INTERIM FINANCIAL STATEMENTS REVIEWED

For the period from 01/01/2025 to 30/06/2025



Address: Room 9-10, 1st floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa ward, Hanoi

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Address: P9-10, 1st Floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

BOARD OF GENERAL DIRECTORS' REPORT

ompanied by the Interim Financial Statements for the period from 01/01/2025 to 30/06/2025

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BOARD OF GENERAL DIRECTORS' REPORT

The members of the Board of General Directors of Guotai Junan Securities (Vietnam) Corp. (hereinafter referred to as "the Company"), formerly known as Guotai Junan Investment Securities (Vietnam) Corp. present this report together with the Interim Financial Statements of the Company, reviewed for the period from 01/01/2025 to 30/06/2025.

Board of Management and Board of General Directors

Members of Board of Management and Board of General Directors who held the Company during the period from 01/01/2025 to 30/06/2025 and to the date of this report, include:

Board of Management

Mr. Wang Jun Hong

Chairman

Mr. Yim Fung

Non-executive member

Mr. Nguyen Thanh Ky

Independent member

Mr. Huang Bo

Executive member

Mr. Wei Xi

Non-executive member (Resigned on April 24, 2025)

Board of General Directors

Mr. Huang Bo

General Director

Mr. Bui Quang Ky

Deputy General Director

Mr. Hoang Anh

Senior Executive Officer

Mr. Nguyen Anh Tuan

Director of Ho Chi Minh Branch

Mr. Lu Xin

Finance Director (Appointed on February 27, 2025)

Ms. Le Thi Lan Huong

Finance Director (Resigned on February 27, 2025)

Board of Supervisors

Mr. Le Tat Thanh

Chief Supervisor (Resigned on October 21, 2024)

Ms. Hoang Thi Thanh Hoa

Member (Resigned on April 24, 2025)

Ms. Shen Jing

Member (Resigned on April 24, 2025)

Resolution of the Annual General Meeting of Shareholders No. 01/2025/NQ-ĐHĐCĐ.GJTA dated April 24, 2025, approving the plan to change the company's organizational and management model: The company shall be organized and operated under the model specified at Point b, Clause 1, Article 137 of the Law on Enterprises 2020, comprising the General Meeting of Shareholders, the Board of Management, the Audit Committee under the Board of Management, and the General Director.

According to Resolution No. 15/2025/NQ-HĐQT-GTJAVN dated May 7, 2025, the Audit Committee of Guotai Junan Securities Corporation (Vietnam) was established, comprising:

Audit Committee

Mr. Nguyen Thanh Ky

Chairman

Mr. Yim Fung

Member

Mr. Wang Jun Hong

Member

Address: P9-10, 1st Floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi BOARD OF GENERAL DIRECTORS' REPORT

ompanied by the Interim Financial Statements for the period from 01/01/2025 to 30/06/2025

BOARD OF GENERAL DIRECTORS' REPORT

(continued)

Responsibilities of the Board of General Directors

The Company's Board of General Directors is responsible for preparing the Interim Financial Statements which give a true and fair view of the Company's financial position and the results of its operations, cash flows and changes in owner's equity in the year in accordance with Vietnamese Accounting Standards, corporate accounting system, accounting system applicable to securities companies and legal regulations relevant to the preparation and presentation of the Interim Financial Statements of securities companies. In the preparation of these Interim Financial Statements, the Board of General Directors is required to:

- Select suitable accounting policies and then consistently apply them;
- Make judgments and estimates that are reasonable and prudent;
- State whether appropriate accounting standards are respected or any application of material misstatements needs to be disclosed and justified in Interim Financial Statements;
- Prepare the Interim Financial Statements on the going concern basis unless it is inappropriate to presume that the Company will continue in business; and
- Design and implement an effective internal control system for the purpose of properly preparing and presenting the Interim Financial Statements so as to minimize risks and frauds.

The Board of General Directors is responsible for ensuring that proper accounting records are kept, which disclose, with reasonable accuracy at any time, the financial position of the Company and that the Interim Financial Statements comply with Vietnamese Accounting Standards, corporate accounting system, accounting system applicable to securities companies and statutory requirements relevant to financial reporting for securities companies. The Board of General Directors is also responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of frauds and other irregularities.

The Board of General Directors confirms that the Company has complied with the above requirements in preparing these Interim Financial Statements.

For and on behalf of the Board of General Directors,

GUOTAL JUNAN SECURITIES (VIETNAM) CORP.

CÔNG TY
CÔ PHẦN
CHỦNG KHOẢN
CHỦNG KHOẢN
CHỦNG KHOẢN
CHỦNG KHOẢN

Huang Bo General Director Hanoi, August 11, 2025 HAN HAN



VIET NAM AUDITING AND EVALUATION COMPANY LIMITED INDEPENDENT MEMBER OF LEA GLOBAL

Specialized in Auditing, Evaluation, Consultancy on Finance, Accounting and Tax

No. 1308.01-25/BC-TC/VAE

Hanoi, August 13, 2025

REVIEW REPORT ON INTERIM FINANCIAL INFORMATION

To:

Shareholders

Board of Management and Board of General Directors

Guotai Junan Securities (Vietnam) Corp.

We have reviewed the accompanying Interim Financial Statements of Guotai Junan Securities (Vietnam) Corp. (hereinafter referred to as "the Company"), prepared on August 11, 2025, set out on page 06 to page 45, which comprise the Interim Statement of Financial Position as at June 30, 2025 and the Interim Statements of Income, Interim Cash flow Statements and Changes in Equity for the period then ended and the Notes to the Interim Financial Statements.

Respective responsibilities of Board of General Directors

The Board of Directors is responsible for the preparation and fair presentation of the Interim Financial Statements in accordance with Vietnamese Accounting Standards, corporate accounting system, accounting system applicable to securities companies and legal regulations relevant to the preparation and presentation of the Interim Financial Statements of securities companies and for an internal control as determined as necessary for the preparation and fair presentation of Interim Financial Statements that are free from material misstatement, whether due to fraud or error.

Respective responsibilities of Auditor's

Our responsibility is to express a conclusion on the accompanying Interim Financial Statements based on our review. We conducted our review in accordance with Vietnamese Standard on Review Engagement (VSRE) 2410 – Review of Interim Financial Information Performed by the Independent Auditor of the Entity.

A review of Interim Financial Statements consists of making inquires, 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.



REVIEW REPORT ON INTERIM FINANCIAL INFORMATION

(continued)

Auditor's conclusion

Base on our review, nothing has come to our attention that causes us to believe that the accompanying Interim Financial Statements do not present fairly, in all material respects, the financial position of the Company as at 30/06/2025, and of the results of its operations, cash flows and changes in owner's equity for the period then ended in accordance with Vietnamese Accounting Standards, corporate accounting system, accounting system applicable to securities companies and legal regulations relevant to the preparation and presentation of the Interim Financial Statements of securities companies.



Ngo Ba Duy

Deputy General Director - Audit Director Audit Practice Registration Certificate

No. 1107-2023-034-1

For and on behalf of

VIETNAM AUDITING AND EVALUATION CO., LTD.

ONG

Address: P9-10, 1st Floor, Charmvit Tower,

No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

For the period from 01/01/2025

Form B01a - CTCK

to 30/06/2025

INTERIM STATEMENT OF FINANCIAL POSITION

As at June 30, 2025

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				Unit: VND
ASSETS	Codes	Notes	30/06/2025	01/01/2025
A. CURRENT ASSETS (100 = 110+130)	100		1,394,604,084,463	884,745,793,911
I. Financial asets	110		1,391,241,608,029	882,405,374,565
1. Cash and cash equivalents	111	VI.1.	456,887,499	1,953,134,167
1.1. Cash	111.1		456,887,499	1,953,134,167
Financial assets at fair value through profit or loss (FVTPL)	112	VI.3.1	33,825,912,570	33,825,878,000
3. Held-to-maturity investments (HTM)	113	VI.3.3	738,000,000,000	417,000,000,000
4. Lending	114	VI.3.4	612,303,323,558	429,727,304,144
5. Provision for impairment of financial assets and mortgaged assets	116	VI.3.5	(14,744,101,206)	(14,744,101,206)
6. Receivables	117	VI.5.	21,573,938,930	15,121,967,538
7. Advances to suppliers	118	VI.4.	559,978,840	250,046,505
8. Receivables from services provided by the securities company	119	VI.5.	138,721,858	143,250,088
9. Other receivables	122	VI.5.	38,844,001,587	38,844,950,936
10. Provision for impairment of receivables and other current assets	129	VI.6.	(39,717,055,607)	(39,717,055,607)
II. Other current assets	130		3,362,476,434	2,340,419,346
Short-term prepaid expenses	133	VI.7.	2,630,650,434	1,608,593,346
2. Short-term mortgage, collaterals, deposits	134	VI.11.	2,150,000	2,150,000
3. Other current assets	137		729,676,000	729,676,000
B. NON-CURRENT ASSETS (200 = 210 + 220 + 230 + 240 + 250 - 260)	200		24,773,627,908	23,534,154,804
I. Long-term financial assets	210		9	-
1. Investments	212	VI.12.	17,000,000,000	17,000,000,000
1.2. Investments in associates, joint ventures	212.3		17,000,000,000	17,000,000,000
2. Provision for impairment of long-term financial assets	213		(17,000,000,000)	(17,000,000,000)
II. Fixed assets	220	1 1 10	8,430,522,003	6,997,360,855
1. Tangible fixed assets	221	VI.9.	2,779,846,493	3,464,081,987
- Historical cost	222		13,436,258,365	13,436,258,365
- Accumulated depreciation	223a		(10,656,411,872)	(9,972,176,378)
2. Intangible fixed assets	227	VI.10.	5,650,675,510	3,533,278,868
- Historical cost	228		38,626,407,000	35,826,407,000
- Accumulated amortisation	229a		(32,975,731,490)	(32,293,128,132)
III. Investment property	230			
IV. Construction in progress	240		-	-
V. Other non-current assets	250		16,343,105,905	16,536,793,949
1. Long-term deposits, collaterals and pledges	251	VI.11.	887,836,100	828,836,100
2. Long-term prepaid expenses	252	VI.7.	1,634,128,172	2,223,149,859
3. Payment for Settlement Assistance Fund	254	VI.8.	13,821,141,633	13,484,807,990
VI. Provision for diminution in value of non-current assets	260		-	(-
TOTAL ASSETS (270 = 100 + 200)	270		1,419,377,712,371	908,279,948,715

(Notes from page 14 to page 45 are an integral part of these Interim Financial Statements).

Address: P9-10, 1st Floor, Charmvit Tower,

No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

For the period from 01/01/2025

to 30/06/2025

Form B01a - CTCK

INTERIM STATEMENT OF FINANCIAL POSITION

As at June 30, 2025 (continued)

				Unit: VND
RESOURCES	Codes	Notes	30/06/2025	01/01/2025
C. LIABILITIES (300 = 310 + 340)	300		239,323,712,891	136,020,101,082
I. Current liabilities	310		239,323,712,891	136,020,101,082
1. Short-term borrowings and finance lease liabilities	311	VI.18.	231,800,000,000	128,291,000,000
2. Short-term trade payables	320	VI.19.	789,194,000	487,686,575
3. Short-term advance from customers	321	VI.20.	85,646,961	283,546,311
4. Taxes and payables to State Budget	322	VI.21.	4,517,977,713	2,429,239,679
5. Payables to employees	323		184	2,500,000,000
6. Payment for employees' welfare and benefits	324		88,433,959	88,433,959
7. Short-term accrued expenses	325	VI.22.	325,562,966	200,644,488
8. Other short-term payables	329	VI.23.	1,621,309,069	1,643,961,847
9. Bonus and welfare fund	331		95,588,223	95,588,223
II. Long-term liabilities	340		_	
D. EQUITY $(400 = 410 + 420)$	400		1,180,053,999,480	772,259,847,633
I. Owner's equity	410		1,180,053,999,480	772,259,847,633
1. Share capital	411		1,116,395,169,600	721,780,000,000
1.1. Capital contribution	411.1		1,049,233,360,000	693,500,000,000
a. Ordinary shares carrying voting rights	411.1a		1,049,233,360,000	693,500,000,000
1.2. Share premium	411.2		67,161,809,600	28,280,000,000
2. Charter capital supplementary reserve	414		1,169,366,013	1,169,366,013
3. Operational risk and financial reserve	415		648,823,913	648,823,913
4. Retained earnings	417	VI.25.	61,840,639,954	48,661,657,70
4.1. Realized earnings after tax	417.1		61,843,935,436	48,665,006,359
4.2. Unrealized earnings	417.2		(3,295,482)	(3,348,652
II. Other budgets and funds	420		-	
TOTAL RESOURCES (440 = 300 + 400)	440		1,419,377,712,371	908,279,948,715
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Hanoi, August 11, 2025

GUOTAI JUNAN SECURITIES (VIETNAM) CORP.

