### TASECO LAND INVESTMENT JOINT STOCK COMPANY

No: 394/2025/CBTT-TAL

### THE SOCIALIST REPUBLIC OF VIETNAM Independence - Freedom - Happiness

Hanoi, March 27,2025

### PERIODIC INFORMATION DISCLOSURE OF FINANCIAL REPORTS

To: Hanoi Stock Exchange (HNX).

Pursuant to the provisions of Circular No. 96/2020/TT-BTC dated November 16th. 2020, issued by the Ministry of Finance guiding the disclosure of information on the stock market, Taseco Land Investment Joint Stock Company ("Taseco Land") would like to disclose the Audited Financial Statements in 2024 to the HNX as follows:

- 1. Name of the organization: Taseco Land Investment Joint Stock Company
- Stock code: TAL
- Address: Floor 1, NO2-T1 Building, Diplomatic Corps Area, Xuan Tao Street, Xuan Tao Ward, Bac Tu Liem District, Hanoi City
  - Tel: 0243,793,2525
  - Email: info@tasecoland.vn
  - Website: https://tasecoland.vn
  - 2. Contents of information disclosure:
    - Audited Financial Statements in 2024

Separate Financial Statements (Listed organizations without subsidiaries and parent accounting units with dependent units)

Consolidated Financial Statements (Listed organizations with subsidiaries)  $\boxtimes$ 

Combined Financial Statements (Listed organizations with accounting units directly under a separate accounting apparatus)

- Cases that require explained:

Yes  $\square$ 

+ The auditing organization gave an opinion that was not an unqualified opinion

on the financial statement (for audited 2024 finar	ncial statement)
Yes	No ⊠
Explanation document in case of "Yes":	
Yes	No □
+ The difference between the profit after tax if 5% or more, changing from loss to profit or vice versions.	in the period before and after auditing is sa (for audited 2024 financial statement):
Yes □	No ⊠
Explanation document in case of "Yes":	

No □

	er tax corporate income tax in the income statement of the
reporting period change by 1	0% or more compared to the same period of the previous year?
Yes ⊠	No □
Explanation document	t in case of "Yes":
Yes ⊠	No □
	x in the reporting period a loss, shifting from profit in the s in this period or vice versa?
Yes □	No ⊠
Explanation document	t in case of "Yes":
Yes □	No □
	published on Taseco Land's website on March 27,2025 at vn/vi/shareholder-document/bao-cao-tai-chinh-nam-2024/
Attached documents:  - Audited Separate Financial Statements in 2024;  - Audited Consolidated Financial Statements in 2024.	PARTY AUTHORIZED TO DISCLOSE INFORMATION DEPUTY OF PHÂN ĐẦU TU  BẤT ĐỘNG SẢI  TASE CO

Cao Thi Lan Huong



Consolidated financial statements

For the year ended 31 December 2024



Consolidated financial statements

For the year ended 31 December 2024



### CONTENTS

	Pages
General information	1
Report of management	2
Independent auditors' report	3-4
Consolidated balance sheet	5 - 8
Consolidated income statement	9 - 10
Consolidated cash flow statement	11 - 12
Notes to the consolidated financial statements	12 _ 73



### REPORT OF MANAGEMENT

### THE COMPANY

Taseco Land Investment Joint Stock Company ("the Company") is a joint stock company incorporated under the Law on Enterprise of Vietnam in pursuant to the Business Registration Certificate No. 0104079036 issued by Hanoi Department of Planning and Investment on 29 July 2009 and the subsequent amended Business Registration Certificates, with the 22<sup>rd</sup> amendment dated 11 March 2025 as the latest.

The principal activities of the Company and its subsidiaries are investing and trading real estate properties; providing construction service, leasing and property management services, hotel management consulting, accommodation services, restaurants, catering, post-investment project operation services and other activities.

The parent company of the Company is Taseco Group Joint Stock Company ("Taseco Group").

The Company's head office is located at 1<sup>st</sup> floor, NO2-T1 building, Diplomatic Complex, Xuan Tao street, Xuan Tao ward, Bac Tu Liem district, Hanoi city, Vietnam.

### BOARD OF DIRECTORS

Members of the Board of Directors during the year and at the date of this report are:

Mr. Pham Ngoc Thanh
Mr. Nguyen Minh Hai
Mr. Do Tuan Anh
Mr. Do Viet Thanh
Mr. Do Viet Thanh
Chairman
Vice Chairman
Member

Mr. Nguyen Tran Tung Member

### MANAGEMENT

Members of management during the year and at the date of this report are:

Mr. Nguyen Tran Tung General Director
Mr. Do Viet Thanh Deputy Director
Mr. Nguyen Van Nghia Deputy Director
Mr. Vu Quoc Huy Deputy Director
Mr. Bui Xuan Vuong Deputy Director
Ms. Cao Thi Lan Huong Deputy Director

Mr. Ngo Thanh Dung Deputy Director Appointed on 3 June 2024
Mr. Khuat Trung Thang Deputy Director Resigned on 1 November 2024

### BOARD OF SUPERVISION

Members of the Board of Supervision during the year and at the date of this report are:

Ms. Tran Thi Loan Head Ms. Nguyan Thi Huong Member Mr. Dang Xuan Hien Member

### LEGAL REPRESENTATIVE

The legal representative of the Company during the year and at the date of this report is Mr. Nguyen. Tran Tung, General Director.

### AUDITOR

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



### REPORT OF MANAGEMENT

Management of Taseco Land Investment Joint Stock Company ("the Company") is pleased to present this report and the consolidated financial statements of the Company and its subsidiaries (collectively referred to as "the Group") for the year ended 31 December 2024.

### MANAGEMENT'S RESPONSIBILITY IN RESPECT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Management is responsible for the consolidated financial statements of each financial year which give a true and fair view of the consolidated financial position of the Group and of the consolidated results of its operations and its consolidated cash flows for the year. In preparing those consolidated financial statements, management is required to:

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

Management is responsible for ensuring that proper accounting records are kept which disclose, with reasonable accuracy at any time, the consolidated financial position of the Group and for ensuring that the accounting records comply with the applied accounting system. It is also responsible for safeguarding the assets of the Group and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

Management confirmed that it has complied with the above requirements in preparing the accompanying consolidated financial statements.

### STATEMENT BY MANAGEMENT

Management does hereby state that in its opinion, the accompanying consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2024 and of the consolidated results of its operations and its consolidated cash flows for the year then ended in accordance with Vietnamese Accounting Standards, Vietnamese Enterprise Accounting System and the statutory requirements relevant to the preparation and presentation of the consolidated financial statements.

Nguyen Tran Tung General Director

BẤT ĐỘNG SÃ TASECO

Hanoi, Vietnam

26 March 2025



Ernst & Young Vistnam Limited 20th Floor: Bitexto Financial Tower 2 Hai Trieu Street, District 1 Ho Chi Winh City, Vietnam Tel: +84 28 3824 5252 EmeT. eyhomo\$yn.ey.com Website (ENI: ey.com/en\_yn Website (VNO: ey.com/v/j.yn

Reference: 11925148/E-88418803-HN

### INDEPENDENT AUDITORS' REPORT

### To: The Shareholders of Taseco Land Investment Joint Stock Company

We have audited the accompanying consolidated financial statements of Taseco Land Investment Joint Stock Company ("the Company) and its subsidiaries (collectively referred to as "the Group"), as prepared on 26 March 2025 and set out on page 5 to 73, which comprise the consolidated balance sheet as at 31 December 2024, and the consolidated income statement and consolidated cash flow statement for the year then ended and the notes thereto.

### Management's responsibility

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with Vietnamese Accounting Standards, Vietnamese Enterprise Accounting System and the statutory requirements relevant to the preparation and presentation of the consolidated financial statements, and for such internal control as management determines is necessary to enable the preparation and presentation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error.

### Auditors' responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with Vietnamese Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the Group's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the affectiveness of the Group's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.



### **Opinion**

In our opinion, the consolidated financial statements give a true and fair view, in all material respects, of the consolidated financial position of the Group as at 31 December 2024, and of the consolidated results of its operations and its consolidated cash flows for the year then ended in accordance with Vietnamese Accounting Standards, Vietnamese Enterprise Accounting System and the statutory requirements relevant to the preparation and presentation of the consolidated financial statements.

Ernst & Young Vietnam Limited

CONGTY
TRÁCHNHIPHET YAN
ERNETTA YOUNG

Phong Manh Phu
Deputy General Director
Audit Practising Registration
Certificate No. 2598-2023-004-1

Hanoi, Vietnam

26 March 2025

Le Hong Van Auditor

Audit Practising Registration Certificate No. 4432-2023-004-1

### CONSOLIDATED BALANCE SHEET as at 31 December 2024

Code	ASSETS	Notes	Ending balance	Beginning balance
100	A. CURRENT ASSETS		6,174,093,784,146	5,706,231,935,650
<b>110</b> 111 112	<ul><li>i. Cash and cash equivalents</li><li>1. Cash</li><li>2. Cash equivalents</li></ul>	5	459,707,110,301 142,316,659,913 317,390,450,388	289,029,511,028 75,756,229,651 213,273,281,377
<b>120</b> 123	<ul><li>II. Short-term investments</li><li>f. Held-to-maturity investments</li></ul>	6	<b>113,280,000,000</b> 113,280,000,000	<b>77,921,000,000</b> 77,921,000,000
130 131 132	<ul> <li>III. Current accounts receivable</li> <li>1. Short-term trade receivables</li> <li>2. Short-term advances to suppliers</li> <li>2. Short-term loop massivebles</li> </ul>	7.1 7.2	1,402,235,948,481 596,989,158,894 362,774,175,596	1,357,886,282,118 672,511,576,039 308,617,729,354
135 136 137	<ol> <li>Short-term loan receivables</li> <li>Other short-term receivables</li> <li>Provision for doubtful short-term receivables</li> </ol>	8 9 7.1	141.040,000,000 313.512,920,002 (12,080,306,011)	117,575,600,000 68,966,292,465 (9,604,915,740)
<b>140</b> 141	IV. Inventories  1. Inventories	11	<b>4,078,812,402,718</b> 4,078,812,402,718	3,840,997,437,291 3,840,997,437,291
150 151 152 153	<ul> <li>V. Other current assets</li> <li>1. Short-term prepald expenses</li> <li>2. Value added tax deductible</li> <li>3. Tax and other receivables from the State</li> </ul>		120,058,322,646 17,551,203,663 102,435,631,604 71,487,379	140,397,705,213 21,468,589,902 116,026,383,713 2,902,731,598



CONSOLIDATED BALANCE SHEET (continued) as at 31 December 2024

Code	AS	SETS	Notes	Ending balance	Beginning belance (Restated)
200	В.	NON-CURRENT ASSETS		3,150,044,628,110	4,376,390,812,740
210	J.	Long-term receivables		620,000,816,923	1,033,583,714,797
215		Long-term loan     receivables	8	429 400 000 000	B34 4E7 400 000
216		2. Other long-term	0	128,100,000,000	831,157,120,000
210		receivables	9	506,191,970,723	216,717,748,597
219		Provision for doubtful	"	500,151,010,725	210,111,140,001
214		long-term receivables	9	(14,291,153,800)	(14,291,153,800
	l	-			
220	H.	Fixed assets	l l	853,862,625,852	849,501,783,381
221		Tangible fixed assets	13	566,415,963,120	554,550,918,516
222		Cost		663,182,339,138	623,556,598,313
223		Accumulated depreciation	l l	(96,766,376,018)	(69,005,679,797
227		<ol><li>Intangible fixed assets</li></ol>	14	287,446,662,732	294,950,864,873
228		Cost		300,044,494,417	297,269,188,256
229		Accumulated amortisation		(12,597,831,685)	(2,318,323,383
230	m.	Investment properties	15	318,855,158,833	330,660,384,859
231		1. Cost		392,623,837,186	392,623,837,186
232		2. Accumulated depreciation		(73,768,676,353)	(61,963,452,327)
240	IV.	Long-term assets in			
	'''	progress		1,191,787,834,095	1,955,519,731,52
241		Long-term work in		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		process		_	316,022,120,71
242		2. Construction in progress	16	1,191,787,834,095	1,639,497,610,81
250	v.	Laura tarra laurantaria	18	35 500 630 46T	44.000.407.90
252	٧.	Long-term Investments  1. Investments in associates	18.1	<b>35,509,638,457</b> 2,605,939,907	<b>44,962,437,33</b> 7.678,820,13.
252 253		<ol> <li>Investments in associates</li> <li>Investment in other</li> </ol>	10.1	Z,000,939,807	1.010,020,13
200		entitles	18.2	40 404 600 000	45 274 600 00
254		3. Provision for long-term	10.6	40,194,600,000	45,274,600,00
234		investments		(6,290,909,450)	{7,990,982,794
	١				,
260	l w	Other long-term assets		129,028,581,950	162,162,760,82
261		Long-term prepaid	45	60 000 000 004	A0 000 A04 40
200		expenses	12	68,380,838,294	96,282,964,16
262		Deferred tax assets	34.3	20,990,610,302	21,901,488,44
269		3. Goodwill	19	39,657,113,354	43,978,308,21
270	ΤO	TAL ASSETS		9,324,138,412,256	10,082,522,748,39



MAGH RN V

CONSOLIDATED BALANCE SHEET (continued) as at 31 December 2024

					Currency: VIVD
Code	RE	SOURCES	Notes	Ending balance	Beginning balance (Restated)
300	c.	LIABILITIES		5,099,922,995,081	6,005,356,544,036
310	J.	Current liabilities		2,084,244,234,237	3,468,287,530,660
311	l	<ol> <li>Short-term trade payables</li> </ol>	20.1	426,362,526,808	474,398,707,705
312	l	2. Short-term advances from			
	l	customers	20.2	132,753,661,202	25,717,251,219
313	l	<ol><li>Statutory obligations</li></ol>	21	220,796,943,909	457,156,773,071
314	l	<ol><li>Payables to employees</li></ol>		32,248,158,203	32,585,608,897
315	l	<ol><li>Short-term accrued expenses</li></ol>	22	119,808,661,536	230,036,094,499
318	l	6. Short-term unearned			
	l	revenues		9,351,223,474	8,992,592,388
319	l	7. Short-term other payables	24	309,299,651,404	1.105,877,451,699
320	l	8. Short-term loans	25	805,041,767,413	1,126,199,711,930
322	l	Borrus and walfare fund	27	28,581,440,288	7,323,339,252
330	l n.	Non-current liabilities		3,015,678,760,844	2,537,069,013,376
336		1. Long-term unearned		-,,,,,	_,_,_,
	l	revenues	23	25,873,446,063	29,442,197,141
337	l	2. Other long-term liabilities	24	127,886,676,360	214,602,766,485
338	l	3. Long-term loans	25	2,694,714,741,084	2.136,654,386,751
341	l	<ol> <li>Deferred tax liabilities</li> </ol>	34.3	143,320,123,277	146,117,801,728
342	l	<ol><li>Long-term provisions</li></ol>	26	23,883,774,060	10,251,861,271

ONE SHEEL STA

CONSOLIDATED BALANCE SHEET (continued) as at 31 December 2024

Currency; VND

421b 429		<ul> <li>Undistributed earnings of current year</li> <li>Non-controlling interests</li> </ul>		637,576,621,362 498,474,346,138	368,453,912,033 543,690,840,986
421a		<ul> <li>Undistributed earnings by the end of prior year</li> </ul>		2,369,436,359	79,326,438,019
421		owners' equity 4. Undistributed earnings		6,315,008,316 639,946,057,721	6,315,008,3 <b>1</b> 6 447,780,350,052
420		3. Other funds belonging to			
412		voting rights 2. Share premium		2,970,000,000,000 109,480,005,000	2,970,000,000,000 109,480,005,000
411a		<ul> <li>Ordinary shares with</li> </ul>			
410 411	£	Owners' equity  1. Share capital	28	<b>4,224,215,417,175</b> 2,970,000,000,000	<b>4,877,266,204,354</b> 2,970,000,000,000
400	D.	OWNERS' EQUITY		4,224,215,417,175	4,077,266,204,354
Code	RE	SOURCES	Notes	Ending balance	Beginning balance (Restated)

