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ZHONG HUA INTERNATIONAL HOLDINGS LIMITED

中華國際控股有限公司*

(Incorporated in Bermuda with limited liability) (Stock Code: 1064)

UNAUDITED INTERIM RESULTS FOR THE SIX MONTHS ENDED 30 JUNE 2011

UNAUDITED INTERIM RESULTS

The Board of Directors (the "Directors") of Zhong Hua International Holdings Limited (the "Company") would like to announce the unaudited consolidated results of the Company and its subsidiaries (collectively the "Group") for the six months ended 30 June 2011 (the "Interim Results"), together with the comparative figures for the corresponding period in 2010, as follows:

CONDENSED CONSOLIDATED INCOME STATEMENT

		For the six months ended 30 June		
	Notes	2011 (Unaudited) <i>HK\$'000</i>	2010 (Unaudited) <i>HK\$'000</i>	
Revenue Other income Administrative expenses	2	16,958 292 (7,650)	16,570 427 (4,504)	
Finance costs	3	(5,408)	(5,286)	
PROFIT BEFORE TAX	4	4,192	7,207	
Income tax expense	5	(2,091)	(2,742)	
PROFIT FOR THE PERIOD		2,101	4,465	
ATTRIBUTABLE TO: Ordinary equity holders of the Company Non-controlling interests		(1,092) 3,193	739 3,726	
		2,101	4,465	
EARNINGS/(LOSS) PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY	7			
– Basic	-	HK(0.72) cents	HK0.49 cents	
– Diluted		N/A	N/A	

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	For the six months			
	ended 30 June			
	2011	2010		
	(Unaudited)	(Unaudited)		
	HK\$'000	HK\$'000		
Profit for the period	2,101	4,465		
Other comprehensive income				
Exchange differences on translation of				
foreign operations	39,361	17,935		
TOTAL COMPREHENSIVE INCOME				
FOR THE PERIOD	41,462	22,400		
Total comprehensive income attributable to:				
Ordinary equity holders of the Company	11,948	6,272		
Non-controlling interests	29,514	16,128		
	41.463	22 400		
	41,462	22,400		

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	Notes	30 June 2011 (Unaudited) <i>HK\$'000</i>	31 December 2010 (Audited) <i>HK\$'000</i>
NON-CURRENT ASSETS Property, plant and equipment Investment properties		8,178 3,367,871	7,759 3,311,740
Total non-current assets		3,376,049	3,319,499
CURRENT ASSETS Properties held for sales Trade receivables Deposits and other receivables Cash and cash equivalents	8	39,709 42,141 73,018 17,842	39,047 39,336 66,992 19,582
Total current assets		172,710	164,957
CURRENT LIABILITIES Trade payables Tax payable Other payables and accruals Interest-bearing bank and other borrowings	9	(25,364) (39,493) (86,784) (6,698)	(24,941) (36,803) (82,528) (6,474)
Total current liabilities		(158,339)	(150,746)
NET CURRENT ASSETS		14,371	14,211
TOTAL ASSETS LESS CURRENT LIABILITIES		3,390,420	3,333,710
NON-CURRENT LIABILITIES Loan from a director Due to a director Long term other payables Interest-bearing bank and other borrowings Deferred tax liabilities		(76,776) (84,236) (176,508) (59,679) (696,133)	(75,496) (77,904) (178,476) (61,677) (684,531)
Total non-current liabilities		(1,093,332)	(1,078,084)
Net assets		2,297,088	2,255,626
EQUITY Equity attributable to equity holders of the Company			
Issued capital Reserves		15,140 702,037	15,140 690,089
Non-controlling interests		717,177 1,579,911	705,229 1,550,397
Total equity		2,297,088	2,255,626

Notes:

1. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

The condensed consolidated interim financial statements are prepared in accordance with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting". The accounting policies and basis of preparation adopted in the preparation of the interim financial statements are the same as those used in the annual financial statements for the year ended 31 December 2010, except in relation to the following new and revised Hong Kong Financial Reporting Standards ("HKFRSs") which also include HKASs and Interpretations, that affect the Group and are mandatory for the accounting period beginning on or after 1 January 2011:

HKFRS 1 Amendment Amendment to HKFRS 1 First-time Adoption of Hong Kong Financial Reporting Standards – Limited Exemption from Comparative HKFRS 7 Disclosures for First-time Adopte	1
HKAS 24 (Revised)Related Party Disclosures	
HKAS 32 Amendment Amendment to HKAS 32 Financial Instruments: Presentation	on
– Classification of Rights Issues	
HK(IFRIC)-Int 14 Amendments to HK(IFRIC)-Int 14 Prepayments of a Minim	um
Amendments Funding Requirement	
HK(IFRIC)-Int 19Extinguishing Financial Liabilities with Equity Instruments	

