Interim consolidated financial statements

For the six-month period ended 30 June 2025



Interim consolidated financial statements

For the six-month period ended 30 June 2025





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GENERAL INFORMATION

THE COMPANY

Thien Viet Securities Joint Stock Company ("the Company") was incorporated under the Law on Enterprises of Vietnam pursuant to the Business Registration Certificate No. 0103014996 issued by the Hanoi Department of Planning and Investment on 13 December 2006, the Enterprise Registration Certificate No.0102114648 amended for the 7th time on 05 July 2024, the Establishment and Operating Licence No. 36/UBCK-GPHDKD was initially issued by the State Securities Commission ("SSC") on 25 December 2006 and was amended several times (the latest amendment No. 48/GPDC-UBCK was issued by the SSC on 25 June 2024). The Company established Thien Viet Securities Joint Stock Company - Ho Chi Minh City Branch in accordance with Decision 505/QD-UBCK issued on 07 September 2007 by the SSC.

As at 30 June 2025, the Company's charter capital was VND1,669,952,740,000 according to the latest Licence No. 48/GPĐC-UBCK issued by the SSC on 25 June 2024.

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The Company's primary activities are to provide brokerage service, proprietary trading, underwriting for securities issues, securities investment advisory service and financial advisory service, custodian service and margin trading.

As at 30 June 2025, the Company had its head office located at 15th Floor, Harec Tower, 4 Lang Ha Street, Giang Vo Ward, Hanoi City, Viet Nam and one (01) branch (Ho Chi Minh City Branch) located at 9th Floor, Bitexco Nam Long Building, 63A Vo Van Tan Street, Xuan Hoa Ward, Ho Chi Minh City, Viet Nam.

As at 30 June 2025, the Company had one (01) subsidiary which is Thien Viet Asset Management Joint Stock Company ("TVAM"), TVAM had one (01) subsidiary which is Camellia Wealth Joint Stock Company (together refer as "the Group"). The Company had two (02) associates which are Thien Minh Credit Rating Joint Stock Company ("TMR") and CASSA Joint Stock Company ("CASSA"). TVAM had one (01) associate which is Finsight Joint Stock Company.

BOARD OF DIRECTORS

Members of the Board of Directors during the period and at the date of these interim consolidated financial statements are:

Name Title		Appointment/Re-appointment date
Mr. Nguyen Trung Ha	Chairman	Re-appointed on 24 April 2024
Mr. Terence Ting	Vice Chairman	Re-appointed on 24 April 2024
Ms. Nguyen Thanh Thao	Member	Re-appointed on 24 April 2024
Ms. Bui Thi Kim Oanh	Member	Re-appointed on 24 April 2024
Mr. Ngo Nhat Minh	Member	Appointed on 24 April 2024
Mr. Tran Vinh Quang	Member	Appointed on 24 April 2024
Mr. Huynh Minh Viet	Member	Appointed on 24 April 2024

BOARD OF SUPERVISION

Members of the Board of Supervision during the period and at the date of these interim consolidated financial statements are:

Name	Title	Re-appointment date
Mr. Do Viet Hung	Head of the Board of Supervision	Re-appointed on 24 April 2024
Ms. Tran Thi Hong Nhung	Member	Re-appointed on 24 April 2024
Mr. Bui The Toan	Member	Re-appointed on 24 April 2024

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Thien Viet Securities Joint Stock Company

GENERAL INFORMATION (continued)

THE GENERAL DIRECTOR

The General Director of the Company during the period and at the date of these interim consolidated financial statements is Ms. Nguyen Thanh Thao, re-appointed on 08 March 2023.

LEGAL REPRESENTATIVES

The legal representatives of the Company during the period and at the date of these interim consolidated financial statements are Mr. Nguyen Trung Ha - Chairman, and Ms. Nguyen Thanh Thao - General Director.

AUDITOR

The auditor of the Company is Ernst & Young Vietnam Limited.

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Thien Viet Securities Joint Stock Company

REPORT OF THE GENERAL DIRECTOR

The General Director of Thien Viet Securities Joint Stock Company ("the Company") is pleased to present this report and the interim consolidated financial statements of the Company and and its subsidiary (together refer as "the Group") for the six-month period ended 30 June 2025.

STATEMENT OF RESPONSIBILITY OF THE GENERAL DIRECTOR OF THE COMPANY IN RESPECT OF THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS

The General Director of the Company is responsible for preparing the interim consolidated financial statements which give a true and fair view of the interim consolidated financial position of the Group as at 30 June 2025 and the interim consolidated results of its operations, its interim consolidated cash flows and its interim consolidated changes in equity for the six-month period then ended. In preparing the interim consolidated financial statements, the General Director is required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and estimates that are reasonable and prudent;
- state whether applicable accounting standards have been followed, subject to any material departures disclosed and explained in the interim consolidated financial statements; and
- prepare the interim consolidated financial statements on a going concern basis unless it is inappropriate
 to presume that the Group will continue in business.

The General Director of the Company is responsible for ensuring that proper accounting records are kept which disclose, with reasonable accuracy at any time, the interim consolidated financial position of the Group and enable the interim consolidated financial statements to be prepared which comply with the basis of accounting as set out in Note 2 and Note 3 to the interim consolidated financial statements. The General Director of the Company is also responsible for safeguarding the assets of the Group and hence for taking reasonable steps for prevention and detection of fraud or error.

The General Director confirmed that the preparation of the accompanying interim consolidated financial statements has complied with the above requirements.

APPROVAL OF THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS

The General Director hereby, approves the accompanying interim consolidated financial statements which give a true and fair view of the interim consolidated financial position of the Group as at 30 June 2025 and the interim consolidated results of its operations, its interim consolidated cash flows and its interim consolidated changes in equity for the six-month period then ended, in accordance with Vietnamese Accounting Standards, Vietnamese Enterprise Accounting System and prevailing regulations on preparation and presentation of interim consolidated financial statements applicable to securities companies operating Constant in the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities companies operating the consolidated financial statements applicable to securities operations and the consolidated financial statements applicable to securities operations and the consolidated financial statements applicable to securities operations and the consolidated financial statements applicable to securities operations and the consolidated f

Ms. Nguyen Thanh Thao

General Director

CHỨNG KHOÁN ∖THÆN VIÊT⊶

Hanoi, Vietnam

14 August 2025



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Reference: 11541855/E-69343627/LR-C

REPORT ON REVIEW OF INTERIM CONSOLIDATED FINANCIAL STATEMENTS

To: The Shareholders of Thien Viet Securities Joint Stock Company

We have reviewed the accompanying interim consolidated financial statements of Thien Viet Securities Joint Stock Company ("the Company") and its subsidiary (together refer as the "Group"), as prepared on 14 August 2025 and set out on pages 6 to 90, which comprise the interim consolidated statement of financial position as at 30 June 2025, the interim consolidated results of its operations, the interim consolidated cash flow statement and the interim consolidated statement of changes in owners' equity for the six-month period then ended and the notes thereto.

The General Director's responsibility

The General Director of the Company is responsible for the preparation and fair presentation of these interim consolidated financial statements in accordance with Vietnamese Accounting Standards, Vietnamese Enterprise Accounting System, accounting guidance applicable to securities companies and the statutory requirements relevant to the preparation and presentation of the interim consolidated financial statements, and for such internal control as General Director determines is necessary to enable the preparation and presentation of the interim consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' responsibility

Our responsibility is to express a conclusion on the interim consolidated financial statements based on our review. We conducted our review in accordance with Vietnamese Standard on Review Engagements No. 2410 - Review of Interim Financial Information Performed by the Independent Auditor of the Entity.

A review of the interim consolidated financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Vietnamese Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.



Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim consolidated financial statements do not give a true and fair view, in all material respects, of the interim consolidated financial position of the Group as at 30 June 2025, and of the interim consolidated results of its operations, its interim consolidated cash flows and its interim consolidated changes in owners' equity for the six-month period then ended in accordance with Vietnamese Accounting Standards, Vietnamese Enterprise Accounting System, accounting guidance applicable to securities companies and the statutory requirements relevant to the preparation and presentation of the interim consolidated financial statements.

Other matters

The interim consolidated financial statements of the Group for the six-month period ended 30 June 2024 were reviewed by another audit firm which expressed an unmodified conclusion on those interim consolidated financial statements on 29 August 2024.

The consolidated financial statements of the Group for the year ended 31 December 2024 were also audited by another audit firm which expressed an unqualified opinion on those consolidated financial statements on 10 March 2025.

Ernst & Young Vietnam Limited

Nguven Phuong Nga Deputy General Director

Audit Practicing Registration Certificate No. 0763-2024-004-1

Ho Chi Minh City, Vietnam

14 August 2025

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Thien Viet Securities Joint Stock Company

INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION as at 30 June 2025

B01a-CTCK/HN

Code	Ite	ms	Notes	As at 30 June 2025 VND	As at 31 December 2024 VND
100	A.	CURRENT ASSETS		6,185,643,233,191	6,787,522,628,360
110	1.	Short-term financial assets		6,180,012,821,097	6,782,367,146,805
111	1.	Cash and cash equivalents	4.1	416,581,546,767	211,433,657,695
111.1	, .	1.1. Cash	1	415,581,546,767	208,433,657,695
111.2		1.2. Cash equivalents		1,000,000,000	3,000,000,000
112	2.	Financial assets at fair value through profit	4.3.1,		11.#00001#00114.00#00114.00
		and loss ("FVTPL")	4.3.2	1,609,460,015,561	1,105,202,484,187
113	3.	Held-to-maturity investments ("HTM")	4.3.3(a)	3,323,871,957,398	4,388,971,276,452
114	4.	Loans	4.3.4	365,748,122,076	429,131,804,654
115	5.	Available-for-sale financial assets ("AFS")	4.3.5	307,888,090,653	311,745,305,280
117	6.	Receivables	4.4(a)	127,833,711,182	291,731,775,419
117.1		6.1 Receivables from disposals of financial			
447.0		assets		41,440,000,000	219,534,886,900
117.2		6.2 Dividends and interest receivables		86,393,711,182	72,196,888,519
117.4		6.2.1 Dividends and interest receivables		86,393,711,182	70 406 000 540
118	7.	not yet due Prepayments to suppliers	4.5	2,534,944,910	72,196,888,519 3,155,281,135
119	8.	Service-related receivables	4.6	26,031,289,668	40,994,527,376
122	9.	Other receivables	4.0	63,142,882	1,034,607
	6.3			The second Waster Prince and	
130	II.	Other current assets		5,630,412,094	5,155,481,555
131	1.	Advances		6,000,000	6,000,000
133	2.	Short-term prepaid expenses	4.7	5,421,026,027	4,957,359,228
135	3.	Value Added Tax ("VAT") to be reclaimed	4.14.1	203,386,067	192,122,327
200	B.	NON-CURRENT ASSETS		481,502,978,172	597,961,212,986
210	I.	Long-term financial assets		430,593,157,442	547,288,588,675
211	1.	Other long-term receivables	4.4(b)	1,615,734,470	3,672,463,030
212	2.	Long-term investments		428,977,422,972	543,616,125,645
212.1		2.1. HTM investments	4.3.3(b)	243,367,474,000	444,474,176,000
212.3		2.2. Investment in associates	4.8	185,609,948,972	99,141,949,645
220	II.	Fixed assets		20,376,755,428	21,197,826,330
221	1.	Tangible fixed assets	4.9	8,253,841,543	10,122,178,004
222		1.1 Cost		35,690,130,878	35,690,130,878
223a		1.2 Accumulated depreciation		(27, 436, 289, 335)	(25,567,952,874)
227	2.	Intangible fixed assets	4.10	12,122,913,885	11,075,648,326
228	- T-1	2.1 Cost	1.10	39,118,602,909	35,464,862,909
229a		2.2 Accumulated amortisation		(26,995,689,024)	(24,389,214,583)
240	III.	Construction in progress		255,657,500	490,617,500
250	Chevassan	Other non-current assets		30,277,407,802	28,984,180,481
251	1.	Long-term deposits, collaterals, and pledges	4.11	1,448,354,061	1,438,716,344
252	2.	Long-term prepaid expenses	4.7	5,497,577,274	4,663,596,587
253	3.	Deferred income tax assets	4.20	1,665,634,460	1,665,634,460
254	3. 4.	Deposits in the Settlement Support Fund	4.12.1	11,582,270,996	11,141,047,501
255	5.	Other non-current assets	4.12.2	10,083,571,011	10,075,185,589
200	٠.	Caron Horroditoric addeds	1, 12,2	10,000,071,011	10,070,100,000
270	TO	TAL ASSETS		6,667,146,211,363	7,385,483,841,346

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Thien Viet Securities Joint Stock Company

INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued) as at 30 June 2025

B01a-CTCK/HN

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Code	Items	Notes	As at 30 June 2025 VND	As at 31 December 2024 VND
300	C. LIABILITIES		4,251,022,644,284	5,051,314,728,251
310	I. Current liabilities		4,226,810,239,816	5,032,135,356,448
311	Short-term borrowings and			
	finance leases		4,130,061,035,754	4,652,098,490,000
312	1.1 Short-term borrowings	4.13	4,130,061,035,754	4,652,098,490,000
318	Trading obligations	4.15	3,300,678,426	609,613,617
320	Short-term trade payables	4.16	10,147,390,467	275,388,648,998
321	Short-term advances from customers		12,000,000	12,000,000
322	Taxes and other payables to the State	4.14.2	13,071,753,416	34,043,115,487
323	Payables to employees		4,321,267,884	19,136,834,496
324	Accrued employees' benefits	10 1000=2	52,426,319	56,199,520
325	Short-term accrued expenses	4.17	20,298,069,254	19,239,166,523
329	Other short-term payables	4.18	1,782,576,203	1,860,082,779
331	10. Bonus and welfare funds	4.19	43,763,042,093	29,691,205,028
340	II. Non-current liabilities		24,212,404,468	19,179,371,803
356	 Deferred income tax liabilities 	4.20	24,212,404,468	19,179,371,803
400	D. OWNERS' EQUITY		2,416,123,567,079	2,334,169,113,095
410	I. Owners' equity	4.21.3	2,416,123,567,079	2,334,169,113,095
411	1. Owners' capital		1,685,213,781,300	1,685,213,781,300
411.1	1.1 Share capital		1,669,952,740,000	1,669,952,740,000
411.1a	a. Ordinary shares with voting rights	4.21.1	1,669,952,740,000	1,669,952,740,000
411.2	1.2 Share premium	14/8/8/8/3400/	15,261,041,300	15,261,041,300
414	Supplementary capital reserve		2,385,326,228	2,385,326,228
415	Financial risk and operation reserve		2,515,647,373	2,515,647,373
417	 Undistributed profits 	4.21.2	724,650,653,430	642,838,476,895
417.1	4.1. Realised profits after tax		636, 820, 132, 581	590,160,309,835
417.2	4.2. Unrealised profits	1	87,830,520,849	52,678,167,060
418	5. Non-controlling interests	4.22	1,358,158,748	1,215,881,299
440	TOTAL LIABILITIES			0.000.00.00.00.00.00.00.00.00.00.00.00.
25-25-70	AND OWNERS' EQUITY		6,667,146,211,363	7,385,483,841,346

INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued) as at 30 June 2025

B01a-CTCK/HN

INTERIM CONSOLIDATED OFF-BALANCE SHEET ITEMS

Code	Ite	ms	Notes	As at 30 June 2025 VND	As at 31 December 2024 VND
	A.	ASSETS OF THE COMPANY AND ASSETS UNDER ENTRUSTMENT			
004	1.	Bad debts written off	4.23.1	38,612,181,106	38,612,181,106
005	2.	Foreign currencies	4.23.2	-	-
006	3.	Number of shares in issue (*)	4.23.3	166,995,274	166,995,274
800	4.	Financial assets listed/registered at Viet Nam Securities Depository and Clearing			-20
009	5.	Corporation ("VSDC") of the Company Financial assets in custody of VSDC and	4.23.4	435,437,110,000	492,282,730,000
3446000	(V-Secreta	not yet traded of the Company	4.23.5	2,400,000	1,900,000
010	6.	Financial assets purchased and awaiting	10077853182	259,000,000,000	
		for settlement of the Company	4.23.6	3,031,630,000	1,050,940,000
012	7.	Financial assets not in custody of VSDC	96/20/21/91/20	200 200 100 100 100 100 100 100 100 100	
		of the Company	4.23.7	60,935,240,000	63,945,240,000
013	8.	Entitled financial assets of the Company		2,700,000,000	-
	В.	ASSETS OF AND LIABILITIES TO CUSTOMERS			
021	1.	Financial assets listed/registered at			U. Westerner
-resentini	3.555	VSDC of investors	4.23.8	2,045,213,770,000	2,121,064,690,000
021.1		a. Unrestricted financial assets		1,867,547,110,000	1,980,125,840,000
021.2	H	b. Restricted financial assets		7,902,770,000	14,005,500,000
021.3		c. Mortgaged financial assets		156,150,000,000	110,650,000,000
021.4		d. Blocked financial assets		70,000	70,000
021.5		e. Financial assets awaiting settlement		13,613,820,000	16,283,280,000
022	2.	Non-traded financial assets deposited at			
		VSDC of investors	4.23.9	14,643,790,000	8,544,470,000
022.1		a. Unrestricted and non-traded financial assets deposited at VSDC		14,643,790,000	8,544,470,000
023	3.	Financial assets awaiting for settlement of			
		investors	4.23.10	13,387,320,000	8,237,950,000
025	4.	Entitled financial assets of investors	4.23.11	10,951,540,000	2,624,540,000

^(*) This item represents the number of shares in circulation (unit of measurement: quantity).

INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued) as at 30 June 2025

B01a-CTCK/HN

INTERIM CONSOLIDATED OFF-BALANCE SHEET ITEMS (continued)

Code	Items	Notes	As at 30 June 2025 VND	As at 31 December 2024 VND
	B. ASSETS OF AND LIABILITIES TO CUSTOMERS (continued)			
026 027	Customers' deposits 5.1 Investors' deposits for securities trading activities managed by the	455	100,945,244,067	75,343,833,576
	Company		96,968,224,560	75,317,196,998
27.1	Investors' deposits at VSDC		1,052,313,260	128,043,382
029	5.2 Investors' deposits for clearing and	1		
	settlement securities transactions		3,977,019,507	26,636,578
029.1	a. Domestic investors' deposits fo clearing and settlement securities transactions	0.1	19,380,412	17,571,925
029.2	b. Foreign investors' deposits for clearing and settlement securities		19,360,412	17,371,923
	transactions		3,957,639,095	9,064,653
031	Payables to investors - investors' deposits for securities trading activities managed by			
	the Company	4.23.13	100,945,244,067	75,343,833,576
031.1	6.1 Payables to investors - domestic investors' deposits for securities trading activities managed by the Company	3	91,850,181,449	70,456,098,676
031.2	6.2 Payables to investors - foreign investors' deposits for securities	3	91,030,101,449	70,430,098,076
035	trading activities managed by the Company 7. Dividends, bond principal and interest		9,095,062,618	4,887,734,900
033	payables	4.23.14	1,726,242,720	1,730,602,650

Hanoi, Vietnam 14 August 2025

Prepared by:

Reviewed by:

Mr. Truong Quan Bao

Preparer

Mr. Do Minh Tien Finance and Accounting

Director cum Chief Accountant

Ms. Nguyen Thanh Thao

General Director

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Thien Viet Securities Joint Stock Company

INTERIM CONSOLIDATED STATEMENT OF INCOME for the six-month period ended 30 June 2025

B02a-CTCK/HN

Code	Items	Notes	For the six-month period ended 30 June 2025 VND	For the six-month period ended 30 June 2024 VND
	I. OPERATING INCOME			
01	Gain from financial assets at FVTPL		212,637,864,854	300,936,706,810
01.1	1.1 Gain from disposal of financial assets at		00 000 704 040	404 000 040 000
01.2	FVTPL 1.2 Gain from revaluation of financial assets	5.1.1	92,060,761,649	184,686,619,609
01.2	at FVTPL	5.1.2	115,281,355,711	97,021,912,557
01.3	1.3 Dividends, interest income from financial	U. 1.12	110,201,000,111	01,021,012,001
	assets at FVTPL	5.1.3	5,295,747,494	19,228,174,644
02	Gain from HTM investments	5.1.3	125,176,100,181	348,664,376,997
03	Gain from loans and receivables	5.1.3	18,180,440,949	15,195,367,722
06	Revenue from brokerage services		7,436,151,766	14,128,038,736
09	Revenue from securities custodian services		322,838,379	272,835,516
10	Revenue from financial advisory services		8,714,113,636	926,363,636
11	7. Other operating income	5.2	30,364,407,404	8,045,339,242
20	Total operating revenue		402,831,917,169	688,169,028,659
	II. OPERATING EXPENSES			
21	Loss from financial assets at FVTPL		(116,967,551,518)	(126,978,783,537)
21.1	1.1 Loss from disposal of financial assets at FVTPL	5.1.1	(41,435,523,110)	(16,076,635,956)
21.2	1.2 Loss from revaluation of financial assets at FVTPL	5.1.2	(75,095,969,257)	(110,779,836,956)
21.3	1.3 Transaction costs for acquisition of	0.1.2	(10,030,303,201)	(110,113,030,330)
21.0	financial assets at FVTPL		(436,059,151)	(122,310,625)
24	2. Provision expenses for diminution in value			,
	and impairment of financial assets, doubtful			
	debts and borrowing costs of loans		(6,521,069,338)	(645, 350, 000)
26	Expenses for proprietary trading activities	5.3	(18,905,712,996)	(26,809,394,593)
27	Expenses for brokerage services	5.3	(10,458,967,633)	(14,500,017,906)
30	Expenses for securities custodian services		(270,016,642)	(219,014,271)
31	Expenses for financial advisory services	5.3	(6,284,237,270)	(4,621,107,343)
32	7. Expenses for other activities	5.3	(10,964,079,684)	(8,462,129,178)
40	Total operating expenses		(170,371,635,081)	(182,235,796,828)
	III. FINANCIAL INCOME			
41	Realised and unrealised foreign exchange			
202	gain			4,461,495
42	Dividends, interest income from demand		004 550 055	0.40.074.675
46	deposits		261,552,257	242,274,872
43	Profit from selling investments in subsidiary		7 047 000 007	1,379,754,000
44	Other financial income		7,817,803,327	1,480,177,943
50	Total financial income	5.4	8,079,355,584	3,106,668,310

INTERIM CONSOLIDATED STATEMENT OF INCOME (continued) for the six-month period ended 30 June 2025

B02a-CTCK/HN

Code	Items	Notes	For the six-month period ended 30 June 2025 VND	For the six-month period ended 30 June 2024 VND
	IV. FINANCIAL EXPENSES			
51	1. Realised and unrealised foreign exchange			
52	loss 2. Interest expenses		(98,900,617,065)	(4,075,167) (86,977,772,539)
55	Other financial expenses		(98,900,017,005)	(233,338,133,263)
60	Total financial expenses	5.5	(98,900,617,065)	(320,319,980,969)
62	V. GENERAL AND ADMINISTRATIVE			
	EXPENSES	5.6	(25,993,835,951)	(35,657,499,466)
70	VI. OPERATING PROFIT		115,645,184,656	153,062,419,706
	VII. OTHER INCOME AND EXPENSES			
71	1. Other income		143,657,304	995,895,135
72	2. Other expenses		(519,713,238)	(289,093,891)
80	Total other operating profit/(loss)		(376,055,934)	706,801,244
90	VIII.PROFIT BEFORE TAX		115,269,128,722	153,769,220,950
91 92	Realised profit Unrealised profit/(loss)		75,083,742,268 40,185,386,454	167,527,145,349 (13,757,924,399)
100	IX. CORPORATE INCOME TAX ("CIT") EXPENSES	5.7	(19,242,837,673)	(25,884,543,582)
100.1	CIT expenses – current	5.7.1	(14,209,805,008)	(27,657,023,540)
100.2	CIT expenses - deferred	5.7.2	(5,033,032,665)	1,772,479,958
200	X. PROFIT AFTER TAX		96,026,291,049	127,884,677,368
201 203	 Attributable to shareholders of the Company Attributable to non-controlling interest 		95,884,013,600 142,277,449	127,683,342,737 201,334,631
300	XI. OTHER COMPREHENSIVE INCOME AFTER TAX		_	-
400	XII. TOTAL CONSOLIDATED OTHER COMPREHENSIVE INCOME		-	
500	XIII.EARNINGS PER SHARE			
501 502	Basic earnings per share (VND/share) Diluted earnings per share (VND/share)	8.5 8.5	574 574	681 681

Hanoi, Vietnam 14 August 2025

Ms. Nguyen Thanh Thac

Prepared by:

Reviewed by:

Mr. Truong Quan Bao Preparer

Mr. Do Minh Tien

Finance and Accounting Director General Director

cum Chief Accountant

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INTERIM CONSOLIDATED STATEMENT OF CASH FLOWS (Indirect method) for the six-month period ended 30 June 2025

B03b-CTCK/HN

Code	Items	Notes	For the six-month period ended 30 June 2025 VND	For the six-month period ended 30 June 2024 VND
	I. CASH FLOWS FROM OPERATING ACTIVITIES			
01	1. Net accounting profit before tax		115,269,128,722	153,769,220,950
02	2. Adjustments for		14,069,248,326	(5,399,067,366)
03	Depreciation and amortisation		4,474,810,902	3,375,484,022
04 06 07 08	Provisions Interest expenses Gain from investing activities Accrued interest income		105,421,686,403 (7,817,803,327) (88,009,445,652)	645,350,000 86,977,772,539 (2,637,397,540) (93,760,276,387)
10	3. Increase in non-monetary expenses		75,095,969,257	110,779,836,956
11	Loss from revaluation of financial assets at		20 20 00	
13444	FVTPL	5.1.2	75,095,969,257	110,779,836,956
18	4. Decrease in non-monetary income		(115,281,355,711)	(97,021,912,557)
19	Gain from revaluation of financial assets at FVTPL	5.1.2	(115,281,355,711)	(97,021,912,557)
30	5. Operating profit before changes in working capital		717,185,188,654	113,372,896,012
31	(Increase)/decrease in financial assets at FVTPL		(464,072,144,920)	410,303,818,487
32	Decrease/(increase) in HTM investments		1,266,206,021,054	(2,755,379,521,843)
33	Decrease/(increase) in loans		63,383,682,578	(124,938,502,782)
34 35	Decrease in AFS		847,214,627	903,261,739,725
33	Decrease/(increase) in receivables from sale of financial assets		178,094,886,900	(182,009,196,820)
36	Decrease/(increase) in dividends and			
27	interests receivables from financial assets		75,869,351,549	(56,133,876,648)
37	Decrease/(increase) in service-related receivables		14,963,237,708	(2,609,143,336)
39	Decrease/(increase) in other receivables		558,227,950	(14,489,890,825)
40	Increase in other assets		(459,246,634)	(4,008,085,551)
41	Increase in accrued expenses (excluding		4 000 770 470	70 000 070 545
42	interest expenses) Increase in prepaid expenses		1,383,779,476 (1,297,647,486)	70,938,878,545 (594,255,764)
43	CIT paid	4.14.2	(35,663,686,235)	(16,781,176,489)
44	Interest expenses paid	100000000000000000000000000000000000000	(105,746,563,148)	(87,269,055,181)
45	(Decrease)/increase in trade payables		(265,241,258,531)	215,227,757,167
46	(Decrease)/increase in employees' benefits		(3,773,201)	84,840,500
47	Increase/(decrease) in tax and other payables to the State (excluding CIT paid)		471,255,416	(3,855,278,888)
48	Decrease in payables to employees		(14,815,566,612)	(6,984,072,741)
50	Increase in other payables		2,707,418,163	1,768,607,918,456
60	Net cash inflows from operating activities		806,338,179,248	275,500,973,995



INTERIM CONSOLIDATED STATEMENT OF CASH FLOWS

(Indirect method) (continued) for the six-month period ended 30 June 2025

B03b-CTCK/HN

Code	Items	Notes	For the six-month period ended 30 June 2025 VND	For the six-month period ended 30 June 2024 VND
	II. CASH FLOWS FROM INVESTING ACTIVITIES			
61	Purchases and construction of fixed assets, investment properties and other		(2.449.790.000)	/E 462 950 900\
62	long-term assets Proceeds from disposal of fixed assets, investment properties and other long-		(3,418,780,000)	(5,462,859,899)
63	term assets Payments for investments in associates/joint ventures and		-	863,636,364
64	investments in other entities		(85,300,000,000)	-
	Proceeds from disposals of investment in subsidiaries			44,828,929,071
65	Dividends, profits received from investment in subsidiaries		9,659,804,000	_
70	Net cash (outflows)/inflows from		(70.050.070.000)	40 220 705 526
	investing activities III. CASH FLOWS FROM FINANCING ACTIVITIES		(79,058,976,000)	40,229,705,536
71 73 73.2 74 74.3 76	Proceeds from issuing shares, receiving capital contribution from shareholders Drawdowns of borrowings Drawdowns of other borrowings Repayments of borrowings Repayments of other borrowings Dividends, profits distributed to shareholders		8,675,988,395,754 8,675,988,395,754 (9,198,025,850,000) (9,198,025,850,000) (93,859,930)	1,150,000,000 8,049,074,083,870 8,049,074,083,870 (8,365,645,558,150) (8,365,645,558,150) (701,458,808)
80	Net cash outflows from financing activities		(522,131,314,176)	(316,122,933,088)
90	NET CASH AND CASH EQUIVALENTS DURING THE PERIOD		205,147,889,072	(392,253,557)
101	CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE PERIOD	4.1	211,433,657,695	281,136,606,014
101.1 101.2	Cash Cash and equivalents		208,433,657,695 3,000,000,000	181,136,606,014 100,000,000,000
103	CASH AND CASH EQUIVALENTS AT THE END OF THE PERIOD	4.1	416,581,546,767	280,744,352,457
103.1 103.2	Cash Cash and equivalents		415,581,546,767 1,000,000,000	272,744,352,457 8,000,000,000

INTERIM CONSOLIDATED STATEMENT OF CASH FLOWS (Indirect method) (continued) for the six-month period ended 30 June 2025

B03b-CTCK/HN

CASH FLOWS FROM BROKERAGE AND TRUST ACTIVITIES OF THE CUSTOMERS

Code	Items	Notes	For the six-month period ended 30 June 2025 VND	For the six-month period ended 30 June 2024 VND
	I. Cash flows from brokerage and entrusted activities of customers			
01	Cash receipts from sales of brokerage securities of customers		822,782,752,459	569,463,137,150
02 07	Cash payments for acquisitions of brokerage securities of customers Cash receipts for settlements of		(546,138,735,718)	(1,180,860,972,274)
08	Cash receipts for settlements of securities transactions of customers Cash payments for settlements of		1,984,892,237,051	2,071,202,404,347
11	securities transactions of customers Cash payments for custodian fees of		(2,256,989,858,184)	(1,427,033,195,447)
	customers		(337,856,804)	(250,458,504)
14	Cash receipts from securities issuers		41,114,724,687	34,801,220,624
15	Cash payments to securities issuers		(19,721,853,000)	(9,935,659,000)
20	Net cash inflows during the period		25,601,410,491	57,386,476,896
30	II. Cash and cash equivalents of customers at the beginning of the period	4.23.12	75,343,833,576	126,578,021,863
31	Cash at banks at the beginning of the period:		75,343,833,576	126,578,021,863
32	Investors' deposits for securities trading activities managed by the			
34	Company Deposits for clearing and settlement of		75,317,196,998	126,549,893,208
	securities transaction		26,636,578	28,128,655
40	III. Cash and cash equivalents of customers at the end of the period	4.23.12	100,945,244,067	183,964,498,759
41 42	Cash at banks at the end of the period: Investors' deposits for securities		100,945,244,067	183,964,498,759
44	trading activities managed by the Company Deposits for clearing and settlement of		96,968,224,560	183,936,261,730
	securities transaction		3,977,019,507	28,237,029

Prepared by:

Mr. Truong Quan Bao

Preparer

Reviewed by:

Mr. Do Minh Tien

Finance and Accounting Director cum Chief Accountant

CHỨNG KHOÁN

Ms. Nguyen Thanh Thao General Director

Hanoi, Vietnam 14 August 2025

INTERIM CONSOLIDATED STATEMENT OF CHANGES IN EQUITY for the six-month period ended 30 June 2025

B04a-CTCK/HN

		Opening balance		Increase/(decrease)				Closing balance	
		Anat	Anat	Previou	s period	Curren	t period	(160/ - 100/	
Items	Note	As at 01 January 2024 Note VND		Increase VND	Decrease VND	Increase VND	Decrease VND	As at 30 June 2024 VND	As at 30 June 2025 VND
I. CHANGES IN OWNERS' EQUITY									
1.Share capital 1.1. Ordinary shares		1,527,257,761,300	1,685,213,781,300	157,956,020,000	-	-	-	1,685,213,781,300	1,685,213,781,300
with voting rights		1,513,146,720,000	1,669,952,740,000	156,806,020,000	-			1,669,952,740,000	1.669.952.740.000
1.2. Share premium		14,111,041,300				-		15,261,041,300	15,261,041,300
2.Revaluation reserve		-	+	12,098,237,951	(12,098,237,951)	-	-	-	
Supplementary capital					18. 6				
reserve		2,385,326,228	2,385,326,228	5	-	-	-	2,385,326,228	2,385,326,228
Financial risk and			No construction and acceptance					10.007.00000.00000	
operation reserve		2,515,647,373			-	-		2,515,647,373	2,515,647,373
5.Undistributed profits 5.1 Realised profits	4.21.2	521,294,108,385	642,838,476,895	153,500,215,599	(185,152,541,752)	95,884,013,600	(14,071,837,065)	489,641,782,232	724,650,653,430
after tax		481,779,457,339	590,160,309,835	153,500,215,599	(173, 186, 254, 896)	60,731,659,811	(14,071,837,065)	462,093,418,042	636,820,132,58
5.2 Unrealised profits		39,514,651,046	52,678,167,060	-	(11,966,286,856)	35,152,353,789	-	27,548,364,190	87,830,520,849
6.Non-controlling interests		1,963,199,491	1,215,881,299	223,811,399	(1,434,225,451)	142,277,449		752,785,439	1,358,158,748
TOTAL	4.21.3	2,055,416,042,777	2,334,169,113,095	323,778,284,949	(198,685,005,154)	96,026,291,049	(14,071,837,065)	2,180,509,322,572	2,416,123,567,079

INTERIM CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (continued) for the six-month period ended 30 June 2025

B04a-CTCK/HN

	Note	Opening balance		Increase/(decrease)				Closing balance	
Items		As at		Previous period		Current period			
		01 January 2024 VND		Increase VND	Decrease VND	Increase VND	Decrease VND	As at 30 June 2024 VND	As at 30 June 2025 VND
II.OTHER COMPREHENSIVE INCOME									
Gain/(loss) from revaluation of AFS financial assets		-	70.	12,098,237,951	(12,098,237,951)	-		-	
TOTAL		-	-	12,098,237,951	(12,098,237,951)	-		-	:-

Hanoi, Vietnam 14 August 2025

Prepared by:

Reviewed by:

Mr. Truong Quan Bao

Preparer

Mr. Do Minh Tien

Finance and Accounting Director cum Chief Accountant General Director

Ms. Nguyen Thanh Thao

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Thien Viet Securities Joint Stock Company

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS as at 30 June 2025 and for the six-month period then ended

B05a-CTCK/HN

1. CORPORATE INFORMATION

Thien Viet Securities Joint Stock Company ("the Company") was incorporated under the Law on Enterprises of Vietnam pursuant to the Business Registration Certificate No. 0103014996 which was initially issued by the Hanoi Department of Planning and Investment on 13 December 2006, the 7th amendment of Enterprise Registration Certificate No.0102114648 dated 05 July 2024, the Establishment and Operating Licence No. 36/UBCK-GPHĐKD which was initially issued by the SSC on 25 December 2006 and was amended several times (the latest amendment No. 48/GPĐC-UBCK was issued by the SSC on 25 June 2024). Thien Viet Securities Joint Stock Company - Ho Chi Minh City Branch was established in accordance with Decision 505/QĐ-UBCK issued by the SSC on 07 September 2007.

The Company's shares were listed on the Ho Chi Minh City Stock Exchange with the ticker symbol TVS.

The Company's primary activities are to provide brokerage service, proprietary trading, underwriting for securities issues, securities investment advisory service and financial advisory service, custodian service and margin trading.

As at 30 June 2025, the Company had its head office located at 15th Floor, Harec Tower, 4 Lang Ha Street, Giang Vo Ward, Hanoi City, Viet Nam and one (01) branch (Ho Chi Minh City Branch) located at 9th Floor, Bitexco Nam Long Building, 63A Vo Van Tan Street, Xuan Hoa Ward, Ho Chi Minh City, Viet Nam.

The Company's latest article of association was updated on 18 June 2024.

As at 30 June 2025, number of employees of the Group is 111 people (31 December 2024: 113 people).

Key operation of the Group

Scale

As at 30 June 2025 VND

Charter capital of the Company Total consolidated owners' equity Total consolidated assets 1,669,952,740,000 2,416,123,567,079 6,667,146,211,363

Investment objectives

The Group's aims are to contribute to the development of the securities market and bring benefits to its customers, investors, and shareholders.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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CORPORATE INFORMATION (continued)

Key operations of the Group (continued)

Investment restrictions

The Company is required to comply with Article 28 of Circular No. 121/2020/TT-BTC dated 31 December 2020 by the Ministry of Finance providing guidance on operation of securities companies and other applicable regulations on investment restrictions. The current applicable practices on investment restrictions are as follows:

- Securities company is not allowed to invest, contribute capital to invest in real-estate assets except for the purpose of use for head office, branches, and transaction offices directly serving professional business activities of the securities company;
- 2. Securities company may invest in real-estate investment and fixed assets on the principle that the carrying value of the fixed assets and real-estate investment should not exceed fifty percent (50%) of the total assets of the securities company;
- Securities company is not allowed to use more than seventy percent (70%) of its owners' equity
 to invest in corporate bonds. Securities company, licensed to engage in self-trading activity, is
 allowed to trade listed bonds in accordance with relevant regulation on trading bonds; and
- 4. Securities company must not by itself, or authorize another organization or individual to:
 - Invest in shares or contribute capital to companies that owned more than fifty percent (50%)
 of the charter capital of the securities company, except for purchasing of odd lots at the
 request of customers;
 - Make joint investment with an affiliated person of five percent (5%) or more in the charter capital of another securities company;
 - Invest more than twenty percent (20%) in the total currently circulating shares or fund certificates of a listing organization;
 - d. Invest more than fifteen percent (15%) in the total currently circulating shares or fund certificates of an unlisted organization, this provision shall not apply to member fund, ETF fund or open-end fund certificates;
 - e. Invest or contribute capital of more than ten percent (10%) in the total paid-up capital of a limited liability company or of a business project;
 - f. Invest more than fifteen percent (15%) of its equity in a single organization or of a business project;
 - g. Invest more than seventy percent (70%) of its total equity in shares, capital contribution and a business project, specifically invest more than twenty percent (20%) of its total equity in unlisted shares, capital contribution and a business project.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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1. CORPORATE INFORMATION (continued)

Key operations of the Group (continued)

Group's structure

As at reporting date, the Company had 01 subsidiary and 02 associates as follows:

				As at 30 .	June 2025	As at 31 Dec	cember 2024
No.	Name	Primary activities	Address	% of ownership	% of voting rights	% of ownership	% of voting rights
	Subsidiary				***	-	1)
1	Thien Viet Asset	Fund management	9th Floor, Bitexco Nam Long Building, 63A Vo				
	Management Joint	-	Van Tan Street, Xuan Hoa Ward, Ho Chi Minh				
	Stock Company		City, Vietnam.				
	("TVAM")		Process The Contract Contract of Contract Contra	99.84	99.84	99.84	99.84
	Associate						
2	Thien Minh Credit	Credit rating					
	Rating Joint Stock	- 17	12th Floor, HAREC Building, No. 4 Lang Ha,				
	Company ("TMR") (i)		Giang Vo Ward, Hanoi City, Vietnam.	14.00	14.00	14.00	14.00
3	CASSA Joint Stock	Activities auxiliary to					
	Company ("CASSA") (ii)	financial service activities,	15th Floor, HAREC Building, No. 4 Lang Ha,				
		not elsewhere classified	Giang Vo Ward, Hanoi City, Vietnam.	4.50	49.00	-	-

As at reporting date, TVAM had 01 subsidiary and 01 associate as follows:

				As at 30 Jur	ne 2025	As at 31 Dece	ember 2024
No.	Name	Primary activities	Address	% direct ownership of the Company	% of voting rights of the Company	% direct ownership of the Company	% of voting rights of the Company
	TVAM's subsidiary						
1	Camellia Wealth Joint Stock Company	Investments consulting	7th Floor, Bitexco Nam Long Building, 63A Vo Van Tan Street, Xuan Hoa Ward, Ho Chi				
	(Camellia) (iii) TVAM's associate		Minh City, Vietnam.	1.18	99.67	1.18	99.67
2	Finsight Joint Stock	Activities auxiliary to	7th Floor, Bitexco Nam Long Building, 63A Vo				
	Company ("Finsight")	financial service activities,	Van Tan Street, Xuan Hoa Ward, Ho Chi				
	(iii)	not elsewhere classified	Minh City, Vietnam.	9=0	48.69	*	48.69

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

B05a-CTCK/HN

CORPORATE INFORMATION (continued)

Key operation of the Group (continued)

- (i) As at 30 June 2025, the Company held 14.00% of direct ownership of TMR and had significant influence to this company.
- (ii) As at 30 June 2025, the Company held 15.00% of voting rights of CASSA and Camellia held 34.00% of voting rights of this company.
- (iii) As at 30 June 2025, TVAM held 98.49% of direct ownership in Camellia and 48.69% of direct ownership in Finsight.