Hanoi, Vietnam

26 March 2025,

Vo Thi Khanh Ha Preparer

Nguyen Thi Kim Ngan Chief Accountant Nguyen Tran Tung General Director

### CONSOLIDATED INCOME STATEMENT for the year ended 31 December 2024

	_				Gurrency: VND
Code	ITE	MS	Notes	Current year	Previous year
01	1.	Revenue from sale of goods and rendering of services	29.1	1,684,453,453,400	3,237,812,289,032
02	2.	Deductions	29.1	-	-
10	3.	Net revenue from sale of goods and rendering of services	29.1	1,684,453,453,400	3,237,612,269,032
11	4.	Cost of goods sold and services rendered	60	(1,264,525,563,623)	(2,347,451,343,889)
20	5.	Gross profit from sale of goods and rendering of services		419,927,889,777	890,160,945,143
21	6.	Finance income	29.2	921,847,560,379	85,108,826,949
<b>22</b> 23	7.	Finance expenses in which: Interest expenses	31	{201,173,971,651} (171,884,526,348)	(99 <b>,212,749,099</b> ) (75,879,130,121)
24	8.	Shares of profit of associates	18.1	250,417,991	166,824,266
25	9,	Salling expenses	32	(56,729,376,084)	(85,107,814,704)
26	18.	General and administrative expenses	32	(195,830,099,070)	(178,200,959,677)
60	11.	Operating profit		888,292,421,342	612,915,072,877
31	12.	Other income		4,493,280,051	22,061,180,211
32	18.	Other expenses		(17,172,144,935)	(7,641,062,185)
40	14.	Other (loss)/profit		(12,678,864,884)	14,420,118,926
60	15.	Accounting profit before tax		875,613,556,458	827,335,190,903
51	16.	Current corporate income tax expense	34.1	(194,701,835,809)	(151,594,780,384)
52	17.	Deferred tax income/(expenses)	34.1	4,188,228,993	(3,055,030,601)
60	18.	Net profit after tax		685,099,849,842	472,685,379,918

CONSOLIDATED INCOME STATEMENT (continued) for the year ended 31 December 2024

Currency: VND

Code	ITEMS	Notes	Current year	Previous year
61	19. Net profit after tax attributable to shareholders of the parent		664,816,258,7 <del>9</del> 1	456,788,799,382
62	20. Net profit after tax attributable to non-controlling interests		20,283,691,051	15,896,580,536
70	21. Basic earnings per share		2,147	1,522
71	22. Diluted earnings per share		2,147	1,522

Hanoi, Vietnam

26 March 2025

Vu Thi Khanh Ha Preparer Nguyan Thi Kim Ngan Chief Accountant Nguven Tran Tung General Director

cổ phần bày tự Bất động sây TASECO CONSOLIDATED CASH FLOW STATEMENT for the year ended 31 December 2024

Code	ITEMS	Notes	Current year	Previous year
	I. CASH FLOWS FROM			
	OPERATING ACTIVITIES			
01	Profit before tax		875,613,556,458	627,335,190,903
	Adjustments for:			
02	Depreciation of tangible fixed			
	assets, investment properties and			
	amortisation of intangible fixed			
	assets (including amortisation of			
	goodwill)		59,614,186,619	36,650,532,068
03	Provisions		15,287,229,716	5,784,509,103
05	Profit from investing activities		(922,124,186,650)	(78,443,086,669
06	Interest expenses and bonds			
	issuance costs		171,884,526,348	75,879,130,121
80	Operating profit before changes in			
	working capital		200,275,312,491	667,206,275,526
09	Decrease/(increase) in receivables		89,461,413,631	(436,521,437,399
10	Increase in inventories		(497,154,472,089)	(1,287,807,282,894
11	(Decrease)/increase in payables		(1,210,854,308,188)	67,917,642,477
12	Decrease/(increase) In prepaid		23 002 042 600	/20 246 54D 042
13	expenses		22,983,913,589	(36,246,510,943
13	Decrease in held-for-trading securities			13,870,159,077
14	Interest paid		(313,816,204,444)	(123,341,168,309
15	Corporate income tax paid	21	(80,001,750,988)	(173,439,285,100
17	Other cash outflows for operating	~'	(00,001,100,000)	(110,400,200,100
• • • • • • • • • • • • • • • • • • • •	activities		(5,899,000,000)	(3,200,000,000
20	Net cash flows used in operating			
	activities		(1,795,005,096,998)	(1,311,561,607,565)
	S. CASH FLOWS FROM INVESTING			
	ACTIVITIES			
21	Purchase and construction of fixed			
	assets and other long-term assets		(790,972,296,109)	(610,744,603,983
22	Proceeds from disposals of fixed			
	assets and other long-term assets		91,860,786	/
23	Loans to other entities		(155,477,000,000)	(280,691,571,339
24	Collections from borrowers		799,810,720,000	225,414,400,000
25	Payments for investments in other			
	entities (net off cash hold by entity		(40 007 504 757)	(000 000 404 507
26	being acquired) Proceeds from sale of investments		(16,827,581,757)	(268,290,404,527
20	in other entities (net off cash hold			
	by entity being disposed)		2,217,077,531,798	4,050,000,000
27	Interest received		99,671,388,695	26,187,446,07
30	Net cash flows from/(used in)			
	investing activities		2,153,374,823,413	(904,074,733,777
	investing activities		2,100,014,020,410	(\$04,074,133,77



CONSOLIDATED CASH FLOW STATEMENT (continued) for the year ended 31 December 2024

Currency: VND

Code	ITEMS	Motes	Current year	Previous year
	III. CASH FLOWS FROM			
	FINANCING ACTIVITIES			
31	Capital contribution and			
	issuance of shares		642,590.000	11,502,000,000
32	Capital redemption		(14,148,006,023)	l •
33	Drawdown of borrowings		2,018,702,251.873	4,167,897,056,417
34	Repayment of borrowings		(1,736,426,238,951)	
36	Dividends paid		(456,462,525,041)	(73,073,262,330)
40	Net cash flows (used in)/from			
	financing activities		(187,691,928,142)	2,038,476,409,674
50	Net increase/(decrease) in cash for the year		170,877,599,273	(177,159,931,668)
	0			
60	Cash and cash equivalents at the beginning of the year		289,029,511,028	466,189,442,696
61	Impact of exchange rate fluctuation			-
70	Cash and cash equivalents at the end of the year	5	459,707,110,301	289,029,511,028

Hanoi, Vietnam

26 March 2025

CONG TY CỔ PHÀN ĐẦU TƯ ĐẤT ĐỘNG SĂM

NO TASE

Vu Thi Khanh Ha Preparer Nguyen Thi Kim Ngan Chief Accountant Nguyen Tran Tung General Director

DNG WEINN ATS

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS as at 31 December 2024 and for the year then ended

### 1. CORPORATE INFORMATION

Taseco Land Investment Joint Stock Company ("the Company") is a joint stock company incorporated under the Law on Enterprise of Vietnam in pursuant to the Business Registration Certificate No. 0104079036 issued by Hanoi Department of Planning and Investment on 29 July 2009 and the subsequent amended Business Registration Certificates, with the 22<sup>nd</sup> amendment dated 11 March 2025 as the latest.

The principal activities of the Company and its subsidiaries ("the Group") are investing and trading real estate properties, providing construction service, leasing and property management services, hotel management consulting, accommodation services, restaurants, catering, post-investment project operation services and other activities.

The Group's normal course of business cycle of real estate business starts at the time of application for investment certificate, performance of site clearance, construction of infrastructure and ends at the time of completion and transfer of properties to customers. Accordingly, the Group's normal course of business cycle of real estate business is above 12 months, and of other activities is 12 months.

The parent company of the Company is Taseco Group Joint Stock Company ("Taseco Group").

The Company's head office is located at 1º floor, NO2-T1 building, Diplomatic Complex, Xuan Tao Street, Xuan Tao ward, Bac Tu Liem district, Hanoi city, Vietnam.

The number of the Group's employees as at 31 December 2024 is 630 (31 December 2023: 386).

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

## CORPORATE INFORMATION (continued)

### Corporate structure

As at 31 December 2024, the Group has 12 subsidiaries (31 Decembar 2023; 14). Detailed information of subsidiaries and the Company's equity interest and voting right in these subsidiaries are as follows:

δē.	No. Subsidiaries' neme	31 Decemb	er 2024	31 December 2023		Registered address	Principal activities
		Equity Voting Interest night	Voting	Equity interest	Voling		
-	Taeaco Inveat Jdint Stock. Company ("Tosoco Inveal Compatiy")	89°90%	%08'66	88; 8 <b>0%</b>	%) BO%	tet floor, NO2-T1 building, Dtplamatio Complex, Xuen Teo Street, Xuen Teo ward, Bac Tu Llam districk, Hopol city, Viothom	Inventing and fracting real estate properties, lond use rights belong to the owner, seen, and losses.
N	Investment and Construction JSC No 4 (*ICOM4 Company*)	72.50%	72.50%	72.50%	72.50%	2434 De La Thaith, Long Thuong ward, Dong De diebict Helboi city, Vistnam	Providing specialized construction sorvices, investing and trading real estate properties.
60	Vietnam Packaging Corporation ("Packaging Company") (t)	48.05%	68.27%	46.85%	68.27%	88.27% 1283 Giei Photig. Hoong Lief ward, Hoong Mai district, Honoi city, Vietnam	Inventing and (rading real testate properties, lond use rights belong to the owner, aser, and lesses.
4	TAH Investment Joint Stock Company ("TAH Company")	1	1	88.80%	89.B0%	99.80% 1° floor, NO2-T1 building, Diplomatic Complex, Xuon Teo Street, Xush Tso ward. Bao Tu Liem district, Hopoi city. Visthom	Investing and trading real estate properties, lond use rights belong to the owner, user, and lesses.
ro.	International Real Estate Management Joint Stock Company (**) (**)	89.90%	89.99%	<b>9</b> 8.80%	89:88%	↑® Roox, NO2-T1 building, Diplometic Complex, Xuon Teo Street, Xueh Teo werd. Bac Tu Liem district, Hspoi city, Vletoom	Providing building management and operation corvides, trading real estate properties.
Ð	Phu My Real Estate Investment Corporation ("Phu My Company")	89.00%	89.00%	88.BD%	99.08%	1º floor, NO2-T1 building, Diplomatio Complex, Xuan Tao Sfrast, Xuah Tao ward, Bac Tu Liem district, Manoi city, Vietnam	Invasting and trading real estate proporties, tond use rights belong to the owner, user, and lesses.
h	Alacarte Ha Long Joert Stock Company ("ALC Ha Long Company")	\$9.00%	99.00%	<b>99</b> .B0%	920.00%	Pict H3C-H33, Periinsulo 2, Hutig Thong urban service ensa, Hung Theng werd, Ho Long city, Quang Nith province	Cohornation of real estate properties, accommodation pervious, rentaurants, food ahd beverage and providing operating service of post-investment projects.
<b>40</b>	Yen Binh Investment and Service JSC ("Yen Binh Company")	84,80%	04,00%	74,00%	74,00%	74,00% 748 Cu Chinh Lan Sheet, group 1, Dong Tion wend, Hos Binh city, Hos Binh province, Vietnam	Investing and trading real estate properties, fand use rights belong to the owner, user, and lessee.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

## 1. CORPORATE1NPORMA DON (continued)

### Corporate structure (continued)

As at 31 December 2024, the Group has 12 subsidianes (31 December 2023: 14). Detailed information of subsidiaries and the Company's equity interest and voting right in these subsidiaries are as follows (continued):

Principal ectivities		rea under investing and trading real estate all new urban properties, land use rights belong to the liteach Móa owner, user, and lessee.	t building, No. Provision of installation and building Thuong ward, completion services and investment and ity, Vietnam trading real estate properties.	g, Diplomatic Investing and trading real estate at Xuan Teo properties, land use rights belong to the X, Hunoi city, owner, user, and lasses.	<ol> <li>Hung Thung Exploitation and management of building g Thang ward, operations.</li> <li>h province.</li> </ol>	o Hai ward, Ngu Accommbdation, restaurant, catering ng city, servises.	! building No. Trading building materials.   Thuong ward. ity, Vietnam	Dang building. Investing and trading real estate tem Nghia properties, land use rights befong to the
23 Registered address	olimg njati	68.89% Villa BT-3.1, new urban area under Project No. 4 of the central new urban area in Thanh Hóa city, Thanh Hóa province, Vietnam	51.00% 7th floor, ICOM4 TOWER buxding, No. 243A De La Fhanh, Lang Thuong ward, Dong Da district, Handi city, Vietnam	99,90% 1st fjoor, NO2-T1 building, Diplomatic Complex, Xuan Tuo etraet, Xuan Teo ward, Buo Tu Liem district, Hunoi city, Vietnam	100,00% Plot H30-H33, Peninsula 2, Hung Thung Service Urban Area, Hung Thang ward, Ha Long city. Obang Ninh province, Vietnam	68,09%. 29 Truong Sa street. Hos Hai ward, Ngu Hanh Son district, Da Nang city. Vietnem	50,50% 7th floor, ICON4 TOWER building No. 243A De La Thanh, Lang Thuong ward. Dong Da distinct, Hanol city, Vietnam	<ul> <li>Room 3, 2nd floor, Bach Dang building.</li> <li>268 Tran Nguyen Han, Nem Nghia</li> </ul>
31 December 2023	ty Woling sf night							
31 Dec		\$6.86%	39.98%	96180%	. 39,80%	68,80%	36,61%	
31 December 2024	Voting right	86.58%	\$1,00%	1	100,00%	80°09	'	50,50%
31 Decen	Equity Inferest	\$8.86%	36.98%	•	98'00%	86,00%	r	%09'03
Subskiljenieei name	•	international Ecological Travel Investment Joint Stock Company ("International Travel Company")	MCONS Construction JSC ("IKCONS Company") (i)	West Lake View Joint Stock Company ("West Laka View Company") (i)	ALC Halong Building Management Solutions Company Limited ('ABMS Company')	Taseco Da Nang Resort Land investment Joint Stock Company ("Taseco Da Nang Company") (formerly known as P&I Resorts Company Limited)	NHT Glubal Trading Joint Stock Company ("NHT Company") (i) (Note 4)	Taseco Hai <b>Ph</b> ong JSC ('Taseco Hai Phung') (i)
No.		d)	\$	Ξ	5	5	<del>7</del>	15

(i) The Company indirectly holds ownership and voting rights in these subsidiaries through investments in other subsidiaries.

As of 31 December 2024, the Group also has investments in ascoolates as disclosed in Note 18.1.



### 2. BASIS OF PREPARATION

### 2.1 Accounting standards and system

The consolidated financial statements of the Group, expressed in Vietnam dong ("VND"), are prepared in accordance with Vietnamese Enterprise Accounting System and Vietnamese Accounting Standards issued by the Ministry of Finance as per:

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

Accordingly, the accompanying consolidated financial statements, including their utilization are not designed for those who are not informed about Vietnam's accounting principles, procedures and practices and furthermore are not intended to present the consolidated financial position and the consolidated results of operations and the consolidated cash flows of the Group in accordance with accounting principles and practices generally accepted in countries other than Vietnam.

### 2.2 Applied accounting documentation system

The Group's applied accounting documentation system is the General Journal system.

### 2.3 Fiscal year

The Group's fiscal year applicable for the preparation of its consolidated financial statements starts on 1 January and ends on 31 December.

### 2.4 Accounting currency

The consolidated financial statements are prepared in VND which is also the Group's accounting currency.



1000年金

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as al 31 December 2024 and for the year then ended

### 2. BASIS OF PREPARATION (continued)

### 2.5 Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries for the year ended 31 December 2024.

Subsidiaries are fully consolidated from the date of acquisition, being the date on which the Company obtains control, and continued to be consolidated until the date that such control ceases.

The financial statements of the Company and its subsidiaries used for consolidation are prepared for the same reporting period, using consistent accounting policies.

All intra-company balances, income and expenses and unrealised gains or losses resulted from intra-company transactions are eliminated in full.

Non-controlling interests represent the portion of profit or loss and net assets not held by the Group and are presented separately in the consolidated income statement and within equity in the consolidated balance sheet.

Impact of change in the ownership interest of a subsidiary, without a loss of control, is recorded in undistributed earnings.

### 3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

### 3.1 Cash and cash equivalents

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

### 3.2 Inventories

Inventories are measured at their historical costs. The cost of inventories comprises costs of purchase, costs of conversion (including raw materials, direct labor cost, other directly related cost, manufacturing general overheads allocated based on the normal operating capacity) incurred in bringing the inventories to their present location and condition.

In case the net realizable value is lower than the original price, it must be calculated according to the net realizable value.

Net realisable value represents the estimated selling price in the ordinary course of business less the estimated costs to complete and the estimated costs necessary to make the sale.

The Group applies perpetual method to record inventories with the value of inventories are determined on a weighted average basis.

### SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### 3.2 Inventories (continued)

Real estate property

Real estate property acquired or being constructed for sale in the ordinary course of business, rather than to be held for rental or capital appreciation, is held as inventory property and is measured at the lower of directly attributable cost incurred to bringing the inventory to its present location and condition and NRV.

Costs of real estate property includes the direct costs of forming such real estate and the general costs allocated on the basis of the corresponding area of such real estate, includes:

- Fees of freehold and leasehold land use rights;
- Construction costs paid to contractors for construction; and
- Borrowing costs, consultancy and design costs, costs for site preparation, land transferring tax, construction overheads and other related costs.

Net realisable value is the estimated selling price in the ordinary course of the business, based on market prices at the reporting date and discounted for the time value of money if material, less costs to completion and the estimated selling expenses.