Apart from the above, the Hong Kong Institute of Certified Public Accountants ("HKICPA") has issued *Improvements to HKFRSs 2010* which sets out amendments to a number of HKFRSs primarily with a view to removing inconsistencies and clarifying wording. The amendments to HKFRS 3 and HKAS 27 are effective for annual periods beginning on or after 1 July 2010, whereas the amendments to HKFRS 1, HKFRS 7, HKAS 1, HKAS 34 and HK(IFRIC)-Int 13 are effect for annual periods beginning on or after 1 January 2011 although there are separate transitional provisions for each standard.

The adoption of these new and revised HKFRSs had no material effect on how the results and financial position for the current or prior accounting periods have been prepared and presented. Accordingly, no prior period adjustment has been required.

The Group has not applied the following new and revised HKFRSs, that have ben issued but are not yet effective, in these interim financial statements.

HKAS 1 (Revised)	HKAS 1 (Revised) Presentation of Financial Statements ³
HKFRS 1 Amendments	Amendments to HKFRS 1 First-time Adoption of Hong Kong
	Financial Reporting Standards – Severe 'Hyperinflation and
	Removal of Fixed Dates for First-time Adoptors ¹
HKFRS 7 Amendments	Amendments to HKFRS 7 Financial Instruments: Disclosures
	– Transfers of Financial Assets ¹
HKFRS 9	Financial Instruments ⁴
HKFRS 10	Consolidated Financial Statements ⁴
HKFRS 11	Joint Arrangements ⁴
HKFRS 12 Amendments	Amendments to HKFRS 12 Income Taxes – Deferred Tax:
	Recovery of Underlying Assets ²

HKFRS 12	Disclosure of Interests in Other Entities ⁴
HKFRS 13	Fair Value Measurement ⁴
HKAS 19 (2011)	Employee Benefits ⁴
HKAS 27 (2011)	Separate Financial Statements ⁴
HKAS 28 (2011)	Investments in Associate and Joint Ventures ⁴
HKAS 31	Interests in Joint Venture ⁴
HK(SIC)-Int 12	Consolidation – Special Purpose Entities ⁴
HK(SIC)-Int 13	Jointly Controlled Entities – Non-Monetary Contributions by
	Venturers ⁴

- ¹ Effective for annual periods beginning on or after 1 July 2011
- ² Effective for annual periods beginning on or after 1 January 2012
- ³ Effective for annual periods beginning on or after 1 July 2012
- ⁴ Effective for annual periods beginning on or after 1 January 2013

2. OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their services and two reportable operating segments as follows:

- (a) the property investment segment, which invests in properties located in the Mainland of the People's Republic of China ("Mainland China") for rental income potential; and
- (b) the corporate and other segment, which provides management services to group companies.

The accounting policies of the operating segments are the same as those described in the Group's financial statements for the year ended 31 December 2010.

No geographical segment information is presented as over 90% of the Group's revenue is derived from customers based in Mainland China.

The following table presents revenue and results information for the Group's operating segments:

For the six months ended 30 June

	Property i	investment	Corporate	and others	To	tal
	2011	2010	2011	2010	2011	2010
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Segment revenue:						
Sales to external						
customers	16,958	16,570			16,958	16,570
Segment results	13,467	15,800	(4,159)	(3,734)	9,308	12,066
Other income					292	427
Finance costs					(5,408)	(5,286)
Profit before tax					4,192	7,207
Income tax expense					(2,091)	(2,742)
Profit for the period					2,101	4,465

Information about major customers

For the six months ended 30 June 2011 (the "Period"), aggregate revenue from four customers (2010: three) with each of whom transactions had exceeded 10% of the Group's total revenue amounted to approximately HK\$16,958,000 (2010: HK\$16,245,000).

3. FINANCE COSTS

	For the six months				
	ended 30 June				
	2011	2010			
	(Unaudited)	(Unaudited)			
	HK\$'000	HK\$'000			
Interest on:					
Bank loans	2,417	2,380			
Finance lease	14	27			
Loan from a director	2,977	2,852			
Other loan		27			
	5,408	5,286			

4. **PROFIT BEFORE TAX**

The Group's profit before tax is arrived at after charging/(crediting):

	For the six months ended 30 June		
	2011		
	(Unaudited)	(Unaudited)	
	HK\$'000	HK\$'000	
Depreciation	589	518	
Interest income	(15)	(91)	
Net rental income	(16,958)	(16,570)	

5. INCOME TAX EXPENSE

	For the six months			
	ended 30 June			
	2011	2010		
	(Unaudited)	(Unaudited)		
	HK\$'000	HK\$'000		
Provision for the period:				
Elsewhere	2,091	2,742		

No provision for Hong Kong profits tax had been made as the Group did not generate any taxable profits in Hong Kong during the Period (2010: Nil).

