



(incorporated in Bermuda with limited liability)

Stock Code: 755

Interim Report 2008



Interim Report 2008

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The Board of Directors of Shanghai Zendai Property Limited (the "Company") is pleased to present the unaudited consolidated results of the Company and its subsidiaries (collectively the "Group") for the six months ended 30 June 2008.

CONDENSED CONSOLIDATED INCOME STATEMENT

For the six months ended 30 June 2008

	Six months ended					
	Notes	30 June 2008 <i>HK\$'000</i> (Unaudited)	30 June 2007 <i>HK\$</i> '000 (Unaudited)			
Turnover Cost of sales	3	934,991 (483,225)	657,624 (453,605)			
Gross profit		451,766	204,019			
Other income and gains Distribution expenses Administrative expenses Other operating expenses Fair value gain on investment properties		33,889 (16,167) (69,839) (41,709) 68,486	45,388 (11,832) (33,533)			
Profit from operations Share of results of associates Share of results of a jointly controlled entity	4	426,426 (2,701) (779)	204,042			
Gain on deemed disposal of a subsidiary Finance costs	15(d)	130,905 (77,749)	(29,548)			
Profit before tax expenses Tax expenses	5	476,102 (343,868)	174,494 (65,497)			
Profit for the period		132,234	108,997			
Attributable to: Equity holders of the Company Minority interests		138,665 (6,431) 132,234	101,202 7,795 108,997			
Earnings per share Basic	7	HK1.98 cents	HK2.02 cents			
Diluted		HK1.96 cents	HK1.95 cents			

CONDENSED CONSOLIDATED BALANCE SHEET

As at 30 June 2008

	Notes	30 June 2008 <i>HK\$'000</i> (Unaudited)	31 December 2007 <i>HK\$</i> '000 (Audited)
Assets			
Non-current assets			
Property, plant and equipment	8	14,586	12,822
Investment properties		1,061,703	955,107
Goodwill		178,994	172,281
Investment in associates	15(d)	194,441	72,606
Investment in a jointly controlled entity		64,894	62,385
Available-for-sale investments		19,824	24,858
Total non-current assets		1,534,442	1,300,059
Current assets			
Properties for development and sales		3,980,946	3,818,309
Trade and other receivables	9	189,183	254,021
Deposits for property development		_	5,105
Financial assets at fair value through			
profit or loss		61,901	103,584
Available-for-sale investments		9,322	3,419
Amount due from an associate		92,077	_
Amounts due from related companies		26,024	43,767
Amount due from a minority owner			
of a subsidiary		3,876	908
Tax prepayment		17,039	18,892
Cash and cash equivalents		1,187,444	1,327,861
Total current assets		5,567,812	5,575,866
Assets classified as held for sales			32,471
Total assets		7,102,254	6,908,396

	Notes	30 June 2008 <i>HK\$</i> *000 (Unaudited)	31 December 2007 <i>HK\$</i> '000 (Audited)
Liabilities			
Current liabilities Trade and other payables	10	506,703	650,431
Receipts in advance from customers	10	1,351,531	1,067,051
Amounts due to related companies		256	190
Amounts due to a minority owner			
of a subsidiary		12,616	33,632
Bank loans – secured		243,688	198,776
Convertible notes Tax payable		581,703	64,894 459,532
Tax payable			4,79,752
Total current liabilities		2,696,497	2,474,506
Net current assets		2,871,315	3,133,831
Total assets less current liabilities		4,405,757	4,433,890
Non-current liabilities			
Bank loans – secured		448,122	510,160
Senior loan notes	11	1,139,848	1,135,998
Deferred tax liabilities		322,980	258,207
Total non-current liabilities		1,910,950	1,904,365
Total liabilities		4,607,447	4,378,871
TOTAL NET ASSETS		2,494,807	2,529,525
Capital and reserves attributable to equity holders of the Company			
Share capital	12	140,075	140,075
Reserves	12	2,170,893	1,986,624
Equity attributable to equity holders			
of the Company		2,310,968	2,126,699
Minority interests		183,839	402,826
TOTAL EQUITY		2,494,807	2,529,525
100			

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN **EQUITY**

For the six months ended 30 June 2008

	Share capital HK\$'000	Share premium HK\$'000	Capital redemption (reserve HK\$'000	Contributed surplus HK\$'000	Special capital reserve HK\$'000		Convertible notes/share option reserve HK\$'000	Retained profits HK\$'000	Foreign exchange reserve HK\$'000	Other revaluation reserve HK\$'000	Equity attributable to equity holders of the Company HK\$'000	Minority interests HK\$'000	Total HK\$'000
At 1 January 2008 (Audited)	140,075	627,269	1,074	157,315	68,541	56,190	825	817,829	146,555	111,026	2,126,699	402,826	2,529,525
Translation differences on overseas operations Release of other revaluation reserve on disposal of properties	=	=	-	-	-	=	_	-	152,737	-	152,737	2,458	155,195
for sales Profit for the period								138,665		(35,062)	(35,062) 138,665	(6,431)	(35,062) 132,234
Total recognised income and expenses								138,665	152,737	(35,062)	256,340	(3,973)	252,367
Dividends paid to minority owners Acquisition of	-	-	-	-	-	-	-	-	-	-	-	(94,571)	(94,571)
subsidiaries (note 16) Further acquisitions	-	-	-	-	=.	-	-	-	-	-	-	159,287	159,287
of subsidiaries Contribution by	-	-	-	-	=	-	=	(72,071)	-	-	(72,071)	(288,458)	(360,529)
a minority owner Deemed disposal	-	-	-	-	-	-	-	-	-	-	-	420,981	420,981
of a subsidiary Transfer of	-	-	-	-	-	42/15	-	- (62 (15)	-	-	-	(412,253)	(412,253)
retained profits						42,615		(42,615)					
At 30 June 2008 (Unaudited)	140,075	627,269	1,074	157,315	68,541	98,805	825	841,808	299,292	75,964	2,310,968	183,839	2,494,807