The cost of the Inventory property sold recognized in the consolidated income statement based on specific identification method.

Provision for obsolete inventories

An invantory provision is made for the estimated loss arising due to the impairment of value (through diminution, damage, obsolescence, etc.) of raw materials, finished goods, and other inventories owned by the Group, based on appropriate evidence of impairment available at the balance sheet date.

Increases or decreases to the provision balance are recorded into the cost of goods sold account in the consolidated income statement. When inventories are expired, obsolescence, damage or become useless, the difference between the provision previously made and the historical cost of inventories are included in the consolidated income statement.

### 3.3 Receivables

Receivables are presented in the consolidated balance sheet at the carrying amounts due from customers and other debtors, after provision for doubtful debts.

The provision for doubtful debts represents amounts of outstanding receivables at the balance sheet date which are doubtful of being recovered. Increases or decreases to the provision balance are recorded as general and administrative expenses in the consolidated income statement. When bad debts are determined as unrecoverable and accountant writes off those bad debts, the differences between the provision for doubtful receivables previously made and historical cost of receivables are included in the consolidated income statement.

### SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### 3.4 Tangible fixed assets

Tangible fixed assets are stated at cost less accumulated depreciation.

The cost of a tangible fixed asset comprises its purchase price and any directly attributable costs of bringing the tangible fixed asset to working condition for its intended use.

Expenditures for additions, improvements and renewals are added to the carrying amount of the assets and expenditures for maintenance and repairs are charged to the consolidated income statement as incurred.

When tangible fixed assets are sold or retired, any gain or loss resulting from their disposal (the difference between the net disposal proceeds and the carrying amount) is included in the consolidated income statement.

### 3,5 Intangible fixed assets

Intangible fixed assets are stated at cost less accumulated amortization.

The cost of an intangible fixed asset comprises its purchase price and any directly attributable costs of preparing the intangible fixed asset for its intended use.

Expenditures for additions, improvements are added to the carrying amount of the assets and other expenditures are charged to the consolidated income statement as incurred.

When intangible fixed assets are sold or retired, any gain or loss resulting from their disposal (the difference between the net disposal proceeds and the carrying amount) is included in the consolidated income statement.

### 3.6 Leased assets

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement at inception date and requires an assessment of whether the fulfilment of the arrangement is dependent on the use of a specific asset and the arrangement conveys a right to use the asset.

A lease is classified as a finance lease whenever the terms of the lease transfer substantially all the risks and rewards of ownership of the asset to the lessee. All other leases are classified as operating leases.

Where the Group is the lessee

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

Where the Group is the lessor

Assets subject to operating leases are included as the Group's fixed assets in the consolidated balance sheet. Initial direct costs incurred in negotiating an operating lease are recognised in the consolidated income statement as incurred.

For other cases under operating leases, lease income is recognised in the consolidated income statement on a straight-line basis over the lease term.

### SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### 3.7 Depreciation and amortization

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

Buildings and structures

Machinery and equipment

Means of transportation

Others tangible assets

Computer software

Land use rights

Project development rights

4 - 50 years
2 - 20 years
2 - 20 years
2 - 20 years
32 years 1 month

### 3.8 Investment properties

Investment properties are stated at cost including transaction costs less accumulated depreciation. Investment properties held for capital appreciation are not depreciated but subject to impairment review.

Subsequent expenditure relating to an investment property that has already been recognised is added to the net book value of the investment property when it is probable that future economic benefits, in excess of the originally assessed standard of performance of the existing investment property, will flow to the Group.

Depreciation and amortisation of investment properties are calculated on a straight-line basis over the estimated useful life of each asset as follows:

Land use rights 20 - 50 years Buildings and structures 20 - 50 years

Investment properties are derecognised when either they have been disposed of or when the investment properties are permanently withdrawn from use and no future economic benefit is expected from its disposal. The difference between the net disposal proceeds and the carrying amount of the assets is recognised in the consolidated income statement in the year of retirement or disposal.

Transfers are made to investment properties when, and only when, there is a change in use, evidenced by ending of owner-occupation, commencement of an operating lease to another party or ending of construction or development. Transfers are made from investment properties when, and only when, there is change in use, evidenced by commencement of owner-occupation or commencement of development with a view to sale. The transfer from investment property to owner-occupied property or inventories does not change the cost or the carrying value of the property for subsequent accounting at the date of change in use.

### 3.9 Borrowing costs

Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing costs are recorded as expense during the year in which they are incurred, except to the extent that they are capitalised as explained in the following paragraph.

Borrowing costs that are directly attributable to the acquisition, construction or production of an asset that necessarily take a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the respective asset.

### 3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### 3.10 Prepaid expenses

Prepaid expenses are reported as short-term or long-term prepaid expenses on the consolidated balance sheet and amortised over the period for which the amounts are paid or the period in which economic benefits are generated in relation to these expenses.

### Prepald land rental

The prepaid land rental represents the unamortised balance of advance payment made in accordance with the lease contract. Such prepaid rental is recognised as a long-term prepaid expense for allocation to the consolidated income statement over the remaining lease period according to Circular 45/2013/TT-BCT issued by the Ministry of Finance on 25 April 2013.

### 3.11 Business combinations and goodwill

Business combinations are accounted for using the purchase method. The cost of a business combination is measured as the fair value of assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange plus any costs directly attributable to the business combination. Identifiable assets and liabilities and contingent liabilities assumed in a business combination are measured initially at fair values at the date of business combination.

Goodwill acquired in a business combination is initially measured at cost being the excess of the cost the business combination over the Group's interest in the net fair value of the acquiree's identifiable assets, liabilities and contingent liabilities. If the cost of a business combination is less than the fair value of the net assets of the subsidiary acquired, the difference is recognised directly in the consolidated income statement. After initial recognition, goodwill is measured at cost less any accumulated amortisation. Goodwill is amortised over 10-year period on a straight-line basis. The Group conducts the periodical review for impairment of goodwill of Investment in subsidiaries. If there are indicators of impairment loss incurred is higher than the yearly allocated amount of goodwill on the straight-line basis, the impairment loss will be recorded in the consolidated income statement.

### Business combinations involving entitles under common control

A business combination involving entities under common control is a business combination in which all of the combining entities or businesses are ultimately controlled by the same party or parties both before and after the business combination, and that control is not transitory. An entity may be controlled by an individual or group of individuals under a contractual agreement.

Business combinations involving entities under common control are accounted for as follows:

- The assets and liabilities of the two combined entitles are reflected at their carrying amounts on the date of business combination;
- No goodwill is recognised from the business combination;
- The consolidated income statement reflects the results of the combined entities from the date of the business combination; and
- Any difference between the consideration paid and the net assets of the acquiree is recorded in equity.



### 3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### 3.12 investments

Investments in associates

The Group's investment in jointly controlled entity is accounted for using the equity method of accounting. An associate is an entity in which the Group has significant influence that is neither subsidiaries nor joint ventures. The Group generally deems it has significant influence if it owns 20% or more of the voting rights in the investee.

Under the equity method, the investment is carried in the consolidated balance sheet at cost plus post acquisition changes in the Group's share of net assets of the associates. Goodwill arising on acquisition of the associate is included in the carrying amount of the Investment. Goodwill is not amortised and subject to annual review for impairment. The consolidated income statement reflects the share of the post-acquisition results of operation of the associate.

The share of post-acquisition profit/(loss) of the associates is presented on face of the consolidated income statement and its share of post-acquisition movements in reserves is recognised in reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. Dividend/profit sharing received or receivable from associates reduces the carrying amount of the investment.

The financial statements of the associates are prepared for the same reporting period and use the same accounting policies as the consolidated financial statements of the Group. Where necessary, consolidated adjustments are made to bring the accounting policies in line with those of the Group.

Investments in other entities

Investments in other entities are stated at their acquisition costs.

Provision for diminution in value of investments

Provision of the investment is made when there are reliable evidence of the diminution invalue of those investments at the balance sheet date.

Increases or decreases to the provision balance are recorded as finance expenses in the consolidated income statement.

Held-to-maturity investments

Held-to-maturity investments are stated at their acquisition costs. After initial recognition, held-to-maturity investments are measured at recoverable amount. Any impairment loss incurred is recognised as finance expenses in the consolidated income statements and deducted against the value of such investments.



### SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued).

### 3.13 Payables and accruals

Payables and accruals are recognised for amounts to be paid in the future for goods and services received, whether or not billed to the Group.

Payables and accruals to construction contractors for real estate projects are recognized according to work completed acceptance certificates between related parties, regardless of whether or not billed to the Group.

### 3.14 Business Cooperation contract (BCC)

In case BCC distributes profits after tax co-control

In the event that the Group shares profits depending on the operating results of the BCC and the Group has the right to jointly controls the BCC with the other parties participating in the BCC, the Group applies the BCC accounting method for revenue and expenses as stipufated in Circular 200/2014/TT-BTC issued by the Ministry of Finance on 22 December 2014. Accordingly, in this case, the Group will recognize revenue and expenses in the consolidated income statement according to its proportion entitled as specified in the BCC.

In case BCC distributes profits after tax of the Group - the controlling party

In the event that the Group shares profits depending on the operating results of the BCC and the Group controls the BCC, the Group shall record the profits shared to the other parties participating in the BCC in the consolidated income statement according to their proportion entitled as specified in the BCC.

### 3.15 Foreign currency transactions

Transactions in currencies other than the Group's reporting currency of VND are recorded at the actual transaction exchange rates at transaction dates which are determined as follows:

- Transactions resulting in receivables are recorded at the buying exchange rates of the commercial banks designated for collection;
- Transactions resulting in liabilities are recorded at the selling exchange rates of the commercial banks designated for payment;
- Payments for assets or expenses without liabilities initially being recognised is recorded at the buying exchange rates of the commercial banks that process these payments.

At the end of the year, monetary balances denominated in foreign currencies are translated at the actual transaction exchange rates at the consolidated balance sheet dates which are determined as follows:

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

All foreign exchange differences incurred are taken to the consolidated income statement,



### SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued).

### 3.16 Provisions

### General

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

When the Group expects some or all of a provision to be reimbursed, for example under an insurance contract, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually cartain. The expense relating to any provision is presented in the consolidated income statement net of any reimbursement.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognised as a finance expense.

### Warranty

The Group estimates warranty contingency based on existing information about repairment of properties and goods sold in the past.

### 3.17 Share capital

### Ordinary shares

Ordinary shares are recorded at its par value upon issuance.

### Share premium

Share premium is the difference between the par value and the issuance price of the shares, minus the actual expenses directly related to the issuance of the shares, after deducting the impact of tax.

### 3.18 Appropriation of net profits

Net profit after tax (excluding negative goodwill arising from a bargain purchase) is available for appropriation to shareholders according to the approval of the General Meeting of Shareholders and after making appropriation to reserve funds in accordance with the Company's charter and Vietnam's regulatory regularements.

The Group maintains the following reserve funds which are appropriated from the Group's net profit as proposed by the Board of Directors and subject to approval by shareholders at the annual general meeting.

### Bonus and welfare fund

This fund is set aside for the purpose of pecuniary rewarding and encouraging, common benefits and improvement of the employees' benefits, and presented as a liability on the consolidated balance sheet.

### SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### 3.19 Advances from customers

Downpayments received from customers as deposits for the purchase of real estate properties which do not meet the conditions of revenue recognition in current period are recognised and disclosed as "Advances from customers" item in the liability section of the consolidated balance sheet. Discounts under the promotion programs, which is accounted as sale deduction in subsequent period are recognised as a deduction in "Advances from customers" Item.

Payments received from customers, in the form of deposit contracts are presented in the "Other payables" Item in the liability section on the consolidated balance sheet.

### 3.20 Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured. Revenue is measured at the fair value of the consideration received or receivable, excluding trade discount, rebate and sales return. The following specific recognition criteria must also be met before revenue is recognised:

Revenue from sale of real estate property

Revenue is recognized when significant risks and returns associated with the ownership of the property is transferred from the seller to the buyer, usually upon the transfer of the property and recovery of transfer price is reasonably ascertained.

If a transaction does not meet the above revenue recognition conditions, progress payments received from the customer are recorded as advances from customers on the consolidated balance sheet until all of the above conditions are met.

Rendering of services and construction contract

Where the contract outcome can be reliably measured, revenue is recognised by reference to the stage of completion. Where the contract outcome cannot be reliably measured, revenue is recognised only to the extent of the expenses recognised which are recoverable.

Interest income

Interest is recognized on an accrual basis based on the time and actual interest rate for each period.

Rental income

Rental income arising from operating leases is charged to the consolidated income statement on a straight-line basis over the lease term.

Dividend and profit distribution income

Dividend and profit distribution income are recognized when the Group is entitled to receive dividends or when the Company are entitled to receive profits from its capital contributions.

### 3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### 3.28 Revenue recognition (continued):

Income from capital transfer activities

Income from capital transfer activities is determined as the difference between the selling price and the cost price of the transferred capital, this income is recorded on the date of the transaction, i.e. when the transfer contract is executed.

### 3.21 Construction contract

Where the outcome of a construction contract can be estimated reliably, revenue and costs are recognised by reference to the stage of completion of the contract activity at the consolidated balance sheet date, except where this would not be representative of the stage of completion. Variations in contract work, claims and incentive payments are included to the extent that they have been agreed with the customer.

Where the outcome of a construction contract cannot be estimated reliably, contract revenue is recognised to the extent of contract costs incurred that it is probable will be recoverable. Contract costs are recognised as expenses in the year in which they are incurred.

Difference between the cumulative revenue of a construction contract recognised to date and the cumulative amount of progress billings of that contract is presented as construction contract receivable/payable based on agreed progress billings in the consolidated balance sheet.

### 3.22 Taxation

### Current income tax

Current income tax assets and liabilities for the current and prior years are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted as at the balance sheet date.

Current income tax is charged or credited to the consolidated income statement, except when it relates to items recognised directly to equity, in which case the current income tax is also deaft with in equity.

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

### Deferred tax

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

### SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### 3.22 Taxation (continued)

Deferred tax (continued)

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- where the deferred tax liability arises from the initial recognition of an asset or liability in a transaction which at the time of the related transaction affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporarily differences associated with investments in subsidiaries and associates, and interests in joint ventures where timing of the reversal of the temporary difference can be controlled and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, carried forward unused tax credit and unused tax losses, to the extent that it is probable that taxable profit will be available against which deductible temporary differences, carried forward unused tax credit and unused tax losses can be utilised, except:

- where the deferred tax asset in respect of deductible temporary difference which arises from the initial recognition of an asset or liability which at the time of the related transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporarily differences associated with investments in subsidiaries, associates, and interests in joint ventures, deferred tax assets are recognised only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised.

Previously unrecognised deferred tax assets are re-assessed at each balance sheat date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax assets to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period when the asset is realised or the liability is settled based on tax rates and tax laws that have been enacted at the balance sheet date.

Deferred tax is charged or credited to the consolidated income statement, except when it relates to items recognised directly to equity, in which case the deferred tax is also deaft with in the equity account.

Deferred tax assets and liabilities are offset when there is a legally enforceable right for the Group to off-set current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority on:

- either the same taxable entity; or
- when the Group intends either to settle current tax liabilities and assets on a net basis or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

### 3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### 3.23 Bonds issued

Transaction costs are allocated during the lifetime of the bond following straight line basis. At initial recognition, issuance costs are deducted from the liability component of the bond.

### 3.24 Segment information

A segment is a component determined separately by the Group which is engaged in providing products or related services (business segment) or providing products or services in a particular economic environment (geographical segment), that is subject to risks and returns that are different from those of other segments.

The business segment of the Group is mainly identified based on the sale of real estate properties, construction services, leasing and other activities. The Company's management determines that the geographical division of the Group is within the territory of Vietnam.

### 3.25 Earnings per share

Basic earnings per share amounts are calculated by dividing net profit/(loss) after tax for the year attributable to ordinary shareholders of the Group (after adjusting for the bonus and welfare fund) by the weighted average number of ordinary shares outstanding during the year.

Diluted earnings per share amounts are calculated by dividing the net profit after tax attributable to ordinary equity holders of the Group (after adjusting for interest on the convertible preference shares) by the weighted average number of ordinary shares outstanding during the year plus the weighted average number of ordinary shares that would be issued on conversion of all the dilutive potential ordinary shares into ordinary shares.

### 3.26 Related parties

Parties are considered to be related parties of the Group if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions, or when the Group and other party are under common control or under common significant influence. Related parties can be enterprise or individual, including close members of their families.

### 4. SIGNIFICANT ACQUISITION, MERGE TRANSACTIONS DURING THE YEAR

### 4.1 Establishment of Taseco Hai Phong

According to Resolution of the Company's Board of Directors No.14/2024/NQ-HDQT dated 1D May 2024, the Company's Board of Directors approved the decision to establish Taseco Hai Phong. Taseco Hai Phong is a joint stock company established under the Law on Enterprise of Vietnam in pursuant to the Enterprise Registration Certificate No. 0202243534 issued by the Department of Planning and Investment of Hal Phong City on 28 May 2024 with a registered charter capital of VND 20 billion, of which the Company holds 50.5% equity ownership.