Taxes on profits assessable elsewhere have been calculated at the rates of tax prevailing in the countries in which the Group operates, based on existing legislation, interpretations and practices in respect thereof. The subsidiaries established in Mainland China are subject to income taxes at the rate of 25% (2010: 25%).

6. INTERIM DIVIDEND

The Directors do not recommend the payment of an interim dividend for the Period (2010: Nil).

7. EARNINGS/(LOSS) PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY

The calculation of basic earnings/(loss) per share for the Period is based on the loss attributable to ordinary equity holders of the Company of HK\$1,092,000 (2010: earnings of HK\$739,000) and the weighted average number of 151,404,130 (2010: 151,404,130) ordinary shares in issue during the Period.

Diluted loss per share for the Period had not been disclosed as there were no share options outstanding during the Period. Diluted loss per share for the six months ended 30 June 2010 had not been disclosed as the share options outstanding had no diluting effect on the basic earning per share.

8. TRADE RECEIVABLES

An aged analysis of the Group's trade receivables at the end of the reporting period is as follows:

	30 June 2011 (Unaudited)					
	HK\$'000	%	HK\$'000	%		
Within 6 months	13,711	33	8,872	22		
More than 6 months but within 1 year	4,163	10	3,540	9		
More than 1 year but within 2 years	-	_	3,062	8		
More than 2 years	24,267	57	23,862	61		
	42,141	100	39,336	100		

The Group generally grants a credit term of 3 months to 12 months to its customers.

The age of the Group's trade receivables is based on the date of recognition of turnover and the due date of instalments as stipulated in the sales contracts.

An amount of HK\$24,267,000 (2010: HK\$23,862,000) included in the total trade receivables of the Group are attributable to properties sold in prior years.

9. TRADE PAYABLES

An aged analysis of the Group's trade payables at the end of the reporting period is as follows:

	30 June 2011		31 December	r 2010
	(Unaudited) (Audited)		d)	
	HK\$'000	%	HK\$'000	%
More than 1 year	25,364	100	24,941	100

The age of the Group's trade payables is based on the date of the goods received or services rendered.

REVIEW OF RESULTS

The Group's consolidated turnover for the Period was HK\$16.96 million, which is almost the same level compared with the same period last year (30 June 2010: HK\$16.57 million). The Group's profit for the Period was HK\$2.10 million (30 June 2010: profit of HK\$4.47 million), which was mainly attributable to the increase in administrative expenses from HK\$4.50 million to HK\$7.65 million during the Period. The Group's loss attributable to equity shareholders was HK\$1.09 million for the Period (30 June 2010: profit of HK\$0.74 million).

BUSINESS REVIEW

The Company is an investment holding Company. Its subsidiaries are principally engaged in property investment and development in Mainland China and has two property interests, one in Chongqing (重慶市) and the other in Guangzhou (廣州市).

Guang Yu Square (港渝廣場), a 16-storey plus a basement commercial building, is situated at the most prime commercial area at Chaotianmen (朝天門), Yuzhong District (渝中區), Chongqing (重慶市). Chaotianmen is one of the major clothing wholesale points in Chongqing while Guang Yu Square is the most popular clothing and footwear wholesale centre in the region. The Group has 100% interest in 7 floors of and 60% interest in the basement of Guang Yu Square with a total gross floor area of approximately 26,500 sq.m. and all of them are almost fully let. The Group is contemplating plan for repurchases of two additional floors which were sold to individual occupiers some years ago.

The property interest in Guangzhou (廣州市) is situated at the most prime commercial area in Yuexiu District (越秀區) with a total site area of approximately 22,800 sq.m. It is planned that the development site will be developed into a versatile grade A commercial building complex with wholesale and exhibition hall facilities having a total gross floor area of approximately 234,000 sq.m. and with an objective to be the landmark of the Yuexiu District. The development site is comprised of three contiguous land parcels located at the east of Jiefang Road South (解放南路), to the south of Daxin Road (大新路), to the north of Yede Road (一德路) and to the west of Xieen Road (謝恩里), Yuexiu District and is wholly owned by Guangzhou Zheng Da Real Estate Development Company Limited (廣州市正大房地產開發有限公司) ("Guangzhou Zheng Da") which in turn Zheng Da Real Estate Development Co, Ltd. ("Zheng Da") (a Hong Kong incorporated private company controlled by the Company's largest single shareholder and its associates) has 100% interest.

