Insurance discharge payment Net claim amount paid

nsurance policy dividend paid



## 智匯崇川五年深耕再出發

## 2025 創新創業大會擘畫新篇章

In RMB

10月30日,2025智匯崇川創新創業大會舉行。南 通市崇川區委書記胡擁軍在致辭中表示,今年旣是 「十四五」 收官之年,也是智匯崇川創新創業大會 走過的第五個年頭。展望「十五五」,崇川將持續 弘揚敢爲人先的精神,依託優越的區位條件,全力 構建更加開放、貼心的創新創業生態

五年來,崇川區持續推進科技創新與「專精特 新」企業培育,因地制宜發展新質生產力,穩居 賽迪創新百強區江蘇省前十、全國前五十。高新 技術企業突破700家,實現五年翻番;省級以上 專精特新企業超過100家,省級以上獨角獸及潛 在獨角獸企業達10家,淨增6家。通富微電、中 遠川崎、中集環科、大生集團四家企業入選國家 卓越級智能工廠,數量位居江蘇縣(市、區)首

崇川地處長江入海口北岸,兼具通達上海與蘇南 的「左右逢源」之利。工業用地價格僅爲上海三 成,4個都市工業綜合體、18個科創產業綜合體及 175 棟商務樓宇租售均價爲上海的五分之一,人力 與倉儲成本爲上海的六成。優越的創新創業環境使 崇川成爲上海全球科創中心的重要協同區,全區 50%的大院大所、40%的高層次人才、30%的省外產 學研合作項目源自上海,90%的新招引企業深度融 入上海大都市圈產業鏈。

崇川區着力打造「濠滿意」營商環境品牌,推動 「創新20條」「科技金融12條」「人才新政3.0」 等政策精準落地。區內10所高校每年輸送近4萬名 畢業生,協助企業培養專業技術人才超3000人,青 年人口近40萬,年净流入超1萬人。寶月湖、南通 金融小鎭集聚基金50餘隻,規模近150億元(人民 幣,下同);16隻政府投資基金已投資116家企 業,金額超20億元,近三年吸引30個優質項目落

崇川區委常委、常務副區長謝小兵在會上作了崇 川區創新創業生態環境專題推介。他說,近年來, 崇川區始終堅持「生態優先、資源集聚」,持續打 造「近悅遠來、宜創宜業」的優質生態,從教育、 醫療、文化、生態等多維度發力,讓人才在崇川旣 能成就事業,更能樂享生活,讓人才來了不想走、 企業留下能壯大。

大會發布了寶月湖科創母基金矩陣,格陸博科 技、南郵南通研究院、越亞半導體等10家企業獲頒

10.812.795

崇川區十大科技創新成果; 乙肝創新藥、晶圓減薄 砂輪等10個項目代表獲頒紫琅英才項目。

崇川區人民政府與南京信息工程大學簽署校地 深化戰略合作協議。市北高新區與南京郵電大 學、南京信息工程大學開展「雙高協同」創新發 展合作簽約。重點「撥-投-股|項目、基金投資 項目成功簽約,多個高成長科創項目、產學研合 作項目、知名創業導師+優秀創業項目持有人成 功結對簽約

此外,大會還舉行了船舶製造與海洋工程產教融 合共同體、西安電子科技大學工研院(崇川)創新 中心、吉林大學崇川技術轉移中心、卓越工程師技 術中心、企業聯合創新中心揭牌儀式

趙振華 宋璟

231.769.433

Stock Abbreviation: Yue Dian Li A, Yue Dian Li B Announcement No.: 2025-47

Abbreviation of corporate bond:21 Yudean 02 Abbreviation of corporate bond: 21 Yudean 03

Abbreviation of corporate bond: 21

Announcement of Resolutions
of the 9th Mark. of the 8th Meeting of the 11th Board of Directors of Guangdong Electric Power Development Co., Ltd.