The main activities of Taseco Hai Phong are investment, construction and trading real estate.

### 4.2 Addition of ownership and charter capital reduction of Yen Binh Company

According to Resolution of the Company's Board of Directors No. 18/2024/NQ-HDQT dated 21 June 2024, the Company's Board of Directors approved the decision to acquire 1,200,000 shares, equivalent to 10% of the equity interest in Yen Binh Company from a shareholder for a consideration of VND 12.3 billion. During the year, the Company completed this transaction and accordingly, the Company's ownership ratio in Yen Binh Company increased to 84%.

During the year, Yen Binh Company reduced its charter capital from VND 120 billion to VND 10 billion and returned the contributed capital to shareholders according to the ownership ratio.

### 4.3 Acquisition of new associate, Trang An Real Estate Joint Stock Company ("Trang An Company")

According to Resolution of the IMCS Company's Board of Directors of No.16/2024/NQ-HDQT dated 10 May 2024, the Board of Directors of IMCS Company approved to acquire 240,000 shares, equivalent to 20% of the charter capital, of Trang An Company from Taseco Group, for a consideration of VND 2.64 billion. During the year, IMCS Company completed the acquisition, accordingly Trang An became an associate of the Group.

### 4.4 Disposal of NHT Global Company

On 29 March 2024, ICON4 Company, a subsidiary completed the disposal of all 757,500 shares of NHT Global Company to an Individual partner for a consideration of VND 7,575,000,000, accordingly, NHT Global Company is no longer a subsidiary of the Group.

### 4.5 Dissolution of Hat Ha Trading Joint Stock Company ("Hat Ha Company"), an associate

According to the Resolution of Company's Board of Directors No. 21/2024/NQ-HDQT dated 8 July 2024, the Company's Board of Directors approved to dissolve Hai Ha Company, an associate. During the year, the Company completed this dissolution, accordingly, Hai Ha Company is no longer an associate of the Group.

### 4.6 Disposal of TAH Company

According to Resolution of the Company's Board of Directors No. 28/2023/NQ-HDQT dated 27 April 2023, the Company's the Board of Directors approved the decision to transfer all shares held by the Company in TAH Company to a corporate partner. During 2024, the Company implemented the above Resolution and completed the transfer transaction of 61,000,000 shares for a total consideration of approximately VND 847 billion, accordingly, TAH Company is no longer a subsidiary of the Company.



### SIGNIFICANT ACQUISITION, MERGE TRANSACTIONS DURING THE YEAR (continued).

### 4.7 Disposal of West Lake View Company

According to Resolution No. 37/2024/NQ-HDQT dated 29 November 2024 of the Company's Board of Directors, Board of Directors approved the decision to transfer all shares of West Lake View Company to a corporate partner for a total consideration of VND 1,412 billion. During 2024, Taseco Invest Company completed the transfer, accordingly, West Lake View Company is no longer a subsidiary of the Company.

### 4.8 Completion of provisional accounting for the acquisition of Taseco Da Nang Company

In November 2023, the Group completed the acquisition of 60% ownership interest in Tasaco Da Nang Company for a consideration of VND 52,043,879,266 and applied provisional accounting to record the business combination in the consolidated financial statements for the year ended 31 December 2023.

In 2024, the Group completed provisional accounting for the acquisition of Taseco Da Nang. Company with adjustments made compared to the previously determined provisional fair value, which were retrospectively adjusted as follows:

			Currency: VND
	Provisional fair value determined at acquisition date	Adjustment	Adjusted fair value
Assets	,		
Cash and cash			
equivalents	56,310,805,088	-	56,310,805,086
Short-term trade			
receivables	110,463,476	-	110,463,476
Inventories	67,307,797	-	67,307,797
Other current assets	15,593,321	-	15,593,321
Tangible fixed assets	70,089,359,851	-	70,089,359,851
Intangible fixed assets	•	278,499,061,611	278,499,061,611
Other non-current assets	36,189,749,952		36,189,749,952
	162,783,279,483	278,499,061,611	441,282,341,094
Liabilities			
Payables to employees	52,566,812	-	52,566,812
Statutory obligations	63,119,146		63,119,146
Other short-term trade			
payables	59,614,879,503	-	59,614,879,503
Deferred tax liabilities	-	55,699,812,322	55,699,812,322
Loans	258,988,223,060		258,988,223,060
Total net assets at the			
book value	(155,935,509,038)	222,799,249,289	68,863,740,251
Non-controlling interests	(62,374,203.615)	89,119,699,739	26,745,496,100
Goodwill arising on acquisition	145,605,184,689	(133,679,549,574)	11,925,635,115
Total purchase			
consideration transfer	52,043,879,266		52,043,879,266



### 5. CASH AND CASH EQUIVALENTS

		Currency: VND
	Ending balance	Beginning balance
Cash on hand	2,589,872,624	2,419,218,279
Cash at banks	139,719,067,961	73,099,972,035
Cash in transit	7,719,328	237,039,337
Cash equivalents (*)	317,390,450,388	213,273,281,377
TOTAL	459,707,110,301	289,029,511,028

(\*) Cash equivalents as at 31 December 2024 mainly comprise gold with a value of VND 116,080,000 and deposits in VND at commercial banks with term less than three months and earning interest rates ranging from 4.0% to 4.75% per annum (as at 31 December 2023; from 2.3% to 3.75% per annum).

Certain term deposits with total value of VND 50 billion are used as collateral for loans of the Group at commercial banks as disclosed in Note 25.

Cash at banks and cash equivalents as at 31 December 2024 include the maintenance fund of the Alacarte Ha Long Multipurposed Commercial Service and Apartment Building project ("ALC Ha Long Project"). These maintenance funds will be transferred to the Building Management Board.

### HELD-TO-MATURITY INVESTMENTS

Currency: VND

	<u>Ending</u>	balance	Beginning balance		
	Cost	Carrying value	Cost	Carrying value	
Term					
deposits	113,280,000,000	113,280,000.000	77,921,000,000	77,921,000,000	
TOTAL	113,280,000,000	113,280,000,000	77,921,000,000	77,921,000,000	

Term deposits as at 31 December 2024 include deposits in VND at commercial banks with remaining term of less than 12 months, earning interest rates ranging from 2.9% to 5.6% per annum (as at 31 December 2023: 3.7% to 7.2% per annum), in which:

- Term deposits of VND 7.6 billion are used to secure for the implementation warranty
  obligation for the No. 4 project in Thanh Hoa New Urban Area ("No.4 Thanh Hoa Project")
  and the Housing project of resettlement area in Hai Yen commune, Nguyen Binh ward,
  Nghl Son town, Thanh Hoa province ("Hai Yen Project"); and
- Certain term deposits at commercial banks with total value of VND 55.6 billion are used as collateral for loans of the Group as disclosed in Note 25.

Term deposits as at 31 December 2024 include the maintenance fund of the ALC Ha Long. Project. These maintenance funds will be transferred to the Building Management Board.

### 7. SHORT-TERM TRADE RECEIVABLES AND SHORT-TERM ADVANCES TO SUPPLIERS

### 7.1 Short-term trade receivables

		Currency: VND
	Ending balance	Beginning balance
Receivables from sale of inventory properties Receivables from provision of construction	293.029,384,137	754,993,109,919
services (i)	152,295,743,121	88,021,966,381
Receivables of transferring shares	143,486,673,634	· -
Receivables from other activities	8,177,358,002	29,496,499,739
TOTAL	598,989,158,894	872,511,576,038
In which:		
Short-term receivables from other customers Short-term receivables from related parties	577,397,456,871	713,488,368,521
(Note 35)	19,591,702,023	159,023,207,518
Details of customers with balances over 10%:		
Van Thanh Construction Investment Co., Ltd	105,586,531,344	51.083,362,898
Vietnam Investment Limited (R, R1, R2) Samcons Viet Nam Construction and	84,761,054.100	-
Investment JSC	37,504,830,600	178,504,835,600
Provision for doubtful receivables	(12,080,306,011)	(9,804,915,740)

(i) As at 31 December 2024, receivables right arising from Construction contract at KN Paradise Resort and Entertainment Complex between the Group and the third party is used as collaterals for the Group's loans as disclosed in Note 25.7.2Short-term advances to suppliers

		Currency: VND
	Ending balance	Beginning balance
Samcons Viet Nam Construction and Investment JSC Fecon Infrastructure Construction Joint Stock	89,099,739,789	38,045,897,817
Company	61,043,256,628	-
Hanol Construction Corporation Thanh Hoa Land Fund Development Center (i) Other short-term advances to suppliers	57,234,254,297 27,840,441,794 127,556,483,088	103,223,202,809 27,840,441,794 139,508,186,934
TOTAL	362,774,175,598	308,617,728,354
Provision for doubtful advances to suppliers	(15,000,000)	(15,000,000)

<sup>(</sup>i) This represents advances for compensation and site clearance expenses of No.4 Thanh Hoa Project, according to investment project implementation contract No. 18/TTPTQD/2020/HDDTDA.

### 8. LOAN RECEIVABLES

		Currency: VND
	Ending balance	Beginning balance
Short-term		
Short-term loan receivables from others	65,340,000,000	49,000,000,000
Khanh Thien Trading Co., Ltd (i)	49,000,000,000	49,000,000,000
Riverview Luong Son Co., Ltd (ii)	16,340,000,000	-
Loans to individuals	-	11,974,000,000
Short-term loan receivables from related parties		
(Note 35)	75,700,000,000	56,801,600,000
TOTAL	141,049,000,000	117,575,600,000
Long-term		
Loan receivables from others	100,000,000	-
West Lake View Company	100,000,000	-
Short-term loan receivables from related parties	·	
(Note 35)	128,000,000,000	831,157,120,000
TOTAL	128,100,000,000	831,157,120,000

- (i) This is a short-term loan with an interest rate of 4.5% per annum, principal and interest are paid at maturity on 31 December 2025 with collateral assets of 5,543,834 shares of Packaging Company held by a major shareholder of the borrower.
- (ii) This is an unsecured short-term loan with interest rates ranging from 7.0% to 10.5% per annum, principal and interest are paid at maturity from 15 February 2025 to 8 August 2025.

### 9. OTHER RECEIVABLES

		Currency: VND
	Ending balance	Beginning balance
Short-term		
Interest receivables	130,760,726,063	19,745,522,130
Deposit for real estate transferring	127,000,000,000	-
Advance to employees	20.595,461,423	22,174,083,415
Capital contribution for project implementation	13,090,911,418	13,090,911,418
Others short-term receivables	22,065,821,098	13,975,775,502
TOTAL	313,612,920,002	68,986,292,465
In which:		
Other short-term receivables from others Other short-term receivables from related	189,374,063,613	55,492,256,258
parties (Note 35)	124,138,856,389	13,494,036,207

### OTHER RECEIVABLES (continued)

		Currency: VND
	Ending balance	Beginning balance
Long-term		
Land clearance compensation costs (i)	461,688,179,000	
Deposit, contract guarantees	19,984,653,800	19,899,653,800
Long-term interest receivables	11,358,610,957	185,175,687,114
Capital contribution for investments in real		
estate projects	9,860,526,966	11,633,908,966
Other long-term receivables	3,300,000,000	8,498,717
TOTAL	506,191,970,723	216,717,748,597
In which:		
Other long-term receivables from others Other long-term receivables from related	494, 833, 359, 766	185, 184, 185,831
parties (Note 35)	11,358,610,957	31,533,562,766
Provision for doubtful other receivables	(14,291,153,800)	(14.291,153,800)

<sup>(</sup>i) This is receivable related to compensation and site clearance costs that the Group has paid according to the Decisions of the People's Committee of Ha Nam province for the Dong Van III Supporting Industrial Park Project and the New Urban Area Project in the southern center of Duy Tien Town, Ha Nam Province.

### 10. BAD DEBTS

				Currency: VND
	Ending ba	lance	Beginning	g balance
Entity	Cost	Recoverable amount	Cost	Recoverable amount
Vietnam National Coal and Mineral Industries Group	17,305,362,557	_	17,305,362,557	_
Indico Infrastructure Construction				
Investment JSC	2,753,206,302	-	2,753,206,302	-
Other short-term receivables	6,312,890,952	· -	4,037.500,681	
TOTAL	_26,371,459,811	<u> </u>	24,096,069,540	

### 14. INVENTORIES

Currency: VND

			Con	emby, vivi
	Ending balance		Beginning bah	элсе
	Cost Pr	ovision	Cost	Provision
Work in process - Real				
estate activities	3,932,698,797,064	_	3,472.852,164,818	_
No. 4 Thanh Hoa Project	1,596,491,121,362	_	1,754,474,382,415	_
Long Blen Viet Hung	.,,		.,,,	
High-rise Residential				
Area Project	892,262,193,775	-		-
Hai Yen Project	636,616,362,091	-	612,375,830,076	-
Nam Thai, Thai Nguyen				
commercial, service and				
mixed-use complex				
Project	447,325,240,643	-	382,008,157,212	-
Southeast Housing				
Group Project on To Huu				
Street	318,413,635,162	-	-	-
New Urban Area Project				
South of Duy Tien Town				
Administrative Center -				
Ha Nam	41,588,244.031	-	-	-
B3-CC2-A Starlake				
component Project	-	-	723,993,795,115	-
Completed real estate				
properties	134,000,340,827	-	303,282,721,419	-
ALC Ha Long Project	98,750,507,874	-	152,029,515,749	-
N01-T6 Diplomatic				
Complex Project	22,592,303,615	-	134,615,509,552	_
Riverview Luong Son				
Project	12,657,529,338	-	18,637,696,118	-
Work in process –				
Construction activities	6,750,603,953	-	56,927,487,525	-
Others	5,362,660,874		7,935,063,529	
TOTAL	4,078,812,402,718		3,840,997,437,291	<u> </u>

As at 31 December 2024, property rights arise from/related to Long Bien Viet Hung High-rise Residential Area Project, No. 4 Thanh Hoa Project, Hai Yen Project and Nam Thai, Thai Nguyen commercial, service and mixed-use complex Project and Construction contract for KN Paradise resort and entertainment complex project are used as collaterals for the Group's loans as presented in Note 25.

### 12. LONG-TERM PREPAID EXPENSES

		Currency: VND
	Ending balance	Beginning balance
Prepaid land rental fee (*)	35,151,570,000	43,895,921,063
Tools and equipment	23,402,782,783	33,589,258,199
Fixed asset overhaul	3,582,959,666	6,045,551,720
Others	6,243,525,845	12,752,233,187
TOTAL.	68,380,838,294	96,282,964,169

<sup>(\*)</sup> This is prepaid land rental fee for 50 years of the Pulchra Resort Project according to the Land Lease Contracts and Land Transfer Decision.

NOTES TO THE CONSCIDENTED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

### 13, TANGIBLE FIXED ASSETS

					Currency: VND
	Buildings and structures	Office equipment	Means of transportation	Others	Total
Cost:  Beginning balance  New purchases  Transfer from cohstruction in progress  Disposal  Reclassify  Other decreases  Decrease from dieposal of subsidiaries	515,106,392,350 474,000,000 9,003,878,133 (6,980,710,089)	70,244,994,727 7,692,601,348 (2,286,903,930) 10,370,628,845	91,388,270,023 20,658,180,000 (842,794,455)	5,817,541,213 4,412,855,629 723,124,100 (3,409,918,756) (209,200,000)	623,556,598,313 33,237,636,977 9,727,002,233 (2,286,903,930) (209,200,000) (842,794,455)
Ending balance	518,623,560,394	86,020,720.990	51,203,655,568	7,334,402,166	663,162,339,136
in which: Fully depreciated	13,352,474,719	8,240,487,067	10,221,802,113	40,800,000	31,865,863,899
Accumulated deprectation: Beginhing balance - Deprectation for the year - Reclassify - Disposal - Other decreases - Decrease from disposal of subsidiaries	36,803,715,336 16,529,643,343 (382,076,537)	15,018,765,330 8,160,460,373 442,110,696 (2,286,903,930)	15,898,584,185 4,583,794,687 (163,876,706)	1,284,614,946 962,257,273 (60,032,159) (24,673,619)	69,005,679,797 30,236,355,676 (2,286,903,930) (24,876,819) (163,876,706)
Ending balance	52,951,480,142	21,334,432,469	20,318,502,156	2,161,961,241	96,766,378,018
Net carrying amount: Beginning balance Ending balanco	479,302,677,014 465,672,080,252	64,686,265,521	15,489,685,838 80,685,153,402	4,532,926,267	554,580,918,515 588,415,963,120

As at 31 December 2024, the Group used certain means of transportation with carrying value of VND 8.4 billion and some office floor space at the ICON4 building with carrying value of VND 86.9 billion owned by the Gmup as colleterals for the Group's foens as disclosed in Note 25.



# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

## 14. INTANGIBLE FIXED ASSETS

				Ourency: VND
	Computer software	Project development right (*)	Land use rights	Total
Cost: Beginning balance (Restatad) - Increass	6,787,391,235 1,118,486,0 <u>00</u>	279,499,081,611	10,982,735,410	297,269,188,256 2,775,306,161
Ending balance	7,905,877,235	279,499,061,611	12,639,555,571	300,044,494,417
in which: Fully depreciated	370,000,000	2,134,660,180	,	2,504,660,180
Accumutated deprectation: Beginning balance - Deprectation for the year - Other decreases	915,932,460 971,371,736	1,000,000,000 9,403,864,418	402,390,923 29,597,468 (126,625,320)	2,318,323,383 10,405,133,622 (125,625,320)
Ending balance	1,897,304,196	10,403,864,418	308,663,071	12,597,831,685
Nat carrying amount: Beginning balance	5,671,458,775	278,499,061,611	10,580,344,487	294,950,864,873
Ending balance	6,018,573,039	289,095,197,193	12,332,892,500	287,446,662,732

<sup>(\*)</sup> This is project development right arising from the acquisition of Taseco De Nang Company, a subsidiary. At the dats of acquisition, this company is the investor of the Pulchra Resort Da Nang Project at Truong Sa Street, Hoa Hai Ward, Ngu Hanh Son District, Da Nang City.



### 16. INVESTMENT PROPERTIES

			Carrency: VND
	Buildings and structures	Land use rights	Total
Cost:			
Beginning balance - Reclassification	385,092,150,919 (89,455,439)	7,531,686,267 89,455,439	392,623,837.186
Ending balance	385,002,695,480	7,621,141,706	392,623,837,186
Accumulated depreciation:			
Beginning balance - Depreciation for the year - Reclassification	59,509,985,753 11,568,390,684 (386,059,798)	2,453,466,574 236,835,342 386,059,798	61,963,452,327 11,805,226,026
Ending balance	70,692,316,639	3,076,361,714	73,768,678,353
Net carrying amount:			
Beginning balance	325,582,165,166	5,078,219,693	330,660,384,859
Ending balance	314,310,378,841	4,544,779,992	318,855.158,833

As at 31 December 2024, certain leased floors and tunnel area are used as collaterats for the Group's loans as disclosed in Note 25,

As at 31 December 2024, the Group does not present fair value of investment properties because sufficient information has not been collected to evaluate fair value of these assets.

### 16. CONSTRUCTION IN PROGRESS

		Currency: VND
	Ending bålance	Beginning balance
B3-CC2-B Starlake component Project	537,325,035,520	523,542,741,392
Taseco Quang Birth Resort and Services		
Project	265,713,787,016	263,640,230,914
Lakeview Tower Project	110,129,412,085	110,129,412,085
Dong Van III Supporting Industrial Park Project		
— Ha Nam	195,785,644,439	21,743,040,354
B2CC4 West of West Lake Project	-	622,851,436,976
Others	82,833,955,035	97,590,749,097
TOTAL	1,191,787,834,095	1,639,497,610,818

As at 31 December 2024, certain projects are used as collaterals for the Group's loans as disclosed in Note 25.

3 T RHU YO NAI

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

### 17. CAPITALISED BORROWING COSTS

During the year, the Group had capitalized borrowing costs with the total amount of VND 109.7 billion (2023: VND 119 billion). These borrowing costs directly related to loans for investments in the real estate projects of the Group.

### 18. LONG-TERM INVESTMENTS

			Currency: VND
	Note	Ending balance	Beginning balance
Investment in associates	18.1	2,605,939,907	7,678,820,132
Investment in other entities	18.2	40,194,600,000	45,274,600,000
TOTAL		42,800,539,907	52,953,420,132
Provision for long-term investments		(6.290,909,450)	(7,990,982,794)

### 18.1 Investment in associates

			Equity interest a	
Entity name	Principle activities	Registered address	Ending balance	Beginning balance
Trang An Company	Rent, operate, manage non- residential houses and land	1st floor, building B3, Thang Long international village, Dich Vong ward, Cau Giay district, Hanoi city	20	-
Hai Ha Company	Real estate investment and business	Lot G40, Zone 1, New Urban Area North of Le Loi Avenue, Dong Huong Ward, Thanh Hoa City, Thanh Hoa Province	-	35
Investment and Construction JSC No. 4.2 ("Company 4.2")	Providing specialized construction services	No. 243A De La Thanh, Lang Thương Ward, Dong Da District, Hanoi	-	30

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

## 18. LONG-TERM INVESTMENTS (confinued)

## 18.1 Investment in associates (continued)

Details of the Group's Investments in associates are as follows:

				Currency: WD
	Наі На Сотрапу	No. 4.2 Company	Trang An Company	Total
hvestment value:				
Beginning balance	7,083,023,619	1,800,000,000	- 000 000 076 0	8,883,023,619
Increase during the year Decrease due to dividend	(1,134,690,982)	1 1	(144,000,000)	(1,278,890,982)
Decrease and to dissolution of associate (Nota 4)	(5,948, 132,837)	•	'.	(5,948,132,637)
Ending balance		1,800,000,000	2,496,000,000	4,296,000,000
Accumutated profit/(toss) after buying an associate: Beginning balance	595,796,513	(1,300,000,000)	- 200 000 00 4	(1,204,203,487)
Profit from descendes during the year Decrease due to dissolution of associate (Nota 4)	(736,274,597)	1	10e,54e,801	(736,274,597)
Ending balance	'     '   	(1,800,000,000)	100,939,907	(1,690,060,093)
Net carrying antount: Beginning balance	7,676,820,132	,	'	7,678,820,132
Ending balance	'	F	2,605,939,907	2.605,939.907



NOTES: TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 34 December 2024 and for the year then ended

## LONG-TERM INVESTMENTS (cdnfinued)

## 18.2 Investment in other entities

Cumency: VMD

			Ending be	Nence				Beginning balance	elence	
	Quantity (shares)	Equity interest (%)	Cost	Provision	Carrying value	Quantity (shares)	Equity Infanset (%)	Cost	Provisky	Сатупд vèlue
Vielnem Construction and Technology										
Development Joint										
Stock Company										
(*Vinconstec Company") (i)	3,332,055	₽	18 34,078,880,000	(798,989,450)	(798,989,450) 33,287,599,550	3,332,055	15	34.078,500,000	34.078,500,000 (1,410,982,794) \$2,867,517,206.	\$2,667,517,206.
VPC Printing and					•					
Packaging Joint	44.630	ď	448 620 000		AND OUR SAN	14.522	2.2	A48 320 000		446 330 800
States Company Hung Viesno	650'++	,	440,330,000	•	000'000'00+	\$100 E	Ŷ	and and an	•	200.000.000
Packaging John							:	;		
праму	16,977	23	188.770,000	•	169,770,000	10,977	(V)	169,776,000	•	169,770,000
nvestment and										
Van Xuan JSC (II)	•	'	1	'	•	400,000	9	4,000,000,000	•	000'000'000'₽
Investment and										
Construction No. 4.5		'	•	'	•	108 000	4	1 180 011 110	44 dB0 n00 000)	'
SAHABAK JSC	550,009	<b>M</b> 7	5,500,000,000	(5,609,000,000)	•	550,000		5,000,000,000	(9,500,000,000)	•
							•			
	3,943,665		40,194,600,000	40,194,600,000 (6,290,909,450) 13,903,690,550	33,803,690,550	4,451,685		46,274,600,006	(7,998,982,794)	(7,998,982,784) 37,283,617,206
							•			

- all dividend and material benefits arising from or related to the mortgaged shares, rights arising during the mortgage period) are secured for the Group's loan as disclosed in Note 25. According to Resolution No. 01/2025/NQ-DHCD dated 25 February 2025, the General Meeting of Shareholders of Vinconstec approved the plan to reduce its charter capital from VND 300 billion to VND 68 billion. As of the date of these (I) As at 31 December 2024, 3,332,055 shares of Vinconstac Company owned by the Group and all property rights arising from such shares (including consolidated financial statements, Vinconster Cempany has completed this capital reduction.
- (ii) During the year, according to Resolution of ICON4 Company's Board of Directors, a subsidiary, ICON4 Company completed the transfer of all shares in Investment and Construction Joint Stock Company No. 4 - Van Xuah AND Investment and Construction No. 4.5 JSC to corporate

The Group has not yet determined the fair value of these investments in other entities as at 31 December 2024 and 31 December 2023 because these cempanies' share are not listed on the stock exchange.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 Decomber 2024 and for the year then ended

### 19. GOOTWILL

	Раскасіла соспович	ICOM4 compady	Tessec Ds Nang	Currency, WID Total
Cost: Beginning belence (Restated)	20,470,045,303	27,776,902,558	11,925,535,115	60,172,582,976
- Increase during the year	`   !		2,013,581,757	2,013,581,757
Ending balance	20,470,045,303	27,776,902,558	13,838,216,872	62,160,164,735
Accumulated amortisatiou: Beginning balance	(8,092,676,194)	(8,101,596,581)	1	(16,194,274,765)
- Amortisation for the year	(2,047,004,530)	(2,777,690,256)	(1,510,031,628)	(6,334,776,614)
Ending belance	(10,139,682,714)	(10,879,286,837)	(1,510,081,828)	(22,529,051,379)
Net carrying amount: Beginning balance	12,377,367,119	19,675,305,977	11,925,635,115	43,978,308,211
Ending balance	10,330,362,589	16,897,616,721	12,429,135,044	39,657,113,354

# 29. SHORT-TERM TRADE PAYABLES AND ADVANCES FROM CUSTOMERS

### 20.1 Short-term trade payables

	Balance (also payable amount)	the amount
	Ending balance	Beginning
Trade payables to suppliers	426,270,317,808	474,085
R.E.E.Mechanical & Electrical Engineering Joint Stock Company	37,000,000,000	65,235
Other suppliers	389,270,317,808	418,850
Trade payables to ratated parties (Note 35)	92,209,600	313
TOTAL	426,362,526,808	474,388

474,085,574,545 65,235,306,456 418,850,268,089 313,133,180

474,388,707,705

Beginning balance

Currency: VND



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

## TRADE PAYABLES AND ADVANCES FROM CUSTOMERS (continued) នុ

### Short-term advances from customers 20.2

These represent dewnpayments received from customere for the purchases of real estate properties in the projects of the Group and balance from construction services.

### STATUTORY OBLIGATIONS 2

Currency: VND Ending balance	19,893,741,583	194,825,546,009	ı	3,239,897,766	220,796,943,969
Decrease due to disposal of subsidiary		(126,674,471)	(3,662,510,742)		(4,030,169,171)
Payment made in tha	(130,400,478,481)	(80,001,750,888) (16,871,177,331)	(1,164,783,232,164)	(6,296,401,849)	11,396,353,640,613)
Payable/offset for the Payment made in tha year	43,243,626,348	185,084,134,884		8,485,675,834	1,166,023,360,622
Beginning balance	107,050,591,716	3,119,565,188	265,962,844.295	1,049,623,781	457,158,773,071
	Value added tax	Corporate income tax Personal Income tax	Land use fse and land rental fee	Others	TOTAL

### SHORT-TERM ACCRUED EXPENSES ដ

5,445,202,342	1.504,204,125	Others
8,029,380,336	11,195,700,605	Interest expenses
21,553,096,206	24.498,566,924	Acorded brokerage commission, interest supporting and other selling expenses
195,008,415,615	82,610,389,882	Accrued development costs of real estate projects and construction cost
Beginning balance	Ending balanca	
Currency: VND		



### 23. LONG-TERM UNEARNED REVENUE

24.

		Currency: VND
	Ending balance	Beginning balance
Leasing and property management services	25,873,446,063	29,442,197,141
TOTAL	25,873,446,063	29,442,197,141
OTHER PAYABLES		
		Currency: VND
	Ending balance	Beginning balance
Short-term		
Maintenance fund (i)	65,752,293,196	63,036,273,858
Interest expenses payable	10,199,687,546	45,589,054,293
Deposit for project implementation	57,793,315,510	2,760,000.000
Payables for contract's liquidation	12,418,765,069	25,242,077,382
Dividend, profit payables	17,663,925,279	2,333,524,194
Capital contribution received and profit		
distribution for real estate projects (ii)	100,069,653,211	197,183,677,157
Deposits for share purchase	-	728,194,833,515
Others	45,402,011,593	41,538,011,300
TOTAL	309,299,651,404	1,105,877,451,699
In which:		
Payables to related parties (Note 35)	105,076,758,998	214,000,333,794
Payables to other parties	204,222,892,406	891,877,117,905
Long-term		
Capital contribution received for		
investments in real estate projects (ii)	126,547,516,360	213,040,110,480
Others	1,339,160,000	1,562,656,005
TOTAL	127,886,675,360	214,602,766,485
In which:		
Payables to other parties	80,346,254,801	78,864,391,921
Payables to related parties (Note 35)	47,538,421,559	135,738,374,564
- · · · · · · · · · · · · · · · · · · ·		

- (i) This is the maintenance fund that the Group collects from customers who buy apartments of the ALC Ha Long Project and will be transferred to the Building Management Board.
- (ii) This mainly pertains to the capital contribution and profit shared (if any) payable to corporate or individual counterparties under the business cooperation contracts in which the Group holds control to implement certain projects of the Group. Under these contracts, contracting parties commit to contribute capital to invest in the project, share profits according to the capital contribution ratios and adhere to some specific conditions as mentioned in the contracts.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

### 25. LOANS

LOANS						Currency: UND
		Beginning balance	Mo	Movement during the year		Ending balance
	Moles	Balance also payable amount	łncreaso	Деолеизе	Decrease due to dieposal of subsidiary	Balance alsb payable emount
Short-term Loans from banks Loans from others	25.1 25.4	503,831,661,930 14,620,500,000	549,700,334,791 127,075,098,980	(605,246,110,533) (98,999,998,980)	(8,784,484,440) (40,695,600,000)	439,501,401,748 2,000,000,000
coans nontrelated parties	38	11,200,000,000	294,100,000,000	(276,920,000,000)	(100,000,000)	26,280,000.000
term loans from related	35	•	17,805,579,280	(100,000.000)	ı	17,705,579,260
terms portion or long- terms loans from banks	25.2	421,547,550,000	61,716,790,719	(442,440,397,550)	•	40,825,943.169
corporate bonds	25.3	175,000,000,000	248,726,843,236	(145,000,000,000)		278,726,843,236
TOTAL		1,126,199,711,930	1,299,128,046,980	(1,570,706,507,063)	(49,580,084,440)	805,041,787,413
Long-term Loans from banks	25.2	1,872,436,495,589	1,399,916,159,179	(577,636,948,684)	ı	2,694,714,741,084
parties Corporats bonds	35 25.3	17,805,579,260 246,412,311,902	2,316,531,334	(17,805,579,260) (248,728,843,236)		
TOTAL		2,136,654,386,751	1,402,231,090,513	(844,171,336,190)		2,694,714,741,084

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) se at 31 December 2024 and for the year then ended

### 25. LOANS (continued)

## 25.1 Short-term loans from banks

Details of short-term loand from banks are presented as below:

Bank	Ending balance (VND)	Ending balance Principal and interest repayment term (VND)	Inferest rate (%/annum)	Inferest rate Description of (%/annum) collateral
Bank for Investment and	183,308,012,455	183,308,012,455 Principal is paid according to each coveriant with the	6.5% - 7.5%	8
Development of Methani — Transaction Center Branch		interinstallment will be payable on so september 2025. Interest is paid monthly.		
Vietnam Industrial and Commercial	98,865,151,417	Principal is paid according to each covenant with the	6.5% - 8.0%	€
Joint Stock Bank - Thanh Xuan	•	final installment will be payable on 13 November		
Branch		2025. Interest is paid monthly.		
Vietnam International Commercial	159,328,237,876	159,328,237,876 Principal is paid according to each covernant with the	7.8% -8.0%	<b></b>
Joint Stock Bank - Transaction		final installment will be payable on 22 October 2025.		
Office Branch I		Interest is paid monthly.		
TOTAL	439,501,401,748			

### (i) Collateral essets include:

- Some office floors at ICON4 building owned by the Group.
- Land use rights at Lct ODT-CT-5F.05, KN Faradisa Resort and Entertainment Complex are owned by the third party who the Group its providing. conetruction services.