2. BASIS OF PREPARATION

2.1 Applied accounting standards and system

The interim consolidated financial statements of the Group are prepared in accordance with Vietnamese Accounting System, the accounting regulation and guidance applicable to securities companies as set out in Circular No. 210/2014/TT-BTC dated 30 December 2014 issued by Ministry of Finance, Circular No. 334/2016/TT-BTC dated 27 December 2016 issued by Ministry of Finance amending, supplementing and replacing Appendices No. 02 and No. 04 of Circular No. 210/2014/TT-BTC, Circular No. 114/2021/TT-BTC dated 17 December 2021 providing guidance on financial regime applicable to securities companies and fund management companies; Official Letter No. 6190/BTC-CĐKT dated 12 May 2017, Circular 23/2018/TT-BTC dated 12 March 2018, Vietnamese Accounting Standard No. 27 – Interim Financial Reporting, Circular No. 202/2014/TT-BTC dated 22 December 2014 issued by Ministry of Finance providing guidance on the preparation and presentation of interim consolidated financial statements and other Vietnamese Accounting Standards issued by the Ministry of Finance as per:

- Decision No. 149/2001/QD-BTC dated 31 December 2001 on the issuance and promulgation of Four Vietnamese Accounting Standard (Series 1);
- Decision No. 165/2002/QD-BTC dated 31 December 2002 on the issuance and promulgation of Six Vietnamese Accounting Standard (Series 2);
- Decision No. 234/2003/QD-BTC dated 30 December 2003 on the issuance and promulgation of Six Vietnamese Accounting Standard (Series 3);
- Decision No. 12/2005/QD-BTC dated 15 February 2005 on the issuance and promulgation of Six Vietnamese Accounting Standard (Series 4); and
- Decision No. 100/2005/QD-BTC dated 28 December 2005 on the issuance and promulgation of Four Vietnamese Accounting Standard (Series 5).

The accounting policies adopted by the Company in the preparation of the interim consolidated financial statements are consistent with those applied in the preparation of the consolidated financial statements for the financial year ended 31 December 2024 and the interim consolidated financial statements for the six-month period ended 30 June 2024.

The accompanying interim consolidated financial statements are not intended to present financial position, results of operations, cash flows and changes in equity in accordance with accounting principles generally accepted in jurisdictions other than Vietnam. The accounting principles and practices utilised in Vietnam may differ from those generally accepted in countries and jurisdictions other than Vietnam.

The interim consolidated financial statements in Vietnamese language are the official statutory interim consolidated financial statements of the Group. The interim consolidated financial statements in English language have been translated from the Vietnamese version.

W.C. A. C.

Thien Viet Securities Joint Stock Company

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

B05a-CTCK/HN

2. BASIS OF PREPARATION (continued)

2.1 Applied accounting standards and system (continued)

The interim consolidated financial statements have been prepared under the historical cost convention as modified by the revaluation of financial assets at fair value through profit or loss ("FVTPL") and available-for-sale financial assets ("AFS") based on market value or fair value (in case market value is not indeterminable).

2.2 Form of records applied

The Group uses the accounting software tailored in general journal to record its transactions.

2.3 Fiscal year and reporting period

The Company's fiscal year applicable for the preparation of its separate and consolidated financial statements starts on 01 January and ends on 31 December.

The Company also prepares its interim separate and interim consolidated financial statements for the six-month period from 01 January to 30 June.

2.4 Basis of consolidation

Subsidiaries

Subsidiaries are all entities over which the Company has the power to govern the financial and operating policies in order to gain future benefits from their activities generally accompanying a shareholding of more than one half of the voting rights. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Company controls another entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Company. They are de-consolidated from the date that control ceases.

The purchase method of accounting is used to account for the acquisition of subsidiaries by the Company. The cost of an acquisition is measured as the fair value of the assets given, equity instruments issued, and liabilities incurred or assumed at the date of exchange, plus costs directly attributable to the acquisition. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any non-controlling interest. The excess of the cost of acquisition over the fair value of the Company's share of the identifiable net assets acquired is recorded as goodwill. If the cost of acquisition is less than the fair value of the net assets of the subsidiary acquired, the difference is recognised directly in the interim consolidated statement of income.

In a step acquisition, when determining goodwill or bargain purchase, the consideration is the sum of the total consideration transferred on the date of acquiring control and previous considerations remeasured to fair value on the date of control acquisition.

Inter-company transactions, balances and unrealised gains and losses on transactions between subsidiaries are eliminated.

Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the parent company.

The financial statements of the subsidiaries for consolidation purpose are prepared for the same reporting period.

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Thien Viet Securities Joint Stock Company

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

B05a-CTCK/HN

BASIS OF PREPARATION (continued)

2.4 Basis of consolidation (continued)

Non-controlling transactions and interests

The Company applies a policy for transactions with non-controlling interests as transactions with external parties to the Company.

Non-controlling interests ("NCI") are measured at their proportionate share of the acquiree's identifiable net assets at date of acquisition.

Transactions leading to the change in the Group's ownership interest that does not result in a loss of control is accounted for as a transaction with owners. The difference between the change in the Company's share of net assets of the subsidiary and any consideration paid or received from divestment of the Company's interest in the subsidiary is recorded directly in the undistributed profits under equity.

Transactions leading to the change in the Group's ownership interest that results in a loss of control, the difference between the Group's share in the net assets of the subsidiary and the net proceeds from divestment is recognised in the consolidated income statement. The retained interest in the entity will be accounted for as either an investment in another entity or an investment to be accounted for as equity since the divestment date.

Associates

Associates are all entities over which the Company has significant influence but not control, and would generally have from 20% to less than 50% of the voting rights of the investee; or have representation on the Board of Directors; or have the right to participate in the policy-making process. Investments in joint ventures and associates are accounted for using the equity method of accounting and are initially recognised at cost. The Group's investment in associates includes goodwill identified on acquisition, net of any accumulated impairment loss.

Subsequently, the Group's share of the post-acquisition profits or losses of its associates' is recognised in the interim consolidated statement of income. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in associate equals or exceeds its interest in the associate, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate.

Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

Unrealised gains and losses on transactions between the Group with its associates are eliminated to the extent of the Group' interest in the associates.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

B05a-CTCK/HN

2. BASIS OF PREPARATION (continued)

2.5 Accounting currency

The interim consolidated financial statements are prepared in Vietnam Dong ("VND") which is also the Group's accounting currency.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

3.1 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand, cash at banks and short-term, investments with an original maturity of three (03) months or less from investment date, that are highly liquid, readily convertible into known amounts of cash and subject to an insignificant risk of change in value.

Cash deposited by customers for securities trading and cash deposited by securities issuers are presented on the consolidated off-balance sheet.

3.2 Financial assets at fair value through profit and loss ("FVTPL")

Financial assets at FVTPL are financial assets held for trading or designated by the General Director at initial recognition at fair value through profit or loss.

A financial asset is classified as held for trading if meeting one of the following conditions:

- It is purchased or created for resale/repurchase in the short term; or
- At initial recognition, it constitutes a part of an identified portfolio of financial instruments which
 are traded for short-term profits; or
- It is a derivative (except those defined as financial guarantees or effective hedges).

At initial recognition, a financial asset is designated by the entity as at FVTPL if such designation promotes the fairness of its presentation due to one of the following reasons:

- Such designation eliminates or significantly reduces a measurement or recognition inconsistency (also called as "accounting mismatch") that would otherwise arise due to different bases; or
- It gives rise to a group of financial assets whose performance is evaluated on a fair value basis, in accordance with a documented risk management or investment strategy and internally disseminated to the Group's key management (as defined in Vietnamese Accounting Standard No .26 - Related parties disclosures) such as the General Director and major shareholders.

Financial assets at FVTPL are initially recorded at cost exclusive of transaction costs. Transaction costs related to purchases of FVTPL financial assets are expensed off immediately.

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Thien Viet Securities Joint Stock Company

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

3.2 Financial assets at fair value through profit and loss ("FVTPL") (continued)

Financial assets at FVTPL are subsequently measured at market value or fair value (in case market value is indeterminable). Those shares, including derivatives to be settled in shares, that not traded on active market or those whose fair value is not reliably determined are accounted at cost. All gains or losses arising from change in fair value of FVTPL financial assets are recognised as profit or loss in the interim consolidated statement of income.

Bonus shares and stock dividends are initially recognised as financial assets at nil cost and only updated the number of shares.

3.3 Held-to-maturity ("HTM") investments

HTM investments are non-derivative financial assets with the following characteristics:

- Payments are fixed or determinable;
- Maturity is fixed;
- The Group has positive intention and ability to hold to maturity.

The following assets are excluded from HTM investments:

- Non-derivatives classified as FVTPL financial assets at initial recognition;
- Non-derivatives classified as available-for-sale ("AFS") financial assets; and
- Non-derivatives qualifying conditions to be classified as loans and receivables.

A financial asset shall not be classified as HTM if the Group has, during the current financial year or during the two preceding financial years, sold or reclassified more than an insignificant amount of HTM financial assets before maturity (more than insignificant in relation to the total amount of HTM financial assets) other than sales or reclassifications that:

- Are so close to maturity or the financial asset's call date (less than 03 months before maturity) that changes in the market rate of interest would not have a significant effect on the financial asset's fair value:
- Occur after the Group has collected substantially all of the financial asset's original principal through scheduled payments or prepayments; or
- Are attributable to an isolated event that is beyond the Group' control, is non-recurring and could not have been reasonably anticipated by the Group.

HTM investments are initially recorded at cost inclusive of directly attributable purchase costs, subsequently measured at amortised cost using effective interest rate method ("EIR").

Effective interest rate method is a method used in calculating the allocation and recognition of the interest income or interest expense over amortised cost in the accounting period of an HTM investment or a group of HTM investments.

Effective interest rate is the rate that exactly discounts estimated future cash payments or receipts through the financial instrument's expected life, or a shorter period where appropriate, to the net present value of a financial asset or a financial liability.

Amortised cost of HTM investments is determined at historical cost less principal received plus (or less) accumulated amortisation using effective interest rate method between historical cost and maturity value, less impairment loss (if any).

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.3 Held-to-maturity ("HTM") investments (continued)

As at the reporting date, HTM investments are provided for impairment loss when there is any objective evidence of impairment or uncollectibility as a result of one or more events that occurred subsequent to initial recognition and affected estimated future cash flows of HTM investments. Objective evidence of impairment may include:

- Significant financial difficulty of the issuer or the obligor;
- A breach of contract, such as default or delinquency in interest or principal payments;
- The lender, for economic or legal reasons relating to the borrower's financial difficulty, granting to the borrower a concession that the lender would not otherwise consider;
- It is becoming probable that the borrower will enter bankruptcy or other financial reorganisation;
- Observable data indicating that there is a measurable decrease in the estimated future cash
 flows from a group of financial assets since the initial recognition of those assets, although the
 decrease cannot yet be identified with the individual financial assets in the group, including:
 - (i) Adverse changes in the payment status of borrowers in the group; or
 - (ii) National or local economic conditions that correlate with defaults on the assets in the group.

Provision for impairment of HTM investments is determined at the difference of the estimated recoverable amount and the carrying value of HTM investments at the reporting date. Provision/(reversal of provision) for such impairment is debited/(credited) to expenses in the interim consolidated statement of income.

HTM investments are classified as current and non-current assets in the interim consolidated statement of financial position based on their remaining maturity as at the reporting date.

3.4 Loans

Loans are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market.

In the reporting period, the Group had the following types of loans:

- Margin lending: the amounts lent to customers for their purchases of listed securities in accordance with Decision 87/QD-UBCK issued by the SSC on 25 January 2017. According to this regulation, the initial margin (ratio of net equity to market value of security to be purchased on margin as at trading date) is set by the Group but shall be not lower than 50%. The margin lending are collaterised by securities eligible for margin lending; and
- Trading advances: the amounts advanced to customers at the trading date and/or the day right after. These amounts are repaid within one point five (1.5) trading days.

Loans are initially recorded at cost and subsequently measured at amortised cost using the effective interest rate method.

Amortised cost of loans is determined at historical cost less principal received plus (or less) accumulated amortisation using effective interest rate between historical cost and maturity value, less impairment loss (if any).

As at reporting date, loans are provided for impairment loss when there is any objective evidence of impairment. Provision for impairment of loans is determined at the difference of market value of collateral and the carrying value of loans at the reporting date. Provision/(reversal of provision) for such impairment is debited/(credited) to expenses in the interim consolidated statement of income.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.5 Available-for-sale ("AFS") financial assets

AFS financial assets are non-derivative financial assets that are not classified as FVTPL, HTM, nor loans and receivables.

AFS financial assets are initially recorded at cost inclusive of directly attributable purchase cost.

At the reporting date, AFS financial assets are measured at fair value. Shares not traded on active market or those whose fair value is not reliably determined are accounted at cost.

All gains or losses from revaluation of AFS financial assets are accounted for directly in equity (other comprehensive income) through the interim consolidated statement of changes in equity, exclusive of impairment losses. Such recognition is applied until the asset is de-recognised.

At derecognition, accumulated gains or losses in equity are recognised in the interim consolidated statement of income as a reclassification. Gains using effective interest method is recognised in the interim consolidated statement of income in accordance with Vietnam Accounting Standard No. 14 – Revenue and other income.

As at the reporting date, AFS financial assets are provided for impairment loss when there is any objective evidence of impairment.

Objective evidence of impairment for debt instruments may include those identified as for HTM investments.

Objective evidence of impairment for equity instruments may include:

- Significant changes which adversely affect the issuer's operations as a result of their impacts
 on the technological, market, economic or legal environment, and indicates that the cost of the
 equity instrument may not be recovered;
- A significant or prolonged decline in the fair value of an investment in an equity instrument below its cost.

Provision for impairment is determined at the difference of the estimated recoverable amount and the carrying value of AFS financial assets at the reporting date.

Impairment loss of AFS financial asset is recorded directly to previously recognised revaluation gain in equity (if any). When there is objective evidence that the AFS financial asset is impaired, accumulated revaluation loss in equity is reclassified to profit or loss in the interim consolidated statement of income despite that asset is yet derecognised.

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Thien Viet Securities Joint Stock Company

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.6 Fair value/market value of financial assets

Fair value/market value of financial assets is determined as follows:

- Shares listed on stock exchanges are revalued at the closing price of the latest trading date up
 to the reporting date. Shares of public companies registered for trading on the Unlisted Public
 Company Market ("UPCoM") are revalued based on the reference price of the latest trading day
 up to the reporting date. Other shares are revalued based on internal revaluation model of the
 Group. Other for which there is insufficient transaction information and their fair value cannot be
 reliably measured, are stated at costs.
- Bonds listed on stock exchanges are revalued based on quoted price (clean price) of outright transaction on stock exchanges at the latest trading date up to the reporting date plus accrued interests. Bonds that are not traded for more than two (02) weeks prior to the valuation date are revalued at purchase price plus accrued interests. Unlisted bonds are revalued at purchase price plus accrued interests.
- Fund certificates are revalued at the closing price of the latest trading date up to the reporting date.
- Delisted shares, shares suspended for trading, shares paused for trading from sixth day onwards are revalued at their book value on the latest reporting date.

For the purpose of determining taxable income, the tax base of the Group's financial assets is measured at cost, less any allowance for diminution in value. Accordingly, the market value of securities for provisioning purposes is determined in accordance with Circular No. 48/2019/TT-BTC issued by the Ministry of Finance on 08 August 2019 and Circular No. 24 /2022/TT-BTC issued on 07 April 2022, which amends and supplements Circular No. 48/2019/TT-BTC providing guidance on the establishment and handling of provisions.

According to Circular No.24/2022/TT-BTC, provisions apply to securities issued by domestic economic organisations in accordance with the laws, owned by enterprises, and either listed or registered for trading on the domestic securities market. These securities must be freely tradable in the market, and their actual market price at the time of preparing the interim consolidated financial statements must be lower than their book value.

Securities that are not subject to provisioning include government bonds, government-guaranteed bonds, and municipal bonds.

3.7 Reclassification of financial assets

Reclassification when selling financial assets other than FVTPL

When selling financial assets other than FVTPL, the Group is required to reclassify these assets from other categories to the FVTPL category before proceeding with the sale. Any accumulated revaluation differences for AFS financial assets that are recorded in equity will be recognised in the interim consolidated statement of income as reclassification adjustments.

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.7 Reclassification of financial assets (continued)

Reclassification due to change in purpose or ability to hold

The Group is required to reclassify financial assets to their applicable categories if their purpose or ability to hold has changed, consequently:

- Non-derivative financial assets at FVTPL or financial assets that are not required to classify as
 financial asset at FVTPL at the initial recognition can be classified as loans and other
 receivables or as cash and cash equivalents if the requirements are met. The gains or losses
 arising from revaluation of financial assets at FVTPL prior to the reclassification are not allowed
 to be reversed.
- If due to a change in intention and ability to hold to maturity, the classification of an investment
 in the HTM investments category is no longer appropriate, that investment must be reclassified
 to the AFS financial assets category and must be revalued at fair value. The difference between
 the carrying amount and the fair value will be recognised in "Revaluation reserve" in the Equity
 section.

3.8 Derecognition of financial assets

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognised to the extent of the Group's continuing involvement in the asset. In that case, the Group also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

3.9 Goodwill

Goodwill arising from business combination is initially recognised at cost, represents the excess of the cost of business combination over the fair value of the Group's share of the net identifiable assets, liabilities and contingent liabilities. If the cost of business combination is less than the fair value of the net assets of the subsidiary acquired, the difference is recognised directly in the interim consolidated statement of income. After initial recognition, goodwill is measured at cost less accumulated amortisation. Goodwill is amortised on the straight-line basis over its estimated period of benefit. Goodwill impairment is tested periodically, if there is evidence that the impairment is higher than the amortisation charged during the year, the Group records the impairment immediately in the financial year.

3.10 Recognition of mortgaged, pledged financial assets

During the period, the Group had mortgaged/pledged financial assets which are used as collaterals for financial obligations of the Group.

According to the terms and conditions of the mortgage/pledge contracts, during the valid period of the contracts, the Group is not allowed to sell, transfer or use the mortgaged/pledged assets under repurchase or swap contracts with any other third party.

In case the Group is unable to fulfill its obligations, the mortgagee/pledgee is allowed to use the mortgaged/pledged assets to settle the obligations of the Group after a period specified in the mortgage/pledge contracts, since the obligations due date.

The mortgaged/pledged assets are monitored in the Group's consolidated statement of financial position in accordance with accounting principles relevant to the assets' classification.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.11 Receivables

Receivables represent the carrying amount of receivables arising from operating activities including sales of financial assets, dividends and accrued interest receivable, service-related receivables, receivables from trading errors and other receivables.

Receivables are classified as current and non-current assets in the interim consolidated statement of financial position based on their remaining maturities at the reporting date.