The Company and its directors hereby guarantee that the content of information disclosure is real, accurate, complete and free from any false record, misleading representa I. Holding of the board meeting

- 1. Time and Way of sending out the notice of the meeting
  The 8th Meeting notice of the 11th Board of Director of Guangdong Electric Power Development Co., Ltd. has been sent out by E-mail on October 17, 2025.
- 2. Time, Place and Way of the meeting to be convened Time of the meeting: October 29,2025
- Place of the meeting: Guangzhou City
  Way of the meeting: On-site meeting.
- 3.Attendance state of the board

Corporate bond code: 149711

- 10 directors (including 4 independent directors) were supposed to attend the meeting and 10 directors (including 4 independent directors) were advantaged to attach at intenting and the state of the . Independent director Cai Guowei and Independent director Zhao Zengli attended this meeting. Director He Ruxin authorized Board chairman Zheng Yunpeng to attend the
- meeting and exercise voting right on his behalf.

  4.The Board of Directors Meeting is hold by the chairman of the Board Zheng Yunpeng. Senior executives, department managers attended the meeting.
- 5.The holding and voting procedure of the meeting complied with the provisions of the Company law and articles of Association of the Company.

   II. Examination by the board meeting 1. The meeting examined and adopted the Proposal concerning Financial report for the
- Third Quarter of 2025
- This proposal has been examined and adopted in the second communication meeting of the Audit and Compliance Committee of the 11th Board of Directors in 2025, This proposal was voted through by 10 directors , Affirmative vote: 10; Negativevote:0; Absten
- 2. The meeting examined and adopted the Proposal concerning the Third Quarter Report This proposal has been examined and adopted in the second communication meeting
- of the Audit and Compliance Committee of the 11th Board of Directors in 2025, This pro posal was voted through by 10 directors , Affirmative vote: 10; Negativevote:0; Absten 3. The meeting examined and adopted the Proposal on Guangdong Wind Power Gener-
- ation Co., Ltd.'s Investment in the Construction of the Guangdong Energy Zhuhai Gaolan II Offshore Wind Power Project.
- In order to accelerate the large-scale development of the Company's new energy power generation projects, increase the proportion of clean energy installed capacity, and optimize the power supply structure, the Board of Directors has agreed that Guangdong Wind Power Generation Co., Ltd. will invest as a shareholder in the Guangdong Energy Zhuhai Gaolan II Offshore Wind Power Project, with Zhuhai Yaefeng Huafa New Energy Co., Ltd. as the investment entity. The project is planned with a construction scale of 500MW and a total investment of 5,660.46 million yuan. The capital fund is set at 20% of the dynamic total investment, amounting to 1,132.09 million yuan, which will be injected by Guangdong Wind Power Generation Co., Ltd. and Zhuhai Huafa Technology Industry Group Co., Ltd. into Zhuhai Yuefeng Huafa New Energy Co., Ltd. in installments according to a 51%:49% contribution ratio. The remaining funding requirements will be met through bank loans and other financing methods. (1) Basic Information of the Investment Project
- The Guangdong Energy Zhuhai Gaolan II Offshore Wind Power Project (hereinafter referred to as the "Gaolan II Project") is located in the sea area south of Gaolan Island and Hebao Island in Zhuhai City. The project has a planned capacity of 500 MW and pro poses to install 36 wind turbines with a single unit capacity of no less than 14 MW each, along with the construction of a 500 kV offshore booster station and an onshore centralized control center. According to the project's feasibility study report, the project benefits from abundant wind energy resources, with an expected annual equivalent utilization of
- 3,026 hours, making the overall investment economically feasible.
  (2) Purpose of External Investment, Existing Risks, and Impact on the Listed Company
  This investment construction is an important measure for the Company to actively seize the development trend of accelerating energy transition under the goals of "carbon peak ing" and "carbon neutrality." and to implement the specific deployment of Guangdong Province's "1310" plan. It is conducive to the Company's establishment of a clean, low-carbon, safe, and efficient energy supply system and is of great significance in helping the Company promote regional energy industry upgrades and achieve a green and low
- carbon energy transition. During the subsequent construction and operation of the project, there may be risks such risks. The Company will scientifically manage project engineering, production safety, strengthen electricity market analysis and response, and make every effort to minimize the relevant risks and impacts.
- This proposal was voted through by 10 directors , Affirmative vote: 10: Negativevote:0: ternal Audit Management Measures of Guangdong Electric Power Development Co., Ltd In order to improve the standard operation level of the Company, in accordance with the requirements of laws, regulations and normative documents and combined with the ac al situation of the Company, the Board of Directors agreed to revise the "Internal Audit Management Measures"
- The details of the proposal will be published at http://www.cninfo.com.cn.
- This proposal has been examined and adopted in the second communication meeting of the Audit and Compliance Committee of the 11th Board of Directors in 2025, This proposal was voted through by 10 directors, Affirmative vote: 10; Negativevote:0; Abstention: 0. In addition. The board of directors also studied the "Safety Production Summary and Next Work Priority Report for the Third Quarter of 2025"
- III. Documents available for inspection . Resolutions of the 8th Meeting of the 11th Board of Directors 2. Review opinion of the second communication meeting of the Audit and Compliance
- Committee of the 11th Board of Directors in 2025.
- The Board of Directors of Guangdong Electric Power Development Co., Ltd
- Stock Abbreviation; Yue Dian Li A, Yue Dian Li B Stock Code; 000539, 200539
- Abbreviation of corporate bond:21 Yudean 02 Abbreviation of corporate bond: 21 Yudean 03 Corporate bond code: 149711
  - Guangdong Electric Power Development Co., Ltd. The Third Quarterly Report 2025
- The Company and its directors hereby guarantee that the content of information disclosure is real, accurate, complete and free from any false record, misleading representa-
- 1. The Board of Directors, the directors and the senior executives of the Company quarantee that there are no significant omissions, fictitious or misleading statements carried in the Report and we will accept individual and joint responsibilities for the truthfulness in the Report and we will accept individual and joint responsibilities for the truthliness, accuracy and completeness of the Report.