### (ii) Collateral assets include:

- Term deposit of VND 45.6 billion of the Group at this bank.
- Term deposit of VND 13.8 billion of Taseco Group, parent company, at this bank. After the balance onest date, this collateral has been released.
- Term deposits of VND 10 billion of the Group at Military Commanoial Joint Stock Bank Thang Long Branch. After the balance sneet date, this collateral has been roleased.
- (iii)The collateral for this loan is the bank deposits of the Company of VND 50 billion, Land Use Rights Certificate No. CX 924353 in Cua Phu Village, Bao Ninh Commune, Dong Hoi City, Quang Binh Province and 10 million listed shares of the Company owned by Taseco Group.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

### 25. LOANS (continued)

## 25.2 Long-term loans from banks

Details of fong-tarm loans from banks are presented as below:

Description of colleteral	&	<b>E</b>	(v)	(M)	(F)	(AV)
Interest rate (%/ennum)	Inferest rate is adjusted every 8 months to equal regular 12-month eavings deposit interest rate of the bank plus margin of 2.7% in the first year and margin of 3.2% in the following years, interest rate as at 31 December 2024 is 8.5% per annum.	Interest rate is adjusted once every 3 menth to equal reference interest rate plus plus a margin of 1.11% – 3.1% per annum. Interest rate as at 3.1 December 2024 is 10.7% per annum.	Interest rate of the first year is 7% per annum, interest rate of the following years is equal to basic interest rate plus margin of 2,8% per annum. Interest rate as at 31 December 2024 is 9% per annum, annum,		Interest rate is determined by the bank's regular 12-month savings interest rate, paid at maturity plus a margin of 3.5% per annum. The interest rate as at 31 Decamber 2024 is 7% per annum.	Interest rate is determined by the bank's regular 12-month savings interest rate, paid at maturity plus a margin of 2.7% per annum in the first year and margin of 3.2% in the following years, interest rate as at 31 December 2024 is ranging from 7.4% to 7.9% per annum.
Puncipal and Interest repayment ferm	Principal and interest are paid according to the bank's repayment schedule with the final payments are due from 31 March 2025 to 30 June 2028, Interest is paid quarterly.	Principal and interest are paid on maturity date on 7 October 2027. Principal and interest are paid monthly.	Principal and interest are paid according to the bank's repayment echedula with the final payments are due from 81 March 2025 to 29 November 2027, interest is paid monthly.	Principal and interest are paid according to the bank's repayment schedule with the final payments are due from 28 December 2025 to 30 March 2026, Interest is paid monthly.	Principal and interest are paid according to the bank's repsyment eshedula with libe final payments are due from 30 November 2025 to 31 May 2029, Interest is paid monthly.	Principal is paid according to the terms specified in each promissory note due from May 2025 to February 2029, interest is paid morthly.
Ending balance (DVND)	856,800,000,000	526,762,500	503,398,138,641	295,275,842,181	284,805,288,858	6,280,058.125
Bank	Military Commercial Joint Stock Bank – Thang Long Branch		Vietnam Industrial and Commercial Joint Stock Bank – Thanh Xuan Branch		<ul> <li>Vietnam Joint Stock Commercial Bank for Industry and Trade - Hanoi Branch</li> </ul>	Vietnam Infernational Commercial Joint Stock Bank - Transaction Office Branch I



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

### LOANS (continued) 23

### Long-term loans from banks (continued) 25.2

Details of long-tarm loans from banks are presented as belew (continued):

Description of collateral	(/الله
Interest rate (%/annum)	Interest rate is equal to base interest rate (VCB's ceiling 12-month post-paid personal savings interest rate announced each period and edjusted according to VCB's interest rate announcement in each period) plus 2% per ennum. Interest rate as at 31 December 2024 is 6% per annum.
Principal and interest repoyment term	Principal poyment according to the bank's interestrate is equal to base interestrate repayment schedule from the time of oash flow. (VCB's ceiling 12-month post-paid from the project until 30 July 2027, Interest is personal savings interestrate announced each period and adjusted according to VCB's interestrate announcement in each period) plus 2% per announcement in each period) plus 2% per announcement rate as at 31 December 2024 is 6% per announcement.
Ending balance (VND)	695,271,595,948
Bank	Joint Stock Commercial Bank for Foreign Trade of Vietnem – Hanoi Branch

40,825,943,169 2,894,714,741,084 Long-term foan Current portlon

In which: TOTAL

2,735,540,684,253

- (iv) Collateral is property rights attached to No. 4 Thanh Hoa Project.
- (v) Collaterat is means of transpon with a residual value of VND 0.9 billion of the Group
- (vi) Collateral assets include:
- Property rights arising from Hai Yen Project and Property rights attached to the project.
- Alf property rights arising from the Nam Thai commercial, service and mixed-use complex project.
- Property rights and assets formed under the Dong Van fff Supporning Industriaf Park Project, rights and interests of the mortgagor arising from all insurance contracts for the above-mentiened assets.
- (vii) Collateral assets include:
- The Group's means of transport has a residual value of VND 7.5 billion.
- Some office floors at ICON4 building owned by the Group.
- (viii) The coflataral is tha entira right to exploit and manage the Long Bien High-dse Pesidential Area Project Mef Hung.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

25. LOANS (continued)

25.3 Corporate bonds

Details of corporate bonds are presented as below:

Underwriters	Ending belance (VND)	Ending belance Principal and interest (VND) repayment term	Interest rate (%/annum)	Description of collateral
VistinBank Securities Joint Stock Company	129,237,735,165	129,237,735,165 Principal matures on 30 May 2025. Interest is paid quarterly.	Interest rate is 11% per annum in the first period; the second period onwerds is a floating interest rate adjusted every 3 months by the Base interest rate + Margin of 4% per annum (not lower than 11% per annum). Interest rate during the year is 11% per annum.	€
SSI Securitles Corporation – Ha Noi Brench	148,491,108,071	148,491,108.071 Principal matures on 24 August 12.3% per ennum 2025, Interest is paid quarterly.	12.3% per ennum	×
TOTAL	278,728,843,238			
In wnich: Long-ferm bands Current portion of corporate	•			

(ix) Collaterel assiste include:

Bond issuence cost

280,000,000,000 (1,271,156,764) Land use rights of the Group Company according to the Land Use Righte Cartificats for plot nureber 386, land lot number CY 108560 in Cua Pnu village, Bao Ninh commune, Dong Hoi city, Quang Bloh province,

30 million shares of the Company hald by Taseco Group.

(x) Collaterel assets include:

4 million snaros of Taseco Air Services Joint Stock Company neld by Taseco Group.

9 million snares of ICON 4 Company held by Ms. Doan Thi Phuong Thao.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

25. LOANS (continued)

25.4 Short-ferm loans from others

Detailed Information of short-term loans from others are as below:

Lenders	Ending balance (VND)	Principal and interest repsyment term	Inferest rate (%/annum)	Description of collateral
Ms. Do Thi Thu Huong	2,000,000,000	0,000 Principal and interest are paid on 23 January 2025. 7.5%	7.5%	Unsecured
TOTAL	2,000,000,000			

### 26. LONG-TERM PRO VISIONS

Long-term provisions as at 31 December 2024 Include provisions related to projects in which the Group is the investor under warranty terms in real estate sales contracts and provisions related to repair costs in projects in which the Group provides construction and installation services under warranty terms.

## 27. BONUS AND WELFARE FUND

Current year Previous year	7,323,339,252 4,973,339,252	27,157,101,036 5,550,006,000	(6,899,000,000) (3,200,000)	28,581,440,286 7,323,339,252
	Beginning balance	Increase in the year (Note 28)	Decrease during the year	Ending balance

Cunjancy: VND

Cumancy: VMD

# Taseco Land Invastment Joint Stock Company

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

### 28. OWNERS' EOUITY

## 28.1 Increase and decrease in owners' equity

Issued share eaphlai   Shale previnum   Cliner fands belonging   Undistributed   Non-controlling			Equity interest of the perent's shareholders	Decembers shareholders			
ad by non-		Issued share capital	Shale premium	Other funds belanging to owners' equity	Undistributed earnings	Non-controlling inferest (Restated)	Totel
#### Part of the profession of	Previous year: Beginning balance - Cash dividends	2,700,000,600,000 270,000,600,000	109,480,005,000	8,315,008,318 -	403,297,960,731 (324,900,000,000)	564,089.798,350 (15,234,745,000)	3,785,492 792,397 (69,234,745,000)
ership ratio in profiles to acquisition of the year to acquisition of the year of bonus and the year of bonus	<ul> <li>Capital contributed by hon- controlling interests</li> <li>Impact of transaction to</li> </ul>	•	•	•	•	123,157,232,200	123,157,232,200
re and use of .  1 of Board of .  2 s70.000,000,000		11			(81,544,511,558) 456,788,799,390	(170,455,488,442) 15,896,580,528	(252,000,000,000) 472,685,379,918
2,970,000,000,000 109,490,005,000 6,315,008,316 447,780,350,052 543,690,840,968 (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,225,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,222,000) (226,2		1 1	٠,	, 1	(906,951,261) (5,929,742,250)	25,745,496,100 (289,257,750)	26,136,544,839 (6,219,000,000)
2,976,000,000,000 109,480,005,000 6,315,008,316 447,780,350,052 545,690,840,966 erahip ratio in diginal reachip ratio in capital in year full bounds and charter capital in Note 4) 2,978,000,000 109,480,005,000 6,315,008,316 628,946,057,721 498,474,346,138	Directors (1800*), Management				(225,225,000);	(218,775,000)	(444,000,000)
egianting belance         2,970,000,000         109,480,005,000         0,315,008,310         447,780,358,852         843,680,340,968           existing belance increase ownership ratio in crosses ded-crease) in capital increases (decrease) in capital in subskilaries         -         6,549,814         (12,324,546,814)           Increases (decrease) in capital         -         6,549,814         (12,324,546,814)           Increases (decrease) in capital         -         (445,590,000,000)         (26,292,926,120)           Increases (decrease) in capital         -         (445,590,000,000)         (26,293,891,051)           Increases (decrease) in capital         -         (445,590,000,000)         (27,197,101,086)           Increase (decrease) in capital         -         -         (17,600,000,000)           Increase (decrease) in capital         -         -         (17,600,000,000)           Increase (decrease) in capital         -         -         (17,600,000,000)           Increase (decrease) in capital         -	Ending balance	2,976.000,000,000	109,480,005,000	6,315,008,316	447,780,350,052	543,690,840,968	4,077,266,204,354
existing subsidiaries (Note 4) Increase (decrease) in capital Cash dividends (") Net profit for the year Divestment of bonus and welfare fund (") Reduction of charter capital in subsidiaries (Note 4)  Reduction of cast subsidiaries (Note 4)  Reduction of charter capital in subsidiaries (Note 4) subsidiaries (Note 4) subsidiaries (Note 4) s	Current year: Beginning balance	2,970,000,000,000	109,480,005,000	0,315,008,310	447,780,358,852	943,690,340,966	4,077,268,204,354
Cash dividends (*)  Net profit for the year  Cash dividends (*)  Net profit for the year  Divestment of subskillarles  (Note 4)  Appropriation of bonus and velicinal for the registation of control of charter capital in subskillarles  Reduction of charter capital in subskillarles  (27,187,101,086)  Cash dividends (Note 4)  (17,600,000,000)  Cash dividends (Note 4)  (17,600,000,000)  Cash dividends (Note 4)		•	•	I	6,548,814	(12,324,549,914)	(12,316,000,000)
Net profit of subsidiaries  (Note 4)  Appropriation of borus and welfan fund (**)  Reduction of charter capital in subsidiaries (Note 4)  Appropriation of charter capital in subsidiaries (Note 4)  2.978.900.000.000 109.480.005.000 6.315.608.316 639.946.057.721 498.474.346.138					(445,590,000,000)	(26,292,926,120) (26,292,926,120)	1,235,050,000 (471,792,926,125) 885,069,049,847
Appropriation of bonus and self-self-self-self-self-self-self-self-		•	•	ı		(10,519,380,859)	(10,518,389,858)
Reduction of charter capital in subsidiaries (Note 4) (17,600,000,000) (17,600,000,000) (17,600,000,000) (17,600,000,000) (17,600,000,000)		•	•	•	(27,187,101,086)		(27,157,101,038)
2,979,900,000,000 109,480,005,000 6,315,608,316 639,946,057,721 499,474,345,138		'	'		'	(17,600,000,000)	(17,600,800,008)
	Enoing oalanca	2,979,900,000,000	109,480,005,000	6,315,608,316	639,946,057.721	498,474,346,138	4,224,215,417,175

### 28. OWNERS' EQUITY (continued)

### 28.1 Increase and decrease in owners' equity (continued)

- (\*) During the year, the Company has completed the distribution of cash dividends in the amount of VND 445.5 billion according to the Resolution of the General Meeting of Shareholders No. 02/2024/NQ-DHDCD dated 25 April 2024 and the Resolution of the Board of Directors No. 27/2024/NQ-HDQT dated 19 August 2024, in addition, some subsidiaries have paid cash dividends from undistributed after-tax profits according to the Resolutions of the General Meeting of Shareholders of these subsidiaries.
- (\*\*) Bonus and welfare funds are allocated according to Resolution of the General Meeting of Shareholders No. 02/2024/NQ-DHDCD dated 25 April 2024.

### 28.2 Contributed charter capital

Currency: VND

	Endin <b>g</b> :	balance	Beginning balance	
	Total	Ordinary shares	Total	Ordinary shares
Taseco Group Other	2,153,022,360,000	2,153,022,360,000	2,153,022,360,000	2,153,022,360,000
shereholders	816,977,640,000	816,977,640,000	816,977,640,000	816,977,640,000
TOTAL	2,970,000,000,000	2,970,000,000,000	2,970,090,000,000	2,970,000,000,000

### 28.3 Capital transactions with owners and distribution of dividends, profits

		Currency: VND
	Current year	Previous year
Contributed capital Beginning balance	2,700,000,000,000	2,700,000,000,000
Ending balance	2,700,000,000,000	2,700,000,000,000
Stock dividends paid	445,500,000,000	324,000,000,000

### 28.4 Shares

	Endii	n <b>g</b> balance	Beginning balance	
	Quantity	Cost (VND)	Quantity	Cost (VND)
Authorised shares	<b>297,000,000</b>	<b>2,970,000,000,000</b>	<b>297,000,000</b>	2,970,000,000,000
Ordinary shares	297,000,000	2,970,000,000,000	297,000,000	2,970,000,000,000
Sharea in circulation	2 <b>97,000,000</b>	2, <b>970,000,000,000</b>	297,000,000	2,970,000,000,000
Ordinary shares	297,000,000	2,970,000,000,000	297,000,000	2,970,000,000,000

Par value of outstanding share: VND10,000 per share (31 December 2023: VND10,000 per share).

### 28.5 Dividends

		Currency: VND
	Current year	Previous year
Dividends declared and paid during the year		
Dividends on ordinary shares	445,500,000,000	324,000,000,000
Stock dividends declared in 2023; VND 1,500		
per share (in 2022; VND 200 per share)	445,500,000,000	<b>54,000,000,00</b> 0
Cash dividends declared in 2023: 0 share per		
10 existing shares (in 2022; 1 share per 10		
existing shares)	-	270,000,000,000

### 29. REVENUE

29.2

TOTAL

### 29.1 Revenue from sale of goods and rendering of services

		Currency: VND
	Current year	Previous year
Gross revenue	1,684,453,453,400	3,237,612,289,032
In which: Revenue from sale of real estate properties Revenue from provision of construction	1,117,795,727,409	2,699,312,274,196
services Revenue from other services	339,335,825,245 227,321,900,746	309,217,931,716 229,082,083,120
Net revenue	1,684,453,453,400	3,237,612,289,032
In which: Revenue from other entities Revenue from related parties	1,472,238,004,435	3,080,047,046,517
(Note 35)	212,215,448,965	157,565,242,515

Revenue from construction contracts recognised during the year and cumulative revenue of on-going construction contracts are as follows:

		Сителсу: VND
	Current year	Previous year
Revenue recognised during the year of completed construction contracts Revenue recognised during the year of on-	2,394,149,585	-
going construction contracts	336,941,675,660	309,217,931,716
TOTAL	339,335,825,245	309,217,931,716
Cumulative revenue of on-going construction contracts recognised up to end of year	846,894,509,594	798,100,077,972
Finance income		
		Currency: VND
	Current year	Previous year
Interest income Interest from the transfer of investments	35,583,682,073 883,955,927,064	62,771,716,949
Others	2,307,951,242	2,337,110,000

### 30. COST OF GOODS SOLD AND SERVICES RENDERED

		Currency: VND
	Current year	Previous year
Cost of sale of real estate properties	746,504,966,461	1,873,546,005,919
Cost of provision of construction services	304,514,897,027	276,009,678,139
Others	213,505,700,135	197,895,659,831
TÓTAL	1,264,525,563,623	2,347,451,343,889

921,847,560,379

85,108,326,949

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended  $\,$ 

### 31. FINANCE EXPENSES

		Currency: VND
	Current year	Previous year
Interest expenses	171,884,526,348	75,879,130,121
Foreign exchange losses	21,364,353,985	18,447,175,629
Profit sharing under business cooperation		
contract	6,658,885,092	-
Bond issuance costs	1,680,086,940	-
Reversal of provision for loss of financial		
investments	(620,073,344)	
Loss from transferring investment	65,652,506	4,500,000,000
Others	140,540,124	386,443,349
TOTAL	201,173,971,651	99,212,749,099

### 32. SELLING EXPENSES AND GENERAL AND ADMINISTRATIVE EXPENSES

		Currency: VND
	Current year	Previous year
Selling expenses		
Brokerage expenses and other selling		
expenses for real estate projects	44,958,159,586	<b>73,398,056,</b> 892
Labor costs	3,405,963,296	4,033,619,966
Expenses for external services	6,059,604,204	3,713,107,126
Others	2,305,648,998	3,963,030,920
TOTAL	56,729,376,084	85,107,814,704
General and administrative expenses		
Labor costs	72,394,681,702	71,712,843,948
Provision for doubtful debts	2,275,390,271	7,845,768,180
Depreciation and allocation of goodwill	28,987,477,510	16,026,942,051
Expenses for external services	30,030,724,684	27,831,548,681
Donation, sponsorship expenses	3,600,000,000	6,165,000,000
Others	58,541,824,923	48,618,836,817
TOTAL	195,830,099,070	178,200,959,677

### 33. OPERATING AND PRODUCTION COSTS

		Currency: VND
	Current year	Previous year
Costs of developing real estate properties for		
sale	736,896,638,557	3,225,734,824,997
Construction service expenses	210,991,330,554	274,450,095,319
Material costs	70,337,708,693	84,149,147,401
Depreciation of fixed assets, investment		
properties and amortization of goodwilt	59,614,186,619	36,650,532,068
Provisions	16,443,316,333	10,793,634,776
Donation, sponsorship expenses	3,600,000,000	6,165,000,000
Expenses for external services	233,186,811,743	228,193,173,225
Others	80,517.889,447	76,024,339,776
TOTAL	1,411,587,882,146	3,942,160,747,582



### 34. CORPORATE INCOME TAX

The statutory corporate income tax ("CIT") rate applicable to the Group is 20% of taxable profit.