Receivables are assessed for provisions based on aging of overdue principal debt according to the original debt commitment, without considering any extensions agreed upon by the parties or based on the expected loss if the debt has not yet matured but the economic entity is bankrupt or undergoing dissolution procedures; if the debtor is missing, absconding, being prosecuted, detained, or on trial by law enforcement agencies; or if the debtor is serving a sentence or has died. Change in provision balance is recorded as an increase or decrease in Operating expenses during the period. Receivables determined to be uncollectible will be written off.

The provision level for overdue receivables is as follows:

Overdue period	Provision rate
From over six (06) months to less than one (01) year	30%
From one (01) year to less than two (02) years	50%
From two (02) years to less than three (03) years	70%
From three (03) years and above	100%

3.12 Futures

Futures are listed derivatives in which the parties commit to:

- Buy or sell a quantity of underlying asset at a pre-determined price on a pre-determined future date; or
- Settle the difference between the pre-determined transaction price and the price of the underlying asset on the pre-determined future date.

Brokerage activities

Deposits in Derivatives Clearing Fund are accounted as "Other non-current assets" in the interim consolidated statement of financial position.

Revenue on futures brokerage is accounted in the interim consolidated statement of income under item "Revenue from brokerage services".

Cash and securities deposited for derivatives trading activities of customers is accounted for off consolidated statement of financial position under item 'Customers' deposits for derivatives trading' and "Investors' deposits at VSDC".

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.13 Fixed assets

Fixed assets are stated at historical cost less accumulated depreciation or amortisation.

Historical cost includes any expenditure that is directly attributable to the acquisition of the fixed assets bringing them to suitable conditions for their intended use.

Expenditure which is incurred subsequently and has resulted in an increase in the future economics benefits expected to be obtained from the use of fixed assets, can be capitalised as an additional historical cost. Otherwise, such expenditure is charged to the interim consolidated statement of income when incurred during the period.

Depreciation and amortisation

Depreciation and amortisation of tangible fixed assets and intangible fixed assets are calculated on a straight-line basis over the estimated useful life of each asset as follows:

Leasehold improvements	3 years
Machinery and equipment	2 - 7 years
Motor vehicles	6 years
Office equipment	3 years
Computer software	1 - 5 years
Other tangible fixed assets	3 years
Other intangible fixed assets	2 - 3 years

Disposals

Gains or losses on disposals are determined by comparing net disposal proceeds with the carrying amount of the fixed assets and are recognised as income or expense in the interim consolidated statement of income.

3.14 Operating leases

Leases where a significant portion of the risks and rewards incidental to the asset ownership are retained by the lessor are classified as operating leases.

Rentals respective to operating leases are charged to the interim consolidated statement of income on a straight-line basis over the term of the lease.

3.15 Prepaid expenses

Prepaid expenses represent prepayments for for goods and services; or tools for a certain period or a business cycle from the prepayment date. Prepaid expenses are recorded at historical cost and allocated to expenses using on a straight-line method corresponding to the prepayment period. Prepaid expenses are classified as short-term and long-term in the interim consolidated statement of financial position based on their original terms.

The following types of expenses are recorded as prepaid expenses and are amortised over the period from two (02) months to three (03) years to the interim consolidated statement of income:

- Softwares;
- Office rentals;
- IT equipment;
- · Office repairs; and
- Other services expenses.

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Thien Viet Securities Joint Stock Company

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.16 Short-term/long-term security deposits

Short-term/long-term security deposits are recognised when the Group makes its payments in accordance with the contractual terms and are classified as other current/non-current assets.

3.17 Borrowings

Borrowings include borrowings from banks, financial institutions and other entities. Borrowings are stated at cost as at reporting date.

Borrowings are classified as short-term and long-term borrowings in the interim consolidated statement of financial position based on their remaining terms from the reporting date to their maturity dates.

Borrowing costs are recognised in the interim consolidated statement of income when incurred.

3.18 Payables and accrued expenses

Liabilities are recognised when the Group has an obligation as a result of receiving an asset or entering into a contractual agreement or incurring legal obligations. Liabilities are derecognised when these obligations are fully discharged.

Liabilities are classified as short-term and long-term liabilities in the interim consolidated statement of financial position based on their remaining terms from the reporting date to their maturity dates.

Accrued expenses include amounts payable for goods and services received from sellers during the year but not yet paid due to pending invoices or insufficient records and documents, and are recognised as expenses in the period.

3.19 Offsetting financial assets and liabilities

Financial assets and liabilities are offset, and the net amount is presented in the interim consolidated statement of financial position only when:

- There is a legally enforceable right to offset the recognised amounts, and
- The Group intends to settle on a net basis, or to realise the asset and settle the liability simultaneously.

3.20 Income tax paid on behalf of investors

According to the prevailing taxation regulations in Vietnam, the Group is required to withhold foreign contractor tax of 0.1% on trading proceeds of foreign institutional investors and pay on their behalf. For individual investors (both residents and non-residents), the Group is required to withhold personal income tax ("PIT") of 0.1% on their trading proceeds. The Group will declare and make tax payment on behalf of these investors. For local institutional investors, the Group is not responsible for withholding tax as these entities are responsible for their own tax payments and declarations.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.21 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligation and the amount has been reliably estimated. Provisions are not recognised for future operating losses.

Provisions are measured at the expenditures expected to be required to settle the obligations. If the time value of money is material, provisions will be measured at the present value using pre-tax rates that reflect current market assessments of the time value of money and the risks specific to the obligations. The increases in the provision due to passage of time are recognised as financial expenses.

Changes in the provision balances during the period are debited or credited to operating expenses.

3.22 Employee benefits

3.22.1 Retirement benefits

Upon retirement, employees of the Group will receive retirement benefits through the Social Insurance system managed by the Ministry of Labor, War Invalids and Social Affairs. The Group is obligated to contribute 17.5% of each employee's monthly basic salary, including salary allowances and other additional amounts, to social insurance. Apart from this contribution, the Group has no further obligations.

3.22.2 Severance allowance

According to Section 46 of the Vietnam Labor Code 45/2019/QH14 effective from 01 January 2021, the Group has the obligation to pay allowance arising from voluntary resignation of employees, equal to one-half month's salary for each year of employment up to 31 December 2008 plus salary allowances (if any). From 01 January 2009, the average monthly salary used in this calculation is the average monthly salary of the latest six-month period up to the resignation date.

3.22.3 Unemployment insurance

According to Article 57 of the Employment Law No. 38/2023/QH13 effective from 01 January 2015 and the Decree No. 28/2015/ND-CP dated 12 March 2015 issued by the Government detailing the implementation of a number of articles on the Employment Law on unemployment insurance, the Group is required to contribute to unemployment insurance by paying an amount equal to 1% of the total salary and wages fund for employees participating in unemployment insurance. Additionally, the Group must deduct 1% from each employee's monthly salary and wages for unemployment insurance, and remit this amount concurrently to the Unemployment Insurance Fund.

3.23 Foreign currency transactions

Transactions arising in currencies other than the Group's reporting currency (VND) are recorded at the actual exchange rates of commercial banks at transaction dates. At reporting date, monetary balances denominated in foreign currencies are determined as follows:

- Monetary assets are translated at buying exchange rate of the commercial bank where the Group conducts transactions regularly.
- Monetary liabilities are translated at selling exchange rate of the commercial bank where the Group conducts transactions regularly.

All foreign exchange differences incurred during the period and arising from the revaluation of monetary balances denominated in foreign currencies at the period end are accounted to the interim consolidated statement of income.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.24 Assets of and liabilities of customers

Assets of and liabilities of customers are presented in consolidated off-balance sheet items including:

- Customers' deposits for securities trading, cash of securities issuers and related liabilities; and
- Financial assets of customers

3.25 Revenue recognition

Revenue from rendering of services

Revenue from rendering of services is recognised in the interim consolidated statement of income when the services are rendered, by reference to completion of the specific transaction assessed on the basis of the actual service provided as a proportion of the total services to be provided. Revenue from the rendering of services is only recognised when all four following conditions are satisfied:

- The amount of revenue can be measured reliably;
- It is probable that the economic benefits associated with the transaction will flow to the Group;
- The percentage of completion of the transaction at the reporting date can be measured reliably;
 and
- The costs incurred for the transaction and the costs to complete the transaction can be measured reliably.

When the outcome of a service transaction cannot be reliably estimated, revenue is recognised only to the extent of the costs incurred that are expected to be recoverable.

Revenue from rendering of services to investors comprises securities brokerage fees, underwriting fees, securities custodian service fees, securities investment advisory fees, financial advisory fees and other operating fees.

Revenue from trading of financial assets

The Group revaluates fair value of FVTPL financial assets monthly. The increase in revaluation of FVTPL financial assets is recognised as income and the decrease in revaluation of FVTPL financial assets is recognised as expense in the interim consolidated statement of income on a cumulative basis and not net-off.

Gain/(loss) from sales of financial assets is measured as difference between selling price before selling cost and cost of financial assets disposed. Costs of financial assets disposed are determined using the moving weighted average method up to disposal time.

Other income

Other income comprises earnings derived from activities that are non-recurring and distinct from the Group's primary revenue-generating operations.

Income from fixed income instruments

Income from fixed income instruments comprises interest income from deposits at banks, interest income from HTM investments, income from margin loans and trading advances. This income is recognised on the basis of the actual time and interest rates for each period when both conditions below are simultaneously satisfied:

- · It is probable that economic benefits will be generated; and
- Income can be measured reliably.

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.25 Revenue recognition (continuted)

Dividends income

Dividends income is recognised when the Group has established the rights to receive dividends, except for stock dividends whose quantity is added to the Group's portfolio and is not recognised as income.

3.26 Operating expenses

Expenses are recognised on an accrual basis, matching with revenue and on prudence concept. Expenses are classified by functions as follows: loss from financial assets at FVTPL; provision expenses for diminution in value and impairment of financial assets, doubtful debts and borrowing costs of loans; expenses for proprietary trading activities; expenses for brokerage services; expenses for securities investment advisory services; expenses for securities custodian services; expenses for financial advisory services and expenses for other activities.

3.27 Financial income

Financial income reflects income arising during the period mainly including profits sharing from associate, interest income from demand deposits and foreign exchange gains.

3.28 Financial expenses

Financial expenses are expenses incurred in the period for financial activities mainly including interest expenses and foreign exchange losses.

3.29 General and administrative expenses

General and administrative expenses represent expenses for administrative purposes which mainly include salary expenses, outside services, expenses for office supplies, depreciation and amortisation expenses, operating lease expenses and other administrative expenses.

3.30 Corporate income tax

Current income tax

Current income tax assets and liabilities for the current year and prior years are measured at the amount expected to be recovered from or paid to the tax authorities, using the tax rates and tax laws applicable at the reporting date.

Current income tax is charged or credited to the interim consolidated statement of income of the reporting period, except to the extent that that the income tax arises from a transaction or event which is recognised directly in equity.

Current income tax assets and liabilities are offset only when there is a legally enforceable right for the Group to set off current income tax assets against current income tax liabilities and when the Group intends to settle its current income tax on a net basis.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.30 Corporate income tax (continued)

Deferred income tax

Deferred income tax is provided, using the liability method, on temporary differences at the reporting date between the tax base of assets and liabilities and their carrying amount for financial reporting purposes.

Deferred income tax is recognised for all taxable temporary differences, except to the extent that the deferred income tax arises from the initial recognition of an asset or liability in a transaction that is not a business combination and affects neither the accounting profit nor taxable profit (or loss) at the time of the transaction.

Deferred tax assets are recognised for all deductible temporary differences, carry forward of unused tax losses and unused tax credits, to the extent that it is probable that future taxable profit will be available against which these can be utilised. This excludes cases where a deferred tax asset arises from the initial recognition of an asset or liability in a transaction that, at the time of the transaction, affects neither accounting profit nor taxable profit (or loss).

The carrying amount of a deferred tax asset is reviewed at the end of each reporting date, and it should be reduced to the extent that it is no longer probable that sufficient taxable profit will be available to utilise the deferred tax asset. Previously unrecognised deferred tax assets are reviewed at the end of the reporting date and recognised when it is probable that sufficient taxable profit will be available for utilisation.

Deferred tax assets and liabilities are measured at the tax rates expected to apply to the period when the asset is realised or the liability settled, based on the tax rates and tax laws applicable at the reporting date. Deferred tax assets and liabilities are offset only when the Group has a legally enforceable right to set off these amounts and they relate to the same tax authority and the same taxable entity.

3.31 Owners' equity

Owners' Capital

Owners' capital is recorded according to the actual amounts contributed by shareholders and is recorded according to the par value of the shares.

Share premium is the difference between the par value and the issue price of shares.

Revaluation reserve

Revaluation reserve reflects the differences arising on revaluation of AFS.

Undistributed profits

Undistributed profits record the Group's results (profit or loss) after CIT at the reporting date including cumulative realised profits and cumulative unrealised profits.

Unrealised profits of the period is the difference between gain and loss arisen from revaluation of FVTPL financial assets or other financial assets through profit and loss in the interim consolidated statement of income and deferred income tax arising from such revaluation.

Realised profits during the period is the net difference between total revenue and total expenses in the interim consolidated statement of income of the Group, except for gain or loss arisen from revaluation of financial assets recognised in unrealised profits.



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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.31 Owners' equity (continued)

Financial risk and operation reserve and supplementary capital reserve

Before 01 February 2022:

- According to Circular 146/2014/TT-BTC, TVS and TVAM are required to make annual
 appropriation to the financial risk and operation reserve and supplementary capital reserve at
 5% of the post-tax profit for each reserve in each of its profitable years until the accumulated
 balance of each reserve reaches 10% of the charter capital.
- Financial risk and operation reserve is made to compensate the residual losses and damages arising in operation beyond the indemnification received from the parties causing damages and insurance companies and the utilisation of indemnity funds and the relevant provisions made.
- Supplementary capital reserve serves as a financial resource to increase charter capital.

From 01 February 2022, Circular 114/2021/TT-BTC issued by the Ministry of Finance on 17 December 2021 is effective, accordingly:

- The financial regimes applicable to securities companies and fund management companies stipulated in Circular 146/2014/TT-BTC issued by the Ministry of Finance on 06 October 2014 are revoked in full.
- The balance of Supplementary capital reserve made in accordance with Circular 146/2014/TT-BTC shall be added to the charter capital of TVS and TVAM in line with Securities Law 2019, the related guidelines and the Group's charter.
- The balance of financial risk and operation reserve made in accordance with Circular 146/2014/TT-BTC shall be added to the Group's charter capital or utilised in line with resolution of Annual General Meeting of shareholders, Securities Law 2019 and related guidelines, charter of TVS and TVAM, while ensuring financial safety ratio pursuant to securities regulations.

3.32 Profits distribution

Profits distributable to shareholders comprise post-tax realised profits and after appropriating to reserves in accordance with the Company' Charter and prevailing regulations.

The Company's declared dividends are recognised as a liability in the interim consolidated financial statements when the dividends are approved in the General Meeting of Shareholders or when the Board of Directors declares dividends in accordance with the Company's Charter and prevailing regulations.

Companies within Group approved the appropriation of bonus and welfare funds from realised profits after CIT according to the Annual General Meeting of Shareholders. The fund is utilised for the commendation work, encourage, improve, and enhance benefits for employees of the Group.

3.33 Related parties

Enterprises and individuals that directly, or indirectly through one or more intermediaries, control, or are controlled by, or are under common control with, the Group, including holding companies, subsidiaries and fellow subsidiaries are related parties of the Group and its subsidiary. Associates and individuals owning, directly or indirectly, an interest in the voting power of the Group that gives them significant influence over the enterprise, key management personnel, including the Board of Directors, the Board of Supervisors and the General Director of the Company and close members of the family of these individuals and companies associated with these individuals also constitute related parties.

In considering its relationship with each party, the Group considers the substance of the relationship, and not merely the legal form.

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Thien Viet Securities Joint Stock Company

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.34 Segment reporting

A segment is a distinct identifiable component of the Group that is engaged in providing related products or services (business segment) or in providing products or services within a particular economic environment (geographical division). Each of these segments is subject to risks and rewards that are different from those of the other segments.

Segment reporting is prepared and presented in accordance with accounting policies applied to the preparation and presentation of the interim consolidated financial statements in order to help users of interim consolidated financial statements to understand and evaluate the Group' operations in a comprehensive way.

3.35 Nil items

Items or balances required by Circular No. 334/2016/TT-BTC dated 27 December 2016, Official Letter 6190/BTC-CĐKT and Circular 23/2018/TT-BTC dated 12 March 2018 issued by the Ministry of Finance that are not shown in these interim consolidated financial statements indicate nil balance.

3.36 Critical accounting estimates

The preparation of interim consolidated financial statements in conformity with Vietnamese Accounting Standards, the Vietnamese Accounting System and prevailing regulations on preparation and presentation of interim consolidated financial statements applicable to securities companies operating in Vietnam requires the General Director to make critical estimates and assumptions that affect the reported amounts of assets, liabilities and disclosures of contingent assets and liabilities at the reporting date and the reported amounts of revenues and expenses during the reporting period.

The areas involving significant estimates and assumptions are as follows: Market value/fair value of financial assets.

Such estimates and assumptions are continually evaluated. They are based on historical experiences and other factors, including expectations of future events that may have a financial impact on the Group and that are assessed by the General Director to be reasonable under the circumstances.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION

4.1 Cash and cash equivalents

	As at 30 June 2025 VND	As at 31 December 2024 VND
Cash on hand	319,434,037	91,920,901
Cash at banks	415,262,112,730	208,341,736,794
Cash equivalents (*)	1,000,000,000	3,000,000,000
	416,581,546,767	211,433,657,695

^(*) As at 30 June 2025, cash equivalent included term deposits with original term of 01 month and earning an interest rate of 3.25% per annum ("p.a.") (as at 31 December 2024: term deposits with original term of 01 month and earning an interest rate of 3.45% p.a.).