  2. The Company leader, Chief financial officer , the person in charge of the accounting department (the person in charge of the accounting )hereby confirm the authenticity and
- completeness of the financial report enclosed in this report.

  3. Whether the Third Quarterly Financial Report has been audited or not
- (I) Main accounting data and financial indexes

uYes ≎No	re aujustinent or i	e-statement on p	revious accounti	ng data or not
	This period	Changes of this period over same period of last year (%)	Year-begin to period-end Before adjust- ment	Changes of this period over same period of last year (%)
Operating revenue ( Yuan )	14,575,816,774	-11.33%	37,717,258,717	-11.29%
Net profit attributable to the shareholders of the listed company (Yuan)	551,461,801	-2.25%	583,935,959	-60.20%
Net profit after deducting of non-recurring gain/ loss attributable to the shareholders of listed company (Yuan)	532,243,557	-11.46%	510,371,786	-65.68%
Net cash generated from /used in operating activi- ties ( Yuan )	_	_	6,789,804,495	-37.52%
Basic earning per share(Yuan/Share)	0.1050	-2.25%	0.1112	-60.20%
Diluted earnings per share(Yuan/Share)	0.1050	-2.25%	0.1112	-60.20%
Weighted average return on equity (%)	2.38%	-0.06%	2.52%	-3.91%
	End of this period	End of last period	Increase/decreas period-end comp end of the previo	ared with the
Gross assets (Yuan)	182,315,970,300	175,154,232,936		4.09%
Net assets attributable to the shareholders of the listed company (Yuan)	23,434,863,110	22,894,681,796		2.36%

Item	This period	year-begin to period -end	Notes
Non-current asset disposal gain/loss(including the write- off part for which assets impairment provision is made)	9,019,508	23,670,468	Mainly due to the profit and loss of Yuehua Zhanqiao land and buildings and equipment disposal of Guanghe, Zhanjiang Biomass, Dapu and other companies.
Government subsidy rec- ognized in current gain and loss(excluding those closely related to the Company's busi- ness and granted under the state's policies)	3,240,757		Mainly due to the electricity sales economic policy incentives and subsidies for power plant projects.
Other non-business income and expenditures other than the above	9,326,884	111,060,931	Mainly due to the land compensa- tion income of Huizhou Pinghai Power Plant and the natural gas compensation income of Huizhou Natural Gas Power Generation and Guangqian Electric Power.
Income from carbon emission quota trading	2,918,392	2,918,392	Mainly the income of Huizhou Natural gas Company's carbon emission allowance trading.
Loss of Non-current assets scrapped	-752,912	-752,912	Mainly the scrapping loss of Equip- ment assets of Guangqian Electric Power and Yuehua Company
Less :Influenced amount of income tax	2,663,190	37,224,594	
Influenced amount of minor shareholders' equity (after tax)	1,871,195	40,279,174	
Total	19,218,244	73,564,173	

Details of other profit and loss items that meet the non-recurring profit and loss definition □ Applicable √ Not applicable
No such cases for the Reporting Period.