	Share capital HK\$'000	Share premium HK\$'000	Capital redemption (reserve HK\$'000	Contributed surplus HK\$'000	Special capital reserve HK\$'000	Statutory surplus reserve HK\$'000	Convertible notes/share option reserve HK\$'000	Retained profits HK\$'000	Foreign exchange reserve HK\$'000	Other revaluation reserve HK\$'000	Equity attributable to equity holders of the Company HK\$'000	Minority interests HK\$'000	Total HK\$'000
At 1 January 2007 (Audited)	115,575	243,015	1,074	157,315	68,541	19,849	15,484	527,388	35,995	181,391	1,365,627	232,315	1,597,942
Translation differences on overseas operations Release of other revaluation reserve	-	-	-	-	-	-	-	-	28,667	-	28,667	2,020	30,687
on disposal of properties for sales Profit for the period	<u>-</u>							101,202		(53,594)	(53,594) 101,202	7,795	(53,594) 108,997
Total recognised income and expenses								101,202	28,667	(53,594)	76,275	9,815	86,090
Issue of shares upon conversion of convertible notes	12,500	126,588	_	-	_	-	(17,769)	17,769	-	-	139,088	-	139,088
Reversal of deferred tax liabilities upon conversion of													
convertible notes Dividends paid to	-	-	-	-	=	-	3,110	-	-	-	3,110	-	3,110
a minority owner	-	-	-	-	-	-	-	=	-	-	=	(51,261)	(51,261)
Contribution by a minority owner	-	-	-	-	-	-	-	-	-	-	-	64,000	64,000
Transfer of retained profits						35,273		(35,273)					
At 30 June 2007 (Unaudited)	128,075	369,603	1,074	157,315	68,541	55,122	825	611,086	64,662	127,797	1,584,100	254,869	1,838,969

CONDENSED CONSOLIDATED CASH FLOW STATEMENT

For the six months ended 30 June 2008

Six months ended

Notes	30 June 2008 <i>HK</i> \$'000 (Unaudited)	30 June 2007 <i>HK\$</i> '000 (Unaudited)
Net cash from operating activities	250,959	220,401
Net cash (used in)/from investing activities 15(c) & 16	(536,498)	11,425
Net cash from financing activities	120,951	1,091,909
Net (decrease)/increase in cash and cash equivalents	(164,588)	1,323,735
Cash and cash equivalents at beginning of period Effect of foreign exchange rate changes	1,327,861 24,171	587,055 17,110
Cash and cash equivalents at end of period	1,187,444	1,927,900

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2008

1. BASIS OF PREPARATION

The condensed consolidated financial statements have been prepared in accordance with Hong Kong Accounting Standard 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

2. PRINCIPAL ACCOUNTING POLICIES

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The condensed consolidated financial statements have been prepared under the historical cost basis except for investment properties and certain financial instruments, which are measured at fair value.

The accounting polices used in the condensed consolidated financial statements are consistent with those followed in the preparation of the Group's financial statements for the year ended 31 December 2007. The Group applies a policy of treating transactions with minority interests as transactions with equity owners of the Group. In the current period, the Group purchases from minority interests, the excess of any consideration paid over the relevant share acquired of the carrying value of net assets of the subsidiary is deducted from equity.

In the current period, the Group has applied, for the first time, the following new interpretations issued by the HKICPA which are effective for financial year beginning on 1 January 2008. The adoption of these new interpretations had no material effect on the results and financial position of the Group for the current or prior accounting periods.

HK(IFKIC) – Int 11	HKFRS 2 – Group and Treasury Share Transactions
HK(IFRIC) – Int 12	Service Concession Arrangements
HK(IFRIC) – Int 14	HKAS 19 - The Limit on a Defined Benefit Asset,
	Minimum Funding Requirements and their Interaction

The Group has not early applied the following new and revised standards or interpretations that have been issued but are not yet effective. The directors of the Company anticipate that the application of these standards or interpretations will have no material impact on the results and the financial position of the Group.

HKAS I and HKAS 32	Puttable Financial Instruments and
Amendments	Obligations Arising on Liquidation ²
HKAS 1 (Revised)	Presentation of Financial Statements ²
HKAS 23 (Revised)	Borrowing Costs ²
HKAS 27 (Revised)	Consolidated and Separate Financial Statements ¹
HKFRS 2 Amendment	Share-based Payment - Vesting Conditions and Cancellation ²
HKFRS 3 (Revised)	Business Combinations ¹
HKFRS 8	Operating Segments ²
HK(IFRIC) – Int 13	Customer Loyalty Programmes ³
HK(IFRIC) – Int 15	Agreements for the Construction of Real Estate ²
HK(IFRIC) – Int 16	Hedges of a Net Investment in a Foreign Operation ⁴

- Effective from annual periods beginning on or after 1 July 2009.
- Effective from annual periods beginning on or after 1 January 2009.
- Effective from annual periods beginning on or after 1 July 2008.
- ⁴ Effective from annual periods beginning on or after 1 October 2008.

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3. SEGMENT INFORMATION

For management purpose, the Group is currently organised into three operating divisions; sales of properties, provision of travel and related service and properties investment. These divisions are the basis on which the Group reports its primary segment information.

The Group's turnover and profit for the period by business segment are as follows:

	Sales of properties Six months ended 30 June		Travel and related services Six months ended 30 June		Properties investment Six months ended 30 June		Group Six months ended 30 June	
	2008 HK\$'000	2007 HK\$'000	2008 HK\$'000	2007 HK\$'000	2008 HK\$'000	2007 HK\$'000	2008 HK\$'000	2007 HK\$'000
Revenue – external sales	909,061	635,018	4,868	7,757	21,062	14,849	934,991	657,624
Results Segment results	391,986	166,552	(89)	(369)	86,093	11,454	477,990	177,637
Unallocated corporate income							33,889	34,896
Unallocated corporate expenses							(85,453)	(8,491)
Profit from operations							426,426	204,042
Share of results of associates	(2,701)	-	-	-	-	-	(2,701)	-
Share of results of a joint controlled entity	(779)	-	-	-	-	-	(779)	-
Gain on deemed disposal of a subsidiary							130,905	-
Finance costs							(77,749)	(29,548)
Profit before tax expenses							476,102	174,494
Tax expenses							(343,868)	(65,497)
Profit for the period							132,234	108,997

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4. PROFIT FROM OPERATIONS

Profit from operations has been arrived at after charging:

	Six months ended				
	30 June 2008 HK\$'000	30 June 2007 HK\$'000			
Depreciation on property, plant and equipment	1,557	1,507			
Loss on disposal of financial assets					
at fair value through profit or loss	4,628	_			
Loss on fair value changes of financial assets					
at fair value through profit or loss	37,081	_			
Exchange losses, net	12,539	-			
and after crediting:					
Interest income	7,340	6,166			
Dividend income from financial assets					
at fair value through profit or loss	302	104			
Gain on disposal of financial assets					
at fair value through profit or loss	_	7,961			
Gain on disposal of assets classified as held for sale	18,971	_			
Gain on disposal of a subsidiary	800	_			
Gain on fair value changes of financial assets					
at fair value through profit or loss	-	23,030			
Exchange gain, net	-	7,779			

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5. TAX EXPENSES

The amount of tax expenses debit/(credit) in the consolidated income statement represents:

Six months ended

	30 June 2008 HK\$'000	30 June 2007 HK\$'000
Current tax – PRC Enterprise Income Tax – tax for the year – (over)/under provision in respect of prior years	71,034 (1,018)	40,896 1,738
	70,016	42,634
Current tax – Land Appreciation Tax – tax for the year – under provision in respect of prior years	182,247 41,354 223,601	40,876
Deferred tax - current year - effect of change in tax rate	11,361 38,890	(18,013)
	50,251	(18,013)
	343,868	65,497

Hong Kong Profits Tax And Macau Complementary Income Tax

No provision for Hong Kong Profits Tax and Macau Complementary Income Tax has been made as the Group has no assessable profit in Hong Kong and Macau for the period.