The tax returns filed by the Group are subject to examination by the tax authorities. As the application of tax laws and regulations is susceptible to varying interpretations, the amounts reported in the consolidated financial statements could change at a later date upon final determination by the tax authorities.

### 34.1 CIT expenses

TOTAL.	190,513,606,616	164,649,810,986
Current tax expense Deferred tax (income)/expense	194,701,835,609 (4,188,228,993)	151,594,780,384 3,055,030,601
	Current year	Previous year
		Currency: VND

Reconciliation between CIT expenses and the accounting profit before tax multiplied by CIT rate is presented below:

		Currency: VND
	Current year	Previous year
Accounting profit before tax	875,613,556,458	627,335,190,903
At CIT rate of 20%	175,122,711,292	125,467,038,182
Adjustments:		
Unrecognized deferred tax assets related to tax		
losses	13,765,103,256	21,210,399,986
Effect of adjustments for consolidated financial		
statements	(564,453,579)	-
Adjustment of CIT according to Decree No.		
132/2020/ND-CP and Decree No. 92/2021/ND-		
CP	6,595,237,266	4,263,957,540
Goodwill allocation	1,242,799,137	964,938,957
Profit sharing under business cooperation		
contract	1,331,777,016	-
Non-deductible expenses	5,479,902,184	2,871,418,729
Tax loss carried forward	(12,459,469,956)	(127,942,409)
CIT expense	190,513,606,616	154,649,810,985

### 34.2 Current tax

The current CIT payable is based on taxable income for the current year. The taxable income of the Group for the year differs from the profit as reported in the consolidated income statement because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are not taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted by the consolidated balance sheet date.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year them ended

## 34. CORPORATE INCOME TAX (continued)

### 34.3 Deferred tax

The following are deferred tax assets recognised by the Group, and the movements thereon, during the current and previous year.

Currency: VND (1,826,614,167) 916,905,570 9,373,746,443 1,948,308,467 (893,807,828) (5,801,446,327) (3,055,030,501) Previous year (6,770,117,759) Consolidated Income statement 1,016,289,118 754,733,278 (850, 152, 644) (217,630,110) 4,138,223,993 815,936,130 2,797,678,451 Current year (129,625,230) 313,085,852 217,630,110 805,624,573 2,050,845,755 14,366,105,091 4,148,197,068 21,901,488,449 (148,117,801,728) Beginning balance (Restated) (124, 216, 313, 279) Consolidated balance sheet 675,999,293 12,881,612,582 3,298,044,424 1,329,374,970 (143,320,123,277) (122,329,512,975) 2,805,579,033 20,990,610,202 Ending balance Acorued management fee for handed-ovar apartments Accrued selling expenses relating to land aroas which Net deferred tax credit/(charge) to the consolidated Temporary difference relating to unrealized profits of Fair value of net assets of subsidiaries at acquisition Interest expenses relating to land areas which have Provisional CIT for downpayments received not yet been handed over to customers Accrued interest support expenses were handed over to customers Net deferred tax liabilities Net deferred tax assets Deferred tax flabilities Internal transactions Deferred tax assets income statement to customers Shers Shers



### 34. CORPORATE INCOME TAX (continued)

Interest expenses exceeding the ceiling according to the provisions of Decree 132/2020/ND-CP

According to the provisions of Decree 132/2020/ND-CP, the Group is allowed to transfer the interest expenses exceeding deductible threshold in the current year to offset against taxable profits in the following five years from the year after the expense is incurred. As at 31 December 2024, the Group has a total un-deductible CIT interest expense of VND 54,295,974,026 VND (31 December 2023: 21,319,787,698 VND) that can be used to offset against future taxable profits.

The Group and its subsidiaries have not recognized deferred tax asset on these interest expenses because future taxable profit and their tax deductibility cannot be reliably determined at this stage.

### Tax losses carried forward

The Company and its subsidiaries are entitled to carry tax loss forward to offset against taxable income arising within five years subsequent to the year in which the loss was incurred. As at 31 December 2024, the Company and its subsidiaries had accumulated tax losses of VND 100.7 billion available for offset against future taxable profits (31 December 2023; VND 106.4 billion). These are estimated tax losses as per the CIT declarations of Company and its subsidiaries, which have not been finalised by the local tax authorities as of the date of these consolidated financial statements.

The Group and its subsidiaries have not recognised deferred tax assets for the above unutilised tax losses due to the uncertainty of future taxable profit at this stage.

ΗĈ

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

### 35. TRANSACTIONS WITH RELATED PARTIES

List of related parties with the Group Company as at 31 December 2024 is disclosed as followings:

Related parties	Relationship
Taseco Group Joint Stock Company ("Taseco Group")	Parent company
THE Division has being Charles Commences.	December and a service of d

THT Phuc Linh Joint Stock Company Parent company level 1
Mr Pharn Ngoc Thanh Owner of Parent company level 1

Significant transactions with related parties during the current year and previous year are as

Significant transactions with related parties during the current year and previous year are as below:				
				Currency: VND
Related parties	Reletionship	Transactions	Ending balance	Beginning balance
Taseco Group	Parent	Dividend in cash	322,953,354,000	37,455,861,200
,	company	Payment for investment in real	197,183,677,157	31,000,000,000
		estate projects Lending collection	564,757,120,000	493,850,000,000
		Borrowing	31,000,000,000	159,100,000,000
		Loan repayment	31,000,000.000	191,100,000,000
		Interest receivable	21,656,390,043	62,976,256,748
		Sharing profit from investment in real estate projects	8,198,496,207	30,383,830,162
		Capital contribution for investment in real estate projects	3,671,200,000	243,457,330,645
		Peyment for share transfer	-	252,000,000,000
		Lending	-	357,550,000,000
		Stock dividends	-	187,229,300,000
Da Nang International Terminal Investment and Operation Joint Stock Company	Affiliate	Interest paid	16,606,062,192	
VinaCS	Affiliate of	Borrowing	-	10,500,000,000
Company	parent company	Loan repayment	-	10,500,000,000
West Lake	Common key	Borrowing	219,100,000,000	11,200,000,000
Development	management	Loan repayment	204,020,000,000	_
Сотралу	personnel	Lending	77,000,000,000	29,500,000,000
		Lending collection	30,800,000,000	11,300,000,000
		Sales of real estate	66,664,767,780	550,545,231
		properties	,,,	,,
		Receipt from sales of real estate properties	67,526,507,300	-
		Lending interest	2,676,684.930	823,140,450
		Interest payable	3,741,165,206	•

### 35. TRANSACTIONS WITH RELATED PARTIES (continued)

Significant transactions with related parties during the current year and previous year are as below: (continued)

				Currency: VND
Related parties	Relationship	Transactions	Ending balance	Beginning balance
THT Phue Linh Joint Stock	Parent company level 1	Receipt from sales of real estate properties	39,336,000,000	
Company		Sales of real estate properties		41,258,811,251
Vinconstec	Ιην <del>έ</del> ε <del>ί</del> ξε	Interest payable	981,794,001	760,084,927
Company		Revenue from rendering of services	330,000,000	577,500,000
		Loan repayment Capital contribution for implementation of real estate projects	100,000,000	1,000,000,000 21,196,000,000
TLI Investment Joint Stock	Close relationship with intimate	Sales of real estate properties	49,087,041,420	-
Company		Receipt from sales of	49,422,613,800	-
		Borrowing	30,000,000,000	-
		Loan repayment	30,000,000,000	-
		Interest payable	802,202,739	
		Lending Lending collection	-	60,000,000,000 60,000,000,000
Mr Nguyen Van		Lending	-	35,110,000,000
Nghla	Director	Lending collection Seles of real estate properties	-	35,110,000,000 1,989,363,637
Mr Vu Quec	Deputy General	Lending	-	28,088,000,000
Huy	Director	Lending collection Sales of real estate	-	28,088,000,000 2,141.336,384
		properties Receipt from sales of real estate properties	2,782,937,500	
Mr Pham Ngoc	Chairman	Loan repayment	-	15,000,000,000
Thanh		Sales of real estate properties	-	11,847,142,414
		Receipt from sales of real estate properties	5,375,558,382	9,021,600,000
Mr Do Viet Thanh	Member of BOD cum Deputy	Receipt from sales of real estate properties	52,199,000,000	10,575,000,000
	General Director	Borrowing	14,000,000,000	47,499,999,995
		Loàn repayment	14,000,000,000	47,499,999,995
		Receipt from transfer of shares	7,715,300,775	51,324.087,138
		Capital contribution	155,340,000	-
Ms Dao Van Tràng	Intimate family member of Vice Chairman	Sales of real estate properties	4,717,585,683	-
		Receipt from sales of real estate properties	2,000,000,000	•
Mis Cao Thi Lan Huong	Deputy General Director	Sales of real estate properties	-	1,999.397,163
	~ <del></del>	Receipt from sales of real estate properties	3,440,370,200	-

### 35. TRANSACTIONS WITH RELATED PARTIES (continued)

Significant transactions with related parties during the current year and previous year are as below: (continued)

D-1-4-4				Currency: VND
Related parties	Relationship	Transactions	Ending balance	Beginning balance
Ms Doan Thi	Intimate family	Sales of real estate	9,990,354,027	10,011,371,602
Phuong Thao	of member of Chairman	properties Receipt from sales of real estate properties	19,983,500,000	2,000,000,000
Mr Pham Anh Tuan	Intimate family member of	Seles of real estate properties	63,557,706,939	8,114,736,283
1001	Chairman	Receipt from sales of real estate properties	72,150,541,300	3,757,530,000
Ms Nguyen Thi Kim Ngan	Chief accountant	Seles of real estate properties	9,763,908,373	-
in run rigar	broodinark	Receipt from sales of real estate properties	11,718,467,000	-
		Borrowing	3,000,000,000	-
		Loan repayment	3,000,000,000	-
Ms Tran Thi Loan	Head of Board of Supervision	Sales of real estate properties	-	10,401,098,874
	ar sapartialon	Receipt from sales of real estate properties	6,932,000,000	4,500,000,000
Mr Nguyen Minh Hai	Vice Chairmán of the BOD	Sales of real estate properties		2,707,151,843
Tial	OT THE DOOR	Receipt from sales of real estate properties	3,511,832,500	-
Ms Nguyen Dao Anh Thu	Intimate member of BOD	r Şaleş of real estate properties	-	10,299,198,675
CIMI III	01808	Receipt from sales of real estate properties	B,011,552,5D0	2,000,000,000
Mr Nguyen Tran Tung	General Director	Sales of real estate properties		3,328,689,101
	BOD	Receipt from sales of real estate properties	3,979,927,500	-

Terms and conditions of transactions with related parties

The sales of assets to, transferring of shares to, rendering of services to and purchases of services from related parties are made on the basis of contract negotiation.

During the year, the Group borrowed from and lent to related parties according to specific agreement on borrowing and lending. These borrowings and lendings are unsecured and settled in cash.

Outstanding balances of receivables and paybles at 31 December 2024 are unsecured, interest free (except for loan receivables and loans) and will be settled in cash. For the year ended 31 December 2024, the Group has not made any provision for doubtful debts relating to amounts owed by related parties (31 December 2023; nil). This assessment is undertaken each financial year through the examination of the financial position of the related party and the market in which the related party operates.



### 35. TRANSACTIONS WITH RELATED PARTIES (continued)

Amounts due to and due from related parties as at consolidated balance sheet dates were as follow:

				Currency: VND
Related	Balanca al-	Tax-andless	Ending	Beginning
parties	Relationship	Transactions	balance	balance
Short-term tra West Lake	de receivables (Noti Common key	e 7.1) Sales of real estate	3,554,026,700	_
Development	management	properties	3,354,020,100	-
Company	personnel	Premises rental fee	-	605,599,755
Ms Nguyên Dao Anh Thu	Intimate member of BOD	Sales of real estate properties	3,308,447,500	9,320,000,000
Mr Pham Anh	Intimate family	Sales of real estate	2,956,569,500	7,064,101,800
Tuan	member of Chairman	properties		
TLI Investment	Close relationship with intimate	Sales of real estate properties	2,601,190,200	-
Joint Stock Company	member of Chairman of BOD			
Ms Dao Van Trang	Intimate family member of Vice	Sales of real estate properties	2,180,085,000	-
	Chalman			
Mr Do Viet Thanh	Member of BOD cum Deputy	Share transfer	2,100,000,000	45,819,000,000
Mr Vu Quec	General Director Deputy Director	Share transfer	1,247,509,700	4,030,447,200
Huy	pepaty Director	and (lansier	1,247,508,740	
THT Phu¢ Linh Joint	Parent company level 1	Sales of real estate properties	-	39,336,000,000
Stock	icia i	properties		
Company	<b>*</b>	Paris		40 400 050 400
Riverview Lucng Son	Common key managamant	Project management	•	16,130,856,488
Company	personnel until 21 June 2024	consulting fee		
Ms Doan Thi	Intimate family of	Sales of real estate	-	9,003,300,000
Phuong Thao	member of Chairman	properties		
Me Tren Thi Loan	Heed of Board of Supervision	Sales of real estate properties	-	6,932,000,000
Mr Pham Ngọc Thanh	Chairman	Sales of real estate properties	•	4,926,685,000
Mr Nguyen Tran Tung	Member of BOD	Sales of real estate properties	•	4,349,850,000
Mr Nguyen Minh Hai	Vice Chairman	Sales of real estate properties	-	3,511,832,500
Ms Cao Thi Lan Huong	Deputy Director	Sales of real estate properties	•	3,440,370,200
Mr Nguyen Van Nghia	Deputy Director	Sales of real estate properties	-	2,616,582,500
Others	Others	Öther receivable	1,843,873,423	1,936.582,075
			19,591,702,023	159,023,207,518

### 35. TRANSACTIONS WITH RELATED PARTIES (continued)

Amounts due to and due from related parties as at consolidated balance sheet dates were as follows (continued):

ibilatia (cortana				Currency: VND
Related			Ending	Beginning
parties	Retationship	Transactions	balance	balance
Other short-ten	m recelvables (Not	te 9)		
Taseco Group	Parent company	Interest receivable	118,544,988,755	10,324,065,871
West Lake Development Company	Common key management personnel	Interest receivable	. 2,322,945,205	298,335,611
TLI Investment Joint Stock Company	Close relationship with Intimate member of Chairman of BOD	Receipt on behalf	2,806,102,749	-
Riverview Luong Son	Common key management	Interest receivable	-	923,859,452
Company	personnel until 21 June 2024	Other receivable		110,002,500
Mr. Bui Xuan Vuong	Deputy General Director	Advance	464,819.680	464,819,680
Mr. Phạm Ngọc Thanh	Chairman	Maintenance fee	-	336,198,182
Others related parties	Others related parties	Others		1,036,754,911
			124,138,856,389	13,494,036,207
Other long-term	n receivables (Note	≘9)		
Taseco Group	Parent company	Interest receivable	11,358,610,957	185,184,185,831
			11,358,610,957	185,184,185,831
Short-term pay	ables (Note 20)			
Taseco Oceanview	Affillate	Purchase of service	82,050,000	-
Tasaco Madia	Affiliate	Purchase of service	23,984,000	<b>1</b> 61,1 <b>62</b> ,640
Taseco Airs	Affiliate	Purchase of service	6,175.000	40,029,700
Others	Affiliate	Others		111,940,820
			92,209,000	313,133,160