Guangzhou Zheng Da was set up as a Sino-foreign joint venture by Zheng Da as the foreign partner and a third party as the Sino partner in Guangzhou in December 1993. Since its formation the Sino partner has not provided any capital or management support to Guangzhou Zheng Da to a material extent. Pursuant to the terms of the Enforcement Rules of the Joint Venture Agreement (合作合同實施細則) (the "Enforcement Rules") executed in 1994, the Sino partner agreed to surrender its entire interest in Guangzhou Zheng Da except those benefits specified in the Enforcement Rules and therefore Zheng Da assumed 100% interest in Guangzhou Zheng Da.

The Group acquired an 25% indirect interest in Zheng Da in December 2007 while the remaining 75% interest to be completed by the Group not later than 30 June 2012 at an aggregate consideration of RMB1,361,100,000 (approximately HK\$1,546,705,000. Details of the intended acquisition, including terms and conditions, consideration and settlement mechanism, and their amendments thereafter were disclosed in the Company's circular dated 26 November 2007 and the Company's announcements dated 31 March 2009, 29 June 2009, 17 December 2009, 22 June 2010 and 24 June 2011 (primarily refers to the deferment of the long stop date for completion of the acquisition from 31 March 2009 to 30 June 2012).

The development project was initially planned to be completed within a period of 15 years but its progress was interrupted by the modifications of municipal planning from time to time in the past years. Pursuant to the terms of the relevant joint venture agreement, the joint venture period of Guangzhou Zheng Da is from 31 December 1993 to 31 December 2008 and can be further extended at the request of either foreign or Sino partner upon maturity. In December 2008, both Guangzhou Zheng Da and its foreign partner, Zheng Da, agreed to extend the joint venture period by 15 years with effect from 1 January 2009 but its Sino partner withheld its consent to such extension. As such, Guangzhou Zheng Da filed a petition at the Yuexiu District People's Court (越秀區人民法院) in late December 2008 demanding for disqualification of the Sino partnership of the subject joint venture. Judgment was obtained in July 2009 with rulings endorsing the forfeiture of the partnership qualification and legal entitlements of the Sino partner in the joint venture. The Sino partner then filed an appeal petition (the "Appeal") at the Guangzhou Municipal Middle People's Court (廣州市中級人民法院) in August 2009 and an hearing was made in October 2009. Both Guangzhou Zheng Da and Zheng Da have not yet received any notice of judgement or written judgment in respect of the Appeal from the relevant authority to-date. Details of the developments of the Appeal were disclosed in the Company's announcement dated 23 March 2011 and Company's 2010 annual report.

Pending for re-developing into a commercial complex, the development site is presently comprised of a 2-storey non-permanent commercial podium and a car park for loading and offloading inventory. With a history of over one century for footwear business in the area surrounding the development site, the commercial podium is the most popular footwear wholesale centre in Guangzhou.

FINANCIAL REVIEW

Liquidity and financial resources

The Group generally financed its businesses with internally generated cash flows and banking facilities during the Period. Cash and bank balances of the Group as at 30 June 2011 amounted to HK\$17.84 million (31 December 2010: HK\$19.58 million). As at 30 June 2011 and 31 December 2010, there were no pledged deposits.

As at 30 June 2011, the Group had outstanding borrowings of approximately HK\$227.16 million (31 December 2010: HK\$227.65 million) comprising interest-bearing bank loans amounted to HK\$65.61 million (31 December 2010: HK\$67.82 million), certain long term other payables amounted to HK\$84 million (31 December 2010: HK\$84 million), finance lease payable amounted to HK\$0.77 million (31 December 2010: HK\$0.33 million), and loan from a director amounted to HK\$76.78 million (31 December 2010: HK\$75.50 million). Of the Group's interest-bearing bank loans, 10%, 11%, 46% and 33% respectively were repayable within one year or on demand, in the second year, in the third to fifth years, inclusive and beyond five years.