Prepared by

Chief Accountant

General Director

Nguyen Thi Lan

Nguyen Ngoc Mai

CHỦNG KHOẢN GUOTAI JUNAN (VIÊT NAM)

CÔNG TY CO PHÂN

Huang Bo

Address: P9-10, 1st Floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi For the period from 01/01/2025

to 30/06/2025

Form B01a - CTCK

INTERIM STATEMENT OF FINANCIAL POSITION

As at June 30, 2025 (continued)

OFF-BALANCE SHEET ITEMS

Items	Codes	Notes	30/06/2025	01/01/2025
A. ASSETS OF THE COMPANY AND ASSETS MANAGED UNDER AGREEMENT				-
1. Outstanding shares	006	VI.26.	104,923,336	69,350,000
2. Listed financial assets/ securities trading registration at VSD of Securities company	008	VI.13.	1,320,000	1,340,000
3. Non-depository financial assets at VSD of Securities company	012		33,825,400,000	33,825,400,000
B. ASSETS AND PAYABLES UNDER AGREEMENT WITH INVESTORS				-20 74
1. Listed/registered financial assets for securities transaction at VSD of investors	021	VI.15.	2,457,225,903,000	2,289,984,510,000
a. Unrestricted financial assets	021.1		2,421,927,720,000	2,241,419,790,000
b. Restricted financial assets	021.2		-	100,000,000
c. Mortgage trading financial assets	021.3		30,278,880,000	30,278,880,000
d. On-hold financial assets	021.4		85,693,000	1,501,320,000
e. Financial assets awaiting for settlement	021.5		4,933,610,000	16,684,520,000
2. Financial assets deposited at VSD and non-trading of investors	022		5,384,150,000	5,384,150,000
a. Financial assets deposited at VSD and non- trading, on-hold, temporarily seizured	022.4		5,384,150,000	5,384,150,000
3. Cash of customers	026		145,873,085,869	102,211,057,077
3.1 Investors' deposits of securities trading upon management method of Securities company	027	VI.17.	145,873,085,869	102,211,057,077
4. Deposits of securities trading upon management method of Securities company payable to investors	031	VI.24.	145,873,085,869	102,211,057,077
4.1. Deposits of securities trading upon management method of Securities company payable to domestic investors	031.1		123,729,207,953	93,181,664,791
4.2. Deposits of securities trading upon management method of Securities company payable to foreign investors	031.2		22,143,877,916	9,029,392,286

Hanoi, August 11, 2025

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GUOTAI JUNAN SECURITIES (VIETNAM) CORP.

General Director

Prepared by

Chief Accountant

CÔNG TY CO PHÂN CHÚNG KHOÁN

GUOTAI JUNA

Huang Bo

Nguyen Thi Lan

Nguyen Ngoc Mai

For the period from 01/01/2025 to 30/06/2025

to 30/06/2025 Form B02a - CTCK

Address: P9-10, 1st Floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

INTERIM INCOME STATEMENT

For the period from 01/01/2025 to 30/06/2025

Unit: VND

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ITEMS	Codes	Notes	From 01/01/2025 to 30/06/2025	From 01/01/2024 to 30/06/2024
I. OPERATING REVENUE				2
1.1. Financial assets at fair value through profit or loss (FVTPL)	01		66,400	139,210
a. Profit from selling FVTPL	01.1		2,000	50,174
b. Increase due to revaluation of financial assets at fair value through profit or loss (FVTPL)	01.2	VII.1.1.	64,400	73,586
c. Dividends, profit from financial assets at fair value through profit or loss (FVTPL)	01.3	VII.1.2.		15,450
1.2. Gains from Held-to-maturity investments (HTM)	02		15,861,638,618	10,231,482,012
1.3. Gains from loans and receivables	03	VII.1.2.	20,845,907,921	16,553,384,995
1.4. Revenue from securities brokerage	06		7,817,801,581	9,283,529,600
1.5. Revenue from securities depository activity	09		345,870,339	393,248,728
1.6. Revenue from financial consulting activities	10		309,908,500	1,239,466,818
1.7. Other operating income	11		165,168,937	6,898,948
Total operating revenue (20 = 01 \rightarrow 11)	20		45,346,362,296	37,708,150,311
II. OPERATING EXPENSES2.1. Loss of financial assets at fair value through profit or loss (FVTPL)	21	G.	11,230	17,540
a. Decrease due to revaluation of financial assets at fair value through profit or loss (FVTPL)	21.2	VII.1.1.	11,230	17,540
2.2. Securities brokerage activity expense	27	VII.3.	9,269,191,928	8,955,767,774
2.3. Securities depository activity expense	30	VII.3.	405,867,530	404,433,211
2.4. Expenses of financial advisory activities	31	VII.3.	1,195,933,796	944,228,563
Total operating expenses $(40 = 21 \rightarrow 32)$	40		10,871,004,484	10,304,447,088
III. FINANCIAL INCOME			±	
3.1. Revenue, accrued dividends, interests on unfixed bank deposits	. 42	VII.2.	242,075,931	4,240,913
Total revenue from financing activities ($50 = 41$ \rightarrow 44)	50		242,075,931	4,240,913
IV. FINANCIAL EXPENSES	51			
4.1. Interest expenses	52	VII.4.	3,662,593,728	339,456,165
Total financial expenses $(60 = 51 \rightarrow 55)$	60		3,662,593,728	339,456,165
V. SELLING EXPENSES	61		-	
VI. GENERAL AND ADMINISTRATIVE EXPENSES	62	VII.5.	14,519,080,419	13,134,587,310
VII. OPERATING RESULTS (70 = 20 + 50 - 40 - 60 - 61 - 62)	70		16,535,759,596	13,933,900,661
NOTES NOTES OF STATES				

Address: P9-10, 1st Floor, Charmvit Tower,

No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

For the period from 01/01/2025 to 30/06/2025

Form B02a - CTCK

INTERIM INCOME STATEMENT

For the period from 01/01/2025 to 30/06/2025

(continued)

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ITEMS	Codes	Notes	From 01/01/2025 to 30/06/2025	Unit: VND From 01/01/2024 to 30/06/2024
VIII. OTHER INCOME AND EXPENSES				
8.1 Other income	71		7	-
8.2 Other expenses	72		-	-
Total results of other activities ($80 = 71 - 72$)	80		-	-
IX.TOTAL ACCOUNTING PROFIT BEFORE TAX (90 = 70 + 80)	90		16,535,759,596	13,933,900,661
9.1. Realized earnings	91		16,535,706,426	13,933,844,615
9.2. Unrealized earnings	92		53,170	56,046
X. CORPORATE INCOME TAX EXPENSES	100		3,356,777,349	2,838,663,417
10.1. Current corporate income tax expenses	100.1	VII.6.	3,356,777,349	2,838,663,417
10.2. Deferred corporate income tax expenses	100.2		-	
XI. ACCOUNTING PROFIT AFTER CORPORATE INCOME TAX (200 = 90-100)	200		13,178,982,247	11,095,237,244
XII. OTHER COMPREHENSIVE INCOME (LOSS) AFTER CORPORATE INCOME TAX	300		-	-
Total comprehensive income	400			
XIII. NET INCOME PER ORDINARY SHARE	500		142.11	159.99
13.1. Basic earning per share (VND/share)	501		142.11	159.99

Hanoi, August 11, 2025

GUOTAI JUNAN SECURITIES (VIETNAM) CORP.

Prepared by

Chief Accountant

General Director

Nguyen Thi Lan

Nguyen Ngoc Mai

CÔNG TY C CỔ PHẨN CHỨNG KHOẢN GUOTAI JUNAN

Huang Bo

(Notes from page 14 to page 45 are an integral part of these Interim Financial Statements).

For the period from 01/01/2025 to 30/06/2025

Address: P9-10, 1st Floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

Form B03a - CTCK

INTERIM CASH FLOW STATEMENT

(Under indirect method)
For the period from 01/01/2025 to 30/06/2025

ITEMS	Codes	Notes	From 01/01/2025 to 30/06/2025	Unit: VND From 01/01/2024 to 30/06/2024
I. Cash flow from operating activities				
1. Profit before corporate income tax	01		16,535,759,596	13,933,900,661
2. Adjustments for:	02		4,787,356,649	1,615,027,045
- Depreciation of fixed assets	03		1,366,838,852	1,279,811,793
- Borrowing interest	06		3,662,593,728	339,456,165
- Gain/Loss from investment activities	07		(242,075,931)	(4,240,913)
3. Increase in non-cash expenses	10		3,295,625	3,363,965
 Loss from revaluation of financial assets at fair value through profit or loss (FVTPL) 	11		3,295,625	3,363,965
4. Decrease in non-cash revenues	18		(143)	(143)
- Gain from revaluation of financial assets at fair value through profit or loss (FVTPL)	19		(143)	(143)
5. Profit from operating activities before changes in working capital	30		(518,388,903,926)	(99,269,885,198)
- Increase (decrease) in financial assets at fair value through profit or loss (FVTPL)	31		(3,330,052)	(2,996,822)
- Increase (decrease) in Held-to-maturity investments (HTM)	32		(321,000,000,000)	(50,000,000,000)
- Increases (decrease) in loans	33		(182,576,019,414)	(47,603,709,325)
Increase (decrease) in receivables and accruals from dividend and interest income of financial assets	36		(6,451,971,392)	5,739,332,250
- Increase (decrease) in receivables from services provided by securities company	37		4,528,230	(84,868,701)
- Increases (decrease) in other receivables	39		949,349	(219,343,426)
- Increase (decrease) in accrued expenses (excluding interest expense)	41		124,918,478	(39,019,852)
- Increase (decrease) in prepaid expenses	42		(433,035,401)	(270,427,778)
Corporate Income Tax paid	43		(1,491,428,066)	(2,246,750,418)
Interest paid	44		(3,662,593,728)	(339,456,165)
- Increase (decrease) in Trade accounts payable	45		(8,424,910)	(109,391,248)
- Increase (decrease) in amounts paid for employees welfare	46			71,612,698
Increase (decrease) in tax and other payables to the State (excluding CIT paid)	47		223,388,751	460,977,664
- Increase (decrease) in payables to employees	48		(2,500,000,000)	(3,161,187,750)
- Increase (decrease) in other payables	50		(22,652,778)	7,500,000
- Other cash outflows for operating activities	52		(593,232,993)	(1,472,156,325)
Net cash flow from operating activities	60		(497,062,492,199)	(83,717,593,670)
II Cash flow from investing activities	50		Variation of the Control of the Cont	A SOCIETY TO THE STATE OF THE S
Payment for acquisitions, constructions of fixed assets, investment properties and other non-current assets	61		(2,800,000,000)	pir 4
Cash recovered from investments in subsidiary undertakings, joint businesses, associates and other investments	64		8	30,000,000,000

Form B03a - CTCK

to 30/06/2025

Address: P9-10, 1st Floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

INTERIM CASH FLOW STATEMENT

(Under indirect method)

For the period from 01/01/2025 to 30/06/2025

Unit: VND

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(continued)

	ITEMS	Codes	Notes	From 01/01/2025 to 30/06/2025	From 01/01/2024 to 30/06/2024
3.	Proceeds from distributed dividends and profits of long- term financial investment	65	7.	242,075,931	4,240,913
	Net cash flow from investing activities	70		(2,557,924,069)	30,004,240,913
Ш.	Cash flow from financing activities				
1.	Proceeds from share issuance and capital contributions from owners	71		394,864,029,600	= 3
2.	Payments to owners for capital withdrawal and repurchase of issued shares	72		(248,860,000)	-
3.	Original loans	73		742,200,000,000	543,800,000,000
	Repayment of principal	74		(638,691,000,000)	(496,900,000,000)
	Net cash flow from financing activities	80		498,124,169,600	46,900,000,000
IV.	Increase (Decrease) in net cash in the period	90		(1,496,246,668)	(6,813,352,757)
	Opening cash and cash equivalents	101	VI.1.	1,953,134,167	6,981,516,744
	Cash	101.1		1,953,134,167	6,981,516,744
VI.	Closing cash and cash equivalents	103	VI.1.	456,887,499	168,163,987
	- Cash	103.1		456,887,499	168,163,987

CASH FLOWS FROM SECURITIES BROKERAGE, TRUST ACTIVITIES

	ITEMS	Codes	Notes	From 01/01/2025 to 30/06/2025	From 01/01/2024 to 30/06/2024
I.	Cash flow from securities brokerage, trust activities				
1.	Proceed from disposal of brokerage securities of customers	01		2,441,553,070,720	3,190,308,168,150
2.	Cash payments for acquisition of brokerage securities of customers	02		(2,673,601,794,220)	(2,985,472,273,010)
3.	Cash receipts for settlement of securities transactions of customers	07		2,011,313,485,721	1,851,678,166,424
4.	Payment for securities transactions of customers	08		(1,735,602,733,429)	(2,063,031,998,525)
	Increase/Decrease in net cash in the period	20		43,662,028,792	(6,517,936,961)
II.	Opening clients' cash and cash equivalents	30		102,211,057,077	152,823,010,252
	Opening cash in bank	31		102,211,057,077	152,823,010,252
	Cash deposit for clearing and payment of securities trading	34		102,211,057,077	152,823,010,252
ш.	Closing clients' cash and cash equivalents	40		145,873,085,869	146,305,073,291
	Closing cash in bank	41		145,873,085,869	146,305,073,291
	Cash deposit for clearing and payment of securities trading	£ 44	VI.17.	145,873,085,869	146,305,073,291

Hanoi, August 11, 2025

GUOTAI JUNAN SECURITIES (VIETNAM) CORP.