For the Company's non-recurring gain/loss items as defined in the Explanatory Announcement No.1 on information disclosure for Companies Offering their Securities to the Public-Non-recurring Gains and Losses and its non-recurring gain/loss items as illustrated in the Explanatory Announcement No.1 on information disclosure for Companies offering their securities to the public-non-recurring Gains and losses which have been defined as recurring gains and losses, it is necessary to explain the reason. √ Applicable □ Not applicable

Item	Amount involved(Yuan)	Reason
Value-added tax will be refunded immediately	18,224,974	Comply with national policies and regulations, and continue to occur
Carbon emission quota used to fulfill the emission reduction obligation	-150,466,034	Comply with national policies and regulations, and continue to occur
(III) Particulars about changes in it	ems of main acco	ounting data and financial index and

In the third quarter of 2025, the Company, on a consolidated basis, achieved a grid

connected electricity output of 35.206 billion kWh, an increase of 19.89% compared with the second quarter, in the first three quarters of 2025, the company completed a total of 88.572 billion kwh of electricity generated in the consolidated statement, It was basically flat year-on-year, of which: 61.873 billion kwh of coal power, with a year-on-year decrease of 3.61%, 18.939 billion kwh of gas power, It was basically flat year-on-year, 3.796 billion kwh of wind power, with a year-on-year increase of 10.83%, 375 million kwh of hydropower, with a year-on-year increase of 13.51%, 478 million kwh of biomass, with a year-on-year increase of 9.40%,3.111 billion kwh of photovoltaic power, with a year-on-year increase of 80.57%, and the average on-grid electricity price in the consolidated statement was 473.34 yuan/thousand kWh (including tax, the same below), a YOY decrease of 59.92 yuan/ thousand kWh, or a decrease of 11.26%.

During the first three quarters of 2025, intensified competition in the electricity market and related policy adjustments led to a significant year-on-year decline in the company's grid-connected electricity prices. This resulted in revenue from existing power generation projects falling more sharply than costs, while incremental revenue from newly commissioned gas-fired and renewable energy projects failed to offset incremental costs. Consequently, average gross profit from power generation decreased, causing overall performance to decline substantially compared to the same period last year. The company focused on internal efficiency gains, striving to enhance operational effectiveness. This drove a quarter-on-quarter recovery in grid-connected electricity generation during the third quarter. Benefiting from a combination of favourable factors-including quarter-on-quarter declines in coal and gas prices, an increase in the capacity tariff for gas-fired power, and year-on-year improvements in offshore wind and solar resources—the company achieved a quarter-on-quarter increase in profit scale, with its operational fundamentals showing signs of improvement. For the first three quarters, the company recorded a net profit attributable to shareholders of listed companies of 583.94 million yuan, with earnings per share of 0.1112 yuan, representing a year-on-year decrease of 60.20%. The non-recurring net profit attributable to shareholders of listed companies stood 510.37 million yuan, down 65.68% year-on-year. Translated with DeepL.com (free version)II. Shareholders Information

(I) Total number of common shareholders and preference shareholders with voting rights