PRC Enterprise Income Tax

PRC subsidiaries are subject to PRC Enterprise Income Tax at rate of 25% (six month ended 30.06.2007: ranging from 15% to 33%).

LAT

LAT is levied at progressive rates ranging from 30% to 60% on the appreciation of land value, being the proceeds of sales of properties less deductible expenditures including costs of land and development and construction expenditures.

6. DIVIDEND

The directors do not recommend the payment of an interim dividend for the period (six month ended 30.06.2007; Nil).

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7. EARNINGS PER SHARE

(a) Basic

Basic earnings per share is calculated by dividing the profit attributable to equity holders by the weighted average number of ordinary shares in issue during the period and options granted.

Six months ended

	30 June 2008 HK\$'000	30 June 2007 HK\$'000
Profit attributable to equity holders	138,665	101,202
Weighted average number of ordinary shares in issue (thousands)	7,003,738	5,016,033
Basic earnings per share (HK cents per share)	1.98	2.02

(b) Diluted

Duiluted earnings per share is calculated based on the profit attributable to equity holders and the weighted average number of ordinary shares in issue during the year after adjusting for the number of dilutive potential ordinary shares on convertible notes issued.

Six months ended

	30 June 2008 HK\$'000	30 June 2007 HK\$'000
Profit attributable to equity holders Adjustments for interest on convertible notes	138,665 479	101,202 1,738
Profit attributable to equity holders for diluted earnings per share	139,144	102,940
Weighted average number of ordinary shares in issue (thousands) Effect of dilutive potential ordinary shares on	7,003,738	5,016,033
convertible notes (thousands)options (thousands)	78,658 20,449	265,833
Weighted average number of ordinary shares for diluted earnings per share (thousands)	7,102,845	5,281,866
Diluted earnings per share (HK cents per share)	1.96	1.95

B. PROPERTY, PLANT AND EQUIPMENT

During the period, the Group spent approximately HK\$3,391,000 (six months ended 30.6.2007: HK\$820,000) on acquisition of property, plant and equipment.

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9 TRADE AND OTHER RECEIVABLES

The Group generally grants no credit period to its customers on sales of properties, except for certain significant transactions where credit terms or settlement schedules are negotiated on an individual basis. No credit period is granted to rental receivables from leasing of investment properties. A credit period ranging from 30 to 60 days is granted to customers in travel and related services.

Included in trade and other receivables of the Group are trade receivables of HK\$67,384,000 (31.12.2007: HK\$71,759,000). The aging analysis of trade receivables at the balance sheet date is as follows:

	30 June 2008 HK\$'000	31 December 2007 HK\$'000
Current	28,505	356
1 – 30 days past due 31 – 60 days past due 61 – 90 days past due 91 – 180 days past due Over 180 days past due	594 18 7 4 38,256	64,299 2,288 65 73 4,678
Amount past due at the balance sheet date but not impaired $(Note)$	38,879	71,403
	67,384	71,759

Note: The balance of HK\$38,879,000 (31.12.2007: HK\$71,403,000) was past due but not impaired in which HK\$27,280,000 related to a customer for sales of a property. The amount was fully repaid after the period ended and the remaining balance of HK\$11,599,000 related to a number of customers with good repayment history. The management considered that no impairment loss is required to be recognised in the current period.

10. TRADE AND OTHER PAYABLES

Included in trade and other payables of the Group are trade payables of HK\$191,205,000 (31.12.2007: HK\$324,057,000). The aging analysis of trade payables at the balance sheet date is as follows:

	30 June 2008 HK\$'000	31 December 2007 HK\$'000
Current	428	212,834
1 – 30 days past due	1,463	34,376
31 – 60 days past due	151	2,150
61 – 90 days past due	691	926
91 – 180 days past due	125,679	409
181 – 360 days past due	1,093	1,664
Over 360 days past due	2,645	34,198
	132,150	286,557
Retention money	59,055	37,500
	191,205	324,057

The trade payables mainly represented accrued construction costs payable to contractors and the amounts will be paid upon the completion of cost verification process.

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11. SENIOR LOAN NOTES

On 6 June 2007, the Group issued senior loan notes (the "Notes") of US\$150 million with maturity date on 6 June 2012. The Notes carry interest at 10% per annum and is payable semi-annually in arrears on 6 June and 6 December of each year, beginning on 6 December 2007 and they are guaranteed by certain subsidiaries. The Notes are listed on the Singapore Exchange Securities Trading Limited.

12. SHARE CAPITAL

The Company granted 265,833,333 share options to the subscriber of the convertible notes with exercise price of HK\$0.24 per share, each share option is convertible into one ordinary share of the Company for the period from 22 February 2008 to 21 February 2010. Details of the convertible notes were disclosed in the announcement of the Company dated 2 February 2005.

13. COMMITMENTS

	30 June 2008 HK\$'000	31 December 2007 HK\$'000
Commitments for property development – contracted but not provided	683,568	987,556
Commitments for acquisition of investment properties – contracted but not provided		10,683
Commitments for acquisition of subsidiaries		363,460

14. CONTINGENT LIABILITIES

The Group provided guarantees of HK\$59,380,000 at 30 June 2008 (31.12.2007: HK\$47,350,000) for customers in favour of banks in respect of the mortgage loans provided by the banks to customers for the purchase of the Group's developed properties. These guarantees provided by the Group to the banks would be released upon receiving the building ownership certificate of the respective property by the banks from the customers as a pledge for security to the mortgage loans granted.

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15. RELATED PARTY TRANSACTIONS

(a) Related company

Six months ended

30 June 2007 HK\$'000	30 June 2008 HK\$'000		
13,878	19,961		

Rental income

The related company is 上海証大商業旅遊投資有限公司, in which Mr. Dai Zhikang ("Mr. Dai"), a director of the Company, has beneficial interest.