Prepared by

eeuo

Chief Accountant

CÔNG TY CÔ PHẨN CHỨNG KHOÁN

GUOTAI JUNAN

(VIET NAM)

Huang Bo

General Director

Nguyen Thi Lan

Nguyen Ngoc Mai

INTERIM FINANCIAL STATEMENTS

For the period from 01/01/2025

Form B04a - CTCK

to 30/06/2025

INTERIM STATEMENT OF CHANGES IN EQUITY

Address: P9-10, 1st Floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

GUOTAI JUNAN SECURITIES (VIETNAM) CORP.

For the period from 01/01/2025 to 30/06/2025

Unit: VND

					Increase	Increase/decrease			
Items	Notes	Opening balance	balance	From 01/01/2024 to 30/06/2024	01/2024	From 01/01/2025 to 30/06/2025	1/2025	Closing	Closing balance
		01/01/2024	01/01/2025	Increase	Decrease	Increase	Decrease	30/06/2024	30/06/2025
I. Changes in owner's equity							000 000	000 000 000 100	1 116 305 160 600
1 Chara canital		721.780.000.000	721,780,000,000 721,780,000,000	,	•	. 394,864,029,600	748,860,000	121,780,000,000	394,864,029,600 248,860,000 721,780,000,000 1,110,333,103,000
1.1. Ordinary shares with voting		693,500,000,000	693,500,000,000 693,500,000,000			- 355,733,360,000	1	693,500,000,000	- 693,500,000,000 1,049,233,360,000
right						000 000	000 000 000	000 000 000 00	67 161 800 600
1.2 Share premium		28,280,000,000	28,280,000,000	•	•	39,130,669,600	748,800,000	78,280,000,000	0/,101,602,000
O Charter Comited traverse find		1.169.366.013	1,169,366,013	•			1	1,169,366,013	1,169,366,013
2. Citation capital levelse rand		648 823 913	648.823,913	1			•	648,823,913	648,823,913
5. Fullus 01 initiational reserve and		250							
A Detrined activity tron		31 543 241 893	48.661.657.707	11.095,237,244		- 13,178,982,247	•	42,638,479,137	61,840,639,954
4. Retained carnings		31 546 661 761				- 13,178,929,077	1	42,641,842,959	61,843,935,436
4.1. Kealized earnings after tax		(3 419 868)				- 53,170	1	(3,363,822)	(3,295,482)
4.2. Omeanzed carnings		755.141.431.819	755.141.431.819 772.259.847.633	11,095,237,244		- 408,043,011,847		766,236,669,063	248,860,000 766,236,669,063 1,180,053,999,480

Hanoi, August 11, 2025 According to Resolution No. 01/2025/NQ-DHDCD.GTJA dated April 24, 2025, the General Meeting of Shareholders approved the dividend distribution plan for the fiscal year 2024 at the rate of 30% of the actual net profit for 2024. Pursuant to Resolution No. 18/2025/NQ-HDQT-GTJAVN dated June 27, 2025, the Board of Directors of the Company approved the dividend payment for the fiscal year 2024 to shareholders whose names are recorded in the Company's shareholder register as of July 22, 2025. Accordingly, the dividend will be paid in cash at the rate of 0.489% of par value (equivalent to VND 48.9 per share) and payable on August 5, 2025

GUOTAL JUNAN SECURITIES (VIETNAM) CORP. 5 CONG General Director CHÜNG KHOAN CO PHAN GUOTA! JUN (VIET A

Huang Bo

Prepared by

Chief Accountant

Nguyen Thi Lan

(Notes from page 14 to page 45 are an integral part of these Interim Financial Statements).

Nguyen Ngoc Mai

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Address: P9-10, 1st Floor, Charmvit Tower,

No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

INTERIM FINANCIAL STATEMENTS

For the period from 01/01/2025

to 30/06/2025

Form B09a - CTCK

NOTES TO THE INTERIM FINANCIAL STATEMENTS

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

Business highlights I.

1. Structure of ownership

Guotai Junan Securities (Vietnam) Corp. (hereinafter referred to as "the Company"), which was renamed from VNS Securities Company, formerly VNS Securities Company, was incorporated and operates under Operation and Incorporation Lisence No. 69/UBCK-GPHDKD dated 28/08/2007 and Amended License 54/GPDC-UBCK dated 27/09/2011 on the Company's renaming as Vietnam Investment Securities Company. Under Amended Lisence 55/GPDC-UBCK issued by the Chairman of the State Securities Commission on 16/07/2021, the Company was renamed as Guotai Junan Securities (Vietnam) Corp. in the English language, abbreviated as GTJA (Vietnam).

The Company operates under Amended Operation and Incorporation Licenses of Securities Company No. 45/GPDC-UBCK dated 20/12/2016, 06/GPDC-UBCK dated 17/01/2018, 30/GPDC-UBCK dated 17/05/2019, 64/GPDC-UBCK dated 22/10/2019, 104/GPDC-UBCK dated 22/11/2021, 02/GPDC-UBCK dated 16/01/2024 and 03/GPDC-UBCK dated 14/03/2025 issued by the Chairman of the State Securities Commission.

The Company was granted Amended Operation and Incorporation License of Securities Company No. 03/GPDC-UBCK dated 14/03/2025, which provides amendments to Operation and Incorporation License No. 69/UBCK-GPHDKD dated 28/08/2007 by the Chairman of the State Securities Commission on changing the General Director.

According to the Amended License No. 03/GPDC-UBCK dated 14/03/2025:

- The Company's registered capital is VND 1,049,233,360,000 (One trillion, forty-nine billion, two hundred thirty-three million, three hundred sixty thousand Vietnamese dong).
- Par value of share: VND 10,000

The Company's shares are listed on the Hanoi Stock Exchange with the securities code of IVS.

The Company's headquarter is at at Room 9-10, Floor 1, Charmvit Tower Building, No. 117 Tran Duy Hung Street, Yen Hoa Ward, Hanoi.

Main characteristics of the company's operations 2.

Capital Scale

As at June 30, 2025, the company's total charter capital was VND 1,049,233,360,000, the owner's equity was 1,180,053,999,480 VND and the total assets were VND 1,419,377,712,371.

Investment Objectives

As a listed securities company on the Vietnam stock market, our main activities include securities brokerage; securities investment consultancy; proprietary trading; securities custody; and securities underwriting. The company's objective is to provide customers with high-quality financial services and a wide range of product and service options.

Borrowing, lending and investment restrictions 3.

Borrowing restriction

Under Article 26 of Ministry of Finance Circular No. 121/2020/TT-BTC dated 31/12/2020:

- Total liability of a securities company is not over 5 times more than its equity. Total liability prescribed herein does not include the followings:



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INTERIM FINANCIAL STATEMENTS

For the period from 01/01/2025

to 30/06/2025

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

- a) Clients' funds held in trust for trading of stocks;
- b) Award and welfare fund;
- c) Redundancy or lay-off provisions;
- d) Provisions for compensation for investor's losses:
- The maximum short-term liability of a securities company is equal to total short-term asset.
- Securities companies offering securities for sale shall comply with the regulations in Article 31 of Law on Securities, and the decree elaborating on the implementation of several articles of Law on Securities, Laws on Issuance of Corporate Securities, and shall comply with the ratio prescribed in clause 1 and 2 of this Article.

Lending restriction

Under Article 27 of Ministry of Finance Circular No. 121/2020/TT-BTC dated 31/12/2020:

- Except as provided by clause 1 of Article 86 in Law on Securities, securities companies are not allowed to lend money or securities in any form.
- Securities companies are not allowed to put up money or assets in their or clients'ownership as security for third-party payment obligations.
- Securities companies are not allowed to offer loans in any form to owners, major shareholders, members of the Supervisory Boards, members of the Boards of Management, members of the Members' Council, members of the Boards of Directors, Chief Accountants, other office holders appointed by the Boards of Management and relatives of the aforesaid persons.
- Securities companies which are allowed to perform trades on margin in accordance with laws can lend money to clients to buy securities in the form of margin trading under the guidance of the Ministry of
- Securities companies may lend securities to correct transaction errors, or perform swaps of exchange traded funds or other transactions in accordance with relevant laws.

Investment restriction

Under Article 28 of Ministry of Finance Circular No. 121/2020/TT-BTC dated 31/12/2020:

- Securities companies are not allowed to buy, contribute capital to buy real estate, unless they are used as head offices, branches or transaction offices directly performing services of Securities companies.
- Securities companies can buy and invest in real property as prescribed in clause 1 of this Article and fixed assets on condition that the residual value of fixed assets and real property does not exceed 50% of their total asset.
- Total investment in corporate bonds by a securities company does not exceed 70% of its equity. Securities companies obtaining licenses for the proprietary trading of securities may buy back listed bonds according to relevant regulations on bond repurchases.
- A securities company is not allowed to directly perform, or give trust to other entity or person to
- + Holding stocks of or making capital contribution to any company owning more than 50% of the former's charter capital, except in case of buying the odd lot of stocks upon the client's request;
- + Joining with related persons to own at least 5% of the charter capital of another securities company;
- + Holding over 20% of total number of outstanding shares or fund certificates of a listed entity;
- + Holding over 15% of total outstanding shares or fund certificates of an unlisted entity. This restriction shall not be applied to member fund certificates, exchange traded funds and open-ended funds;



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INTERIM FINANCIAL STATEMENTS

For the period from 01/01/2025

to 30/06/2025

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

- + Investing or contributing over 10% of total contributed capital of a limited liability company or business project;
- + Investing or contributing over 15% of total equity of a business entity or project;
- + Investing more than 70% of equity in stocks, share capital and business projects, including more than 20% of equity which is invested in unlisted stocks, share capital and business projects.
- Securities companies may establish or acquire fund management companies as their subsidiaries. In this case, Securities companies are not required to comply with regulations in point c, d and đ of Clause 4 of this Article. Securities companies wishing to establish or acquire fund management companies as their subsidiaries shall meet the following requirements:
- + The equity existing after contributing capital to establish or acquiring fund management companies as subsidiaries shall be equal to the minimum charter capital required for current business activities;
- + The minimum liquidity ratio existing after contributing capital to establish or acquiring fund management companies as subsidiaries shall be 180%;
- + After contributing capital to establish or acquiring fund management companies as subsidiaries, Securities companies shall obey restrictions on borrowing prescribed in Article 26 herein and restrictions on investment prescribed in clause 3 of this Article and point e of Clause 4 of this Article.
- Where any Securities company makes investments in excess of the prescribed limit due to its underwriting in the form of firm commitment, amalgamation, merger or any change in assets or equity of its own or capital contributors, it shall take necessary actions to comply with the limits specified in Clause 2, 3 and 4 of this Article for a maximum period of 01 year.
- If the investment limit prescribed in clause 4 of this Article is exceeded as a result of the execution by the securities company of the transactions prescribed in clause 2 Article 9a of the Circular No. 120/2020/TT-BTC, the securities company shall not be allowed to accept share purchase orders from foreign institutional investors without prefunding until compliance with the investment limit is reattained, and shall take all necessary measures to achieve the compliance with the investment limit within a maximum period of 01 year.

4. Structure of enterprise

The Company has a subsidiary undertaking which operates as a dependent accounting entity without a legal status. It is the branch of Guotai Junan Securities (Vietnam) Corp. in Ho Chi Minh City, located at 3th Floor, No.2 BIS, Cong Truong Quoc Te St., Xuan Hoa Ward, Ho Chi Minh City.

5. Notes on comparative information in the Interim Financial Statements

Respective information, data and figures presented in the Interim Financial Statements of the Company for the period from 01/01/2025 to 30/06/2025 are comparative.

6. Number of employees

Number of employees as at 30/06/2025 is 69 people (as at 31/12/2024 is 65 people).

II. Accounting period and currency used in accounting

1. Accounting period

The Company's accounting period begins on 01/01 and ends on 31/12 every year. These Interim Financial Statements are prepared for the period from 01/01/2025 to 30/6/2025.



INTERIM FINANCIAL STATEMENTS

Address: P9-10, 1st Floor, Charmvit Tower,

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For the period from 01/01/2025 to 30/06/2025

Form B09a - CTCK

NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

2. Currency used in accounting

The currency used in accounting is Vietnamese dong ("VND") and accounted for under the historical cost convention in accordance with Vietnamese Accounting Standards, corporate accounting system, accounting system applicable to securities companies and legal regulations relevant to the preparation and presentation of Interim Financial Statements of securities companies.

III. Applied accounting standards and system

1. Applied accounting standards and system

The Company applies the accounting system applicable to securities companies under Ministry of Finance Circular 210/2014/TT-BTC of 30/12/2014 and Circular 23/2018/TT-BTC supplementing some indicators on the Financial Statement formats provided in Circular 210/2014/TT-BTC of 30/12/2014 and Circular 334/2016/TT-BTC (Circular 334) of 27/12/2016 amending and replacing Appendices 02 and 04 of Ministry of Finance Circular 210/2014/TT-BTC of 30/12/2014 guiding the accounting system applicable to securities companies.

2. Statement on compliance to accounting standards and system

The Company's Interim Financial Statements have been prepared in accordance with the current Vietnamese Accounting Standards, accounting system applicable to securities companies and legal regulations relevant to the preparation and presentation of Interim Financial Statements of securities companies.