4.2 Value and volume of transactions during the period

		Volume of transactions during the period (Unit)	Value of transactions during the period (VND)
a.	Of the Group	180,897,913	14,872,586,017,871
	Shares	64,389,112	1,659,871,717,467
	Bonds	116,508,801	13,212,714,300,404
b.	Of investors	233,108,247	5,379,886,552,127
	Shares	225,840,229	4,834,861,917,520
	Bonds	4,753,918	535,093,979,607
	Fund certificates	603,800	9,458,405,000
	Covered warrants	1,910,300	472,250,000
		414,006,160	20,252,472,569,998

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.3 Financial assets

4.3.1 Change in market values of financial assets at FVTPL

		Revaluation diffe	Market value/	
Financial assets	Cost VND	Increase VND	Decrease VND	Fair value VND
As at 30 June 2025				
Listed shares	844,069,466,952	85,011,348,340	(10,340,519,762)	918,740,295,530
Unlisted shares	15,846,110	1,069,000	(11,634,660)	5,280,450
Listed fund certificates	82,879,640,000	36,043,520,000	· · · · · · · · · · · · · · · · · · ·	118,923,160,000
Unlisted fund certificates	3,000,000,000	168,585,000	94 <u>4</u> 4	3,168,585,000
Listed bonds	29,997,216,000	241,821,360	-	30,239,037,360
Unlisted bonds	100,000,000,000	171,178,082	02	100,171,178,082
Certificates of deposit ("CDs")	438,152,719,098	59,760,041		438,212,479,139
_	1,498,114,888,160	121,697,281,823	(10,352,154,422)	1,609,460,015,561
As at 31 December 2024				
Listed shares	845,956,935,997	44,683,699,821	(25,015,422,021)	865,625,213,797
Unlisted shares	15,366,488	774,200	(11,257,438)	4,883,250
Listed fund ceritificates	82,879,640,000	51,343,520,000	· · · · · · · · ·	134,223,160,000
Unlisted fund ceritificates	3,000,000,000	31,365,000	_	3,031,365,000
Listed bonds	50,355,583,923	59,140,563	Y#	50,414,724,486
Unlisted bonds	51,835,216,832	67,920,822		51,903,137,654
_	1,034,042,743,240	96,186,420,406	(25,026,679,459)	1,105,202,484,187

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.3 Financial assets (continued)

4.3.2 Financial assets at FVTPL

	As at 30 .	June 2025	As at 31 Dec	cember 2024
	Cost VND	Market value/ Fair value VND	Cost VND	Market value/ Fair value VND
Listed shares HPG DXG TCB Others	844,069,466,952 108,426,059,962 77,884,736,466 52,630,515,797 605,128,154,727	918,740,295,530 114,409,135,000 95,648,541,300 82,764,000,000 625,918,619,230	845,956,935,997 140,648,671,563 69,124,077,673 84,965,192,760 551,218,994,001	865,625,213,797 147,748,719,300 62,868,140,400 101,841,475,000 553,166,879,097
Unlisted shares	15,846,110	5,280,450	15,366,488	4,883,250
Listed fund certificates FUCTVGF3 FUCTVGF4 FUCTVGF5	82,879,640,000 26,154,000,000 25,819,640,000 30,906,000,000	118,923,160,000 42,672,000,000 43,203,160,000 33,048,000,000	82,879,640,000 26,154,000,000 25,819,640,000 30,906,000,000	134,223,160,000 42,672,000,000 43,203,160,000 48,348,000,000
Unlisted fund certificates TCGF	3,000,000,000 3,000,000,000	3,168,585,000 3,168,585,000	3,000,000,000 3,000,000,000	3,031,365,000 3,031,365,000
Listed bonds (i) HDB124023 LPB123015	29,997,216,000 29,997,216,000	30,239,037,360 30,239,037,360	50,355,583,923 - 50,355,583,923	50,414,724,486 - 50,414,724,486
Unlisted bonds (ii) BID12523 MBB12101 Others	100,000,000,000 100,000,000,000	100,171,178,082 100,171,178,082	51,835,216,832 - 51,018,245,000 816,971,832	51,903,137,654 - 51,079,375,137 823,762,517
CDs (iii)	438,152,719,098	438,212,479,139	.=	
	1,498,114,888,160	1,609,460,015,561	1,034,042,743,240	1,105,202,484,187

- (i) As at 30 June 2025, including credit institution bonds with remaining maturities of 6.34 years and earning interest rate at 7.48% p.a. (as at 31 December 2024: including credit institution bonds with remaining maturities of 5.50 years and earning interest rate at 7.48% p.a.).
- (ii) As at 30 June 2025, including credit institution bonds with remaining maturities of 6.98 years and earning interest rates at 5.68% p.a. (as at 31 December 2024: including credit institution bonds with remaining maturities of 3.70 years and earning interest rates at 6.38% p.a.).
- (iii) As at 30 June 2025, including CDs with remaining maturities from 13.67 to 15.87 months and earning an interest rate ranging from 4.50% to 5.40% p.a..

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Thien Viet Securities Joint Stock Company

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.3 Financial assets (continued)

4.3.3 HTM investments

a. HTM investments - short-term

	As at 30 June 2025		As at 31 Decem	ber 2024
	Amortised cost VND	Provisions VND	Amortised cost VND	Provisions VND
Term deposits ("TDs") (i)	2,960,521,957,398	-	3,323,171,276,452	-
CDs (ii)	250,000,000,000	(-	1,040,800,000,000	
Others (iii)	113,350,000,000	=	25,000,000,000	-
	3,323,871,957,398	-	4,388,971,276,452	-

- (i) As at 30 June 2025, term deposits with remaining maturities from above 0.33 month to 8.40 months and earning interest rates ranging from 5.30% to 7.80% p.a. (as at 31 December 2024, term deposits with remaining maturities from above 1.00 month to 11.50 months and earning interest rates ranging from 4.80% to 7.70% p.a.).
- (ii) As at 30 June 2025, certificates of deposits with remaining maturities from 5.86 to 7.53 months and earning interest rates ranging from 5.40% to 7.50% p.a. (as at 31 December 2024, certificates of deposits with remaining maturities from 1.60 to 8.00 months and earning interest rates ranging from 4.90% to 8.10% p.a.).
- (iii) As at 30 June 2025, other short-term HTM investments with remaining maturities from 4.60 months to 11.50 months and earning interest rate ranging from 6.00% to 18.00% p.a. (as at 31 December 2024, other short-term HTM investment with remaining maturity of 10.50 months and earning interest rate of 15.00% p.a.).

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.3 Financial assets (continued)

4.3.3 HTM investments (continued)

b. HTM investments - long-term

	As at 30 June 2025		As at 31 December 2024		
	Amortised cost VND	Provisions VND	Amortised cost VND	Provisions VND	
Preference dividend and redeemable shares (i)	208,000,000,000		208,000,000,000		
Silales (I)	200,000,000,000		200,000,000,000		
TDs	-	-	140,000,000,000	-	
Others (ii)	35,367,474,000		96,474,176,000	-	
Third parties	25,000,000,000	-	61,150,000,000	2	
Related party	10,367,474,000	-	35,324,176,000	-	
	243,367,474,000		444,474,176,000	_	

- (i) As at 30 June 2025, preference dividend and redeemable shares are issued by Finsight with remaining term of 4.50 years. Fixed dividends are 15.00% p.a. (as at 31 December 2024: preference dividend and redeemable shares are issued by Finsight with remaining term of 5.00 years. Fixed dividends are quoted at 7.50% for the last 06 months of 2024 and the rate for the following years is 15.00% p.a.).
- (ii) As at 30 June 2025, other long-term HTM investments with remaining maturities ranging from 21.30 to 24.50 months, earning interest rates ranging from 5.50% to 15.00% p.a. (as at 31 December 2024, other long-term HTM investments with remaining maturities ranging from 14.00 to 17.00 months, earning interest rates ranging from 5.50% to 18.00% p.a.)

As at 30 June 2025, short-term and long-term TDs and CDs totaling VND3,104 billion were used as collateral for the Group' borrowings (as at 31 December 2024: VND4,291 billion) (Note 4.13).

4.3.4 Loans

	As at 30 June 2025		As at 31 December 2024		
	Amortised cost VND	Provisions VND	Amortised cost VND	Provisions VND	
Margin lending (*)	362,041,222,461		416,044,784,125		
Trading advances	3,706,899,615	-	13,087,020,529		
,	365,748,122,076	-	429,131,804,654	2	

^(*) Securities purchased on margin are held by the Group as collaterals for margin lending. The market value of collateral assets as at 30 June 2025 was VND1,078 billion (as at 31 December 2024: VND1,166 billion).

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.3 Financial assets (continued)

4.3.5 AFS financial assets

	As at 30 June 2025		As at 31 December 2024				
		Market value/		Market value/			
	Cost VND	Fair value VND	Impairment loss VND	Cost VND	Fair value VND	Impairment loss VND	
Unlisted shares Finhay Joint Stock Company							
("JSC")	126,891,030,376	(*)	9 - 9	126,891,030,376	(*)	-	
Galaxy Education JSC	80,513,905,747	(*)	1200 1200	100,747,206,391	(*)	2	
Nami Technology JSC Galaxy Entertainment and	39,377,002,648	(*)	(4)	19,990,916,631	(*)	5	
Education JSC	33,258,788,000	(*)	-	33,258,788,000	(*)		
Online Mobile Services JSC	27,847,363,882	(*)	-	27,847,363,882	(*)	-	
Thien Minh Credit Rating JSC (**)		(*)	*	3,010,000,000	(*)	-	
	307,888,090,653			311,745,305,280	5 -	-	

^(*) These investments do not have listed prices in the market and their fair value cannot be reliably measured, therefore they were stated at costs.

^(**) During the period, this investment was reclassified to investment in associates.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.4 Receivables

a. Short-term

	As at 30 June 2025 VND	As at 31 December 2024 VND
Receivables from disposals of financial assets	41,440,000,000	219,534,886,900
Third parties Shares	41,440,000,000	219,534,886,900
Dividends and interest receivables	86,393,711,182	72,196,888,519
Third parties Interest receivables	70,921,930,359	62,024,833,724
Related parties Dividends from the preference dividend and redeemable shares	15,471,780,823	10,172,054,795
	127,833,711,182	291,731,775,419

b. Long-term

Long-term receivables are accrued interest from HTM investments.

4.5 Advances to suppliers

Advances to suppliers includes prepayments to service providers.

4.6 Service related receivables

	As at	As at
	30 June 2025	31 December 2024
	VND	VND
Receivables from portfolio and fund management		
services	24,977,701,291	27,665,764,544
Third parties	848,061,584	5,464,760,742
Related parties	24,129,639,707	22,201,003,802
Advisory fee receivables	754,000,092	12,944,600,092
Custodian fee receivables	201,218,602	216,237,027
Brokage fee receivables	98,369,683	167,925,713
	26,031,289,668	40,994,527,376

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.7 Prepaid expenses

	As at 30 June 2025 VND	As at 31 December 2024 VND
Short-term prepaid expenses	5,421,026,027	4,957,359,228
Software service fees	3,229,293,554	2,722,089,828
Office rental	856,415,286	653,145,742
Other service fees	1,335,317,187	1,582,123,658
Long-term prepaid expenses	5,497,577,274	4,663,596,587
Office renovation expenses	959,971,836	885,499,338
IT equipment	685,146,042	1,114,116,626
Other service fees	3,852,459,396	2,663,980,623
	10,918,603,301	9,620,955,815

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.8 Investments in associates

	As at 30 June 2025			As at 31	December 2024	
	Cost VND	Fair value VND	Provision VND	Cost VND	Fair value VND	Provision VND
Finsight Joint Stock Company ("Finsight") (i) CASSA Joint Stock Company ("CASSA") (ii) Thien Minh Credit Rating Joint Stock Company ("TMR") (iii)	98,761,268,313 85,300,000,000 1,548,680,659	(*) (*) (*)	-	99,141,949,645 - -	(*) (*) (*)	
	185,609,948,972	-		99,141,949,645	<u>=</u>	

(i) This represents an investment in Finsight, a joint stock company established and operating under Enterprise Registration Certificate No. 0316449345, most recently amended (4th amendment) by the Ho Chi Minh City Department of Planning and Investment on 16 September 2024.

(ii) This represents an investment in CASSA, a joint stock company established and operating under Enterprise Registration Certificate No. 0111083604, initially registered by the Hanoi Department of Planning and Investment on 10 June 2025.

(iii) This represents an investment in TMR, a joint stock company established and operating under Enterprise Registration Certificate No. 0109307286, most recently amended (4th amendment) by the Hanoi Department of Planning and Investment on 20 December 2024.

(*) As at 30 June 2025 and 31 December 2024, the Group did not determine fair value of this investment to disclose on the interim consolidated financial statements because it did not have listed price. The fair value of this investment may be different from its book value.

Movements of the investments in associate during the period/year were as follows:

	For the six-month period ended 30 June 2025 VND	For the year ended 31 December 2024 VND
Opening balance	99,141,949,645	-
Transferred from AFS financial assets	3,010,000,000	
Transferred from investment in subsidiaries		87,816,400,000
Capital contribution	85,300,000,000	
Dividends received	(9,659,804,000)	2
Profits sharing from associates (**)	7,817,803,327	11,325,549,645
Closing balance	185,609,948,972	99,141,949,645

^(**) For the year ending 31 December 2024, the profits sharing from associates included the period from the date Finsight had no longer been a subsidiary of TVS.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.9 Tangible fixed assets

	Leasehold improvement VND	Machinery and equipment VND	Means of transportation VND	Office equipment VND	Total VND
Historical cost As at 01 January 2025	1,491,567,770	30,954,765,528	3,041,200,700	202,596,880	35,690,130,878
As at 30 June 2025	1,491,567,770	30,954,765,528	3,041,200,700	202,596,880	35,690,130,878
Accumulated depreciation As at 01 January 2025 Depreciation charge	1,491,567,770 -	21,407,627,536 1,772,496,463	2,466,160,688 95,839,998	202,596,880	25,567,952,874 1,868,336,461
As at 30 June 2025	1,491,567,770	23,180,123,999	2,562,000,686	202,596,880	27,436,289,335
Net book value As at 01 January 2025		9,547,137,992	575,040,012		10,122,178,004
As at 30 June 2025		7,774,641,529	479,200,014		8,253,841,543

As at 30 June 2025, cost of tangible fixed assets which were fully depreciated but still in use was VND18.48 billion (as at 31 December 2024: VND18.41 billion).





NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.10 Intangible fixed assets

	Computer software VND	Other intangible fixed assets VND	Total VND
Historical cost			
As at 01 January 2025	33,163,316,509	2,301,546,400	35,464,862,909
New purchases	3,233,440,000	4	3,233,440,000
Transfer from construction in progress	-	420,300,000	420,300,000
As at 30 June 2025	36,396,756,509	2,721,846,400	39,118,602,909
Accumulated amortisation			
As at 01 January 2025	22,087,668,183	2,301,546,400	24,389,214,583
Amortisation charge	2,585,031,441	21,443,000	2,606,474,441
As at 30 June 2025	24,672,699,624	2,322,989,400	26,995,689,024
Net book value			
As at 01 January 2025	11,075,648,326		11,075,648,326
As at 30 June 2025	11,724,056,885	398,857,000	12,122,913,885

As at 30 June 2025, cost of intangible fixed assets which were fully amortised but still in use was VND13.32 billion (as at 31 December 2024: VND13.21 billion).

4.11 Long-term deposits, collaterals and pledges

As at	As at
30 June 2025	31 December 2024
VND	VND
1,308,331,465	1,308,331,465
140,022,596	130.384.879
1,448,354,061	1,438,716,344
	30 June 2025 VND 1,308,331,465 140,022,596

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.12 Deposits to Funds

4.12.1 Deposits in the Settlement Support Fund

Deposits in the Settlement Support Fund represent amounts deposited at VSDC.

According to prevailing regulation of VSDC, the Company must deposit an initial amount of VND120 million at the VSDC and pay an addition of 0.01% of the total brokerage securities amount in the previous year, but not over VND2.5 billion per annum. The maximum contribution of each custodian member to the Settlement Support Fund is VND20 billion for custodian members who are securities companies with trading and brokerage activities.

Details of the deposits in the Settlement Support Fund are as follows:

	As at 30 June 2025 VND	As at 31 December 2024 VND
Initial deposit	120,000,000	120,000,000
Additional deposit	9,584,000,786	9,142,777,291
Interest allocated	1,878,270,210	1,878,270,210
	11,582,270,996	11,141,047,501

4.12.2 Other non-current assets

This is the money derived to the Derivative Trading Settlement Fund. According to the Policy on Management and Use of Derivative trading clearing fund issued in conjunction with Decision No. 97/QĐ-VSD dated 23 March 2017 by the VSDC, the minimum amount of initial contribution applicable to direct clearing members is VND10 billion.

Details of derivative trading settlement fund are as follows:

	As at	As at
	30 June 2025 VND	31 December 2024 VND
Initial deposits	10,000,000,000	10,000,000,000
Interest allocated	83,571,011	75,185,589
	10,083,571,011	10,075,185,589

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.13 Short-term borrowings

	Interest rate % p.a.	Remaining term Month	As at 31 December 2024 VND	Disbursements VND	Repayments VND	As at 30 June 2025 VND
Short-term borrowings						
Financial institutions - Joint Stock Commercial Bank		0.10 - 10.73	4,632,498,490,000	8,493,988,395,754	(9,130,225,850,000)	3,996,261,035,754
for Foreign Trade of Vietnam			2,568,998,490,000	1,807,781,810,000	(2,772,869,290,000)	1,603,911,010,000
 Other banks 			2,063,500,000,000	6,686,206,585,754	(6,357,356,560,000)	2,392,350,025,754
Enterprises	6.00 - 6.50	0.70 - 6.00	2,300,000,000	145,200,000,000	(45,200,000,000)	102,300,000,000
Individuals	6.32 - 8.00	0.17 - 8.97	17,300,000,000	36,800,000,000	(22,600,000,000)	31,500,000,000
			4,652,098,490,000	8,675,988,395,754	(9,198,025,850,000)	4,130,061,035,754

The Group's borrowings are intended to supplement working capital for business operations.

As at 30 June 2025, HTM investments of VND3,104 billion were used as collaterals against these borrowings (as at 31 December 2024: HTM investments amounting to VND4,291 billion).

As at 30 June 2025 and as at 31 December 2024, there was no borrowing past due but not yet settled.

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.14 Taxes and other receivables from/payables to the State

Movements in tax and other receivables from/payables to the State during the period are as follows:

4.14.1 Receivables

	No. Items	As at 31 December 2024 VND	Incurred during the period VND	Payments during the period VND	As at 30 June 2025 VND
	1 VAT	192,122,327	11,263,740	-	203,386,067
4.14.2	Payables				
	No. West	As at 31 December 2024	Payables during the period	Payments during the period	As at 30 June 2025

No.	Items	As at 31 December 2024 VND	Payables during the period VND	Payments during the period VND	As at 30 June 2025 VND
1	CIT	32,323,686,237	14,209,805,008	(35,663,686,235)	10,869,805,010
2	VAT	316,511,146	780,161,364	(876, 161, 364)	220,511,146
3	PIT	1,402,918,104	17,806,723,024	(17,228,203,868)	1,981,437,260
	PIT withheld and paid on behalf of employees	692,848,712	10,352,178,050	(10,012,529,032)	1,032,497,730
	PIT withheld and paid on behalf of investors	375,488,570	2,528,509,401	(2,579,426,411)	324,571,560
	PIT withheld and paid on behalf of service providers	17,757,480	324,060,863	(326,715,926)	15,102,417
	PIT withheld from dividends	316,823,342	4,601,974,710	(4,309,532,499)	609, 265, 553
4	Other taxes	**	51,999,117	(51,999,117)	-
		34,043,115,487	32,848,688,513	(53,820,050,584)	13,071,753,416

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

As at 30 June 2025 VND	As at 31 December 2024 VND
2,734,970,926 565,707,500	99,871,220 509,742,397
3,300,678,426	609,613,617
As at 30 June 2025 VND	As at 31 December 2024 VND
8,569,770,000	274,809,830,693
8,569,770,000	2,758,250,000 272,051,580,693
1,430,749,058	50,000,000
146,871,409	528,818,305
10,147,390,467	275,388,648,998
As at 30 June 2025 VND	As at 31 December 2024 VND
18,546,289,778 1,751,779,476	18,871,166,523 368,000,000
20,298,069,254	19,239,166,523
As at	As at
30 June 2025 VND	31 December 2024 VND
1,723,867,720	1,817,727,650
2,375,000	2,375,000
56,333,483	39,980,129
1,782,576,203	1,860,082,779
	30 June 2025 VND 2,734,970,926 565,707,500 3,300,678,426 As at 30 June 2025 VND 8,569,770,000 6,569,770,000 1,430,749,058 146,871,409 10,147,390,467 As at 30 June 2025 VND 18,546,289,778 1,751,779,476 20,298,069,254 As at 30 June 2025 VND 1,723,867,720 2,375,000 56,333,483

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.19 Bonus and welfare fund

	For the six-month period ended 30 June 2025 VND	For the year ended 31 December 2024 VND
Opening balance	29,691,205,028	27,169,904,891
Appropriation during the period/year (Note 4.21.3)	14,071,837,065	21,394,082,595
Reversal during the period/year (Note 4.21.3)		(13,872,782,458)
Utilisation during the period/year (Note 4.21.3)	-	(5,000,000,000)
Closing balance	43,763,042,093	29,691,205,028

4.20 Deferred income tax assets and deferred income tax liabilities

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes relate to the same taxation authority.

	As at 30 June 2025 VND	As at 31 December 2024 VND
Deferred income tax assets Deductible temporary differences Provision for bad debts	8,328,172,300	8,328,172,300
Calculated at tax rate of 20%: Provision for bad debts	1,665,634,460	1,665,634,460
Deferred income tax liabilities Taxable temporary differences		1,000,004,400
Revaluation gains of FVTPL financial assets (*)	121,062,022,340	95,896,859,021
Calculated at tax rate of 20%: Revaluation gains of FVTPL financial assets (*)	24,212,404,468	19,179,371,803

^(*) Excluding revaluation gains from FVTPL financial assets as bonds, certificates of deposits, term deposits as these gains are subject to CIT - current.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.21 Owners' capital

4.21.1 Share capital

The Company's total number of shares are as follows:

	As at 30 June 2025 Quantity	As at 31 December 2024 Quantity
Number of shares registered, issued and in circulation	166,995,274	166,995,274

As at 30 June 2025 and as at 31 December 2024, all of the Company's shares were ordinary shares. Each ordinary share has a par value of VND10,000.