### 35. TRANSACTIONS WITH RELATED PARTIES (continued)

Amounts due to and due from related parties as at consolidated balance sheet dates were as follows (continued):

lollows (conunited	)-			Currency: VND
Coleton un estan		Transactions	Ending balance	Beginning belance
Related parties	Relationship		parance	parance
Other short-term West Lake Development Company	payables (Note Common key management personnel	24) Interest payable	3,942,137,777	-
Vinconstec Company	Investee	Interest payable	1,064,968,008	-
Taseco Group	Parent company	Capital contribution for project implementation costs	100,069,653,213	197,163,677,157
Da Nang International Terminal Investment and Operation Joint Stock Company	Affiliate	Interest payable	-	16,608,062,192
Other individuals	Other individuals	Others		208,574,445
			105,076,768,998	214,000,333,794
Other long-term	pavables (Note 2	24)		
Taseco Group	Parent company	Capital contribution for project implementation costs	-	88,199,953,005
Mr. Doan Duy Chinh	Intimate family member with BOD	Capital contribution for project implementation costs	33,347,847,960	33,347,847.960
Mr. Do Manh Guong	Intimate family member with BOD	Capital contribution for project implementation costs	14,190,573,599	14,190,573,599
			47,538,421,559	135,738,374,564

### 35. TRANSACTIONS WITH RELATED PARTIES (continued)

Amounts due to and due from related parties as at consolidated balance sheet dates were as follows (continued):

				Currency: VND
Related perties -	Relationship	Transections	Ending belence	Beginning belance
Short-term loan r	eceivables (Note 8)			
West Lake Development Company	Common key management personnel	Short-term loan receivable (i)	75,700,000,000	29,500,000,000
Riverview Luong Son Company	Common key management personnel until 21 June 2024	ShorHerm loan receivable	-	16,470,000,000
Taseco Group	Parent company	Short-term loan receiveble	-	10,100,000,000
Mr. Nguyen Duc Lai	Chairman	Shorl-ferm loan recelvable		531,600,000
			75,700,000,000	56,601,600,000
Long-term loan n	eceivables (Code 215	5)		
Taseco Group	Parent company	Long-term loan receivable (ii)	128,000,000,000	831,157,120,000
			128,000,000,000	831,157,120,000

- (i) This is an unsecured loan with an interest rate of 5% per annum. Principal and interest are payable at maturity on 24 August 2025.
- (ii) This is an unsecured loan with an interest rate of 4.5% per annum. Principal and interest are payable at maturity on 29 June 2026.

Short-term loan West Lake Development Company	is (Note 25) Common key management personnel	Short-term loan (lii)	26,280,000,000	11,200,000,000
Vinconstec Company	Investee	Current portion (lv)	17,705,579,260	
			43,985,579,260	11,200,000,000
Long-term loan	s (Note 25)			
Vinconstec Company	Investee	Long-term loan	-	17,805,579,260
				17,806,579,260

- (iii) This is an unsecured loan with an interest rate range from 5.2% to 8.5% per annum. Principal and interest are payable at maturity on 26 June 2025.
- (iv) This is a loan with an Interest rate of 5% per annum secured by 3,332,055 shares of the Group at Vinconstec Company. The principal and interest are payable at maturity on 30 March 2025.

### 35. TRANSACTIONS WITH RELATED PARTIES (continued)

### Transactions with other related parties

Remuneration of members of the Board of Directors ("BOD"), Board of Supervision ("BOS") and Management:

			Currency: VND		
Name	Position	Remune	eration		
		Current year	Previous year		
Mr. Phem Ngoc Thanh	Chairman	880,000,000	600,000,000		
Mr. Nguyen Minh Hai	Vice Chairman	720,000,000	540,000,000		
Mr. Nguyen Tran Tung	Member of BOD cum General Director	1,666,400.000	1,554,000,000		
Mr. Do Viet Thanh	Member of BOD cum Deputy General Director	1,331,305,556	1,185,550,000		
Mr. Do Tuan Anh	Vice Chairman	1,152,222,222	1,099,000,000		
Ms. Cao Thi Lan Huong	Deputy General Director	1,106,993.056	968,750,000		
Mr. Bui Xuan Vuong	Deputy General Director	1,001,616,056	1,014,900,000		
Mr. Nguyen Van Nghia	Deputy General Director	1,034,506,306	957,811,000		
Mr. Vu Quoc Huy	Deputy General Director	1,293,055,558	1,036,750,000		
Mr. Khuat Trung Thang	Deputy General Director until 1 November 2024	854,770.833	858,064,750		
Mr. Ngo Thanh Dung	Deputy General Director from 3 June 2024	414,055,556	-		
TOTAL		11,454,929,141	9,816,825,750		
Salary and operating expenses of Board of Supervision:					
			Currency: VND		
		Current year	Previous year		
Salary and operating expens	132,000,000	132,000,000			

### **EARNINGS PER SHARE** 36.

The following reflects the income and share data used in the basic and diluted earnings per share computations:

siero compuestorio.		Currency: VND
	Current year	Previous year
Net profit after tax attributable to ordinary shareholders Adjustment of Bonus and welfare fund allocation (*)	664,816,258,791 (27,157,101,036)	456,788,799,390 (4,630,000,000)
Net profit after tax attributable to ordinary shareholders for basic earnings	637,659,157,755	451,958,799,390
Weighted average number of ordinary shares (excluding treasury shares) for basic earnings per share	297,000,000	297,000,000
Weighted average number of ordinary shares (excluding treasury shares) adjusted for the effect of dilution	297,00 <u>00.000</u>	297,000,000
Earnings per share - Basic earnings per share - Diluted earnings per share	2,147 <b>2,147</b>	1,522 1,522

There have been no other transactions involving ordinary shares or potential ordinary shares. between the reporting date and the date of completion of these consolidated financial statements.

(\*) Net profit used to compute earnings per share for the year ended 31 December 2024 was adjusted for the provisional allocation to bonus and welfare fund from profit in 2024 following the approval by the resolution of the shareholders meeting No. 02/2024/NQ-DHDCD dated 25 April 2024 and resolution of the Board of Directors meeting No. 44/2024/NQ-HDQT dated 31 December 2024.

Apart from disclosed transactions above, there have been no other transactions involving ordinary shares or potential ordinary shares between the reporting date and the date of completion of these consolidated financial statements.





**多种的** 

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

### 37. SEGMENT INFORMATION

For the management purpose, the operating businesses are organized and managed according to the nature of the products and services provided and comprises the following segments:

- Real estate activities include sales of land (including infrastructure) and sales of real
  estate properties and other real estate investment activities;
- Construction servies: include construction of infrastructure projects and civilian constructions:
- Leasing services and others: include provision of office and commercial areas leasing services... at the Group's real estate projects and other related services.

The Group monitor each segment's performance for the purpose of making decision on resource allocation and performance assessment. The performance of each segment is assessed based on profit and loss and is determined in a consistent manner with the Group's profit and loss on the consolidated financial statements. However, the Group's financing activities (including financial expenses and financial revenue) are monitored on a centralised basic and not allocated to segment.

Transaction prices between segments are determined on the basis of the same contractual agreement as transaction with third parties. Revenue, costs and profit/loss of the segment include transactions between segments. These transactions are eliminated in the consolidate financial statements.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

## 37. SEGMENT INFORMATION (continued)

The following tables present revenue and profit and certain assats and liability information regarding the Group's business segments as at 31 December 2024 and for the year then ended:

Real estata activities Construction services
1,320,570,000,000 2,436,365727,409 884,199,356,829
1,681,299,402,804 54,303,464,827
5,582,954,115,439 368,909,521,497
5,592,954,115,439 368,806,521,497 609,006,446,037 242,409,859,228
809,008,446,037 242,409,859,228



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (continued) as at 31 December 2024 and for the year then ended

## 37. SEGMENT INFORMATION (continued)

The following tables present revenue and profit and certain assets and liability information regarding the Group's business segments as at 31 December 2023 and for the year then ended: Currency: VND

Totel	3,237,612,289,032	,	3,237,612,289,032	890,186,945,143	(177,717,939,536) 805,053,130,439	(154,649,810,985) 472,685,379,918	7,317,828,645,391 2,619,974,590,962	9,937,805,236,353 972,369,541,759 4,977,287,189,979	5,949,856,731,738
Adjustment and elimination	1	(1,075,545,390,728)	(1,078,548,390,728)	(57,457,493,154)					1
Leasing services and other activities	229,082,083,120	43,838,065,417	272,020,145,637	55,537,080,255			391,548,241,156	391,548,241,156 39,908,941,627	30,906,941,627
Construction services	309,217,931,716	1,031,710,325,311	1,340,928,257,027	65,315,089,765			383,447,498,105 -	383,447,498,105 320,247,500,876	320,247,600,076
Real estate activities	2,699,312,274,198	•	2,699,312,274,196	825,786,268,277			6,542,832,906,130	6,542,832,906,130 612,213,099,256	612,213,099,256
	Sales Sales to external custemers Sales to internal business	segment	Total revenue Results	Segment net profit before	Unanocated Income/(expenses) (I) Net profit before fex	Corporate income fax expense Net profit after fax Assets and llabilities	Segment assets Unailocated assets (il)	Total assets Segment liabilities Unalfocated irabilities (iii)	Total liabilities

### SEGMENT INFORMATION (continued)

- Unallocated income/(expenses) mainly comprise finance income, finance expenses, administration expenses, other income and other expenses.
- (ii) Unallocated assets comprise cash and cash equivalent, short-term investments, short-term loan receivables and interest receivables, value-added tax deductible, tax and other receivables from State, long-term investments and deferred tax assets.
- (iii) Unallocated liabilities comprise statutory obligations, payables to employees, other payables, loans and bond, bonus and welfare fund, interest accrual and deferred tax liabilities.

### 38. COMMITMENTS AND CONTINGENCIES

### Commitments related to the development of real estate projects

The Group signed contracts for the construction of real estate projects and commitments under these contracts as at 31 December 2024 are approximately at VND 1,311 billion (as at 31 December 2023; VND 818.8 billion).

### Commitments under operating leases where the Group is a lessee

As at 31 December 2024, the Group leases apartments in the Alacarte Ha Long Complex Service and Apartment Building under the apartment leasing program, specifically:

- Zone A apartments for the period of 10 years starting from the date of commanding leasing activities with third parties. The Group has a commitment to pay rental fee to apartment owners which is equal to 42% of this apartment leasing revenue multiplied the ratio between the transfer price of leased apartment and total transfer prices of all apartments being used under such leasing program.
- Zone 8 apartments for the period of 3 years starting from the date of commencing leasing activities with third parties and at rental fee equal to 10% of leasing profit of leased apartment.

The Group also signed land lease agreement for the period of 50 years for the development and investment in the High-end Hotel Complex, Office Complex Landmark 55 commercial center and Lakeview Tower Giai Phong project. Annual rental fees shall be determined and announced by relevant State authorities.

### Operating lease commitment

The Group currently lets out offices under the operating leases arrangement. As at the balance sheet dates, the future minimum rental receivable under the operating lease agreements is as follows:

		Currency: VND
	Ending balance	Beginning balance
Less than 1 year From 1 - 5 years	8,853,960,144 4,430,917,184	11,150,332,468 4,281,322,397
TOTAL	13,284,877,328	15,431,654,865

### COMMITMENTS AND CONTINGENCIES (continued)

### Commitments related to real estate investment projects

Project No. 4 Thanh Hoa

According to Decision No. 4816/QD-UBND dated November 9, 2020, of the People's Committee of Thanh Hoa Province on approving the results of selecting investors to Implement the investment project using land in the new urban area under Project No. 4 of the new urban area in the center of Thanh Hoa city and the investment project implementation contract No. 18/TTPTOD/2020/HD DTDA with the Thanh Hoa Land Development Center, the Group of Companies has completed the Investment in technical infrastructure works, constructed housing according to the detailed planning 1/500 approved in Decision No. 75/QD/UBND dated January 5, 2019. For the land areas for constructing social infrastructure works, resettlement land infrastructure, and education, after synchronously investing in technical infrastructure works, the Company will hand over to the state for management and use according to regulations.

### Project Hai Yen

According to Decision No. 5448/QD-UBND dated December 29, 2021, of the People's Committee of Thanh Hoa Province on approving the results of selecting investors to implement the investment project using land for the housing area in the Hal Yen resettlement area in Nguyen Binh commune, Tinh Gia district (now Nguyen Binh ward, Nghl Son town) and the investment project implementation contract using land No. 02/2022/DPHD-DASDD with the People's Committee of Nghi Son town, the Group of Companies has completed the investment in technical infrastructure works, constructed housing according to the detailed planning 1/500 approved in Decision No. 2586/QD/UBND dated May 9, 2018. For the land areas for constructing public service works, after synchronously investing in technical infrastructure works, the Company will hand over to the state for management and use according to regulations.

### Other commitments

Commitment of free apartment management fees

According to signed agreements with customers who purchase apartments at Alacarte Ha Long project, the Group has a commitment to provide 10-year free of charge for management fees to apartment owners.

Commitment of interest support agreement

The Group has entered into tri-partite agreements with the banks and customers who purchased apartments and lands use rights from the Group's real estate projects. Under these agreements, the banks will provide financing facilities to customers for the purchases of real estate properties and the Group will support customers via making payment of loan interest to the bank according to the interest rate and term agreed between the parties.

### 39. PROFESSIONAL SERVICE FEES

Professional service fees with the global network of EY firms ('EY Firms') incurred in current year and prior year were as follows:

,000 1,440,909,091
),0001.440,909,091
Currency: VND year Previous year

### 40. RESTATEMENT OF THE CORRESPONDING DATA

In the consolidated financial statements for the year year ended 31 December 2023, the Group applied provisional accounting to record the business combination transaction for Taseco Da Nang Company acquired in November 2023. In 2024, the Group completed provisional accounting for this transaction. Accordingly, certain corresponding figures in the consolidated financial statements are restated as follows:

Resources	31 December 2023 (As previously stated)	Adjustment	31 December 2023 (Restated)
LIDATED BALACE	SHEET		
Intangible fixed			
assets	16,451,803,262	278,499,061,611	294,950,864,873
Cost	18,770,126,645	278,499,061,611	297,269,188,256
Goodwill	177,657,857,785	(133,679,549,574)	43,978,308,211
Deferred tax	,	•	
liabilities	90,417,989,408	55,699,812,322	148,117,801,728
Non-controlling			
interests	454,571,141,247	89.119,699,739	543,690,840,986
	Intangible fixed assets Cost Goodwill Deferred tax Inabilities Non-controlling	2023 (As previously stated)  LIDATED BALACE SHEET  Intangible fixed assets 16,451,803.262 Cost 18,770,126,645 Goodwill 177,657,857,785 Deferred tax liabilities 90,417,989.408 Non-controlling	2023 (As previously stated)  LIDATED BALACE SHEET  Intangible fixed assets 16,451,803.262 278,499,061.611 Cost 18,770,126,645 278,499,061.611 Goodwill 177,657,857,785 (133,679,549,574) Deferred tax liabilities 90,417,989,408 55,699,812,322 Non-controlling



### 41. EVENTS AFTER THE BALANCE SHEET DATE

According to the Board of Directors' Resolution No. 08/2025/NO-HDQT dated 27 February 2025, the Company's Board of Directors has approved the results of its public offering of additional shares to existing shareholders, as outlined in the General Meeting of Shareholders' Resolution No. 02/2024/NQ-DHCD dated 25 April 2024 and the Board of Directors' Resolution No. 28/2024/NQ-HDQT dated 19 September 2024. Accordingly, a total of 14,650,000 shares, each with a par value of VND 10,000, amounting to VND 148.5 billion. Following this offering, the Company's total capital has increased to VND 3,118.5 billion, as reflected in the 22<sup>nd</sup> amended Business Registration Certificate dated 11 March 2025.

According to Resolution No. 10/2025/NQ-HDQT dated 16 March 2025, the the Company's Board of Directors of has approved the establishment of Taseco Hai Phong Industrial Park Joint Stock Company with a charter capital of VND 300 billion. The Company holds a 70% ownership in this new entity.

There is no other matter or circumstance that has arisen since the balance sheet date that requires adjustment or disclosure in the consolidated financial statements of the Group.

Hanoi, Vietnam

26 March 2025

Vu Thi Khanh Ha

Preparer

Nguyen Thi Kim Ngan Chief Accountant Nguyen Tran Tung General Director

BẤT ĐỘNG

MEM -