Total number of shareholders at the	ne period-end	109,884	voting power i	nce shareholders recovered at the e rting period(if any)	nd of the	0
Shares h	Shares held by the top 10 shareholders (Excluding shares lent through refinar					incing)
		01		A	Pledgir	ng or freezing
Shareholder name	Properties of shareholder	Share proportion %	Quantity	Amount of trad- able shares with Conditional held	shares	Quantity
Guangdong Energy Group Co., Ltd.	State-owned legal person	67.39%	3,538,116,921	1,893,454,257	Pledged as col- lateral	411,899,314
Guangzhou Development Group Co., Ltd.	State-owned legal person	2.22%	116,693,602	0	Not applicable	0
Guangdong Electric Power Development Corporation	State-owned legal person	1.80%	94,367,341	0	Not ap- plicable	0
Zheng, Jianxiang	Domestic Natural person	0.51%	26,859,300	0	Not ap- plicable	0
CHINA INTERNA- TIONAL CAPITAL CORPORATION HONG KONG SECURITIES LTD	Overseas Legal person	0.29%	15,216,066	0	Not applicable	0
VANGUARD TOTAL INTERNATIONAL STOCK INDEX FUND	Overseas Legal person	0.28%	14,620,512	0	Not applicable	0
Agricultural Bank of China Limited - CSI 500 Exchange Traded Open Ended Index Securities Investment Fund	Other	0.25%	13,030,400	0	Not applicable	0
NOMURA SINGAPORE LIMITED	Overseas Legal person	0.24%	12,599,843	0	Not ap- plicable	0
Chaokang Invest- ment Co., Ltd.	Overseas Legal person	0.22%	11,656,677	0	Not ap- plicable	0
Zhou, Zheng	Domestic Natural person	0.21%	10,812,795	0	Not applicable	0
Shareholding of t	op 10 shareho			(Excluding share:	s lent throu	ugh refinancing
		and Top m	anagement lock	k-in stock)		
		Quantity o	f unrestricted el	pares held at the	Sh	are type

LIMITED	Legal person	0.24%	12,599,843	0	plicable	0
Chaokang Invest- ment Co., Ltd.	Overseas Legal person	0.22%	11,656,677	0	Not ap- plicable	0
Zhou, Zheng	Domestic Natural person	0.21%	10,812,795	0	Not ap- plicable	0
Shareholding of t	op 10 shareho		estricted shares anagement lock		s lent throu	igh refinancing
				ares held at the	Sh	are type
Name of the sl	b . l d		d of the reportin		011	are type
name of the st	larenolder		Share type	9		
			Quantity			
Guangdong Energ	C C-				RMB	
uangdong Energ .Ltd			1,644,662,6	64	Common	1,644,662,664
Liu.					shares	
Guangzhou De	volonment				RMB	
Group Co			116,693,60	2	Common	116,693,602
Group Co	., Ltu.				shares	
Guanadona Ele	atria Danna				RMB	
Development C			94,367,341	1	Common	94,367,341
Development	orporation				shares	
					Foreign	
					shares	
Zheng, Jia	nxiang		26,859,300	)	placed in	26,859,300
					domestic	
					exchange	
					Foreign	
CHINA INTERNAT					shares	
TAL CORPORAT			15,216,066	3	placed in	15,216,066
KONG SECUR	ITIES LTD				domestic	
					exchange	
					Foreign	
ANGUARD TOTA	AI INTERNA.				shares	
TIONAL STOCK I			14,620,512	2	placed in	14,620,512
TIONAL OTOOK	INDEX I OND				domestic	
					exchange	
Agricultural Bank					RMB	
ted - CSI 500 Exc			13,030,400	1	Common	13,030,400
Open Ended Inde			. =,000,100	-	shares	, ,
Investmen	t Fund					
					Foreign	
NOMURA SIN	GAPORE		10 500 010		shares	40 500 040
LIMITE	D		12,599,843	5	placed in	12,599,843
					domestic	
					exchange	
					Foreign	
					shares	l l
Chaokang Investr	nent Co., Ltd.		11,656,677	7	placed in	11,656,677
					domestic	

		domestic
		exchange
Related or acting-in-concert part shareholders above		The Third largest shareholder Guangdong Electric Power Development Corporation and the ninth largest sharehold- er Chaokang Investment Co., Ltd. are the wholly-owned subsidiaries of the largest shareholder Energy Group. These three companies have relationships or unanimous acting was unknown.
Participation of top 10 uncon- common share shareholders in margin trading (if any)	securities	None
and the top 10 shareholders shares in securities lending a □ Applicable √ Not applicabl The top 10 shareholders ar	of unrestrand borrove and the top of the prev	ore than 5% of the shares, the top 10 shareholders ricted tradable shares participating in the lending of wing business of unrestricted tradable shares rious period due to the securities lending/returning,

(II)Total number of preferred shareholders and shareholding of top 10 preferred share holders by the end of the report period

□ Applicable √Not applicable
III. Other important matters
□ Applicable √Not applicable

IV. Quarterly financial statements (i) Financial statement . Consolidated balance shee

repared by: Guangdong Electric Power Development Co., Ltd.