IV. Summary of significant accounting policies

1. Accounting estimates

The preparation of Interim Financial Statements in accordance with Vietnamese Accounting Standards, accounting regime for enterprises and legal regulations relating to the preparation and presentation of Interim Financial Statements requires the Board of General Directors to make reasonable estimates, calculations and assumptions that affect the reported amounts of liabilities and assets and the presentation of liabilities and contingent assets at the date of the Interim Financial Statements, as well as the reported amounts of revenue and expenses throughout the operating period. Although accounting estimates have been made to the best of management's knowledge, the actual amounts incurred may differ from the estimates and assumptions made.

2. Cash and cash equivalents

Capital-in-cash recognition

Operating deposits of securities company

Cash is an aggregate index reflecting the total cash amount owned by the company at the reporting date, including cash on hand, demand deposits, cash in transit, deposit of securities issuers (when the Company also acts as securities issuer), deposits for securities transaction clearing and payment (with fund from Securities companies), recorded and reported in Vietnamese dong (VND), in accordance with the regulations of Law on Accounting No. 88/2015/QH13 dated 20/11/2015 taking effect from 01/01/2017.

Cash deposited by investors for securities trading and cash deposited by investors for settling and clearing securities trading transactions, and deposits of other securities issuers are presented as off-balance sheet items.

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Address: P9-10, 1st Floor, Charmvit Tower,

No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

For the period from 01/01/2025 to 30/06/2025

Form B09a - CTCK

NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

Deposits of investors

Investors' deposits represents the client's deposits for securities trading as managed by the securities company.

Deposits of securities issuers

Deposits of securities issuers are the deposits collected for sales of securities guaranteed for issuance by the securities company as an underwriter.

Cash deposited for settling and clearing securities trades

Cash deposited for settling and clearing securities trades is the cash available for clearing securities trades between the Company and client upon requests by Vietnam Securities Depository for sales and purchases of securities.

3. Accounting for FVTPL financial assets, lending and receivables

3.1 Classification of financial assets and liabilities on the Company's investments list

Financial assets at fair value through profit and loss (FVTPL) on Company investment list

Financial assets recognized at fair value through profit and loss (FVTPL financial assets) are financial assets that satisfy either of the following conditions:

- a) Financial assets are classified as being held for trading. A financial asset is classified as an item of the group held for trading if:
- It is acquired or created principally for selling or re-purchasing in a short period of time;
- There is evidence that this instrument has been traded for short-term profit-making; or
- It is a derivative instrument (except for a derivative instrument defined as a financial guarantee contract or effective hedging instrument).
- b) Upon initial recognition, a financial asset is more appropriately presented if classified as an FVTPL financial asset for one of the following reasons:
- Classification of an asset into FVTPL financial assets eliminates or significantly reduces inconsistencies in the recognition or valuation of financial assets on different bases.
- Assets of a group of financial assets are managed and the performance of such management is viewed on a value basis in accordance with the risk management policies or investment strategies of the Company. These financial assets are shares, bonds, cash instruments, derivatives (for risk hedging purpose).

Financial assets are removed from FVTPL in the case that they are lending amounts or receivables which are aimed to be held in a definite period of time in the future or up to the maturity or the financial assets are deposits classified into cash and cash equivalents.

Securities companies who wish to sell financial assets of non-FVTPL nature shall reclassify the financial assets from other related assets to FVTPL financial assets. Differences due to the re-valuation of financial assets currently recorded under Item "Differences due to re-valuation at fair value" are recognized into the corresponding income and expenses at the date of financial asset reclassification for sales.

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INTERIM FINANCIAL STATEMENTS

Address: P9-10, 1st Floor, Charmvit Tower,

No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

For the period from 01/01/2025 to 30/06/2025

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

Non-derivative FVTPL financial assets which are not required to be classified into a group of FVTPL financial assets at initial recognition might be re-classified into lending and receivables in special cases or into cash and cash equivalents if they satisfy conditions for being re-classified into these groups. Profit or loss which is recognized upon re-valuation of FVTPL financial assets before the date of re-classification shall not be reserved.

Held-to-maturity (HTM) investments

Held-to maturity (HTM) investments consist are non-derivative financial assets with fixed or identifiable payments and with fixed maturity that the Company intends and is able to hold to the maturity date, except for:

- Financial assets classified as financial assets recognized at fair value through profit or loss at the initial recognition;
- Financial assets classified as being available for sales; or
- Financial assets that meet the defined criteria of lending and receivables.

If the Company changes its intention or ability of holding an asset and the classification of an investment into HTM investment is no longer appropriate, this investment shall be reclassified to AFS financial assets and re-valued at fair value. The difference between the book value and fair value shall be recorded into the income statement as Difference due to re-valuation of assets at fair value.

Lending

Lending is non-derivative financial assets with fixed or identifiable payments and not listed on the perfect securities market, with the exceptions of;

Amounts that the Company has the intention to sell now or in near future are classified as assets held for trading, as are the amounts that, upon initial recognition, categorized at fair value through profit or loss statements;

The amounts categorized by the Company as available for sale upon initial recognition; or The amounts with most of the initial investment value being recoverable for the reason of reducing credit quality and categorized as available for sale.

3.2 Recognizing and accounting for re-valuation of investments at market value, fair value or historical cost

FVTPL financial assets listed as Main financial assets of the Company:

FVTPL financial assets are recognized at the cost of securities purchased (historical cost). The cost of purchasing FVTPLfinancial assets is recognized into trading cost of the financial assets on the income statement as incurred.

After the initial recognition, FVTPL financial assets are recognized at the market value. Any gain or loss incurred from changes in value of these financial assets shall be classified as part of FVTPL group and recognized into the income statement.

At the end of the accounting period, FVTPL financial assets listed as Financial assets of the securities company shall be re-valued at the market price or fair value (in case no market price is available).

At the first re-valuation, the fair value of FVTPL financial assets listed as financial assets of the securities company are recorded into Account 1212 "Difference on re-valuation" as the difference between re-valued amount of FVTPL financial assets at the re-valuation time at the market price or fair value and the initial purchase price of the FVTPL financial assets listed as financial assets of the securities company.

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INTERIM FINANCIAL STATEMENTS

Address: P9-10, 1st Floor, Charmvit Tower,

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For the period from 01/01/2025

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to 30/06/2025

NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

For the presentation of the statement of financial position, the Item "FVTPL financial assets" is recorded at net amount (The item is computed as follows: FVTPL financial assets = Debit Balance on Account 1211 "Purchase price" plus (+) Debit Balance on Account 1212 "Increase due to re-valuation of FVTPL financial assets" or minus (-) Credit Balance on Account 1212 "Decrease due to re-valuation of FVTPL financial assets" for FVTPL financial assets listed as financial assets of the securities company).

The representation of FVTPL financial assets listed as financial assets of the securities company in Notes to the financial statements shall be made with 3 norms: Purchase price, Re-valued amount and Net value (Purchase price +/- re-valued amount) for all groups of FVTPL financial assets.

Increase or decrease due to re-valuation of FVTPL financial assets FVTPL financial assets listed as financial assets of the securities company is recorded on the no-offsetting principle and represented in the income statement with 2 norms:

Decrease due to re-valuation of FVTPL financial assets is recorded as "Loss and cost of proprietary," trading FVTPL financial assets", detailed for "Decrease due to re-valuation of FVTPL financial assets".

Increase due to re-valuation of FVTPL financial assets is recorded into the norm "Income", detailed for "Increase due to re-valuation of FVTPL financial assets".

Increase or decrease difference due to re-valuation of FVTPL financial assets listed as financial assets of securities company shall determine the unrealized profit or loss in the period.

For FVTPL financial assets listed as financial assets of securities companies without reference to the market price, the possibility of price decrease by the time of preparing the financial statements shall be considered. The provision is made when the book value is greater than the value reviewed and re-valued by the Company. Increase or decrease of the provision is recorded in the comprehensive income statement under the norm "Provision for financial assets, treatment of doubtful receivables, impairment of financial assets, and borrowing costs of lending".

The Company has made provisions for impairment in financial assets and assets mortgaged for Khoi Nghiep Investment., JSC and Tai Viet Investment., JSC respectively for VND 6.5 billion and VND 6 billion. These provisions were made under Investment Evaluation Council Meeting Minute dated December 17, 2019 and Board of Management Resolution No. 25/2019/NQ-HDQT-IVS dated December 31, 2019.

Held-to-maturity (HTM) investments

Held-to-maturity investments include term deposits at bank, which have been recognized since the date such deposit transactions commenced.

Bank deposits with terms shorter than 12 months and longer than 3 months are presented as short-term financial assets. Bank deposits with terms of 12 months or longrt are presented as long-term financial assets.

Held-to-maturity investments are reviewed for impairment at the reporting date. Provisions are made for HTM investments upon objective evidence showing that it is not probable or uncertain that the investment could be recovered as a consequence of an event or events that have happened and had negative impact on the expected future cash flows from such HTM investments.

Lending

Lending amounts are initially measured at historical cost (the disbursement value of the lending). After the initial recognition, lending is recorded at the allocated value by real-interest rate method.

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INTERIM FINANCIAL STATEMENTS

For the period from 01/01/2025

to 30/06/2025

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

Amounts allocated as lending are determined at the initial value of financial assets less the repayment of principal plus (less) accumulated allocation by the real-interest-rate method on the difference between initial value and maturity value, less provisions for impairment or irrecoverability in the assets (if any).

Lending is taken into considerations for the possibility of impairment at the reporting date. Provision for lending is made based on the expected loss which is calculated as the difference between the market price of securities pledged for the lending and the outstanding balance of this lending. Any increase or decrease in the balance of provisions is recognized in the income statement in the item "Provisions for impairment in financial assets, bad debts written off, impairment loss of financial assets and borrowing costs for the lending".

3.3 Fair value of financial assets

The market value of financial assets is determined as follows:

- + For securities listed on the Hanoi Stock Exchange and Ho Chi minh City Stock Exchange, the market prices are the closing prices on the most recent trading day from the date on which securities are valued.
- + For securities yet to be listed on the Stock Exchanges but registered for trading on the market of unlisted public companies (UPCom), their market prices are their average closing prices on the most recent trading day from the date on which securities are valued.
- + For de-listed, suspended or discontinued trading securities on the sixth trading day and afterward, their actual securities prices are the book value at the most recent reporting date of the statement of financial position.
- + For unlisted securities and securities unregistered for trading on the market of unlisted public company (UPCom) the actual market securities is the average of actual trading prices quoted by three (3) securities companies having trades and transactions at the most recent date from the date on which securities are valued.
- + For securities for which no reference prices are available from the above sources, their fair value is assessed upon reviewing the financial position and book value of the securities issuers as at the most recent date to the date on which securities are valued.
- + For securities for which no market value is available being assessed by the foregoing methods, their fair value is determined upon reviewing the financial position and book value of the securities issuers as at the date on which securities are valued.

4. Fixed asset recognition and depreciation

4.1 Tangible fixed asset

Tangible fixed assets are stated at cost and presented in the balance sheet in terms of historical cost, accumulated depreciation and carrying amount.

The cost of procured tangible fixed assets comprises their purchase price (excluding trade discount or other discount), taxes and directly atributable costs of bringing the assets into the ready-for-use condition.

Tangible fixed assets are depreciated using the straight-line method over their estimated useful lives. For accounting purpose, tangible fixed assets are categorized by nature and purpose of use in the Company's production process, as follows:



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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

Categories	Useful life (year)

- Machinery, equipment

03 - 08

- Motor vehicles

07

- Other fixed assets

03

Profit and losses arising from the liquidation or sale of assets are the differences between the income from liquidation and the remaining book value of the assets and are recognized in the income statement.

4.2 Intangible fixed assets

Intangible assets are stated at cost and presented in the balance sheet at historical cost, accumulated amortizaction and carrying amount.

The cost of intangible assets comprises all expenses paid by the Company up to the time of bringing the assets to its ready-for-use condition. Expenses incurred after the initial recognition of intangible fixed assets are recognized into production costs of the period unless these expenses are associated to a specific intangible asset and increase economic benefits from this asset.

When an intangible asset is disposed, historical cost and accumulated amortisation are written off and any gain or loss from the disposal is recognized into income or expense in the year.

The Company's intangible assets are trading management software and accounting software.

Computer sofware

The costs related to computer software shall not be an integral part of capitalized hardware. The historical cost of computer software comprises all expenses paid by the Company up to the time the software is put to use. Software is amortized using the straight-line method over a perod from 05 to 08 years.

5. Recognition of long-term financial investments

Investment in associates

An associate is an enterprise in which the Company has significant influence but has no control power over financial and operating policies and which is neither a subsidiary undertaking nor a joint venture of the Company. Significant influence is the power to participate in the financial and operating policy decisions of the investee entity but is not any influence in terms of control or joint control over those policies.

Investments into associates are initially recognized at historical cost, including purchase price or capital contribution plus direct relevant costs in relation to such investments.

Dividend and profit of the prior periods before the investment purchase shall be recorded as a diminution in the value of such investments. Dividend and profit of subsequent periods after the investment purchase is recorded as revenue. Dividend received in shares is only recognized by the number of additional shares, not the value of the shares received.

Provision for impairment loss in investments into an associate is made at the reporting date when the investments show an impairment as compared to historical cost. The Company shall make the provision

- If an investment in associates with listed shares or the fair value of investment is determined reliably, the provision shall be made according to the market price of the shares.