(b) Compensation of key management personnel

The remuneration of directors and other members of key management during the period were as follows:

30 June 2007	30 June 2008
HK\$'000	HK\$'000
2,321	2,966
27	47
2.348	3.013

Six months ended

Short-term benefits Post-employment benefits

The remuneration of directors and key executives is determined by the board of directors having regard to the performance of individuals and market trends.

- (c) On 9 October 2007, the Group entered into an agreement with Shanghai Zendai Investment Development Company Limited ("Shanghai Zendai Investment"), a company which is beneficially owned by Mr. Dai, a director of the Company, to further acquire the remaining 20% of the issued share capital of a subsidiary, 上海証大置業有限公司 at a consideration of RMB305,000,000. The acquisition was completed on 23 January 2008 and resulted a net cash outflow of HK\$360,529,000. The difference between the consideration paid and the relevant share of the net assets acquired of HK\$70,405,000 was debited directly to equity. The details of the transaction were disclosed in the Company's circular dated 8 November 2007.
- (d) On 22 February 2008, the minority owner of Shanghai Zendai Himalaya Real Estate Company Limited ("HLCL"), Shanghai Zendai Investment which has 40% interest in HLCL injected additional capital of RMB370,000,000 in HLCL. The paid-up capital of HLCL was increased from RMB10,000,000 to RMB20,000,000 and creation of share premium of RMB360,000,000. The transaction lead to the reduction of the Group's interest in HLCL from 60% to 30% and HLCL became an associate of the Group with carrying amount of HK\$118,581,000. The gain on deemed disposal of HK\$130,905,000 was recognised in the income statement.
- (e) Balances with related parties as at 30 June 2008 are set out in the balance sheet of the condensed financial statements.

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16. ACQUISITION DURING THE PERIOD

On 2 January 2008, the Group entered into an agreement with an independent third party to acquire entire interest in Meiyi International Limited and its 60% owned subsidiary, 海南華意置業有限公司 (collectively referred to as "Meiyi Group") at a cash consideration of RMB206,000,000. The major asset in Meiyi Group is a parcel of land with approximately 1,309,000 square metres in Chenmai County, Hainan. The acquisition was completed in January 2008.

On 7 December 2007, the Group entered into an agreement with 4 independent individuals, to acquire entire interest in 海門市紅日環保設備有限公司 and its wholly owned subsidiary, 海門市紅日農業科技有限公司 (collectively referred as "Hongri Group") at cash consideration of RMB27,000,000. The major assets in Hongri Group are 2 parcels of land with approximately 47,000 and 86,000 square metres respectively in Haimen City, Jiangsu Province. The acquisition was completed in January 2008.

The above acquisitions were not accounted for under HKFRS 3 "Business Combinations" as Meiyi Group and Hongri Group were mainly in the possession of lands in the PRC and the lands were vacant at acquisition date and no business activities had been conducted by these companies before the acquisition. The transactions were accounted for as purchase of properties for development and sales.

17. EVENTS AFTER THE BALANCE SHEET DATE

(a) On 25 April 2008, the Group entered into an agreement with Jointex Investment Holding Limited ("Jointex") to acquire entire interest of Giant Hope Investments Limited and its subsidiaries ("Giant Hope Group") and the loan due to Jointex by Giant Hope Group amounted to HK\$97,290,000 for a total consideration of HK\$836,000,000. Jointex is 85% owned by Giant Glory Assets Limited which is wholly owned by Mr. Dai. Giant Hope Group holds a hotel and certain investment properties in Pudong, Shanghai. The transaction was completed on 9 July 2008. The details of the transaction were disclosed in the Company's circular dated 10 June 2008.

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17. EVENTS AFTER THE BALANCE SHEET DATE - Continued

(a) - Continued

The net assets acquired in the transaction, and the excess of the Group's interest in the net fair value of the acquiree's identifiable assets, liabilities and contingent liabilities over cost, are as follows:

before ombination HK\$'000 (Unaudited)	Provisional fair value adjustments HK\$'000 (Unaudited)	Provisional fair value HK\$'000 (Unaudited)
270 222	700 700	1,068,011
		433,458
		59,293
0,621	32,472	39,293
11 5/19		11,548
	296 291	518,328
	200,201	1,726
	_	100,581
	_	57
	_	109,721
7.7	_	58,702
		(127,744)
	_	(181)
	_	(97,290)
	_	(46,106)
	_	(559,282)
	_	(163,280)
(105,200)	(334,331)	(334,331)
(3,060)	(21,471)	(24,531)
(25,315)	1,033,995	1,008,680
		(269,970)
		738,710
		836,000
		(97,290)
		738,710
	HK\$'000 (Unaudited) 278,222 172,203 6,821 11,548 232,047 1,726 100,581 57 109,721 58,702 (127,744) (181) (97,290) (46,106) (559,282) (163,280) (3,060)	HK\$'000 (Unaudited) 278,222 789,789 172,203 261,255 6,821 52,472 11,548 - 232,047 286,281 1,726 - 100,581 - 57 - 109,721 - 58,702 - (127,744) - (181) - (97,290) - (46,106) - (559,282) - (163,280) - (3,060) (21,471)

The initial accounting for the assets acquired in the above business combination has been determined on a provisional basis, awaiting the valuations on those assets which will be determined by reference to the professional valuations and market conditions at the date of completion.

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17. EVENTS AFTER THE BALANCE SHEET DATE - Continued

(b) On 31 July 2008, the Group entered into an agreement with Shanghai Zendai Investment pursuant to which Shanghai Zendai Investment and the Group agreed to increase the registered capital of HLCL from RMB380,000,000 to RMB632,000,000 by contribution of RMB252,000,000 cash as additional registered capital.

The additional registered capital of RMB252,000,000 to HLCL will be contributed by Shanghai Zendai Investment and the Group in proportion to their respective interests in HLIL's registered capital. The additional registered capital of RMB252,000,000 to HLIL shall be satisfied by the cash contribution of RMB176,400,000 and RMB75,600,000 by Shanghai Zendai Investment and the Group respectively.

The transaction constituted a connected transaction and was approved by the independent shareholders at the Special General Meeting held on 5 September 2008.

(c) On 19 August 2008, the Group entered into an agreement with 鄂爾多斯市國土資源局東勝康巴什新區分局 for the acquisition of two lots of land in Inner Mongolia Autonomous Region, PRC at an aggregate consideration of RMB146,389,500 (equivalent to approximately HK\$166,940,000). The lands with total site area of 149,468 square metres are designated for commercial and residential use.

The details of the transactions were disclosed in the Company's announcement dated 25 August 2008.