Details of shareholding:

	As at 30 June 2	2025	As at 31 December	er 2024
	Ordinary shares	%	Ordinary shares	%
Major shareholders				
Nguyen Trung Ha	51,976,437	31.12	51,976,437	31.12
Dinh Thi Hoa	26,657,371	15.96	21,968,458	13.16
Wardhaven Vietnam Fund	9,780,355	5.86	9,780,355	5.86
Others	78,581,111	47.06	83,270,024	49.86
	166,995,274	100.00	166,995,274	100.00

Movements in share capital during the period/year were as follows:

	For the six-month period ended 30 June 2025 Quantity	For the year ended 31 December 2024 Quantity
Opening balance	166,995,274	151,314,672
Stock dividends	-	15,180,602
Shares issuance for employees under Employee Stock Ownership Plan ("ESOP")		500,000
Closing balance	166,995,274	166,995,274

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.21 Owners' capital (continued)

4.21.2 Undistributed profits

	As at 30 June 2025 VND	As at 31 December 2024 VND
Realised profits after tax	636,820,132,581	590,160,309,835
Unrealised profits	87,830,520,849	52,678,167,060
Unrealised profits and deferred tax from revaluation	07 000 500 040	50.070.407.000
of FVTPL financial assets	87,830,520,849	52,678,167,060
-	724,650,653,430	642,838,476,895
Statement of profit appropriation to shareholders was as	follows:	
	For the six-month	
	period ended	For the year ended
s=	30 June 2025 VND	31 December 2024 VND
Undistributed realised profits at the beginning of the		
period/year	590,160,309,835	481,779,457,339
Unrealised losses of the period/year		
Realised profits of the period/year	60,731,659,811	267,713,696,988
4. Undistributed profits distributable to shareholders at	-	-
the end of the period/year $(4)=(1)+(2)+(3)$	650,891,969,646	749,493,154,327
Transactions with NCI	(57)	2,544,082
Stock dividends	-	(151,806,020,000)
Reversal from the bonus and welfare fund	-	13,850,586,006
Appropriation to the bonus and welfare fund	(14,071,837,065)	(21,379,954,580)
Maximal profits available for distribution to shareholders	636,820,132,581	590,160,309,835

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.21 Owners' capital (continued)

4.21.3 Changes in owners' equity

The changes in equity in the six-month period ended 30 June 2025 are shown in the below table:

Items -	Share capital VND	Share premium VND	Supplementary capital reserve VND	Financial risk and operation reserve VND	Realised profits after tax VND	Unrealised profits VND	Non-controlling interest Total VND VND
Opening balance Profits after tax Appropriation to the bonus and welfare	1,669,952,740,000	15,261,041,300	2,385,326,228	2,515,647,373	590,160,309,835 60,731,659,811	52,678,167,060 35,152,353,789	1,215,881,299 2,334,169,113,095 142,277,449 96,026,291,049
fund (*)	~	2		-	(14,071,837,065)		- (14,071,837,065)
Closing balance	1,669,952,740,000	15,261,041,300	2,385,326,228	2,515,647,373	636,820,132,581	87,830,520,849	1,358,158,748 2,416,123,567,079

^(*) According to the Resolution of the Annual General Meeting of Shareholders dated 25 April 2025, the Company approved the appropriation of bonus and welfare fund of VND14,071,837,065, equivalent to 5% of undistributed realised profits at the end of 2024.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.21 Owners' capital (continued)

4.21.3 Changes in owners' equity (continued)

The changes in equity in the year ended 31 December 2024 is shown in the below table:

Items	Share capital VND	Share premium VND	Supplementary capital reserve VND	Financial risk and operation reserve VND	Realised profits after tax VND	Unrealized profits VND	Non-controlling interest VND	Total VND
Beginning balance	1,513,146,720,000	14,111,041,300	2,385,326,228	2,515,647,373	481,779,457,339	39,514,651,046	1,963,199,491	2,055,416,042,777
Profits after tax	-		=		267,713,696,988	13,163,516,014	756,754,889	281,633,967,891
Stock dividends (*)	151,806,020,000	<u> </u>	2	-	(151,806,020,000)	_	_	
ESOP (**) Appropriation to the bonus and welfare	5,000,000,000	1,150,000,000	-	-	-	-	-	6,150,000,000
fund (***) Reversal to the bonus	1 4 0	% 1	2	%	(21,379,954,580)	=	(14,128,015)	(21,394,082,595)
and welfare fund (****)	_	-			13,850,586,006		22,196,452	13,872,782,458
Transations with NCI Divestment of	(4)	141	-	-	2,544,082	-	(2,544,082)	-
subsidiary	-	-		-	-	-	(560,000,000)	(560,000,000)
Cash dividends	(4)	*1	W	-	-	-	(949,597,436)	(949,597,436)
Ending balance	1,669,952,740,000	15,261,041,300	2,385,326,228	2,515,647,373	590,160,309,835	52,678,167,060	1,215,881,299	2,334,169,113,095

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.21 Owners' capital (continued)

4.21.3 Changes in owners' equity (continued)

The changes of equity in the year ended 31 December 2024 is shown in the below table:

- (*) According to the Resolution of the Annual General Meeting of Shareholders on 24 April 2024 and the Resolution of the Board of Directors dated 07 May 2024, the Company approved share dividends plan for the year 2023 from undistributed realised profit at a ratio of 10%. Subsequently, the Company completed the issuance of 15,180,602 additional shares on 12 June 2024 and received Official Letter No. 3763/UBCK-QLKD from SSC on reporting the result of the share issuance on 17 June 2024.
- (**) According to the Resolution of the Board of Directors dated 11 December 2023 and 29 January 2024, the Company approved the plan to issue 500,000 ordinary shares under ESOP program with the capital increase as bonus and welfare fund of VND5 billion (Note 4.20) and proceeds from employees of VND1,150,000,000. The Company recognised VND1,150,000,000 difference between issue price of VND12,300 and par value of VND10,000 to share premium for 500,000 shares. The ESOP shares are restricted to transfer 03 years from the issuance date. The Company completed the issuance on 25 March 2024 and received Official Letter No. 2053/UBCK-QLKD from SSC on reporting the result of ESOP share issuance on 01 April 2024.
- (***) According to the Resolution of the Annual General Meeting of Shareholders dated 24 April 2024, the Company approved the appropriation of bonus and welfare fund of VND12,564,073,026 equivalent to 5% of undistributed realised profits at the end of 2023.

 According to the Resolution of the Annual Shareholders General Meeting No. 2703/2024/NQ-ĐHĐCĐ dated 27 March 2024, TVAM approved the appropriation of bonus and welfare fund of VND8,830,009,569 equivalent to 7% of undistributed profits at the end of 2023.
- (****) According to Resolution of the Extraordinary Shareholders General Meeting No. 3005/2024/NQ-ĐHĐCĐ dated 30 May 2024, TVAM approved the reversal of appropriation of bonus and welfare fund in 2021 amounting of VND5,042,772,889 and 2023 amounting of VND8,830,009,569.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued) 4.

4.22 Non-controlling interest

	For the six-month period ended 30 June 2025 VND	For the year ended 31 December 2024 VND
Opening blance	1,215,881,299	1,963,199,491
Profits after tax	142,277,449	756,754,889
Realised profits	142,277,449	781,608,474
Unrealised loss		(24, 853, 585)
Transactions with NCI	-	(2,544,082)
Reversal to the bonus and welfare fund	4	(14,128,015)
Appropriation to the bonus and welfare fund	-	22,196,452
Cash dividends	-	(949,597,436)
Divestment in subsidiary		(560,000,000)
Closing blance	1,358,158,748	1,215,881,299

4.23 Notes to interim consolidated off-balance sheet items

4.23.1 Bad debts written off

	As at 30 June 2025 VND	As at 31 December 2024 VND
Margin lending	21,474,230,387	21,474,230,387
Trading advance	15,050,634,719	15,050,634,719
Dividends receivables	1,114,000,000	1,114,000,000
Advisory services receivables	973,316,000	973,316,000
	38,612,181,106	38,612,181,106

The Group made full provision for above uncollected amounts before written off.

4.23.2 Foreign currency

		As at 30 June 2025 VND	As at 31 December 2024 VND
	USD		-
.3	Number of shares in issue		

4.23.3

	166,995,274	166,995,274
Quantity in issue under 1 year Quantity in issue from above 1 year	166,995,274	15,680,602 151,314,672
	As at 30 June 2025 Quantity	As at 31 December 2024 Quantity

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Thien Viet Securities Joint Stock Company

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.23 Notes to interim consolidated off-balance sheet items (continued)

4.23.4 The Company's financial assets listed/registered at VSDC

4.23.4	The Company's financial assets listed/registered at v	SDC	
		As at 30 June 2025 VND	As at 31 December 2024 VND
	Unrestricted financial assets Financial assets awaiting for settlements	432,537,110,000 2,900,000,000	491,882,730,000 400,000,000
		435,437,110,000	492,282,730,000
4.23.5	Financial assets in custody at VSDC and not yet tra	aded of the Company	
		As at 30 June 2025 VND	As at 31 December 2024 VND
	Securities in custody at VSDC and not yet traded – restricted securities	2,400,000	1,900,000
4.23.6	Financial assets purchased and awaiting settlemen	nt of the Company	
		As at 30 June 2025 VND	As at 31 December 2024 VND
	Shares	3,031,630,000	1,050,940,000
4.23.7	Financial assets not in custody at VSDC of the Con	npany	
		As at 30 June 2025 VND	As at 31 December 2024 VND
	Shares Fund certificates	9,420,240,000 51,515,000,000	12,430,240,000 51,515,000,000
		60,935,240,000	63,945,240,000

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4.	NOTES TO THE INTERIM CONSOLIDATED STATEME	NT OF FINANCIAL F	POSITION (continued)
4.23	Notes to interim consolidated off-balance sheet items	s (continued)	
4.23.8	Financial assets listed/registered at VSDC of investo	rs	
		As at 30 June 2025 VND	As at 31 December 2024 VND
	Unrestricted financial assets Restricted financial assets Mortgaged financial assets Blocked or temporarily held financial assets Financial assets awaiting for settlement	1,867,547,110,000 7,902,770,000 156,150,000,000 70,000 13,613,820,000	1,980,125,840,000 14,005,500,000 110,650,000,000 70,000 16,283,280,000
		2,045,213,770,000	2,121,064,690,000
4.23.9	Financial assets in custody at VSDC and not yet trad	ed of investors	
		As at 30 June 2025 VND	As at 31 December 2024 VND
	Unrestricted and non-traded financial assets deposited at VSDC	14,643,790,000	8,544,470,000
4.23.10	Financial assets purchased and awaiting settlement of	of investors	
		As at 30 June 2025 VND	As at 31 December 2024 VND
	Shares Fund certificates	13,385,320,000 2,000,000	8,234,950,000 3,000,000
		13,387,320,000	8,237,950,000
4.23.11	Entitled financial assets of investors		
		As at 30 June 2025 VND	As at 31 December 2024 VND
	Shares	10,951,540,000	2,624,540,000

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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4. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

4.23 Notes to interim consolidated off-balance sheet items (continued)

4.23.12 Customers' deposits

	As at 30 June 2025 VND	As at 31 December 2024 VND
Investors' deposits for securities trading activities managed by the Company Domestic customers' deposits for securities trading at	96,968,224,560	75,317,196,998
the Company	91,830,801,037	70,438,526,751
Foreign customers' deposits for securities trading at the Company	5,137,423,523	4,878,670,247
Cash blocked for trading settlements Cash blocked for trading settlements of domestic	3,977,019,507	26,636,578
investors	19,380,412	17,571,925
Cash blocked for trading settlements of foreign investors	3,957,639,095	9,064,653
	100,945,244,067	75,343,833,576

4.23.13 Payables to customers relating to their deposits at the Company for securities trading

	As at 30 June 2025 VND	As at 31 December 2024 VND
Payables to customers relating to their deposits at the		
Company for securities trading	71,792,000,537	55,588,680,706
Domestic investors	66,644,922,919	50,700,945,806
Foreign investors	5,147,077,618	
Payables to customers - Cash blocked for trading		
settlements	29,153,243,530	19,755,152,870
Domestic investors	25,205,258,530	19,755,152,870
Foreign investors	3,947,985,000	
	100,945,244,067	75,343,833,576

4.23.14 Payables for dividends, bond principals and interest

	As at 30 June 2025 VND	As at 31 December 2024 VND
Dividends payables to investors of the Company	1,723,867,720	1,728,227,650
Dividends, bond principal and interest payables to investors	2,375,000	2,375,000
	1,726,242,720	1,730,602,650

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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5. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF INCOME

5.1 Gains/(losses) from financial assets

5.1.1 Net realised gains/(losses) from disposals of FVTPL financial assets

	For the six-month period ended 30 June 2025 VND	For the six-month period ended 30 June 2024 VND
Realised gains from disposals of FVTPL financial assets In which:	92,060,761,649	184,686,619,609
Underlying securities	60,460,448,568	122,853,695,937
CDs, TDs and others	31,600,313,081	61,832,923,672
Realised losses from disposals of FVTPL financial assets In which:	(41,435,523,110)	(16,076,635,956)
Underlying securities	(41,162,824,972)	(15,667,172,711)
CDs, TDs and others	(272,698,138)	(409,463,245)
	50,625,238,539	168,609,983,653

Details by category were as follows:

	Quantities sold	Sales proceeds VND	Moving weighted average cost VND	Realised gains in current period VND	Realised gains in prior period VND
Listed shares	31,098,433	814,632,408,450	802,740,212,423	11,892,196,027	92,543,259,758
Unlisted shares	371,922	25,000,000,000	20,233,300,644	4,766,699,356	(123,215,385)
Listed bonds	58,338,725	6,437,005,219,450	6,435,692,788,673	1,312,430,777	5,831,160,713
Unlisted bonds	15,116	156,768,087,236	155,441,789,800	1,326,297,436	8,643,811,290
CDs, TDs and others	60,867,672	8,766,731,856,770	8,735,404,241,827	31,327,614,943	61,714,967,277
		16,200,137,571,906	16,149,512,333,367	50,625,238,539	168,609,983,653

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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5. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF INCOME (continued)

5.1 Gains/(losses) from financial assets (continued)

5.1.2 Revaluation results of financial assets

	For the six-month	For the six-month
	period ended	period ended
	30 June 2025	30 June 2024
	VND	VND
Revaluation gains	115,281,355,711	97,021,912,557
Revaluation losses	(75,095,969,257)	(110,779,836,956)
	40,185,386,454	(13,757,924,399)

Revaluation results of FVTPL financial assets details of accumulated amount by category were as follows:

Category of financial assets	Costs VND	Market value/ fair value VND	Accumulated revaluation results as at 30 June 2025 VND	Accumulated revaluation results as at 31 December 2024 VND	Credited/(charged) to consolidated results during the period VND
FVTPL					
Listed shares	844,069,466,952	918,740,295,530	74,670,828,578	19,668,277,800	55,002,550,778
Unlisted shares	15,846,110	5,280,450	(10,565,660)	(10,483,238)	(82,422)
Listed fund certificates	82,879,640,000	118,923,160,000	36,043,520,000	51,343,520,000	(15,300,000,000)
Unlisted fund certificates	3,000,000,000	3,168,585,000	168,585,000	31,365,000	137,220,000
Listed bonds	29,997,216,000	30,239,037,360	241,821,360	59,140,563	182,680,797
Unlisted bonds	100,000,000,000	100,171,178,082	171,178,082	67,920,822	103,257,260
CDs	438,152,719,098	438,212,479,139	59,760,041	-	59,760,041
	1,498,114,888,160	1,609,460,015,561	111,345,127,401	71,159,740,947	40,185,386,454

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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5. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF INCOME (continued)

5.1 Gains/(losses) from financial assets (continued)

5.1.3 Dividends, interest income from financial assets at FVTPL, HTM, loans and receivables

		For the six-month period ended	For the six-month period ended
	Pi	30 June 2025 VND	30 June 2024 VND
	From FVTPL financial assets	5,295,747,494	19,228,174,644
	Dividends	5,295,747,494	19,228,174,644
	Interest income from HTM investments	125,176,100,181	348,664,376,997
	Interest income	109,704,319,358	348,664,376,997
	Dividends income from preference dividend		
	and redeemable share	15,471,780,823	
	Interest income from loans and receivables	18,180,440,949	15,195,367,722
	_	148,652,288,624	383,087,919,363
5.2	Other operating income		
		For the six-month	For the six-month
		period ended	period ended
		30 June 2025	30 June 2024
	_	VND	VND
	Revenue from portfolio management services	27,451,536,080	4,670,960,531
	Revenue from fund management activities	2,912,871,324	3,374,378,711
	·	30,364,407,404	8,045,339,242

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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5. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF INCOME (continued)

5.3 Operating expenses not related to financial assets

operating expenses not related to imaneial assets		
	For the six-month	For the six-month
	period ended	period ended
	30 June 2025	30 June 2024
	VND	VND
Expenses for proprietary trading activities	18,905,712,996	26,809,394,593
Staff costs	11,249,503,355	23,512,125,182
Outside services expenses	2,506,318,550	614,428,969
Operating lease expenses	847,560,659	203,373,256
Depreciation and amortisation	1,735,354,700	1,037,425,907
Transaction fees of proprietary financial assets	717,380,117	442,052,361
Custody fees of proprietary financial assets	394,742,923	463,995,141
Other expenses	1,454,852,692	535,993,777
Expenses for brokerage services	10,458,967,633	14,500,017,906
Staff costs	3,194,312,695	6,603,632,287
Outside services expenses	2,148,328,227	2,618,851,908
Operating lease expenses	414,721,676	595,752,122
Depreciation and amortisation	1,686,311,267	1,565,620,700
Brokerage securities transaction fees	1,533,311,995	1,677,518,513
Other expenses	1,481,981,773	1,438,642,376
Expenses for financial advisory services	6,284,237,270	4,621,107,343
Staff costs	4,691,622,158	3,412,952,664
Outside services expenses	538,271,987	274,009,173
Operating lease expenses	368,616,785	139,419,847
Depreciation and amortisation	255,451,504	188,110,818
Office supplies	188,050,919	70,084,184
Other expenses	242,223,917	536,530,657
Other operating expenses	10,964,079,684	8,462,129,178
Staff costs	7,712,258,374	6,742,610,837
Outside services expenses	2,227,470,010	268,390,998
Operating lease expenses	505,273,607	242,850,946
Depreciation and amortisation	87,689,373	66,738,901
Other expenses	431,388,320	1,141,537,496
	46,612,997,583	54,392,649,020

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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5. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF INCOME (continued)

5.4 Financial income

		For the six-month period ended 30 June 2025 VND	For the six-month period ended 30 June 2024 VND
	Foreign exchange gains Interest income on demand deposits Profits sharing from associate Gain from divestment in subsidiary	261,552,257 7,817,803,327	4,461,495 242,274,872 1,480,177,943 1,379,754,000
		8,079,355,584	3,106,668,310
5.5	Financial expenses		
		For the six-month period ended 30 June 2025 VND	For the six-month period ended 30 June 2024 VND
	Foreign exchange losses Interest expenses Other financial expenses (*)	98,900,617,065	4,075,167 86,977,772,539 233,338,133,263
		98,900,617,065	320,319,980,969

^(*) These are expenses from business cooperation activities with counterparties.

5.6 General and administration expenses

	For the six-month period ended 30 June 2025 VND	For the six-month period ended 30 June 2024 VND
Staff costs	15,598,968,148	21,815,419,436
Outside services expenses	5,742,761,187	4,697,677,237
Operating lease expenses	2,049,499,077	3,769,555,130
Depreciation and amortisation	710,004,058	517,587,696
Office supplies	739,817,121	535,823,853
Tax, fee, and charge expenses	12,078,400	13,390,600
Other expenses	1,140,707,960	4,308,045,514
	25,993,835,951	35,657,499,466

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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5. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF INCOME (continued)

5.7 CIT

5.7.1 CIT - current

The current income tax payable is determined based on taxable profit for the current period. The taxable profit of the Group differs from the accounting profit as reported in the interim consolidated statement of income because it excludes items of taxable income or deductible expense of other years and it further excludes items that are not taxable or deductible for tax purposes. Current income tax payables of companies within the Group are calculated using tax rate that has been enacted by the reporting date. Companies within the Group are required to fulfil its CIT obligation with the current tax rate of 20% on the total taxable profit according to Circular No. 78/2014/TT-BTC effective from 02 August 2014.