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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

- With regard to investments the fair value of which is not identifiable at the reporting time, provision shall be made based on the investee's loss with an amount equal to the difference between the actual capital contribution of the parties in the associate and actual owners' equity multiplied with contribution proportion as compared with actual contribution of the parties in the associate. Based on the separate financial statements of the business entity receiving contributed capital prepared at the same time with the Company's annual financial statements, the amount of provision shall be determined for each investment.

Increase, decrease in provision for impairment loss in investments in associates to be made at year-end shall be recognized into financial expenses. The maximum amount of provision for each investment shall be equal to the actual investment value currently recorded in the Company's accounting book.

For its investment into Northern Electric Trading, Building and Investment., JSC a provision for impairment in long-term financial investments has been made in the amount of VND 17 billion following Board of Management Meeting Minute No. 08/2020/BB-HDQT.IVS of 28/12/2020 and Board of Management Decision No. 13/2020/QD-HDQT-IVS of 28/12/2020.

6. Receivables recognition

Receivables are the sum of money to be recovered from clients or other debtors. Receivables include trade receivables from sales of financial assets, receivables from services rendered, receivable and accrued dividends, interest of financial assets, internal accounts and other receivables. Receivables are presented at net book value less provisions for impairment in receivables. Receivables are not recorded higher than the recoverable amount.

Receivables are classified as presented below:

- Trade accounts receivable consist of receivables with commercial nature arising from the transactions of financial assets purchasing and selling;
- Receivables from securities companies' services rendered for investors.
- Other receivables comprise receivables of non-commercial nature unrelated to purchasing-selling transactions.

Receivables are recornized by debtor and due date and other requirements of management.

7. Provision for impairment loss in accounts receivable

Receivables are taken into account for provision making for impairment by the aging of the overdue account or by the loss expected to incur in the case of an account within the due date but the debtor entity going broke or with business dissolution underway, debtors going missing, in hiding or under persecution, arrest, judgment by authority of law or already deceased. Provision expenses incurred are recognized as other expenses in the income statement.

Provision for impairment loss in receivables are made for each doubful debts by the aging of the overdue accounts or by the loss expected to incur in the case of the debtors who are insolvent under liquidation, bankruptcy or similar difficulty.

For receivables that have passed due, the expected recoverability is also taken into consideration for determination of an amount of provision needed to be made.

Provision for impairment loss likely to occur is made for receivables within the due date following management's considerations after the recoverability of these accounts is assessed.

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

The Company made provision for impairment loss in estimated interests receivable from Truong Thi Thanh Hoa JSC in the amount of VND 12,218,208,333 (This amount has been recognized as financial income and determined by operating results from the prior years based on the terms of fixed profits which the Company would receive from the Investment Co-operation Contract with Truong Thi Thanh Hoa., JSC). The provision was made under Investment Evaluation Council Meeting Minutes dated December 17, 2019 and Board of Management Resolution No. 25/2019/ NQ-HDQT-IVS dated December 31, 2019.

In 2021, the Company reclassified the provision made for impairment in its investment in Truong Thi Thanh Hoa JSC from Provision for impairment loss in long-term financial assets into Provision for impairment in receivables upon Judgment Execution Decision per Request No. 103/QD-CCTHADS dated June 17, 2020 and Decision No. 63/QD-CCTHADS dated August 21, 2020 of the Chief of Civil Judgment Execution Department of Thanh Hoa City due to inadequate conditions to execute the judgments for Truong Thi Thanh Hoa JSC.

8. Short- and long-term collaterals, morgages, deposits

Collaterals, mortgages and deposits represent the amount of office lease deposits and other deposits that are recognized at cost and presented over the term of lease.

Prepaid expenses

Prepaid expenses consist of actual expenses incurred but related to the business performance of various accounting periods. Prepaid expenses are deferred costs of tools and instruments in use, prepaid office rentals and other prepayments.

Tools, instruments: Cost of tools and instruments in use is released into expenses by straight-line method over a period not exceeding 03 years.

Prepaid office lease is released into expenses over the term of lease stated in the lease contract. Other prepayments are expensed on a straightline basis over a period not longer than 03 years.

The costs of trading management software maintenance are expensed on the straight-line basis over a period of 12 months as in the maintenance contract.

Other prepaid expenses are released into expenses on the straight-line basis over a period of 12 months for short-term prepaid expenses and 36 months for long-term prepaid expenses.

10. Short- and long-term liabilities recognition

10.1 Financial liabilities and loans and obligations under finance lease

Loans and obligations under finance lease

Loans and obligations under finance lease are recognized on the basis of receipts, bank vouchers, loan agreement and finance lease contracts.

Loans and obligations under finance lease are recognized by lender and maturity.

10.2 Borrowing costs recognition

Borrowing costs consist of interest expenses and other costs directly attributable to the loans. Borrowing costs are recognized into the perod's expenses as incurred.

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

10.3 Classification of payables for security trading, payables to investors for trading deposits, payables to issuers and other payables

Payables are amounts payable to suppliers and other creditors. Payables include amounts payable for securities trading activities and investors' securities trading deposits payable and other payables. Payables are not recognised lower than their payment obligation.

Classification of payables is conducted on the following principle:

- Payables for securities trading represent amounts payable to organisations providing services of selling and purchasing financial assets of the Company or clients via the Stock Exchange in which the Company acts as a member or payables to agents involved in the issuance of stocks for securities issuers in connection with securities underwriting by the Company. Trade payables for materials, services and labors are not part of Item "Payables for securities trading activities".
- Security trading deposits payable to investors represent the amount of investors' trading deposits managed by the Company via a special-purpose account maintained at a commercial bank. These trades include the making of Margin, Repo transactions and the advancing of proceeds from sale of financial assets. Security trading deposits payable to investors are presented as off-balance sheet items.
- Other payables include amounts payable of non-commercial nature, unrelated to the transactions of purchasing, selling and supplying goods, services.

Payables are recognized by creditor and due date.

10.4 Recognition of payables for securities trading

Payables for securities trading represents the amount of fees payable to entities providing securities trading services determined as appropriate with the amount of trading realized and the amount of fees agreed upon between the service provider entity and the Company. Payables for securities trading are recognised on the principle of a commitment being obtained on providing the client with the service relevant to the revenue realized for business activities prescribed in the Company's license.

10.5 Taxes and amounts payable to State budget

Value added tax (VAT)

The Company computes and declares VAT in accordance with the current tax law at the VAT current tax rate applicable to financial consulting service and is not subject to VAT for the services of securities brokerage, securities proprietary dealing, securities underwriting, securities investment advisory, securities depository and lending to clients for trading deposits and advancing of proceeds from securities

Corporate income tax

Corporate income tax represents the total amount of current tax payable.

Current tax payable is computed on taxable profit in the year. Taxable profit differs from net profit presented in the income statement because taxable profit does not include assessible incomes or expenses or tax deductible in other years (including the amounts of loss carried forward, if any) and otherwise excludes non-taxable or non-deductible items.

The Company applies corporate income tax rate at 20% on taxable income.

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

The determination of taxable income and tax currently payable is based on the current interpretation of tax regulations. However, these regulations are subject to periodic variation and its ultimate determination depends on the results of tax authorities' examination.

Other taxes and fees payable

Other taxes and fees are declared and paid to local tax authorities in accordance with the prevailing tax law in Vietnam.

10.6 Short-term and long-term accrued expenses

Accrued expenses comprise the accruals of securities trading on the 2 exchange floors, audit services depository service and other re-current expenses incurred at the Head Exchange Office and Ho Chi Minh Branch in the reporting period but unpaid for absence of invoices or inadequacy of supporting documents and already recognized as expenses in the period.

These are expenses yet to be incurred but already accrued in the reporting period so that such expenses, as incurred, could cause no abnormal variance in operating expenses on the basis of matching revenue with expenses. The difference, is any, between the expenses incurred and the amount accrued is added to or deducted from the corresponding expenses. Expenses are accrued in strict consideration with reasonable, reliable evidence on the expenses accrued in the period so that the accruals to be recorded in this account shall match with the actual costs as incurred.

11. Recognition of shareholders' equities and profits

11.1 Shareholders' equities

Shareholders' equities are recognized as actually contributed by the shareholders.

Capital contributions from share issuance are recorded in the charter capital account at par value.

Other equity funds are appropriated from after-tax profits based on the resolution of the General Meeting of Shareholders.

These mandatory reserves are not meant for sharing among shareholders and are recognized as part of shareholders' equities.

11.2 Recognition of profit, earning

Retained earnings include:

- Profit realized in the period that represents the difference between the total revenue and income and the total expenses recognized in the Company's income statement other than financial assets re-valuation gain/loss recognized as part of unrealized profit.
- Unrealized profit of the accounting period that represents the difference between the total financial assets re-valuation gain/loss recognized as part of the reported profit and loss in the income statement under the list of Financial assets.

The value of FVTPL financial assets are recognized at the market value, thereby, the unrealized profit in the period is the difference between the total values of FVTPL financial assets being recognized into the comprehensive income statement under the list of Financial assets accumulated in the period.



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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

11.3 Distribution of dividend, profit

Retained earnings represent the profits (losses) from business operation less corporate income tax of the current year and the retroactive adjustments due to changes in accounting policies and the retroactive adjustment of material misstatements in the previous years.

Distribution of dividend, profit: Net profit after corporate income tax and dividend is paid/distributed to investors as approved by the Board of Management in its annual meeting and upon the making of mandatory reserves funds as in the Company's Charter, general metting of shareholders' resolution and relevant statutory regulations applicable to the Company.

Retained earnings accumulated at the end of year (N-1) serves a basis for profit distribution to owners. Unrealized profit as at the end of year (N-1) provides no basis for profit distribution.

Declared dividends of the Company are recognized as a payable in the financial statements of the fiscal year in which the dividends are approved by the General Meeting of Shareholders, except for stock dividends, which are recognized when the actual stock distribution occurs.

12. Recognition of revenue and other income

12.1 Revenue and other income, estimated dividend and financial assets derived gains

The Company's revenue comprises income from securities trading, and revenue from brokerage services, securities depository and securities underwriting, investment advisory service and corporate finance advisory services, etc.

Securities trading income

Income from securities trading is determined as the difference between the selling price and the weighted average cost of securities.

Sales of services (brokerage, depository, underwriting, securities investment advisory, custodian auction services)

Revenue is recognized at the time of transactions taking place as it is certain that economic benefits are gained and determined at the fair value of options regardless of whether cash is received or not.

Revenue from rendering services to clients shall be in line with the busines activities prescribed in the Incorporation and Operation License issued for the Company. Revenue from services rendered is regarded as completed on the basis that the clients have made payment in cash or pledged to pay or deduct their liability from the securities sale proceeds due to them.

Revenue from brokerage service is recognized as the securities trading transaction has been completed.

Interest income

Interest income is recognized on an accrual basis as determined on the balances of deposits and interest rates in the period.

Dividend and profit paid

Paid dividend and profit are recognized when the Company has the right to receive dividend or profit for its capital contribution. Dividend received in shares is only recognized by the number of additional shares, and not by the value of shares received.

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

13.2 Recognition of financial asset trading loss and expenses

Financial assets trading expenses represent the losses from sales of FVTPL financial assets, cost of purchasing FVTPL financial assets, decrease difference from re-valuation of FVTPL financial assets and loss/impairment of financial assets listed as FVTPL financial assets invested by the Company.

13. Costing of proprietary trading securities sold

The Company adopt the case-by-case average weighted method for costing of its proprietary trading securities.

14. Financial expenses

Financial expenses recognized in the income statement are the total finance cost incurred in the period without being offset with financial income, including interest expenses, etc.

15. Recognition of general and administrative expenses

General and administrative expenses presented in the income statement represent the general expenses that comprise management staff cost (salaries, wages, allowances...), social insurance, health insurance, Trade Union fee, lay-off insurance for management staff, office supplies, working tools, depreciation of assets in use for management purpose, license tax, outsource services (power, water, phone and fax); and other expenses in cash (client entertainment, meetings...).

V. Financial risk management

1. Quantitative and qualitative measurement of financial risk

The Company is exposed to market risk, credit risk and liquidity risk in its regular operations. The Company's management policies for financial risk as a whole focus on forecasting unexpected fluctuations in the market and mitigating their bad impacts on the Company's business performance.

2. Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting its financial obligations due to a shortage of funds. The Company's liquidity risk arises primarily from the mismatches of maturities of financial assets and liabilities

The Company monitors its liquidity risk by maintaining a level of cash and cash equivalents deemed as adequate by the Board of General Directors to finance the Company's operations and to mitigate the effects of fluctuations in cash flows.

3. Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate alongside the changes in the market. Market prices expose risk of the such types as interest rate risk and other price risk. Financial instruments affected by the market risk are deposits and short term investments. Market risk management is aimed for managing and controlling market risks within acceptable limits while profit can still be maximized.