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REPORT ON REVIEW OF INTERIM FINANCIAL INFORMATION

TO THE BOARD OF DIRECTORS OF SHANGHAI ZENDAI PROPERTY LIMITED

Introduction

We have reviewed the interim financial information set out on pages 2 to 18 which comprise the condensed consolidated balance sheet of Shanghai Zendai Property Limited as of 30 June 2008 and the related condensed consolidated income statement, condensed consolidated statement of changes in equity and condensed consolidated cash flows statement for the six-month period then ended, and certain explanatory notes. The Main Board Listing Rules governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and Hong Kong Accounting Standard 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants. The directors are responsible for the preparation and presentation of this interim financial information in accordance with Hong Kong Accounting Standard 34 "Interim Financial Reporting". Our responsibility is to express a conclusion on this interim financial information based on our review. This report is made solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Scope of Review

We conducted our review in accordance with Hong Kong Standards on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the interim financial information is not prepared, in all material respects, in accordance with Hong Kong Accounting Standard 34 "Interim Financial Reporting".

BDO McCabe Lo Limited

Certified Public Accountants

Lee Ka Leung, Daniel

Practising Certificate Number P01220

Hong Kong, 11 September 2008

Interim Report 2008

MANAGEMENT DISCUSSION AND ANALYSIS

Business Review and Prospects

Financial Results

For the six months ended 30 June 2008, turnover of the Group amounted to approximately HK\$934,991,000, representing an increase of 42% as compared to approximately HK\$657,624,000 in the corresponding period last year. Profit attributable to shareholders grew by 37% to approximately HK\$138,665,000 against approximately HK\$101,202,000 in the corresponding period last year. Basic earnings per share were 1.98 HK cents (2007 interim: 2.02 HK cents). During the period under review, the Group derived its turnover and profit mainly from:

- sales and delivery of office units in "Wu Dao Kou Financial Centre"
- sales and delivery of office units in "Zendai Cube Tower"
- gain from disposal of equity interest in Shanghai Zendai Himalaya Real Estate Company Limited
- revaluation gain on investment properties

Business Review

In the first half of 2008, affected by the fluctuating economy and government macroeconomic austerity measures, the prices of properties in the People's Republic of China ("PRC") dropped at different rates and transaction volumes shrank. Under the tight macroeconomic austerity measures and uncertain external economic situations, property buyers adopted a wait-and-see attitude. Investors also became conservative in their forecast on the outlook of the property market.

Aspiring to become an integrated property developer, the Group has placed equal emphasis on development of quality residential and commercial projects and also sought to diversify its market from Shanghai to other high-growth cities in the PRC. During the period under review, the Group launched various residential and commercial projects as scheduled and continued to develop other projects heeding market trends. Moreover, the Group also completed a number of acquisitions in Chenmai County in Hainan, Huzhou in Zhejiang Province and Haimen in Jiangsu Province to develop new projects and increase land reserves in the consolidating property market.

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Commercial Property Projects

Shanghai

Wu Dao Kou Financial Centre

"Wu Dao Kou Financial Centre" is a grade A commercial property project of the Group in Pudong, Shanghai. The entire project was completed in early 2008. The south tower with a saleable floor area of 25,865 square metres and 120 parking spaces was acquired by Evergreen Group from Taiwan to serve as its Asia Pacific headquarters. It was delivered in February 2008 and contract value totaling approximately RMB495,000,000 was booked for the period. As for the north tower, 14 floors of office units with a total floor area of 29,972 square metres were all sold as at 30 June 2008, bringing in RMB1,024,755,000 (equivalent to HK\$1,151,410,000) in terms of contract value for the Group. During the period under review, a total saleable floor area of approximately 21,409 square metres were sold, bringing in RMB754,656,000 (equivalent to HK\$847,928,000) in terms of contract value for the Group. A total floor area of 6,423 square metres was delivered during the period, and contract value totaling RMB223,000,000 (equivalent to HK\$250,562,000) was booked for the period. The remaining 11 floors of office units in the north tower with total floor area of approximately 16,824 square metres and commercial areas with total floor area of approximately 8,210 square metres will be reserved for rental. As at 30 June 2008, lease contracts were signed for a total area of 7,776 square metres, which will be ready for delivery in the forth quarter of 2008.

Zendai Cube Tower

The grade A office project "Zendai Cube Tower" in Pudong, Shanghai, comprises office and commercial properties with a total gross floor area of 33,149 square metres. As at 30 June 2008, a cumulative total floor area of 29,239 square metres was sold, generating RMB658,272,000 (equivalent to HK\$739,631,000) in terms of contract value for the Group. During the period under review, a total floor area of approximately 2,914 square metres was sold, bringing in RMB84,939,000 (equivalent to HK\$95,437,000) in terms of contract value for the Group. A total floor area of 2,593 square metres was delivered during the period with contract value booked totaling RMB80,012,000 (equivalent to HK\$89,901,000).

Hengsheng Pavilion

The Group completed the acquisition of the remaining 5% interest in "Hengsheng Pavilion", an integrated property project in Pudong, Shanghai, in March 2008 and now has 100% holding of the project. The project is on a 12,789-square-metre site with a total saleable floor area of approximately 43,248 square metres. It will have a 17-storey office building with a podium consisting of two levels of commercial spaces and two 18-storey serviced apartment buildings with commercial spaces on ground level. There will be two levels of underground space designed for entertainment and leisure-related commercial use and car parks. Construction of the project was basically completed and pre-sale is being arranged currently by the Group with commencement date set in the fourth quarter of 2008. The property is expected to be ready for delivery in the second half of 2009.

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Zendai Thumb Plaza

The Group holds interest in part of the shopping mall of "Zendai Thumb Plaza" in Pudong, Shanghai for rental purpose. According to the payment terms in the acquisition agreement, the total consideration of RMB680,000,000 was paid by installments from 2005 to 2008. As at 30 June 2008, commercial spaces in the plaza were leased at more than 90%.

Other cities

Yangzhou Commercial Project

The Group is developing an integrated property project for commercial, cultural, leisure and entertainment uses in the heart of Yangzhou city. The project has a total saleable floor area of approximately 80,000 square metres and will include a cultural sightseeing area and a commercial shopping district. It will be developed in two phases. The first phase will comprise 12 buildings consisting of 243 units, with total saleable floor area of approximately 18,000 square metres. The Group is conducting preliminary work in relation to leasing with delivery scheduled for the second quarter of 2009.

Haikou Project

At the end of 2007, the Group acquired 95% interest in "海南新世界發展有限公司" and "海南華僑會館有限公司" respectively, through which it obtained a development project with gross floor area of approximately 72,000 square metres and a parcel of land of approximately 7,745 square metres in Haikou, Hainan Province. The Group began work to convert the former into offices with total saleable floor area of approximately 72,000 square metres in April 2008 with pre-sale expected to start in the second quarter of 2009. The project will be ready for delivery by the end of 2009. Another parcel of land of approximately 7,745 square metres is still in planning stage.