	In RMB
Ending balance	Opening balance

Foreign shares placed in

Item	Ending balance	Opening balance
Current assets:		
Monetary fund	17,097,359,021	15,361,820,831
Settlement provisions	0	C
Capital lent	0	C
Trading financial assets	0	C
Derivative financial assets  Note receivable	3,000,000	C
Account receivable	9,277,679,580	9,101,797,841
Receivable financing	0,277,070,000	0,101,707,041
Account paid in advance	1,385,367,734	1,440,632,187
Insurance receivable	0	C
Reinsurance receivables	0	C
Contract reserve of reinsurance receivable	0	C
Other account receivable	473,937,079	533,352,169
Including: Interest receivable	0	C
Dividend receivable	2,862,100	(
Buying back the sale of financial assets	0	C
Inventory	2,813,830,975	2,577,119,489
Including: Data resources	0	1 070 070
Contract assets	315,588	1,378,872
Assets held for sale	0	C
Non-current asset due within one year Other current assets	2,014,554,689	1,971,269,586
Total current assets	33,066,044,666	30,987,370,975
	33,066,044,666	30,987,370,975
Non-current assets: Loans and payments on behalf	0	(
Creditor's rights investment	0	
Other Creditor's rights investment	0	
Long-term account receivable	0	
Long-term equity investment	11,440,800,756	10,812,658,939
Investment in other equity instrument	2,905,477,255	2,650,289,873
Other non-current financial assets	0	(
Investment real estate	326,394,257	336,493,586
Fixed assets	74,263,885,008	73,628,798,655
Construction in progress	35,875,465,533	31,382,850,765
Productive biological asset	0	(
Oil and gas asset	0	(
Right-of-use assets	11,955,852,551	11,700,419,075
Intangible assets	3,749,303,590	3,786,635,293
Including: Data resources	0	(
Expense on research and development	0	(
Including: Data resources	0	(
Goodwill	2,449,886	
Long-term expenses to be apportioned	64,372,880	55,505,161
Deferred income tax asset	1,022,704,592	1,099,214,779
Other non-current assets	7,643,219,326	8,711,545,949
Total non-current asset	149,249,925,634	144,166,861,961
Total assets	182,315,970,300	175,154,232,936
Current liabilities:	40.050.044.000	44 400 000 000
Short-term loans	10,958,244,003	14,108,930,833
Loan from central bank	_	
Capital borrowed Trading financial liability	0	
Derivative financial liability	0	
Note payable	1,764,642,495	2,102,292,195
Account payable	3,054,590,856	4,279,045,681
Accounts received in advance	0,004,000,000	4,270,040,001
Contract liabilities	151,087,935	38,459,828
Selling financial asset of repurchase	0	(00,100,020
Absorbing deposit and interbank deposit	0	(
Security trading of agency	0	(
Security sales of agency	0	(
Wage payable	946,253,962	556,291,188
Taxes payable	333,697,468	303,440,015
Other account payable	16,145,865,409	15,825,876,579
Including: Interest payable	0	(
Dividend payable	0	(
Commission charge and commission payable	0	(
Reinsurance payable	0	(
Liability held for sale	0	(
Non-current liabilities due within one year	8,610,162,437	6,606,678,336
Other current liabilities	1,951,066,684	528,095,817
Total aurrent liabilities	42 04E 644 040	44 240 440 470

43,915,611,249 44,349,110,472 Non-current liabilities: nsurance contract reserve 12,282,582,906 11,107,429,258 Including: Preferred stock 12,424,279,450 12,376,312,142 Lease liability 537,138,216 560,101,015 Long-term wages payable Accrual liability 132.817.334 113.262.526 Deferred income tax liabilities Other non-current liabilities 1.028.167 1.028.167 94.843,291,082 100.931.660.82 Total liabilities 144,847,272,072 139,192,401,554 Share capital 5,250,283,98 Other equity instrument Perpetual capital securities Capital public reserve Less: Treasury shares 5,021,687,912 5,203,250,383