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

VI. Notes on the Interim Statement of Financial Position

1. Cash

	30/06/2025	01/01/2025
	VND	VND
Cash at bank for securities trading	456,887,499	1,953,134,167
Total	456,887,499	1,953,134,167

2. Value and quantity of securities traded in the year

Items	Quantity of securities traded	Value of securities traded VND
a) Securities companies	2	20,600
- Shares	2	20,600
b) Investors	279,712,981	5,207,387,116,810
- Shares	278,395,033	5,169,106,589,910
- Bonds	50,548	26,357,906,900
- Other securities	1,267,400	11,922,620,000
	The state of the s	

3. Financial assets

3.1 Financial assets at fair value through profit or loss (FVTPL)

Unit: VND

30/06/2	2025	01/01/2	.025
Historical cost	Fair value	Historical cost	Fair value
3,808,052	512,570	3,826,652	478,000
3,808,052	512,570	3,826,652	478,000
33,825,400,000	33,825,400,000	33,825,400,000	33,825,400,000
6,500,000,000	6,500,000,000	6,500,000,000	6,500,000,000
6,000,000,000	6,000,000,000	6,000,000,000	6,000,000,000
21,325,400,000	21,325,400,000	21,325,400,000	21,325,400,000
33,829,208,052	33,825,912,570	33,829,226,652	33,825,878,000
	3,808,052 3,808,052 3,808,052 33,825,400,000 6,500,000,000 6,000,000,000 21,325,400,000	3,808,052 512,570 3,808,052 512,570 33,825,400,000 33,825,400,000 6,500,000,000 6,500,000,000 6,000,000,000 6,000,000,000 21,325,400,000 21,325,400,000	Historical cost Fair value Historical cost 3,808,052 512,570 3,826,652 3,808,052 512,570 3,826,652 33,825,400,000 33,825,400,000 33,825,400,000 6,500,000,000 6,500,000,000 6,500,000,000 6,000,000,000 6,000,000,000 6,000,000,000 21,325,400,000 21,325,400,000 21,325,400,000

^(*) The fair value of listed financial assets is measured using the closing price of HNX and HOSE and the Upcom average price of the stock exchange market as at 30/06/2025.

^(**) The fair value of unlisted financial assets is measured at historical cost since no securities have been traded in the market.

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

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GUOTAI JUNAN SECURITIES (VIETNAM) CORP.

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

3.2 Financial assets held for sales by market value method

478,000 (10)=(9)+(8)-(6)Re-valued amount (2)-(9)=(6)3,348,795 Decrease Current valuation difference (8)=(2)-(8)143 Increase 01/01/2025 478,000 Market value or current value 0 3,826,652 Purchase price 9 512,570 (5)=(1)+(3)-(4)Re-valued amount (4)=(1)-(2)3,295,625 Decrease Current valuation difference 143 (3)=(2)-(1)Increase 512,570 Market value or 30/06/2025 current value (2) 3,808,052 Purchase price FVTPL financial assets financial assets Types of No.

478,000

3,348,795

143

478,000

3,826,652

512,570

3,295,625

143

512,570

3,808,052

Other financial

assets

assets (*)

Listed financial

33,825,400,000

33,825,400,000

financial assets

* Z

Un-listed

33,825,400,000

33,825,400,000

33,825,400,000

33,825,400,000

6,500,000,000

6,000,000,000

21,325,400,000 33,825,878,000

3,348,795

143

33,825,878,000

21,325,400,000

33,829,226,652

33,825,912,570

3,295,625

143

33,825,912,570

21,325,400,000

YTAD

TAV

7

Total

6,000,000,000

6,500,000,000

6,500,000,000

6,500,000,000 6,000,000,000 21,325,400,000

6,500,000,000 6,000,000,000 21,325,400,000

6,500,000,000

6,000,000,000

(*); FVTPL financial assets of the period from 01/01/2025 to 30/06/2025 are recognized at market value. Any gain or loss incurred from changes in the value of these FVTPL financial assets shall be classified as FVTPL financial assets and recognized into the comprehensive income statement. (**): These financial assets are recorded at book value as there is no transaction in the market. The Comapny has made provisions for impairment in financial assets and assets mortgaged for Khoi Nghiep Investment., JSC and Tai Viet Investment., JSC respectively of VND 6.5 billion and VND 6 billion.



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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

3.3 Held-to-maturity investments (HTM)

HTM assets Deposits with terms from 03 months to under 01 year T38,000,000,000,000 417,000, Total
738,000,000,000

Unit: VND

3.4 Lending and receivables

Lending and receivables		30/06/2025			01/01/2025	
0	Historical cost	Provision	Recoverable value	Historical cost	Provision	Recoverable value
Lending for Margin trading Lending by advancing proceeds from sale of client's securities	602,166,810,466	(2,224,151,206)	599,942,659,260 10,116,563,092	417,722,088,823	(2,224,151,206) (19,950,000)	(2,224,151,206) 415,497,937,617 (19,950,000) 11,985,265,321
Total	612,303,323,558	(2,244,101,206)	(2,244,101,206) 610,059,222,352	429,727,304,144	(2,244,101,206)	(2,244,101,206) 427,483,202,938

3.5 Provision for impairment of financial assets and mortgaged assets

01/01/2025 VND

30/06/2025

2,244,101,206 6,500,000,000 6,000,000,000 14,744,101,206

> 6,500,000,000 6,000,000,000 14,744,101,206

2,244,101,206

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4.	Advances to suppliers	30/06/2025 VND	01/01/2025 VND
	Branch of Dimac Law Company Limited in Hanoi	121,500,000	121,500,000
	MS Media Communication Company Limited	91,800,000	-
	Bluesky Global Ha Noi Co.,Ltd	51,950,140	51,950,140
	Others	294,728,700	76,596,365
	Total	559,978,840	250,046,505
5.	Other receivables	30/06/2025 VND	01/01/2025 VND
	Receivables and accruals from dividend and interest income of financial assets	21,573,938,930	15,121,967,538
	Accrued interest of lending and advancing proceeds	6,483,974,290	5,176,819,597
	Accrued term-deposit interest	15,089,964,640	9,945,147,941
	Other receivables	38,844,001,587	38,844,950,936
	Principal receivables from Truong Thi Thanh Hoa JSC (1)	19,000,000,000	19,000,000,000
	Acrued profit from Truong Thi Thanh Hoa JSC (2)	12,218,208,333	12,218,208,333
	Accrued margin profit	2,426,339,484	2,426,339,484
	Individuals accounts	3,381,843,142	3,381,843,142
	Others	1,817,610,628	1,818,559,977
	Receivables for services rendered as security company	138,721,858	143,250,088
	Securities brokerage service	108,721,858	113,250,088
	Consulting activities receivables	30,000,000	30,000,000
	Total	60,556,662,375	54,110,168,562

- (1) Investment in Truong Thi Thanh Hoa JSC was re-classified into Other receivables upon Judgment Execution Decision according to Request No. 103/QD-CCTHADS dated June 17, 2020 and Decision No. 63/QD-CCTHADS dated August 21, 2020 of the Chief of Civil Judgment Execution Department of Thanh Hoa City regarding the incapability of executing the judgments for Truong Thi Thanh Hoa JSC.
- (2) For the amoun of fixed profit from Project "Ami Tower" Business Co-operation Contract No. 01-02/2012/HD-HTKD dated 15/02/2012, Appendices Nos. 01 dated 15/07/2013, and 02 dated 16/12/2013 with Truong Thi Thanh Hoa JSC, provision for doubtful debts was made following Investment Evaluation Council Meeting Minutes dated December 17, 2019 and Board of Management Resolution No. 25/2019/ NQ-HDQT-IVS dated December 31, 2019.



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INTERIM FINANCIAL STATEMENTS

For the period from 01/01/2025 to 30/06/2025

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

Address: P9-10, 1st Floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

GUOTAI JUNAN SECURITIES (VIETNAM) CORP.

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

Provision for bad debts

Unit: VND Closing

		Amount	Opening	Provisions made	Amounts reversed	CIOSING
No.	Bad debts for which provisions are required		balance			balance (30/06/2025)
			(01/01/2025)			(6707/00/00)
-	A / 2351	92,710,405	92,710,405	ı	1	92,710,405
1	AVC 1331	62 710 405	62.710,405	1	•	62,710,405
	Other receivables from investors	20.000,000	30 000 000	1	1	30,000,000
	State Capital Investment Corporation	20,000,000	20,000,000			410 403 040
2	A/c 3312	118,482,840	118,482,840	1	1	110,402,040
ĺ	Bao Binh Co. Ltd.	16,311,700	16,311,700	•	1	16,311,700
	Lac Hong Trading Company	12,420,000	12,420,000	1	•	12,420,000
	CIT TOTAL THEORY OF THE PARTY O	2,970,000	2,970,000	1	1	2,970,000
	T. T. T. And Analysis TOT	16,436,800	16,436,800	1		16,436,800
	Events and Architecture, 350	10 204 200	18 204 200		1	18,394,200
	Thanh Phat Service and Trade	18,334,200	10,374,200			61 050 140
	Bluesky Global Ha Noi Co.,Ltd	51,950,140	51,950,140	1	1	51,950,140
64	A/c 1312	729,676,000	729,676,000		1	729,676,000
,	Gold Worldwide ISC	167,676,000	167,676,000	1	1	167,676,000
	Gold World Investment and Consultancy., JSC	462,000,000	462,000,000	•	1	462,000,000
	Dhuma Bar Trading and Services	100,000,000	100,000,000	•	1	100,000,000
-	I mong bac maming and beinged	38,776,186,362	38,776,186,362	•	1	38,776,186,362
3	Total	39,717,055,607	39,717,055,607	•	1	39,717,055,607
	Lotai					

(*): The Company has made provisions for diminution in value of estimated interest receivable from Truong Thi Thanh Hoa JSC of VND 12,218,208,333 (This amount Investment Cooperation Contract with Truong Thi Thanh Hoa, JSC) under Investment Evaluation Council Meeting Minutes of December 17, 2019 and Board of is recognized as financial income and was determined for operating results in the prior years based on the terms on fixed profits the Company would receive from Management Resolution No. 25/2019/ NQ-HDQT-IVS of December 31, 2019.

upon Judgment Execution Decision per Request No. 103/QD-CCTHADS of June 17, 2020 and Decision No. 63/QD-CCTHADS dated August 21st, 2020 of the Chief of - The Company has re-classified the provision for impairment in the investment in Truong Thi Thanh Hoa JSC into provision for diminution in value of other receivables Civil Judgment Execution Department of Thanh Hoa City due to inadequate conditions to execute judgments for Truong Thi Thanh Hoa JSC.





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Address: P9-10, 1st Floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

7. Prepaid expenses

30/06/2025	01/01/2025
VND	VND
2,630,650,434	1,608,593,346
19,589,254	3 1
891,399,194	371,649,194
390,664,313	380,664,313
1,328,997,673	856,279,839
1,634,128,172	2,223,149,859
253,988,250	250,070,914
899,946,041	1,270,275,695
129,354,491	334,599,443
350,839,390	368,203,807
4,264,778,606	3,831,743,205
	2,630,650,434 19,589,254 891,399,194 390,664,313 1,328,997,673 1,634,128,172 253,988,250 899,946,041 129,354,491 350,839,390

8. Payment for Settlement Support Fund

	30/06/2025 VND	01/01/2025 VND
Initial payment	120,000,000	120,000,000
Additional payment	8,739,959,489	8,403,625,846
Annual interest earned	4,961,182,144	4,961,182,144
Total	13,821,141,633	13,484,807,990

9. Tangible fixed assets

Items	Machinery, equipment	Motor vehicles	Others	Unit: VND Total
Historical cost				
Balance as at 01/01/2025	11,836,368,339	1,062,420,000	537,470,026	13,436,258,365
Balance as at 30/06/2025	11,836,368,339	1,062,420,000	537,470,026	13,436,258,365
Accumulated depreciation	1			
Balance as at 01/01/2025	8,595,365,518	1,062,420,000	314,390,860	9,972,176,378
Depreciation	633,559,248	-	50,676,246	684,235,494
Balance as at 30/06/2025	9,228,924,766	1,062,420,000	365,067,106	10,656,411,872
Carrying amount			187)	
As at 01/01/2025	3,241,002,821	-	223,079,166	3,464,081,987
As at 30/06/2025	2,607,443,573	-	172,402,920	2,779,846,493

Historical cost of fixed assets which has been fully depreciated but still in use with the value of VND 4,931,940,549 (As at 31/12/2024: VND 4,931,940,549).

For the period from 01/01/2025

to 30/06/2025

Unit:VND

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

10. Intangible fixed assets

Items	Computer software	Total
Historical cost	35,826,407,000	35,826,407,000
Balance as at 01/01/2025 Purchased	2,800,000,000	2,800,000,000
Balance as at 30/06/2025	38,626,407,000	38,626,407,000
Accumulated amortisation Balance as at 01/01/2025	32,293,128,132	32,293,128,132
Amortization Balance as at 30/06/2025	682,603,358 32,975,731,490	682,603,358 32,975,731,490
Carrying amount	17 (20 - 3 00 cm) 17 (30 cm) 18 (30 cm) 18 (30 cm)	-
As at 01/01/2025	3,533,278,868	3,533,278,868
As at 30/06/2025	5,650,675,510	5,650,675,510
Historical cost of intangible fixed assets fully amotized by	out still in use at year end: VNL	27,586,300,000

(As at 31/12/2024: VND 27,544,300,000).