The land in Chenmai County, Hainan

In January 2008, the Group acquired 60% of Hainan Huayi Land Company Limited at a total consideration of no more than RMB206,260,000 in cash. Hainan Huayi Land Company Limited is a property project company holding a parcel of land in Chenmai County, Hainan, with a site area of 1,309,563 square metres. The land is intended for developing into leisure-related commercial property and residential property projects including hotels, villas and other related facilities. The strategic acquisition will enable the Group assume a place in the property market in Hainan reputed for its attraction as a tourist destination in the PRC.

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"Zhongke Langfang Technology Valley" in Langfang city

The Group worked with Shan Investment Holdings Co., Limited ("Shan Shan Investment") to jointly develop "Zhongke Langfang Technology Valley" in Langfang city, Hebei Province. The project has a total site area of approximately 3,100,000 square metres, around 30% of which will be used for developing commercial properties. Currently, the construction of related ancillary facilities is underway. The Bohai Bay Rim area is a major development focus of the PRC government as stated in the Eleventh Five-Year Plan of the country. The strategic cooperation will allow the Group to gain foothold and seize business opportunities in the Bohai Bay Rim. It will also increase the land reserve of the Group by 1,000,000 square metres in total saleable floor area.

Residential Projects

Shanghai

Mandarin Palace

"Mandarin Palace" villas, the Group's premium residential project in Shanghai, maintained satisfactory sales. As at 30 June 2008, a cumulative 39 individual villas with total saleable floor area of 28,254 square metres (18,483 square metres above-ground and 9,771 square metres underground) were sold, generating RMB1,199,965,000 (equivalent to approximately HK\$1,348,275,000) in terms of contract value for the Group. During the period under review, two individual villas with total saleable floor area of 1,676 square metres (1,100 square metres above-ground and 576 square metres underground) were sold, generating RMB119,600,000 (equivalent to approximately HK\$134,382,000) in terms of contract value for the Group. Since its launch in 2004, "Mandarin Palace" has been well received by the market and its selling price has kept rising. The Group will continue to adopt appropriate sales strategy to maximize returns.

Interim Report 2008

Other cities

"Valley International" in Jilin

Occupying a site area of 190,000 square metres, "Valley International", a residential property project in Jilin, boasts a total saleable floor area of approximately 178,000 square metres. The project will be developed in four phases.

Sale of "楓林別墅", the first phase of the project, comprising 118 town houses and 11 villas with total saleable floor area of 39,252 square metres began in November 2006. As at 30 June 2008, a cumulative 116 town houses and five villas with total saleable floor area of 35,322 square metres were sold, generating RMB144,809,000 (equivalent to HK\$162,707,000) in terms of contract value for the Group.

The second phase of the project will comprise four low-rise blocks and seven high-rise residential blocks, which together provide 509 residential units and ancillary commercial facilities with total saleable floor area of about 81,794 square metres (78,987 square metres of which will be for residential use and 2,807 square metres will be for commercial use). Construction of the 11 blocks of residential buildings will take place and be delivered in three batches as scheduled.

Construction of the first batch comprising four low-rise blocks with 209 residential units of total saleable floor area 23,985 square metres started in July 2007 and is expected to be completed by the end of 2008 for delivery in the second half of 2009. Sale of the units started in November 2007. As at 30 June 2008, a cumulative 45 units with total saleable floor area of 4,303 square metres were sold, generating RMB16,400,000 (equivalent to HK\$18,427,000) in terms of contract value for the Group. During the year under review, a total of 15 residential units with total saleable floor area of about 1,298 square metres were sold, generating RMB5,181,000 (equivalent to HK\$5,821,000) in terms of contract value for the Group.

Construction of the second batch comprising five high-rise blocks, which provide 256 residential units with total saleable floor area of 41,302 square metres, has started in the third quarter of 2008. Related works are expected to be completed by end of 2009. Pre-sale will start in the third quarter of 2009.

The third batch comprising two high-rise blocks, which provide 44 residential units with total saleable floor area of 13,700 square metres, is expected to commence construction in the fourth quarter of 2008.

The third phase of the project will comprise 117 villas and town houses with total saleable floor area of about 31,838 square metres. Construction commenced in May 2008 and is expected to be completed by the end of 2009. The fourth phase is still in planning stage.

Interim Report 2008

"Zendai Ideal City" in Changchun

Located in Changchun, "Zendai Ideal City" comprises residential properties and related ancillary commercial facilities with a land area of 405,000 square metres and total saleable floor area of approximately 600,000 square metres. The project will be developed in five phases. The first phase occupying a land area of approximately 77,300 square metres and saleable floor area of approximately 112,000 square metres will comprise 23 multi-storey residential buildings and three high-rise residential buildings offering a total of 1,210 units and related ancillary commercial facilities. The first phase is expected to be completed and delivered by the end of 2008. Pre-sale of the first phase commenced in October 2007. As at 30 June 2008, a cumulative 685 units with total saleable floor area of 64,860 square metres were sold, generating RMB218,242,000 (equivalent to HK\$245,216,000) in terms of contract value for the Group. During the period under review, 253 units with total saleable floor area of approximately 24,298 square metres were sold, generating RMB84,162,000 (equivalent to HK\$94,564,000) in terms of contract value for the Group. The second phase of the project will be developed into 19 multi-storey residential buildings and 10 high-rise residential buildings and ancillary commercial facilities, with total saleable floor area of about 112,000 square metres. Related construction works commenced in May 2008. Pre-sale is expected to start at the end of 2008 and construction is expected to be completed in the second half of 2009. Other parts to be developed are still in planning stage.

"Zendai Garden-Riverside Town" in Haimen

The "Zendai Garden-Riverside Town" project in Haimen, Jiangsu Province was not a major property project for sale during the period under review. The project comprises two parcels of land with total area of approximately 1,388,485 square metres.

The first parcel of land with total land area of approximately 577,485 square metres will be developed in two parts. The first part named "Zendai-Dong Zhou Mansion" will be developed into 3 phases. Phase I consists of 52 villas with total saleable floor area of approximately 17,457 square metres. As at 30 June 2008, a cumulative 41 units with total saleable floor area of 13,903 square metres were sold, generating RMB64,483,000 (equivalent to HK\$72,453,000) in terms of contract value for the Group. Phases II and III of "Zendai-Dong Zhou Mansion" are still in the planning stage. "Multiflora Garden", the second part of "Zendai Garden-Riverside Town", will be developed in four phases into an integrated residential area comprising low density town houses. Construction of Phase I offering 212 units with total saleable floor area of 57,000 square metres is expected to be completed by the end of 2008. As at 30 June 2008, a cumulative 96 units with total saleable floor area of 26,198 square metres were sold, generating RMB116,452,000 (equivalent to HK\$130,844,000) in terms of contract value for the Group. During the period under review, 30 units with total saleable floor area of approximately 8,028 square metres were sold, generating RMB39,438,000 (equivalent to HK\$44,312,000) in terms of contract value for the Group. The other three phases of "Multiflora Garden" are in planning stage.