	For the six-month period ended 30 June 2025 VND	For the six-month period ended 30 June 2024 VND
Accounting profit before tax Adjustments for accounting profit	115,269,128,722 (46,420,103,682)	153,769,220,950 (15,484,103,248)
Adjustments to increases Non-deductible tax expenses Revaluation of FVTPL financial assets Others	608,683,919 608,683,919 -	16,031,995,550 831,815,541 8,904,180,009 6,296,000,000
Adjustments to decreases Revaluation of FVTPL financial assets Profits sharing from associate Dividends income Loss carried forward Others	(47,028,787,601) (25,165,163,319) (7,817,803,327) (5,295,747,494) - (8,750,073,461)	(31,516,098,798) (13,899,463,999) (1,480,177,943) (14,131,774,644) (95,963,900) (1,908,718,312)
Current taxable income (*) CIT rate	68,849,025,040 20%	138,285,117,702 20%
CIT – current expenses according to taxable income for this period (*) Adjustment of CIT expenses of previous years CIT – current expenses	13,769,805,008 440,000,000 14,209,805,008	27,657,023,540 - 27,657,023,540
CIT payable at the beginning of the period CIT paid during the period Net-off during the period Decrease from divestment in subsidiary	32,323,686,237 (35,663,686,235)	8,393,176,491 (16,781,176,489) (2,715,302,954) (7,386,964,998)
CIT payable at the end of the period	10,869,805,010	9,166,755,590

^(*) The CIT charge for the period is based on estimated taxable income and is subject to review and possible adjustment by the tax authorities.

The tax authorities finalised the Company's CIT until 31 December 2019.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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5. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF INCOME (continued)

5.7 CIT (continued)

5.7.2 CIT - deferred

Movements of deferred income tax during the period/year was as follows:

	For the six-month period ended 30 June 2025 VND	For the year ended 31 December 2024 VND
Deferred income tax assets		
Opening balance Provision for diminution in value of financial	1,665,634,460	2,136,564,460
assets	-	129,070,000
Written-off AFS financial assets	-	(600,000,000)
Others		1,259,200,001
Decrease from divestment of subsidiary	-	(1,259,200,001)
Closing balance	1,665,634,460	1,665,634,460
Deferred income tax liabilities		
Opening balance	19,179,371,803	14,796,739,231
Revaluation of FVTPL financial assets	5,033,032,665	4,382,632,572
Closing balance	24,212,404,468	19,179,371,803

The Group recognised the deferred tax expense/(income) in the interim consolidated statement of income for the six-month period then ended 30 June 2025 and 30 June 2024 were as follows:

	For the six-month period ended 30 June 2025 VND	For the six-month period ended 30 June 2024 VND
Provision for diminution in value of financial assets	-	(129,070,000)
Revaluation of financial assets at FVTPL Others	5,033,032,665	(384,209,957) (1,259,200,001)
Deferred tax expenses	5,033,032,665	(1,772,479,958)

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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6. NOTES TO THE INTERIM CONSOLIDATED STATEMENT OF CASH FLOWS

During the period, there were no non-cash transactions affecting the interim consolidated statement of cash flows.

7. OFF BALANCE SHEET ITEMS OF SUBSIDIARY

TVAM's off balance sheet items represent fund management assets and portfolio management for entrusted investors, including equity securities and debt securities.

7.1 Details of investments of entrusted investors

	As at 30 June 2025 VND	As at 31 December 2024 VND
Domestic entrusted investors		
Listed shares	116,209,316,950	324,301,428,020
Listed shares which were declined in value	52,484,646,224	75,568,205,676
VCI	15,283,237,744	5,005,364,658
VPB	13,055,050,000	2,045,495,016
MWG	-	15,670,998,746
SSI	-	10,529,375,100
Others	24,146,358,480	42,316,972,156
Listed shares which were not declined in value	63,724,670,726	248,733,222,344
Unlisted shares	155,147,787,630	64,781,068,942
Listed fund certificates	50,653,849,974	130,096,930,470
Listed fund certificates which were declined in value	7,687,578,537	9,938,458,047
FUESSV50	4,097,174,668	5,475,374,226
FUESSV30	3,590,403,869	4,463,083,821
Listed fund certificates which were not declined in	-,,	Maria Maria
value	42,966,271,437	120, 158, 472, 423
Unlisted fund certificates	116,840,514,629	53,695,996,798
Listed bonds	660,078,435,976	776,935,670,752
Unlisted bonds (*)	730,532,428,767	207,387,088,201
Unlisted bonds registered for trading at Ha Noi		
Stock Exchange	566,546,521,587	515,146,036,897
CDs	3,946,734,098,136	3,515,177,642,724
TDs	4,593,772,260,275	3,349,800,000,000
	10,936,515,213,924	8,937,321,862,804
	As at	As at
	30 June 2025	31 December 2024
	VND	VND
oreign entrusted investors		
Unlisted shares	2,397,851,435	2,397,851,435

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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OFF BALANCE SHEET ITEMS OF SUBSIDIARY (continued)

7.1 Details of investments of entrusted investors (continued)

(*) Details of investment portfolios in corporate bonds which were at risk of domestic entrusted investors were as follows:

	As at	As at
	30 June 2025	31 December 2024
	VND	VND
Unlisted corporate bonds		7,394,007,379

The entrusted investors have different valuation models, and the fair value of these bonds determined using those valuation models may vary.

7.2 Balances of cash/receivables/payables of entrusted investors

	As at 30 June 2025 <i>VND</i>	As at 31 December 2024 VND
Cash of entrusted investors Cash of domestic entrusted investors	30,883,932,590 30,883,262,729	24,148,157,781 24,147,010,420
Cash of foreign entrusted investors Receivables of entrusted investors	669,861 366,043,533,653	1,147,361 267,967,094,353
Payables of entrusted investors	25,215,297,265	37,072,379,284

Relationship

8. OTHER DISCLOSURES

Related party

8.1 Related party disclosures

Details of key related parties and their relationships were as follows:

Thien	Minh Credit Rating Joint Stock Compan
CASS	SA Joint Stock Company ("CASSA")
Finsig	ht Joint Stock Company ("Finsight")
	Viet Growth Fund 3 ("FUCTVGF3")
	Viet Growth Fund 4 ("FUCTVGF4")
	Viet Growth Fund 5 ("FUCTVGF5")
	gement

Associate of TVS
Associate of TVS
Associate of TVAM
Investment fund managed by TVAM
Investment fund managed by TVAM
Investment fund managed by TVAM
Including members of the Board of Directors,
members of the Board of Supervision, the
General Director of the parent company and
its subsidiary; and their related parties

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.1 Related party disclosures (continued)

Balances and significant transactions were carried out with related parties during the six-month period ended 30 June 2025 are as follows:

			Revenue/			
Related party Tr	Transactions	As at 01 January 2025 VND	Increase during the period VND	Decrease during the period VND	As at 30 June 2025 VND	(expense) during six-month period ended 30 June 2025 VND
Finsight	Purchase of preference dividend and redeemable					
	shares	208,000,000,000			208,000,000,000	
	Receivables from porfolio management fees	22,201,003,802	24,495,305,855	(22,566,669,950)	24,129,639,707	24,495,305,855
	Payables for purchases of financial assets	(272,051,580,693)	=	272,051,580,693	¥	9
	Receivables from brokerage services	615	31,657,138	(31,657,138)	-	31,657,138
	Investors' deposit	60,682,374	60,273	-	60,742,647	_
	Dividend receivables from preference dividend and					
	redeemable shares	10,172,054,795	15,471,780,823	(10,172,054,795)	15,471,780,823	15,471,780,823
	Dividend receivables from ordinary shares	-	9,659,804,000	(9,659,804,000)	7	9,659,804,000
Thien Viet	Short-term investments	26,154,000,000	-	-	26,154,000,000	2
Growth Fund 3	Receivables from fund management fees	-	1,028,624,626	(1,028,624,626)		1,028,624,626
	Receivables from transaction fees		38,316,052	(37,419,052)	897,000	38,316,052
Thien Viet	Short-term investments	25,819,640,000	*	III.	25,819,640,000	
Growth Fund 4	Receivables from fund management fees		1,011,410,021	(1,011,410,021)		1,011,410,021
	Receivable from transaction fees	8	36,438,703	(35,541,703)	897,000	36,438,703
Thien Viet	Short-term investments	30,906,000,000	9		30,906,000,000	949
Growth Fund 5	Receivables from fund management fees	<u>=</u>	872,836,677	(872,836,677)		872,836,677
	Receivable from transaction fees	-	39,695,512	(39,695,512)	=	39,695,512
Management of TVS	Dividends payables	(20,000,000)		20,000,000		
ULIVS		(20,000,000)	-	20,000,000	it in	



NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended $\frac{1}{2}$

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8. OTHER DISCLOSURES (continued)

8.1 Related party disclosures (continued)

			Revenue/			
Related party	Transactions	As at 01 January 2025 VND	Increase during the period VND	Decrease during the period VND	As at 30 June 2025 VND	(expense) during six-month period ended 30 June 2025 VND
Board of	Long-term HTM investments	35,324,176,000	27,618,700,000	(52,575,402,000)	10,367,474,000	-
supervision of		1,529,949,331	516,420,200	(1,696,388,486)	349,981,045	516,420,200
Finsight and TVAM	Dividends payables	(49,500,000)	12	49,500,000	~ <u>~</u>	1 <u>*</u>
CASSA	Capital contribution	12	4,500,000,000	-	4,500,000,000	14
INCO TO CAMP ACTION OF	Borrowing	-	(100,000,000,000)	8 <u>-</u>	(100,000,000,000)	-
	Interest payables	-	(195,890,411)	: -	(195,890,411)	(195,890,411)
	Payables for purchases of financial assets	-	(100,583,340,000)	100,583,340,000	-	-
	Receivables from sales of financial assets		100,581,000,000	(100,581,000,000)	-	-

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.1 Related party disclosures (continued)

Balances and significant transactions were carried out with related parties during the year ended 31 December 2024 as follows:

			Revenue/ (expenses)			
Related party	Transactions	As at 01 January 2024 VND	Increase during the year VND	Decrease during the year VND	As at 31 December 2024 VND	June 2024
Finsight	Purchase of preference dividend and redeemable					
	shares	-	208,000,000,000	-	208,000,000,000	=
	Receivables from portfolio management fees (*)	17.	27,599,200,405	(5,398,196,603)	22,201,003,802	200,000,000
	Receivables from sales of financial assets	-	355,138,856,294	(355, 138, 856, 294)	Access to the control of the control	
	Payables for purchases of financial assets	-	(308,851,580,693)	36,800,000,000	(272,051,580,693)	-
	Receivables from brokerage services	-	62,309,325	(62,309,325)	-	
	Investors' deposit Dividend receivables from preference dividend and	:*:	60,682,374	-	60,682,374	-
	redeemable shares	-	10,172,054,795	-	10,172,054,795	· ·
Thien Viet	Short-term investments	26,154,000,000	-	-	26,154,000,000	·
Growth Fund 3	Receivables from fund management fees	475,470,100	2,278,630,323	(2,754,100,423)		1,217,700,596
	Dividends	1.4000.000 1000.000 1000.000 1000.000 1000.000 1000.000 1000.000 1000.000 1000.000 1000.000 1000.000 1000.000	2,540,000,000	(2,540,000,000)	-	2,540,000,000
	Receivables from transaction fees	5. m .	137,050,901	(137,050,901)	i e	78,221,034
Thien Viet	Short-term investments	25,819,640,000		-	25,819,640,000	
Growth Fund 4	Receivables from fund management fees	3,434,331,680	2,247,318,865	(5,681,650,545)		1,203,323,053
	Dividends	-	2,556,400,000	(2,556,400,000)	-	2,556,400,000
	Receivables from transaction fees	100	110,861,666	(110,861,666)	æ	52,564,459
Thien Viet	Short-term investments	30,906,000,000		-	30,906,000,000	-
Growth Fund 5		(+	1,861,114,503	(1,861,114,503)		953,355,062
	Receivables from transaction fees	-	111,304,202	(111,304,202)		53,611,891

^(*) The increase in receivables from portfolio management fee during the year with Finsight includes the receivables arising from the revenue generated from the divestment date until 31 December 2024 and the receivables arising from the divestment transaction.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.1 Related party disclosures (continued)

		Receivables/(payables)				
Related party	Transactions	As at 01 January 2024 VND	Increase during the year VND	Decrease during the year VND	As at 31 December 2024 VND	(expenses) for the six-month period ended 30 June 2024 VND
Management of	Other receivables	1,502,195,651		(1,502,195,651)		
TVS	Borrowings	(83,470,000,000)	-	83,470,000,000		-
	Dividends payables		(126,100,000)	106,100,000	(20,000,000)	-
	Interest and other payables	(256,867,378,660)	(2,773,636,266)	259,641,014,926	-	(2,773,636,266)
Board of	Receivables from sales of financial assets		742,785,560	(742,785,560)	-	20
supervision of	Long-term HTM investments	-	96,924,176,000	(61,600,000,000)	35,324,176,000	-
Finsight and	Interest receivables	-	3,489,209,604	(1,959,260,273)	1,529,949,331	1,283,536,562
TVAM	Interest payables		(262, 465, 752)	262,465,752		(262,465,752)
	Dividends payables	-	(49,500,000)		(49,500,000)	350
Related parties	Long-term HTM investments	200,000,000,000	-	(200,000,000,000)	_	-
of a member of	AFS financial assets	230,091,122,337	-	(230,091,122,337)	-	170
TVS's Board of Directors (**)	Interest receivables	38,501,882,096	12,456,267,957	(50,958,150,053)	-	12,456,267,957

^(**) The decrease in receivables during the year with related party of a member of TVS's Board of Directors includes the decrease arising from the payments made while they were still considered related parties and the decrease arising when they were no longer considered related parties.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.2 Transactions with other related parties

Remuneration of members of the Board of Directors, Supervisory Board, and the salary of the General Director for the six-month period are as follows:

	For the six-month pe 30 June 20	For the six-month period ended 30 June 2024		
Position	Salary VND	Remuneration VND	Salary VND	Remuneration VND
Nguyen Thanh Thao - General Director	1,516,000,000	-	1,510,600,000	-

For the six-month period ended 30 June 2025 and 30 June 2024, the Company has not incurred any remuneration for each member of the Board of Directors and the Supervisory Board.



NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.3 Business segment

The General Director of the Company determines that management decisions of the Group are primarily based on types of services provided by the Group. As a result, the primary segment reporting of the Group is presented in respect of the Group's business segments.

Geographical segments

The principal activities of the Group are carried out within Vietnam territory. Risks and returns of the Group are not materially affected by distinctions between products or geographical areas.

Business segments

"Brokerage and customer services" segment generates revenues and incurs expenses relating to securities brokerages, depository, margin lending, trading advances and other securities services.

"Proprietary trading" segment generates revenues and incurs expenses related to FVTPL financial assets, AFS financial assets, HTM investments portfolio and losses from financial assets.

"Financial advisory" segment generates revenues and incurs expenses related to financial consultancy service, securities investment consultancy service and securities agency services.

"Fixed income" segment generates revenues and incurs expenses related to HTM investments portfolio and debt instruments in FVTPL portfolio.

"Fund management" segment generates revenues and incurs expenses related to fund management services.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.3 Business segment (continued)

Income and expenses based on the Group' business segments are as follows:

į	Brokerage and customer services VND	Proprietary trading VND	Financial advisory VND	Fixed income VND	Finsight VND	Fund management VND	Total VND
Ear the six month period anded 20 la	uno 2025			•		-	
For the six-month period ended 30 Ju Net revenue	25,939,431,094	221,838,559,954	8,714,113,636	100,765,176,515	State	30,364,407,404	387,621,688,603
Direct expenses	(15,563,742,346)	(134,245,813,735)	(6,028,785,766)	(98,832,184,188)	_	(10,836,919,267)	(265,507,445,302)
Depreciation and allocated expenses	(1,686,311,267)	(1,735,354,700)	(255,451,504)	(90,032,104,100)		(87,689,373)	(3,764,806,844)
Reclassification of fixed income	(1,000,511,207)	(1,755,554,766)	(200,401,004)			(01,000,010)	(0,704,000,044)
instruments	_	(26,668,181,531)		26,668,181,531		2	
Reclassification of portfolio		(20,000,101,001)		20,000,101,001	-		
management revenue	2	(3,708,106,407)	-	£		3,708,106,407	140
		(0,100,100,101)					
Segment statement of income Profit sharing from associates - Finsigh Profit sharing from associates - TMR Dividends from preference dividend and Unallocated expenses		55,481,103,581 s	2,429,876,366	28,601,173,858		23,147,905,171	118,349,436,457 9,279,122,668 (1,461,319,341) 15,471,780,823 (26,369,891,885)
Profit from operating activities before	e tax					-	115,269,128,722
For the six-month period ended 30 J	une 2024 (*)						
Net revenue	29,596,241,974	251,095,113,770	926,363,636	88,110,577,972	312,021,882,432	8,045,339,242	689,795,519,026
Direct expenses	(13, 153, 411, 477)	(139,916,988,768)	(4,432,996,525)	(82,727,318,392)	(251,147,543,737)	(8,319,622,572)	(499,697,881,471)
Depreciation and allocated expenses	(1,565,620,700)	(1,037,425,907)	(188,110,818)			(66,738,901)	(2,857,896,326)
Reclassification of fixed income							
instruments	-	(22,826,369,616)	-	22,826,369,616	1.5	-	-
Reclassification of portfolio					755 Sales Sales No. 1850		
management revenue	36,741,994	(3,546,072,480)	-	-	(5,073,027,828)	8,582,358,314	~
Segment statement of income Profit sharing from associates - Finsigh Unallocated expenses	14,913,951,791 at	83,768,256,999	(3,694,743,707)	28,209,629,196	55,801,310,867	8,241,336,083	187,239,741,229 1,480,177,943 (34,950,698,222)
Profit from operating activities before	e tax					_	153,769,220,950

^(*) Income and expenses based on the Group's business segments for the six-month and six-month period ended 30 June 2024, are restated to align with the structure of the income statement.



NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.3 Business segment (continued)

	Brokerage and customer services VND	Proprietary trading VND	Financial advisory VND	Fixed income VND	Fund management VND	Total VND
As at 30 June 2025						
Segment assets	389,379,186,828	1,587,559,811,949	754,000,092	4,218,095,030,966	27,335,706,803	6,223,123,736,638
Cash and cash equivalents		41,958,236,263	3.4	372,979,785,615	1,643,524,889	416,581,546,767
FVTPL financial assets	14	1,040,837,320,980	-	568,622,694,581	_	1,609,460,015,561
HTM investments		148,717,474,000		3,210,521,957,398	(7)	3,359,239,431,398
Loans	365,748,122,076		-	(#6	-	365,748,122,076
AFS financial assets		307,888,090,653	2	-	-	307,888,090,653
Receivables from disposals of financial assets	-	41,440,000,000	-	-	.=	41,440,000,000
Dividends and interest receivables		6,567,049,539		65,970,593,372	21,918	72,537,664,829
Service-related receivables	299,588,285		754,000,092		24,977,701,291	26,031,289,668
Deposits in the Settlement Support Fund and other						
non-current assets	21,665,842,007		×.	(0)		21,665,842,007
Deferred tax assets	1,665,634,460	-	_	-		1,665,634,460
Other receivables	. 	151,640,514	-	-	714,458,705	866,099,219
Total allocated assets	8,950,002,587	9,210,297,861	1,355,794,548		860,660,432	20,376,755,428
Fixed assets	8,950,002,587	9,210,297,861	1,355,794,548	7 <u>4</u> 7	860,660,432	20,376,755,428
Unallocated assets						423,645,719,297
Investment in associates						185,609,948,972
Preference dividend and redeemable shares of Finsight						208,000,000,000
Dividend receivables from preference dividend and rede	emable shares of Fir	nsight				15,471,780,823
Other unallocated assets						14,563,989,502
Total assets	398,329,189,415	1,596,770,109,810	2,109,794,640	4,218,095,030,966	28,196,367,235	6,667,146,211,363
Sogment liabilities	166 242 266 727	44 744 675 002	5	3,980,631,231,742	6,914,243,720	4,195,532,518,191
Segment liabilities Short-term borrowings	166,242,366,737 165,641,688,311	41,744,675,992 2,300,000,000	5	3,962,119,347,443	0,314,243,720	4,130,061,035,754
				3,302,113,347,443	5576	3,300,678,426
Trading obligations	600,678,426	8,716,641,409	# D	1989 1989	1,430,749,058	10,147,390,467
Short-term trade payables	-			18,511,884,299	1,430,749,030	18,546,289,778
Interest payables	50 71 .	34,405,479	-5-	10,511,004,299	7.7	24,212,404,468
Deferred tax liabilities		24,212,404,468	-	-	5,483,494,662	9,264,719,298
Other payables		3,781,224,636		-	5,465,494,002	55,490,126,093
Unallocated liabilities						35,490,126,093
Total liabilities	166,242,366,737	41,744,675,992		3,980,631,231,742	6,914,243,720	4,251,022,644,284
Net assets	232,086,822,678	1,555,025,433,818	2,109,794,640	237,463,799,224	21,282,123,515	2,416,123,567,079

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.3 Business segment (continued)

	Brokerage and customer services VND	Proprietary trading VND	Financial advisory VND	Fixed income VND	Fund management VND	Total VND
As at 31 December 2024 (*)						
Segment assets	453,302,029,944	1,757,875,835,187	12,944,600,092	4,776,677,631,074	32,141,896,795	7,032,941,993,092
Cash and cash equivalents	904,195,000	97,349,359,622	-	109,438,502,594	3,741,600,479	211,433,657,695
FVTPL financial assets	-	1,002,884,622,047	-	102,317,862,140		1,105,202,484,187
HTM investments		121,474,176,000	140	4,503,971,276,452		4,625,445,452,452
Loans	429,131,804,654	4	_		-	429,131,804,654
AFS financial assets	-	311,745,305,280	-	-	-	311,745,305,280
Receivables from disposals of financial assets		219,534,886,900	-	H	-	219,534,886,900
Dividends and interest receivables		4,747,120,564	-	60,949,989,888	186,302	65,697,296,754
Service-related receivables	384,162,740	A	12,944,600,092	-	27,665,764,544	40,994,527,376
Deposits in the Settlement Support Fund and					Action & Committee Committee Committee	5 CANADED VAN DE DE LA CONSTRUCTION DE LA CONSTRUCT
other non-current assets	21,216,233,090					21,216,233,090
Deferred tax assets	1,665,634,460					1,665,634,460
Other assets	-	140,364,774	-	_	734,345,470	874,710,244
Total allocated assets	10,814,842,312	8,151,321,405	1,398,913,806	-	832,748,807	21,197,826,330
Fixed assets	10,814,842,312	8,151,321,405	1,398,913,806	-	832,748,807	21,197,826,330
Unallocated assets Investment in associates						331,344,021,924 99,141,949,645
Preference dividend and redeemable shares of Finsight						208,000,000,000
Dividends receivables from preference dividend and redeemable	shares of Finsight					10,172,054,795
Other unallocated assets	shares or r maight					14,030,017,484
Total assets	464,116,872,256	1,766,027,156,592	14,343,513,898	4,776,677,631,074	32,974,645,602	7,385,483,841,346
Segment liabilities	237,503,925,392	321,847,716,712	-	4,431,774,588,584	8,691,679,810	4,999,817,910,498
Short-term borrowings	236,894,311,775	2,300,000,000		4,412,904,178,225		4,652,098,490,000
Trading obligations	609,613,617	- XX XX XX	(=)	-	X	609,613,617
Short-term trade payables		275,158,648,998	-	2	230,000,000	275,388,648,998
Interest payables	-	756,164	-	18,870,410,359	-	18,871,166,523
Deferred tax liabilities	-	19,179,371,803	0 = 0	-	14	19,179,371,803
Other payables	2	25,208,939,747	_	2	8,461,679,810	
Unallocated liabilities		**************************************				51,496,817,753
Total liabilities	237,503,925,392	321,847,716,712		4,431,774,588,584	8,691,679,810	5,051,314,728,251
Net assets	226,612,946,864	1,444,179,439,880	14,343,513,898	344,903,042,490	24,282,965,792	2,334,169,113,095





NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.3 Business segment (continued)

(*) Assets and liabilities according to the main business sector of the Group for the financial year ending 31 December 2024 are restated to align with the structure of the financial position report.

8.4 Operating lease commitments

The Group currently leases office space under operating leases. As at reporting date, the future minimum lease payments under non-cancellable operating leases were as follows:

	As at	As at
	30 June 2025	31 December 2024
	VND	VND
Up to 1 year	8,520,588,940	8,474,540,740
Between 1 and 5 years	4,289,051,065	6,751,694,935
	12,809,640,005	15,226,235,675

8.5 Earnings per share

a. Basic earnings per share

According to prevailing regulations, basic earnings per share are calculated by dividing the net profit attributable to shareholders after deducting the appropriations to bonus and welfare funds by the weighted average number of ordinary shares outstanding during the period, excluding ordinary shares repurchased by the Company and held as treasury shares.

Other comprehensive income is not included in earnings to calculate earnings per due to lack of detailed guidance.

As of the approval date of the financial statements, the resolution from the Annual General Meeting of Shareholders regarding appropriation to bonus and welfare fund for the current period has not yet been finalised. Consequently, the net profit used in calculating basic earnings per share has not been adjusted for the amount to be appropriated to the bonus and welfare fund for the current period's profit.

	For the six-month period ended 30 June 2025	For the six-month period ended 30 June 2024 (restated)
Net profit attributable to shareholders (VND) Less amount allocated to bonus and welfare funds (VND)	95,884,013,600	127,683,342,737 (14,071,837,065)
Basic earnings per share (VND/share)	95,884,013,600	113,611,505,672
Weighted average number of ordinary shares in issue (share)	166,995,274	166,714,232
Basic earnings per share (VND/share)	574	681

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.5 Earnings per share (continued)

- Basic earnings per share (continued)
 - (*) The basic earnings per share for the six-month period ended 30 June 2024 has been restated to reflect the adjustment in profit attributable to shareholders arising from the appropriation to the bonus and welfare fund in the six-month period ended 30 June 2025, as follows:

	For the six-month period ended 30 June 2024				
Items	As previously reported	Adjustments	As restated (*)		
Net profit attributable to shareholde (VND)	127,683,342,737	(14,071,837,065)	113,611,505,672		
Weighted average number of ordinary shares in issue (shares)	166,714,232	-	166,714,232		
Basic earnings per share (VND)	766		681		

b. Diluted earnings per share

The Group did not have any ordinary shares potentially diluted during the period and up to the date of these interim consolidated financial statements. Therefore, diluted earnings per share is equal to basic earnings per share.

8.6 Financial risk management

The Group' activities expose to financial risks including market risk, credit risk and liquidity risk. The Group' overall risk management strategy seeks to minimise the potential adverse effect of these risks on the Group' performance.

The General Director of the Company is responsible for setting the objectives and underlying principles of financial risk management for the Group. The General Director of the Company establishes the detailed policies such as risk identification and measurement, investment strategy and limits. Risk management policies and systems are reviewed regularly to tackle the changes and align to market trends.

Financial risk management is carried out by risk management personnel. The risk management personnel measure actual exposures against the limits set and prepare periodical reports for the review of the General Director of the Company.

The information presented below is based on information received from the General Director of the Company.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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OTHER DISCLOSURES (continued)

8.6 Financial risk management (continued)

Market risk

Market risk is the risk that fair value or future cash flows of a financial instrument will fluctuate according to changes in market prices. The Group' market risks include: interest rate risk, currency risk and share price risk.

The Group manages this risk through sensitivity analysis of variables that would impact its financial position and performance, diversification of its investment portfolio, critical appraisal of securities within limited exposures, and hedging where necessary.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of financial instruments will fluctuate as a result of changes in market interest rates. The Group is exposed to interest rate risk mainly from its term deposits, certificates of deposit, investments in bonds, loans and borrowings.

The Group manages this risk through analysis of market competition in order to obtain the most favorable interest rate for its intended operations while still staying within exposure limit.

As of 30 June 2025, the Company assessed that current market interest rates were low. For the six-month financial period ended 30 June 2025, due to inflation and exchange rate pressures, the State Bank of Vietnam implemented measures to flexibly inject and withdraw money supply and increase interbank interest rates. Additionally, efforts to promote credit have compelled banks to mobilize funds more actively from the public. In the context of competition from other investment channels such as real estate and corporate bonds that are recovering, the Company anticipates that savings interest rates will tend to remain stable in short and medium term. Therefore, the Company assessed the interest rate risk as relatively low.

Currency risk

Currency risk is the risk that the value of the Group' financial instruments will be affected by changes in exchange rates. As at 30 June 2025 and 31 December 2024, the Group assessed currency risk as insignificant due to the Group did not have large foreign currency items at these times.

Market price risk

Securities under FVTPL portfolio held by the Group are affected by market risk due to the uncertainty in the future value of these securities. The Group manages its share price risk by setting up investment limits and hedging where necessary. The Group's Investment Committee also takes part in appraisal and approval of investment decisions. Securities held in AFS financial assets are not exposed to market price risk due to the recognition at costs.

As at 30 June 2025, if the prices of securities (shares, fund certificates) increased/decreased by 10% with all other variables being held constant including tax rate, the Group' profit after tax for the period would have been higher/lower by VND104,083,732,098 (as at 31 December 2024: higher/lower by VND100,288,404,152).

Credit risk

Credit risk is the risk that counterparty to a financial instrument will fail to discharge an obligation or commitment that it has entered with the Group, resulting in a financial loss to the Group. It arises principally from cash at banks, financial assets, receivables and other financial assets.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.6 Financial risk management (continued)

Credit risk (continued)

The following table details on the classification of credit quality for all financial assets exposed to credit risk as at 30 June 2025:

	Neither past due nor impaired VND	Past due but not impaired VND	Impaired VND	Total VND
Cash at banks and cash equivalents	416,262,112,730	.	_	416,262,112,730
FVTPL financial assets	568,622,694,581	<u> </u>	-	568,622,694,581
HTM investments	3,567,239,431,398	=	-	3,567,239,431,398
Loans	365,748,122,076	2	-	365,748,122,076
Receivables from disposals of financial assets	41,440,000,000	<u> </u>	-	41,440,000,000
Dividends and interest receivables	88,009,445,652	,	-	88,009,445,652
Service-related receivables	25,477,289,668	554,000,000	2	26,031,289,668
Long-term deposits, collaterals and pledges	1,448,354,061		3 = 3	1,448,354,061
Deposits in the Settlement Support Fund and	87 D. 86			
other non-current assets	21,665,842,007	-	-	21,665,842,007
Other financial assets	63,142,882	Ħ	15A	63,142,882
Total	5,095,976,435,055	554,000,000		5,096,530,435,055

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.6 Financial risk management (continued)

Credit risk (continued)

The following table details on the classification of credit quality for all financial assets exposed to credit risk as at 31 December 2024:

	Neither past due nor impaired VND	Past due but not impaired (*) VND	Impaired VND	Total VND
Cash at banks and cash equivalents	211,341,736,794	(#)	(#)	211,341,736,794
FVTPL financial assets	102,317,862,140	-	170	102,317,862,140
HTM investments	4,833,445,452,452)量)		4,833,445,452,452
Loans	429,131,804,654	N E N	-	429,131,804,654
Receivables from disposals of financial assets	219,534,886,900	=	-	219,534,886,900
Dividends and interest receivables	75,869,351,549	S=3	-	75,869,351,549
Service-related receivables	36,994,527,376	4,000,000,000	-	40,994,527,376
Long-term deposits, collaterals and pledges	1,438,716,344	-	: <u> </u>	1,438,716,344
Deposits in the Settlement Support Fund and other				
non-current assets	21,216,233,090	-	-	21,216,233,090
Other financial assets	1,034,607		-	1,034,607
Total	5,931,291,605,906	4,000,000,000	-	5,935,291,605,906

^(*) The Group collected all of these receivables in February 2025.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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OTHER DISCLOSURES (continued)

8.6 Financial risk management (continued)

Credit risk (continued)

(i) Balances with credit institutions

Balances with credit institutions (banks and financial institutions) include demand deposits, term deposits, certificates of deposit and accrued interest.

All deposits at banks and certificates of deposit are placed with credit institutions with high creditworthiness. Balances with credit institutions are monitored by capital trading function in compliance with the Group' policies and periodically reported to The General Director of the Company. Credit risk from balances with credit institutions is assessed as low.

As at 30 June 2025 and as at 31 December 2024, there was no balance with credit institutions that was past due nor impaired.

(ii) Bonds

Bonds in the Group's FVTPL portfolios are bonds issued by credit institutions. Investment appraisals related to these bonds are approved in accordance with the Group' investment policies.

Bonds investment portfolio is monitored by fixed income function and periodically reported to The General Director of the Company. Credit risk from debt securities is assessed as low.

As at 30 June 2025 and as at 31 December 2024, there was no debt security that was past due nor impaired.

(iii) Trading advances and deposit for derivative trading activities

Trading advances are directly collected from VSDC. Deposit for derivative trading activities is also placed with this entity.

VSDC is a state-owned entity and has no history of payment defaults. VSDC requires its members to deposit into the Settlement support fund and the derivative trading settlement fund to secure their trading obligations.

The Group may fulfil customers' securities trading orders only when the customers' balances maintain enough (100%) cash or securities and must carry out further steps to ensure payment ability prior to execution of the trades.

Credit risk from balance with VSDC is assessed as low.

As at 30 June 2025 and as at 31 December 2024, there was no balance with VSDC that was past due nor impaired.

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Thien Viet Securities Joint Stock Company

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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OTHER DISCLOSURES (continued)

8.6 Financial risk management (continued)

Credit risk (continued)

(iv) Margin lending

Margin lending are secured by eligible securities listed on the stock exchanges. Under the prevailing regulations on margin lending, the loan limit is set at 50% of the eligible securities' value. Ineligible securities are defined by the stock exchanges on a frequent basis. Eligible securities are approved and frequently updated by Margin lending risk management function based on several criteria including volatility and liquidity.

Customer Services department is responsible for the continuous review of margin lending report which includes balances, collateral assets and margin maintenance ratio. When the margin maintenance ratio falls below 35% (regulatory level: 30%), the system alerts and the Company makes margin calls. When the margin maintenance ratio falls below 30%, the Company forcibly sells out collateral assets to collect the loans.

According to applicable securities regulations, margin lending limit applicable to an individual customer or an institution customer is 3% of the securities company's equity. As at 30 June 2025 and as at 31 December 2024, there was no margin lending balance that exceeded 3% of the Company's equity.

(v) Receivables

Credit exposure is restricted by transacting with counterparties with high creditworthiness and obtaining security where necessary.

As at 30 June 2025 and 31 December 2024, there were no receivable that exceeds 10% of the Group' equity.

As at 30 June 2025, The Group had receivables amounting to VND554 million that are overdue for less than three months. The Group assesses these receivables as unimpaired and recoverable (as at 31 December 2024: the Group had a receivable amounting to VND2 billion that is overdue less than 03 months and another receivable amounting to VND2 billion overdue above 03 months but less than 06 months. These receivables were collected in February 2025).

Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty or fail to perform its financial obligations.

The Group' approach to manage liquidity risk is to maintain sufficient highly liquid financial assets portfolio to meet liquidity requirements in the short term and long term.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.6 Financial risk management (continued)

Liquidity risk (continued)

The following table summarises the payment terms of the Group's financial assets and liabilities as at 30 June 2025:

	Overdue VND	Current VND	Up to 1 year VND	From 1 - 5 years VND	Over 5 years VND	Total VND
FINANCIAL ASSETS						
Cash at banks and cash equivalents	-	415,262,112,730	1,000,000,000	-	-	416,262,112,730
FVTPL financial assets	-	1,040,837,320,980		438,212,479,139	130,410,215,442	1,609,460,015,561
Listed shares	-	918,740,295,530	-	S=	-	918,740,295,530
Unlisted shares	2	5,280,450	-	N=	-	5,280,450
Listed fund certificates	×	118,923,160,000	000	-	-	118,923,160,000
Unlisted fund certificates	=	3,168,585,000	-	-	-	3,168,585,000
Listed bonds	4	-	9.45	:=	30,239,037,360	
Unlisted bonds	-	-	-	-	100,171,178,082	100,171,178,082
CDs		-	12:	438,212,479,139	-	438,212,479,139
HTM investments	-	-	3,323,871,957,398	243,367,474,000	-	3,567,239,431,398
Loans	=	-	365,748,122,076	S	-	365,748,122,076
AFS financial assets	-	307,888,090,653	-		(-	307,888,090,653
Receivables from disposals of financial assets	-	-	41,440,000,000	-	-	41,440,000,000
Dividends and interest receivables	~	12	86,393,711,182	1,615,734,470	-	88,009,445,652
Service-related receivables	-	90 4 .	26,031,289,668	-	-	26,031,289,668
Long-term deposits, collaterals and pledges	H	-		1,448,354,061	-	1,448,354,061
Deposits in the Settlement Support Fund					21,665,842,007	21,665,842,007
and other non-current assets			63,142,882		21,000,042,007	63,142,882
Other financial assets	_	·	03,142,002			05,142,002
	-	1,763,987,524,363	3,844,548,223,206	684,644,041,670	152,076,057,449	6,445,255,846,688
FINANCIAL LIABILITIES						
Short-term borrowings	-	-	4,130,061,035,754	-	2	4,130,061,035,754
Trading obligations	-	3,300,678,426	_	Α	1 m	3,300,678,426
Other payables	-	1,917,245,612	30,310,790,312	-		32,228,035,924
	-	5,217,924,038	4,160,371,826,066			4,165,589,750,104
_						

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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8. OTHER DISCLOSURES (continued)

8.6 Financial risk management (continued)

Liquidity risk (continued)

The following table summarises the payment terms of the Group' financial assets and liabilities as at 31 December 2024:

	Overdue VND	Current VND	Up to 1 year VND	From 1 - 5 years VND	Over 5 years VND	Total VND
FINANCIAL ASSETS						
Cash at banks and cash equivalents	=	208,341,736,794	3,000,000,000			211,341,736,794
FVTPL financial assets	8	1,002,884,622,047	-	51,903,137,654	50,414,724,486	1,105,202,484,187
Listed shares	μ.	865,625,213,797	O#.	-)	865, 625, 213, 797
Unlisted shares	-	4,883,250	<u> </u>	2	-	4,883,250
Listed fund certificates	≌	134,223,160,000	-	-	(3#)	134,223,160,000
Unlisted fund certificates	4	3,031,365,000	-	-	-	3,031,365,000
Listed bonds	2		4	* *	50,414,724,486	50,414,724,486
Unlisted bonds	-	· -	ton reconspicing to the second second	51,903,137,654	15	51,903,137,654
HTM investments	2	-	4,388,971,276,452	444,474,176,000	(=)	4,833,445,452,452
Loans	-		429,131,804,654	7.	85	429,131,804,654
AFS financial assets		311,745,305,280	-	-	-	311,745,305,280
Receivables from disposals of						
financial assets		-	219,534,886,900	7	-	219,534,886,900
Dividends and interest receivables	2	-	72,196,888,519	3,672,463,030	-	75,869,351,549
Service-related receivables	-		40,994,527,376	-		40,994,527,376
Long-term deposits, collaterals and pledges	-	-	E-847 ST CAPT TO SEE	1,438,716,344	-	1,438,716,344
Deposits in the Settlement Support Fund						
and other non-current assets	_	-	-	-	21,216,233,090	21,216,233,090
Other financial assets	_	-	1,034,607	-		1,034,607
	-	1,522,971,664,121	5,153,830,418,508	501,488,493,028	71,630,957,576	7,249,921,533,233
FINANCIAL LIABILITIES						
Short-term borrowings	-	-	4,652,098,490,000	-	-	4,652,098,490,000
Trading obligations	-	609,613,617			-	609,613,617
Other payables	18	2,119,401,084		.=	-	296,487,898,300
	-	2,729,014,701	4,946,466,987,216	-		4,949,196,001,917

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 30 June 2025 and for the six-month period then ended

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9. SUBSEQUENT EVENTS

There have been no significant subsequent events occurring after the reporting date which would require adjustments or disclosures to be made in the interim consolidated financial statements.

Hanoi, Vietnam 14 August 2025

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CONG TY

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