11. Assets held for mortgage, deposits

Assets Assets	30/06/2025 VND	01/01/2025 VND
a) Short-term Car-card deposit	2,150,000 2,150,000	2,150,000 2,150,000
Long-term Office lease deposits and other deposits at the Hanoi Office lease deposit at the Ho Chi Minh City branch	887,836,100 831,036,100 56,800,000	828,836,100 772,036,100 56,800,000
Total	889,986,100	830,986,100

INTERIM FINANCIAL STATEMENTS

For the period from 01/01/2025

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Unit: VND

NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

Address: P9-10, 1st Floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

GUOTAI JUNAN SECURITIES (VIETNAM) CORP.

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

Investments 12.

		30/06/2025			01/01/2025	
	Historical cost	Provision	Fair value	Historical cost	Provision	Fair value
Investments in associates, joint ventures (*) Northern Electric Trade and Building, Investment ISC	17,000,000,000	(17,000,000,000)	1	17,000,000,000	17,000,000,000 (17,000,000,000)	
Total	17,000,000,000	(17,000,000,000)	1	17,000,000,000	(17,000,000,000)	1

amount of VND 17 billion following Board of Management Meeting Minute No. 08/2020/BB-HDQT.IVS of 28/12/2020 and Decision No. 13/2020/QD-HDQT-(*) For capital invested in Northern Electric Trade and Building, Investment JSC, provision for impairment in long-term financial assets has been made in the IVS of 28/12/2020.

For the period from 01/01/2025

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Address: P9-10, 1st Floor, Charmvit Tower,

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

13.	Securities company	financial	assets	listed/registered	for trading	g
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Financial assets	30/06/2025	01/01/2025
	VND	VND
Freely traded financial assets	1,320,000	1,340,000
Total	1,320,000	1,340,000

14. Securities company financial assets yet to be deposited at VSD

30/06/2025	01/01/2025
VND	VND
33,825,400,000	33,825,400,000
33,825,400,000	33,825,400,000
	33,825,400,000

15. Investors' financial assets listed/registered for trading

VND	01/01/2025 VND
2,421,927,720,000	2,241,419,790,000
-	100,000,000
30,278,880,000	30,278,880,000
85,693,000	1,501,320,000
4,933,610,000	16,684,520,000
2,457,225,903,000	2,289,984,510,000
	2,421,927,720,000 - 30,278,880,000 85,693,000 4,933,610,000

16. Investors' financial assets deposited at VSD and yet to be traded

Financial assets	30/06/2025 VND	01/01/2025 VND
Financial assets deposited at VSD but yet to be traded and on- hold	5,384,150,000	5,384,150,000
Total	5,384,150,000	5,384,150,000

17. Investors' deposits

17.	Investors' deposits	30/06/2025 VND	01/01/2025 VND
1.	Investors' deposits for securities trading as managed by securities companies	145,873,085,869	102,211,057,077
1.1	Domestic investors' deposits for securities trading as managed by securities companies	123,729,207,953	93,181,664,791
1.2.	Foreign investors' deposits for securities trading as managed by securities companies	22,143,877,916	9,029,392,286
	Total	145,873,085,869	102,211,057,077

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INTERIM FINANCIAL STATEMENTS

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

· 30/06/2025 In the per	wings . 30/06/2025
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Short-term Short-term Joint Stock Commercial Bank for I29,800,000,000 Investment and Development of Vietnam – Hai Ba Trung Branch (1) China Construction Bank Ho Chi 68,000,000,000	Amount repayable Amount 129 800 000 000	ole Increase			
Commercial Bank for 129,800,000,000 and Development of Hai Ba Trung Branch (1) 68,000,000,000			Decrease	Amount	Amount repayable
129,800,000,000					000 000 500 00
(1)		00 258,200,000,000	527,691,000,000	59,291,000,000	29,291,000,000
	00,000 68,000,000,000	00 110,000,000,000	111,000,000,000	69,000,000,000	69,000,000,000
Minh City Branch (2) Cathay United Bank – Ho Chi Minh 34,000,000,000	34,000,000,000	34,000,000,000	*	16	
City Branch (3)			8		
Total 231,800,000,000	00,000 231,800,000,000	000 742,200,000,000	638,691,000,000	128,291,000,000 128,291,000,000	128,291,000,000

(1) Loan from Joint Stock Commercial Bank for Investment and Development of Vietnam - Hai Ba Trung Branch under the following agreements:

- Overdraft Agreement No. 01/2025/1801158/HD dated May 19, 2025, with an overdraft limit of VND 108 billion. Form of collateral: Pledge of time deposit contracts with a total value of VND 110 billion.

- Overdraft Agreement and Amendment No. 04/2024/1801158/HD dated June 4, 2025, amending Overdraft Agreement No. 04/2024/1801158/HD dated December 18, 2024. The revised overdraft limit is VND 108 billion. Form of collateral: Pledge of time deposit contracts with a revised total value of VND 117 billion.

- Overdraft Agreement and Amendment No. 03/2024/1801158/HD dated June 12, 2025, amending Overdraft Agreement No. 03/2024/1801158/HD dated August 1, 2024. The revised overdraft limit is VND 38 billion. Form of collateral: Pledge of time deposit contracts with a revised total value of VND 40 billion.

(including investment and trading in stocks, corporate bonds, government bonds, other securities, and working capital for production and business operations). Interest rate: Floating in-term interest rate ranging from 4.4% to 5.1% per annum during the effective term of the overdraft limit. Overdue interest rate: 150% of the in-term The validity period of each overdraft limit is 12 months from the date of contract signing. Purpose of overdrafts: To supplement capital for business activities interest rate, applied from the overdue date.

For the period from 01/01/2025

Address: P9-10, 1st Floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

- (2) Unsecured loan from China Construction Bank Corporation Ho Chi Minh City Branch under the Short-Term Credit Facility Agreement No. GSTFC/2024-021 dated December 16, 2024. The credit facility is valid until November 17, 2025. Purpose of the loan: To supplement short-term working capital for securities lending activities, in compliance with relevant regulations governing the provision of securities lending services. Interest rate: Fixed or floating, specified in the disbursement notice for each drawdown at the time of disbursement, calculated on a 365-day year basis. Overdue interest rate: 150% of the in-term interest rate, applied from the overdue date.
- (3) Unsecured loan from Cathay United Bank Ho Chi Minh City Branch under the Credit Facility Agreement No. CL499/24 dated March 27, 2025. The drawdown period is 1 year from the contract signing date. Purpose of the loan: To finance the borrower's working capital needs (including clearing payments, securities settlements, and margin lending). The interest rate at disbursement shall be fixed or floating, as mutually agreed.

19.	Trade payables		01/01/2025
		30/06/2025	01/01/2025
	<u>-</u>	VND	VND
	Short-term		4 40 04 7 000
	Hochiminh Stock Exchange	234,138,300	142,817,989
	TMF Vietnam Co., Ltd.	35,450,486	33,524,111
	Doan The Cuong	51,475,501	57,680,598
	China Mobile International (Vietnam) Company Limited	150,842,000	-
	Others	317,287,713	253,663,877
	Total	789,194,000	487,686,575
20.	Advance from customers	30/06/2025	01/01/2025
		VND	VND
	Short-term		107 000 250
	Yarun Investment Holding Pte.Ltd		197,899,350
	LICOGI 19 Joint Stock Company	33,500,000	33,500,000
	Sinopac Securities Co.,Ltd	7,146,961	7,146,961
	Song Hong Corporation	45,000,000	45,000,000
	Total	85,646,961	283,546,311
21.	Taxes and amounts payable to State budget		
21.	Taxes and amounts payable to be a series	30/06/2025	01/01/2025
		VND	VND
	Output value added tax	13,000,000	103,182
	Corporate income tax	2,286,619,565	421,270,282
	Personal income tax	2,218,358,148	2,007,866,215
	Total	4,517,977,713	2,429,239,679

to 30/06/2025

Address: P9-10, 1st Floor, Charmvit Tower, No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

Short-term Re-current costs Telecom bills Total 23. Other payables	30/06/2025 VND 306,275,466 19,287,500 325,562,966	
Re-current costs Telecom bills Total	306,275,466 19,287,500	170,524,754 30,119,734
Re-current costs Telecom bills Total	19,287,500	
Telecom bills Total		20 110 734
	325,562,966	30,113,734
23. Other payables		200,644,488
70.0 P - 10.0 P		
	30/06/2025	01/01/2025
	VND	VND
Short-term	704 560 000	712,060,000
Dividend payable	704,560,000 ers 836,098,723	851,251,501
Allowance for Supervisory and Management Boards members	80,650,346	80,650,346
Others	<u> </u>	
Total	1,621,309,069	1,643,961,847
24. Payables to investors		
	30/06/2025	01/01/2025
	VND	VNI
 Investors deposits for securities trading as managed by securities companies 	145,873,085,869	102,211,057,077
- Domestic investors	123,729,207,953	93,181,664,791
- Foreign investors	22,143,877,916	9,029,392,286
2. Dividend, bond principal and interest	-	
Total	145,873,085,869	102,211,057,07
25. Retained earnings		
	30/06/2025	01/01/202
	VND	VNI
Realized earnings after tax	61,843,935,436	48,665,006,35
Unrealized earnings	(3,295,482)	(3,348,652
Total	61,840,639,954	48,661,657,70
26 Ontatanding shows		
26. Outstanding shares	30/06/2025	01/01/202
	Shares	Share
Ordinary shares		
Outstanding ordinary shares above 01 year	69,350,000	69,350,00
### (12 M M M M M M M M M M M M M M M M M M M	35,573,336	
Outstanding ordinary shares under 01 year		

INTERIM FINANCIAL STATEMENTS

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GUOTAI JUNAN SECURITIES (VIETNAM) CORP.

No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

Address: P9-10, 1st Floor, Charmvit Tower,

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

VII. Notes on the Statement of Income

Income

1.1. Financial assets re-valuation difference

Unit: VND

No.	Financial assets	Book value	Marker value or fair value	Current revaluation	Prior year valuation difference	Current book adjustment difference
			0	E=D-C	F	G=E-F
A	В		513 570	(3,295,482)	(3,348,652)	53,170
_	FVTPL financial assets	3,808,052			(2 218 652)	53 170
		3.808.052	512,570	(3,295,482)	(3,040,040,0)	0/4600
I	Listed financial assets	Total Control		(179 642)	(172,892)	(6,750)
	BMC	236,192		()()		
	Eth	176.100	158,000	(18,100)	(71,300)	
	SB1	0000	20 160	(38.677)	(36,937)	(1,740)
	AAM	76,85			200 000	8 460
		3,336,923	3 277,860	(3,059,063)	(3,00,722)	
	Official	2 000 053	512,570	(3,295,482)	(3,348,652)	53,170

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial

1.2.	Dividend, profit from FVTPL financial asstes, lending,	From 01/01/2025 to 30/06/2025	From 01/01/2024 to 30/06/2024
		VND	VND
	Revenue from other activities		15.150
	FVTPL financial assets		15,450
	HTM financial assets	15,861,638,618	10,231,482,012
	Lending	20,845,907,921	16,553,384,995
	Total	36,707,546,539	26,784,882,457
2.	Financial income	From 01/01/2025 to 30/06/2025	From 01/01/2024 to 30/06/2024
		VND	VND
		242,075,931	4,240,913
	Interest income		4,240,913
	Total	242,075,931	4,240,913
3.	Service rendering expenses	From 01/01/2025 to 30/06/2025	From 01/01/2024 to 30/06/2024
		VND	VND
		9,269,191,928	8,955,767,774
	Securities brokerage	405,867,530	404,433,211
	Securities depository	1,195,933,796	944,228,563
	Expenses of financial advisory activities	10,870,993,254	10,304,429,548
	Total	10,070,000	22,000
4.	Financial expenses	From 01/01/2025	From 01/01/2024
		to 30/06/2025	to 30/06/2024
		VND	VND
	Interest expenses	3,662,593,728	339,456,165
	PRODUCTION CONTROL OF THE PRODUCTION OF T	3,662,593,728	339,456,165
	Total		
5.	General and administrative expenses	From 01/01/2025 to 30/06/2025	
		VND	VND
	Management staff	6,550,538,631	6,127,628,502
	Materials	31,787,962	42,444,193
	Tools, instruments	78,061,413	
	Depreciation	1,344,484,154	
	Tax, fees, charges	50,879,184	
	Outsource service	5,549,879,270	
	Others in cash	913,449,805	
	Total	14,519,080,419	13,134,587,31