The second parcel of land with area of approximately 811,000 square metres will be developed into residential properties in phases. Construction of "清華園生態花園", the first phase, with total land area of approximately 43,551 square metres and saleable floor area of approximately 54,600 square metres has started in August 2008 and pre-sale will start at the end of 2008. Other parts to be developed are still in planning stage.

Interim Report 2008

In addition, the Group completed the acquisition of a piece of land of approximately 133,200 square metres in Haimen in January 2008 at a total consideration of RMB27,000,000 (equivalent to HK\$27,976,000). Neighbouring "Zendai Garden-Riverside Town", the land will optimize overall planning of the Group's project in the area.

Huzhou, Zhejiang Province

In January 2008, the Group acquired a site of approximately 59,935 square metres in Huzhou, Zhejiang Province at a total consideration of RMB122,000,000 (equivalent to HK\$137,079,000). The project has a gross floor area of approximately 119,000 square metres and will be developed into residential and ancillary commercial properties. It is still in planning stage with construction scheduled to start in 2009 and be completed in 2011.

Subsequent Events

Acquisition of Giant Hope Investments Limited

In April 2008, the Group agreed to acquire the entire issued share capital and shareholder's loan of Giant Hope Investments Limited ("Giant Hope") from its controlling shareholder to obtain a number of quality property projects and land, including "Radisson Hotel Pudong" in Shanghai, a parcel of land in Qingpu District in Shanghai and a parcel of land in Qingdao, Shandong, and also more retail shops and car park spaces in Zendai Thumb Plaza for rent. With the deal completed in July 2008, the Group now has stronger overall competitiveness in the property market, a boosted land reserve including sites in major prosperous cities in the PRC and assurance of stable rental income.

Increase of Registered Capital of Shanghai Zendai Himalaya Real Estate Company Limited ("HLCL")

On 31 July 2008, the Group entered into an agreement with Shanghai Zendai Investment Development Company Limited ("Shanghai Zendai Investment") pursuant to which Shanghai Zendai Investment and the Group agreed to increase the registered capital of HLCL from RMB380,000,000 to RMB632,000,000 by contribution of RMB252,000,000 cash as additional registered capital.

The additional registered capital of RMB252,000,000 to HLCL will be contributed by Shanghai Zendai Investment and the Group in proportion to their respective interests in HLCL's registered capital. The additional registered capital of RMB252,000,000 to HLCL shall be satisfied by the cash contribution of RMB176,400,000 and RMB75,600,000 by Shanghai Zendai Investment and the Group respectively. The transaction constituted a connected transaction and was approved by the independent shareholders at the special general meeting of the Company held on 5 September 2008.

Interim Report 2008

Land Parcels in Inner Mongolia Autonomous Region

In addition, in August 2008 the Group signed agreements to acquire two land parcels in the Inner Mongolia Autonomous Region through an indirect wholly-owned subsidiary. The land parcels are in Dongsheng Kangbashi New Area, Ordos City, Inner Mongolia Autonomous Region, the PRC. One of them, with a total site area of approximately 45,718 square metres, is designated for commercial uses. The other of total site area approximately 103,750 square metres, is intended to be developed into a residential project.

Prospects

The Group is of the view that the PRC central government is taking measures to cool down the property market, which is favourable to the long term development of the economy and the property market. Thus, we are confident about the prospects of the PRC's property market.

Apart from the Group's home base Shanghai, the Group has a business footprint covering the Yangtze River Delta region (Haimen, Yangzhou and Huzhou), the Bohai Bay Rim (Langfeng), northeastern China (Changchun, Jilin and Qingdao), southern China (Hainan) and Inner Mongolia. Looking ahead, the Group will adhere to its long-standing development strategy of striving for steady growth in strong strides by accurately tapping market trend and taking advantage of its competitive edge. It will also diversify investment geographically and in types of property to consolidate its leading brand position and to deliver ever better reward to shareholders.

Liquidity, Financial Resources, Capital Structure and Gearing

As at 30 June 2008, the Group had a healthy financial position with net assets amounted to approximately HK\$2,495 million (31.12.2007: HK\$2,530 million). Net current assets decreased from approximately HK\$3,134 million in 31 December 2007 to approximately HK\$2,871 million, with current ratio of approximately 2.06 times (31.12.2007: 2.26 times). The Group adopts relatively prudent financial policy and closely monitors its cash flow. As at 30 June 2008, the Group had consolidated bank loans of approximately HK\$692 million (in which 88% was denominated in Renminbi, with the others denominated in Hong Kong dollars), out of which HK\$244 million is repayable within one year and senior loan notes of HK\$1,140 million which is due in June 2012. As at 30 June 2008, the Group's bank balances and cash were approximately HK\$1,187 million, in which 92% was denominated in Renminbi, with the others denominated in Hong Kong dollars. The gearing ratio of the Group slightly decreased from 0.90 times in 2007 to 0.79 times in 2008 (basis: total of amounts due to related companies, bank loans, notes payable and convertible notes divided by shareholders' fund).

Interim Report 2008

Sale of Properties

For the six months ended 30 June 2008, the turnover of this segment reached HK\$909,061,000, representing an increase of HK\$274,043,000 or 43% as compared to HK\$635,018,000 for the six months ended 30 June 2007. The profit from this segment was HK\$388,506,000 representing an increase of HK\$221,954,000 as compared to HK\$166,552,000 for the corresponding period in 2007. The increase in turnover and result of this segment being mainly attributable to more properties and high value commercial properties were delivered during the period as compared to the delivery of residential properties in the corresponding period.

Travel and Related Business

For the six months ended 30 June 2008, the turnover of this segment decreased from HK\$7,757,000 to HK\$4,868,000 in the current period.

Properties Investment

For the six months ended 30 June 2008, the turnover of this segment increased from HK\$14,849,000 to HK\$21,062,000 in the current period.

Foreign Currency Exposure

As most of the Group's monetary assets and liabilities are denominated in Renminbi, the exchange rate risks of the Group is considered to be minimal.