Total owner's equity attributable to pa 23,434,863,11 Minority interests 14,033,835,118 13,067,149,586 Total liabilities and owner's equity 182,315,970,300 175,154,232,936 Person in charge of accounting: Liu Wei Legal Representative: Zheng Yunpeng Accounting Dept Leader: Meng Fei

1,461,674,668

8,903,515,135

en the beginning of the year and end of the

1,331,876,093

8,903,515,135

		In RMB
Item	Current period	Last period
I. Income from the key business	37,717,258,717	42,517,459,818
Incl: Business income	37,717,258,717	42,517,459,818
Interest income	0	0
Insurance fee earned	0	0
Fee and commission received	0	0
II. Total business cost	36,997,304,394	40,535,276,964
Incl: Business cost	33,385,128,366	36,642,904,335
Interest expense	0	0
Fee and commission paid	0	0

Business tax and surcharge	231,769,433	234,562,689
Sales expense	67,110,133	69,865,296
Administrative expense	1,025,814,631	1,117,021,899
R & D costs	630,514,773	753,719,115
Financial expenses	1,656,967,058	1,717,203,630
Including: Interest expense	1,704,401,469	1,817,737,121
Interest income	66,320,350	127,095,400
Add: Other income	32,396,036	61,290,000
Investment gain ("-"for loss)	610,635,365	791,972,468
Incl: investment gains from affiliates	494,479,770	679,382,749
Financial assets measured at amortized cost cease to be recognized as income	0	(
Gains from currency exchange	0	(
Net exposure hedging income	0	(
Changing income of fair value	0	(
Credit impairment loss	-8,343,087	-4,265,66
Impairment loss of assets	-79,027,375	.,
Assets disposal income	16,568,351	10,43
III. Operational profit ( "-"for loss )	1,292,183,613	2,831,190,102
Add: Non-operational income	149,816,669	184,079,219
Less: Non-operating expense	179,954,175	261,450,763
IV. Total profit("-"for loss)	1,262,046,107	2,753,818,558
Less: Income tax expenses	390,555,128	679,632,94
V. Net profit	871,490,979	2,074,185,61
(I) Classification by business continuity	,,	
1.Net continuing operating profit	871,490,979	2,074,185,61
2.Termination of operating net profit	0	(
(II) Classification by ownership		
1.Net profit attributable to the owners of parent company	583,935,959	1,467,075,72
2.Minority shareholders' equity	287,555,020	607,109,89
VI. Net after-tax of other comprehensive income	129,784,625	-125,314,29
Net of profit of other comprehensive income attribut-		
able to owners of the parent company.	129,798,575	-125,314,29
(1) Other comprehensive income items that will not be		
reclassified into gains/losses in the subsequent account-	130,164,476	-125,486,090
ing period  1.Re-measurement of defined benefit plans of chang-		
es in net debt or net assets	-139,501	(
2.Other comprehensive income under the equity meth-		
od investee cannot be reclassified into profit or loss.	-38,192,821	2,339,07
Changes in the fair value of investments in other	168,496,798	-127,825,16
equity instruments		
4. Changes in the fair value of the company's credit risks	0	
5.Other	0	
(11)	005 004	474.70
Other comprehensive income that will be reclassi- fied into profit or loss.	-365,901	171,79
1.Other comprehensive income under the equi-		
ty method investee can be reclassified into profit or loss.	-365,901	171,79
2. Changes in the fair value of investments in other debt		
obligations	0	
Other comprehensive income arising from the reclas-	0	
sification of financial assets		
Allowance for credit impairments in investments in other debt obligations	0	
5. Reserve for cash flow hedges	0	
6.Translation differences in currency financial state-		
ments	0	
7.Other	0	-
Net of profit of other comprehensive income attribut-		
able to Minority shareholders' equity	-13,950	
VII. Total comprehensive income	1,001,275,604	1,948,871,32
Total comprehensive income attributable to the owner of	713,734,534	1,341,761,43
the parent company	710,704,004	1,041,701,40
Total comprehensive income attributable minority share-	287,541,070	607,109,89
	. ,,	. , , , ,
holders		
VIII. Earnings per share	0.4110	
	0.1112 0.1112	0.2794 0.2794

Legal Representative: Zheng Yunpeng Person in charge of accounting: Liu Wei

Accounting Dept Leader: Meng Fei ent Between the Beginning of the Year and End of the