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

Total profit before corporate income tax Total profit before corporate income tax 16,535,759,596 13,933,900,661	शति	Corporate income tax e	xpenses		to 30/06/2025	From 01/01/2024 to 30/06/2024 VND
Total profit before corporate income tax 16,535,759,596 13,933,900,661					VND	VIND
Corporate income tax exempt income 64,400 89,036 15,450 16,400 15,450 16,400 15,450 16,400 15,450 16,400 15,450 16,400 15,450 16,400 15,450 16,400 17,540 17,540 17,540 17,540 17,540 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 16,783,886,746 14,193,317,086 17,540					16 525 750 506	12 022 000 661
15,450 15,450 15,450 15,450 15,450 15,450 15,450 15,450 15,450 15,450 16,250 1						Andrew State Control of the Control
Dividend Increase difference from re-valuation of FVTPL financial assets 64,400 73,586	(Corporate income tax ex-	empt income		64,400	
Non-deductible expenses for tax purpose						1 -5.589/10/10/50
Allowances for supervisory and Management Boards members	1	Increase difference from	re-valuation of FVTP	L financial assets		
Eliminated expenses 72,846,985 39,487,919 Decrease difference from re-valuation of FVTPL financial asset. 11,230 17,540 Corporate income tax assessable income 16,783,886,746 14,193,317,086 Current corporate income tax rate 20% 20% 20% 20% 20% 20% 20% 20% 20% 20%	1	Non-deductible expense	for tax purpose			
Eliminated expenses Decrease difference from re-valuation of FVTPL financial asset. Corporate income tax assessable income Current corporate income tax rate Current taxable income assessable corporate income tax expenses Total current corporate income tax expenses Total current corporate income tax expenses Total current corporate income tax expenses O1/01/2025 Amount Equity changed and recognized into operating profit Items O1/01/2025 Amount Equity changed and recognized into operating profit Retained carnings 48,661,657,707 13,178,982,247 - 61,840,639,954 Total 48,661,657,707 13,178,982,247 - 61,840,639,954 Basic earning per share From 01/01/2025 to 30/06/2025 to 30/06/2025 to 30/06/2025 to 30/06/2025 to 30/06/2025 so 30/06/2025 to 30/06/2025 so 30/06/2025 to 30/06/2025 so 30/06/2025 so 30/06/2025 to 30/06/2025 so 30/06/202	1	Allowances for supervise	ory and Management E	Boards members	1)	
Decrease difference from re-valuation of FVTPL financial asset.					72,846,985	H 8
Corporate income tax assessable income Current corporate income tax rate Current taxable income assessable corporate income tax expenses Total current corporate income tax expenses 3,356,777,349 2,838,663,417 Accumulated operating profit Items 01/01/2025 Amount Equity changed and recognized into operating profit Retained earnings 48,661,657,707 13,178,982,247 - 61,840,639,956 Total 48,661,657,707 13,178,982,247 Accounting profit after corporate income tax Adjustments of increase or decrease in accounting profit to determine profit or loss allocating to shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares (*) Average outstanding common shares in the period 11,095,237,944 11,095,237,244 11,095,237,244			n re-valuation of FVTI	PL financial asset.	11,230	
Current corporate income tax rate Current taxable income assessable corporate income tax expenses Total current corporate income tax expenses 3,356,777,349 2,838,663,417 Accumulated operating profit Items 01/01/2025 Amount Equity changed and recognized into operating profit Retained earnings 48,661,657,707 13,178,982,247 - 61,840,639,956 Total 48,661,657,707 13,178,982,247 - 61,840,639,956 Basic earning per share From 01/01/2025 to 30/06/2025 to 30/06/2025 to 30/06/2025 to 30/06/2025 Accounting profit after corporate income tax Adjustments of increase or decrease in accounting profit to determine profit or loss allocating to shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares (*) 13,178,982,247 11,095,237,244 Average outstanding common shares in the period 92,737,994 69,350,000					16,783,886,746	14,193,317,086
Current taxable income assessable corporate income tax expenses Total current corporate income tax expenses 3,356,777,349 2,838,663,417 Accumulated operating profit Items 01/01/2025 Amount Equity changed and recognized into operating profit Retained earnings 48,661,657,707 13,178,982,247 - 61,840,639,956 Total 48,661,657,707 13,178,982,247 - 61,840,639,956 Basic earning per share From 01/01/2025 to 30/06/2025 to 30/06/202					20%	20%
Accumulated operating profit Items	(Current taxable income		ncome tax	3,356,777,349	2,838,663,417
Accumulated operating profit Items 01/01/2025 Amount Equity changed and recognized into operating profit Retained earnings 48,661,657,707 13,178,982,247 - 61,840,639,956 Total 48,661,657,707 13,178,982,247 - 61,840,639,956 Basic earning per share From 01/01/2025 to 30/06/2025 von 01/01/2025 to 30/06/2025 von 01/01/2025 to 30/06/2025 von 01/01/2025 to 30/06/2025 von 01/01/2026 to 30/06/2026 von 01/01/2026 von 01/01/2026 to 30/06/2026 von 01/01/2026 von 0		5.70	e income tax expense	s	3,356,777,349	2,838,663,417
Retained earnings 48,661,657,707 13,178,982,247 - 61,840,639,954 Total 48,661,657,707 13,178,982,247 - 61,840,639,954 Basic earning per share From 01/01/2025 to 30/06/2025 to 30/06/2025 to 30/06/2025 to 30/06/2025 VND VNI Accounting profit after corporate income tax Adjustments of increase or decrease in accounting profit to determine profit or loss allocating to shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares (*) 13,178,982,247 11,095,237,244						
Retained earnings 48,661,657,707 13,178,982,247 - 61,840,639,954 Total 48,661,657,707 13,178,982,247 - 61,840,639,954 Basic earning per share From 01/01/2025 to 30/06/2025 to 30/06/2025 VND VNI Accounting profit after corporate income tax Adjustments of increase or decrease in accounting profit to determine profit or loss allocating to shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares (*) Average outstanding common shares in the period 92,737,994 69,350,000				Amount	and recognized	30/06/2025
Total 48,661,657,707 13,178,982,247 - 61,840,639,954 Basic earning per share From 01/01/2025 to 30/06/2025 to 30/06/2025 VND VNI Accounting profit after corporate income tax Adjustments of increase or decrease in accounting profit to determine profit or loss allocating to shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares (*) Average outstanding common shares in the period 92,737,994 69,350,000			:*:			
Basic earning per share From 01/01/2025 to 30/06/2025 to 30/06/2025 VND VNI Accounting profit after corporate income tax Adjustments of increase or decrease in accounting profit to determine profit or loss allocating to shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares (*) Average outstanding common shares in the period From 01/01/2025 to 30/06/2025 vND VNI 13,178,982,247 11,095,237,24 11,095,237,24 69,350,00		Retained earnings	48,661,657,707	13,178,982,247	-	61,840,639,954
Accounting profit after corporate income tax Adjustments of increase or decrease in accounting profit to determine profit or loss allocating to shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares (*) Average outstanding common shares in the period From 01/01/2025 to 30/06/2025 VND 13,178,982,247 11,095,237,24 11,095,237,24 11,095,237,24		Total	48,661,657,707	13,178,982,247		61,840,639,954
Accounting profit after corporate income tax Adjustments of increase or decrease in accounting profit to determine profit or loss allocating to shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares (*) Average outstanding common shares in the period From 01/01/2025 to 30/06/2025 VND 13,178,982,247 11,095,237,24 11,095,237,24 11,095,237,24		Basic earning per shar	re			
Accounting profit after corporate income tax Adjustments of increase or decrease in accounting profit to determine profit or loss allocating to shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares (*) Average outstanding common shares in the period VND VNI 13,178,982,247 11,095,237,24 11,095,237,24 11,095,237,24		2	±0 €0		From 01/01/2025	From 01/01/2024
Accounting profit after corporate income tax Adjustments of increase or decrease in accounting profit to determine profit or loss allocating to shareholders holding common shares: Adjustments of increase Profit or loss allocating shareholders holding common shares (*) 13,178,982,247 11,095,237,24 11,095,237,24 13,178,982,247 11,095,237,24 11,095,237,24						
Adjustments of increase or decrease in accounting profit to determine profit or loss allocating to shareholders holding common shares: **Adjustments of increase** Profit or loss allocating shareholders holding common shares (*) Average outstanding common shares in the period 92,737,994 69,350,00					to 30/06/2025	
Adjustments of increase or decrease in accounting profit to determine profit or loss allocating to shareholders holding common shares: **Adjustments of increase** Profit or loss allocating shareholders holding common shares (*) Average outstanding common shares in the period 92,737,994 69,350,00						
determine profit or loss allocating to shareholders holding common shares: **Adjustments of increase** Profit or loss allocating shareholders holding common shares (*) Average outstanding common shares in the period 92,737,994 69,350,00		Accounting profit after o	corporate income tax		VND	VNI
Profit or loss allocating shareholders holding common shares (*) 13,178,982,247 11,095,237,24 Average outstanding common shares in the period 92,737,994 69,350,00				ounting profit to	VND	VNI
Profit or loss allocating shareholders holding common shares (*) 13,178,982,247 11,095,237,24 Average outstanding common shares in the period 92,737,994 69,350,00		Adjustments of increase determine profit or lo	se or decrease in acco	ounting profit to eholders holding	VND	VNI
Average outstanding common shares in the period		Adjustments of increas determine profit or lo common shares:	se or decrease in accounts allocating to share	ounting profit to eholders holding	VND	VNI
Average outstanding common shares in the period		Adjustments of increase determine profit or lo common shares: Adjustments of increase	se or decrease in accounts allocating to share	eholders holding	VND 13,178,982,247	VNI 11,095,237,24
		Adjustments of increase determine profit or locommon shares: Adjustments of increase Profit or loss allocating	se or decrease in accounts or allocating to share shareholders holding co	eholders holding	VND 13,178,982,247 13,178,982,247	11,095,237,24

Address: P9-10, 1st Floor, Charmvit Tower,

No. 117 Tran Duy Hung, Yen Hoa Ward, Hanoi

INTERIM FINANCIAL STATEMENTS

For the period from 01/01/2025

to 30/06/2025

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

(*) Profits used to allocate to shareholders owning common shares have not been excluded from appropriated for bonus and welfare funds because the Company does not yet have them appropriation plan.

VIII. Other information

1. Contingent liabilities, commitments, and other financial information

In the reporting period, the Company received an arbitral award dated April 25, 2025 from the Vietnam International Arbitration Centre (VIAC) regarding a dispute between the Company and a counterparty.

The Company has filed a petition with the Hanoi People's Court requesting the annulment of the arbitral award. Based on the advice of its legal counsel, the evidence prepared by the counsel, and the proceedings with the Court, The company and its legal counsel assess that the likelihood of the Hanoi People's Court annulling the arbitral award is relatively reliable.

As of the date of issuance of the interim financial statements, the Company has not yet received the Court's final ruling; therefore, the impact of the above matter on the financial statements for the period has not been determined.

2. Subsequent events after balance sheet date

The Board of General Directors confirm that, according to the Board in all material respects, there have been no significant events occurring after the balance sheet date which would require adjustments to of disclosures to be made in the Interim Financial Statements for the period from 01/01/2025 to 30/06/2025.

3. Related-party information

Income of key management members

		From 01/01/2025 to 30/06/2025 VND	From 01/01/2024 to 30/06/2024 VND
Income of General Dire	ectors and other management	2,371,124,371	2,605,717,318
Mr. Huang Bo	General Director	508,144,106	629,829,106
Mr. Hoang Anh	Senior Executive Officer	606,160,000	681,220,000
Mr. Bui Quang Ky	Deputy General Director	287,200,000	316,090,000
Mr. Nguyen Anh Tuan	Director of Ho Chi Minh Branch	427,260,000	507,300,000
Mr. Lu Xin	Finance Director (Appointed on February 27, 2025)	238,361,500	* 8
Mrs. Le Thi Lan Huong	The state of the s	64,336,363	291,690,930
Ms. Nguyễn Ngọc Mai	Chief Accountant	239,662,402	179,587,282
Allowances for Superv	isory and Management Boards	179,518,520	240,000,000
Wei Xi	Non-executive member of BOM (Resigned on April 24, 2025)	70,625,000	112,500,000

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INTERIM FINANCIAL STATEMENTS

For the period from 01/01/2025

to 30/06/2025

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NOTES TO THE INTERIM FINANCIAL STATEMENTS (continued)

(These notes are an integral part of and should be read in conjunction with the accompanying Interim Financial Statements.)

Total		2,550,642,891	2,845,717,318
Hoang Thi Thanh Hoa	Supervisors Boards member (Resigned on April 24, 2025)	4,185,185	6,666,666
Le Tat Thanh	Chief Supervisor (Resigned on 21/10/2024)	-	
	(Resigned on April 24, 2025)		13,333,332
Shen Jing	Chairman of Audit Committee Supervisors Boards member	4,708,333	7,500,000
Nguyen Thanh Ky	Independent member of BOM,	100,000,002	100,000,002

4. Comparative figures

Representing data are taken from Interim Financial Statements for the period from 01/01/2025 to 30/06/2025 and Financial Statements for the fiscal year ended 31/12/2024 of Guotai Junan Securities (Vietnam) Corp., which were reviewed and audited by Vietnam Auditing and Evaluation Co., Ltd. (VAE).

In addition, some indicators on the Interim Income Statement for the period from 01/01/2024 to 30/06/202 have been reclassified appropriately to compare with this preriod's data, specifically as follows:

The Interim Income Statement for the period from 01/01/2024 to 30/06/2024

Codes - Iterms	Number reported	Reclassified	Number after reclassification
	VND	VND	VND
10 - Revenue from financial consulting activ	vi 1,246,365,766	(6,898,948)	1,239,466,818
11 - Other operating income	-	6,898,948	6,898,948
27 - Securities brokerage activity expense	9,899,996,337	(944,228,563)	8,955,767,774
31 - Expenses of financial advisory activities	es -	944,228,563	944,228,563

Hanoi, August 11, 2025

GUOTAI JUNAN SECURITIES (VIETNAM) CORP.

Prepared by

Chief Accountant

General Director

CÔNG TY CÔ PHẨN

GHŮNG KHOẨN GUỘTAI JUNAN

(VIET WAM)

Huang Bo

Nguyen Thi Lan

Nguyen Ngoc Mai