Employees

At 30 June 2008, the Group employed approximately 270 (2007: 280) employees in Hong Kong and the PRC. They were remunerated according to the nature of the job and market conditions. Other staff benefits include a mandatory provident fund scheme, local municipal government retirement scheme, insurance and medical insurance.

Charges on Assets

As at 30 June 2008, the Group's properties for development and sales and investment properties of approximately HK\$1,671,320,000 have been pledged to banks to secure bank loans granted to the Group.

Contingent Liabilities

The Group provided guarantees of HK\$59,380,000 at 30 June 2008 (31.12.2007: HK\$47,350,000) for customers in favour of banks in respect of the mortgage loans provided by the banks to customers for the purchase of the Group's developed properties, and there is no material outstanding litigation.

Interim Report 2008

INTERIM DIVIDEND

The board of directors of the Company do not recommend the payment of an interim dividend for the six months ended 30 June 2008 (2007; nil).

DIRECTORS' INTERESTS IN SHARES

As at 30 June 2008, the interests and short positions of the directors and chief executive of the Company in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO") as recorded in the register required to be kept by the Company pursuant to section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers, were set out below:

Name of director	Number of shares of the Company	Capacity and nature of interests	Approximate percentage of issued share capital
Mr. Dai Zhikang	2,733,990,000(L)	Interests of controlled corporation (Note)	39.04%
Mr. Fang Bin	50,000,000(L)	Beneficial owner	0.71%
Mr. Zhang Wei	50,000,000(L)	Beneficial owner	0.71%
Mr. Lu Puling	30,000,000(L)	Beneficial owner	0.43%
Mr. Wang Xiangang	20,000,000(L)	Beneficial owner	0.29%
Mr. Tang Jian	10,000,000(L)	Beneficial owner	0.14%
Mr. Ye Wenbin	5,000,000(L)	Beneficial owner	0.07%

(L) denotes long position

Note: Mr. Dai Zhikang is the beneficial owner of the entire issued share capital of Giant Glory Assets Limited and is therefore deemed to be interested in 2,733,990,000 shares held by Giant Glory Assets Limited pursuant to the SFO.

Save as disclosed above, none of the directors or chief executive of the Company had any interest or short position in any shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Company pursuant to section 352 of the SFO on or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers as at 30 June 2008.

Interim Report 2008

SHARE OPTIONS

The Company adopted a share option scheme on 18 July 2002 (the "Scheme"), with expiry date on 17 July 2012, for the primary purpose of providing incentives to directors and eligible employees. Under the Scheme, the Company may grant options to eligible employees, including directors of the Company and its subsidiaries, to subscribe for shares in the Company.

No share options have been granted under the Scheme since its adoption.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

Save as disclosed under the section of "Share Options" above, at no time during the period was the Company, its holding company or any of its subsidiaries a party to any arrangement to enable the directors or chief executives of the Company to acquire benefits by means of the acquisition of shares in, or underlying shares in, or debentures of, the Company or any other body corporate and neither the directors nor the chief executive, nor any of their spouses or children under the age of 18, had any right to subscribe for the securities of the Company, or had exercised any such right.

PERSONS HAVING 5% OR MORE INTERESTS

As at 30 June 2008, the interests or short positions of any persons, other than a director or chief executive of the Company, in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company pursuant to section 336 of the SFO were as follows:

Name	Name of company	Nature of interests	Number of shares interested or amount of registered capital interested	Approximate percentage of the issued share capital or registered capital
Giant Glory Assets Limited (Note 1)	The Company	Beneficial owner	2,733,990,000 shares (L)	39.04%
China Alliance Properties Limited (Note 2)	The Company	Beneficial owner	632,980,000 shares (L)	9.04%
Shanghai Forte Land Co., Ltd. (Note 2)	The Company	Interests of controlled corporation	632,980,000 shares (L)	9.04%

Interim Report 2008

Name	Name of company	Nature of interests	Number of shares interested or amount of registered capital interested	Approximate percentage of the issued share capital or registered capital
Shanghai Fosun High Technology (Group) Company Limited (Note 2)	The Company	Interests of controlled corporation	632,980,000 shares (L)	9.04%
Fosun International Limited (Note 2)	The Company	Interests of controlled corporation	632,980,000 shares (L)	9.04%
Fosun Holdings Limited (Note 2)	The Company	Interests of controlled corporation	632,980,000 shares (L)	9.04%
Fosun International Holdings Limited (Note 2)	The Company	Interests of controlled corporation	632,980,000 shares (L)	9.04%
Guo Guangchang (Note 2)	The Company	Interests of controlled corporation	632,980,000 shares (L)	9.04%
Honour Great Holdings Limited (Note 3)	The Company	Beneficial owner	538,130,000 shares (L)	7.68%
Ms. Liu Lijuan (Note 3)	The Company	Interests of controlled corporation	538,130,000 shares (L)	7.68%

(L) denotes long position

Notes:

These shares are the same as the deemed interest of Mr. Dai Zhikang as referred to in the note under the section headed "Directors' interests in shares" above.

Interim Report 2008

- 2. Guo Guangchang has 58% control of Fosun International Holdings Ltd., which has 100% control of Fosun Holdings Limited, which has 77.66% control of Fosun International Limited, which has 100% control of Shanghai Fosun High Technology (Group) Company Limited, which has 47.12% control of Shanghai Fortei Land Co., Limited, which has 100% control of China Alliance Properties Limited.
- Ms. Liu Lijuan is the beneficial owner of the entire issued share capital of Honour Great Holdings Limited
 and therefore is deemed to be interested in the Shares held by Honour Great Holdings Limited pursuant to
 the SFO.

PURCHASE, SALE OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's securities during the six months ended 30 June 2008.

CORPORATE GOVERNANCE

The Company has complied with the Code on Corporate Governance Practices as set out in Appendix 14 to the Listing Rules.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Mode Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") of the Listing Rules. Based on specific enquiry of the directors of the Company, the directors of the Company have confirmed they have complied with the Model Code.

REVIEW OF INTERIM FINANCIAL INFORMATION

The interim results for the six months ended 30 June 2008 are unaudited, but have been reviewed in accordance with Hong Kong Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants, by the Company's auditor, whose independent review report will be included in the interim report. The audit committee has also reviewed with the management the accounting principles and policies adopted by the Group and discussed internal controls and financial reporting matters including the review of the unaudited interim financial statements for the six months ended 30 June 2008.

APPRECIATION

On behalf of the board of directors of the Company, I would like to thank our customers, suppliers, bankers, staffs and our shareholders for their support, efforts and commitments to the Group during the period.

By Order of the Board Shanghai Zendai Property Limited Dai Zhikang Chairman

Hong Kong, 11 September 2008