III KWD		
Item	Current period	Last period
Cash flows from operating activities		
Cash received from sales of goods or rending of services	42,308,011,989	47,767,304,110
Net increase of customer deposits and capital kept for brother company	0	0
Net increase of loans from central bank	0	0
Net increase of inter-bank loans from other financial bodies	0	0
Cash received against original insurance contract	0	0
Net cash received from reinsurance business	0	0
Net increase of client deposit and investment	0	0
Cash received from interest, commission charge and commission	0	0
Net increase of inter-bank fund received	0	0
Net increase of repurchasing business	0	0
Net cash received by agent in securities trading	0	0
Tax returned	341,201,654	425,575,519
Other cash received from business operation	688,225,173	550,938,229
Sub-total of cash inflow	43,337,438,816	48,743,817,858
Cash paid for purchasing of merchandise and services	31,785,316,898	32,236,014,003
Net increase of client trade and advance	0	0
Net increase of savings in central bank and brother company	0	0
Cash paid for original contract claim	0	0
Net increase for Outgoing call loan	0	0
Cash paid for interest, processing fee and commission	0	0
Cash paid for policy dividend	0	0
Cash paid to staffs or paid for staffs	2,083,644,916	1,983,562,724
Taxes paid	1,324,889,142	2,059,758,651
Other cash paid for business activities	1,353,783,365	1,597,793,648
Sub-total of cash outflow from business activities	36,547,634,321	37,877,129,026
Net cash generated from /used in operating activities	6,789,804,495	10,866,688,832
II. Cash flow generated by investing		
Cash received from investment retrieving	0	C
Cash received as investment gains	254,508,501	365,689,302
Net cash retrieved from disposal of fixed assets, intan- gible assets, and other long-term assets	35,585,982	140,828,466
Net cash received from disposal of subsidiaries or other operational units	0	0
Other investment-related cash received	217,739,722	400,480,787
Sub-total of cash inflow due to investment activities	507,834,205	906,998,555
Cash paid for construction of fixed assets, intangible assets and other long-term assets	8,422,325,929	9,479,554,104
Cash paid as investment	327,000,000	51,349,213
Net increase of loan against pledge	0	C
Net cash received from subsidiaries and other operational units	0	0
Other cash paid for investment activities	13,527,668	253,793,804
Sub-total of cash outflow due to investment activities	8,762,853,597	9,784,697,121

11.806 -79.188 1,784,342,327 1,526,646,954 v.rvet increase or cash and cash equivalents
Add: balance of cash and cash equivalents at the beginning of term
VI ..Balance of cash and cash equivalents at the end of 11,831,504,924 11,954,167,156 13,615,847,251 13,480,814,110

Legal Representative: Zheng Yunpeng Person in charge of accounting: Liu Wei Legal Representative: Zheng Yunpeng Person in charge of accounting: Liu Wei Accounting Dept Leader: Meng Fei

(ii) The Company started implementing the updated accounting standards commencing from 2025 and adjusted the relevant items in the financial statements at the beginning of the very year involved in the initial implementation of the said standards

| Applicable \( \) Not applicable

(iii) Auditor's report

| Whether the Third Quarterly financial report has been audited or not

| Yes \( \) No.

Net cash flow generated by investment

Other financing –related cash received
Sub-total of cash inflow from financing activitie

Sub-total of cash outflow due to financing activ

Cash paid as dividend, profit, or interests

Other cash paid for financing activities

III.Cash flow generated by financing

Cash received as loans

Cash to repay debts

Whether the Tribert of the Company has not been audited.

The Third Quarterly financial report of the Company has not been audited.

The Board of Directors of Guangdong Electric Power Development

-8,255,019,392 -8,877,698,566

25,956,155,502 27,490,476,363

26,833,176,549 27,575,061,858

20,486,040,861 24,648,957,738

23,583,631,131 28,037,325,982 3,249,545,418

84,585,495

2,496,923,999

546.090.944

891 444 245

-462,264,124

877,021,047

2.096.719.165

425.525.194

1.000.871.105

√ Applicable □ Not applicable

(II)Items and amount of non-current gains and losses

Other comprehensive income

Surplus public reserve

2. Consolidated Income state

Provision of general risk