As at 30 June 2011, the secured bank loans of HK\$65.61 million (31 December 2010: HK\$67.82 million) and the finance lease payables of HK\$0.77 million (31 December 2010: HK\$0.33 million) of the Group bore interest at floating interest rate and fixed interest rate, respectively. The secured bank loan of HK\$17.26 million (31 December 2010: HK\$18.39 million) and finance lease payables of the Group are denominated in Hong Kong dollars. HK\$48.35 million (31 December 2010: HK\$49.43 million) of the secured bank loans are denominated in Renminbi.

The Group's gearing ratio as at 30 June 2011 was 0.04 (31 December 2010: 0.04), calculated based on the Group's interest-bearing bank and other borrowings and loan from a director of HK\$143.16 million (31 December 2010: HK\$143.65 million) over total assets of HK\$3,548.76 million (31 December 2010: HK\$3,484.46 million). The Group's gearing was maintained at a relatively low level during the Period.

Currency structure

The Group had limited exposure to foreign exchange rate fluctuations as most of its transactions, including borrowings, were mainly conducted in Hong Kong dollars or Renminbi and the exchange rates of these currencies were relatively stable throughout the Period.

Pledge of assets

The Group had utilized bank loan facilities amounting to approximately HK\$65.61 million (31 December 2010: HK\$67.82 million) as at 30 June 2011. The loans were charged by the Group's investment properties and corporate guarantee executed by the Company.

Contingent liabilities

As at 30 June 2011, guarantees given for mortgage loans granted by banks to certain purchasers of the Group's properties amounted to HK\$0.14 million (31 December 2010: HK\$0.14 million).

EMPLOYEES AND REMUNERATION POLICY

The total staff cost for the Period was HK\$1.52 million. The Group employed about 24 full time staff in Hong Kong, Chongqing and Guangzhou as at 30 June 2011. Employees are remunerated according to the nature of their job and market trend, with built-in merit components incorporated in the annual increment to reward and motivate individual performance. In Chongqing and Guangzhou, the Group provided staff welfare and bonuses to its employees in accordance with the prevailing labour law. In Hong Kong, other staff benefits included medical schemes, Mandatory Provident Fund Schemes and employee share option scheme.

PROSPECTS

Despite the State Council is taking stricter measures to cool down the booming property market in most cities, the Group remains optimistic in the development potential and prospects of the property market in Mainland China in the medium to long term spectrum. The Group also considers that the location spread of its investment property projects in Chongqing, the capital city of the western China, and Guangzhou, the capital city of the southern China, may, to a better extent, diversify the business risks of different economic magnitude of the two regions. As such, the investment properties in Chongqing and Guangzhou, on a consolidated basis, generated about 40% and 60% of the Group's total revenue respectively during the Period.

The Group expects that the investment potential of the Guang Yu Square (港渝廣場) will be further improved in the medium term, as the Chongqing Municipal Government is prepared to undergo a major urban re-development (城市改造工程) at Chaotinanmen (朝天門) in the coming years so that most old and poor managed buildings surrounding the Guang Yu Square will be demolished. To couple with this major urban re-development, the Group intends to refurbish the Guang Yu Square to upgrade its facilities and exterior design.

The development project in the Yuexiu District (越秀區), Guangzhou (廣州市) was intended to be completed in 2013 but the construction schedule is deferred pending the outcome of rulings of the Appeal. Meantime, the non-permanent commercial podium at the development site continues to operate as a footwear wholesale centre and to contribute 60% of the Group's total revenue.

Amid the surge of inflationary pressures around the world to which both Mainland China and Hong Kong cannot be immune, it is anticipated that most responsible governments will impose measures to tighten money supply and combat speculative economic activities in 2011. The recent financial crisis in Europe and the United States further cast volatility and uncertainty to the global economy, particularly in the areas of commodities and consumable goods.

In light of the above, the Directors have been taking a cautious approach in its property development projects on hand and re-mapping its business directions for the coming three years. Given high land costs, high commodity prices, implementation of stringent administrative measures and tools for cooling down overheated economic growth in Mainland China, the Directors are of the view that the Group should diversify its businesses. It is foreseen that the engagement in renewable energy and related industries will be a new business model all over the world in the forthcoming years.

The anticipated rapid surge of both inflation and interest rates in Mainland China may not hit the Group's financial position to a material extent given its strong asset backing and low gearing ratio. Instead, the Group may further lever on these advantages to explore new business opportunities in 2011 and 2012. In particular, the Directors will strengthen its management expertise and redeploy the Group's resources for meeting these new challenges.

Looking ahead, the Directors are confident and optimistic about the Group's future prospects.

CODE ON CORPORATE GOVERNANCE PRACTICE

In the opinion of the Directors, the Company complied with the Code on Corporate Governance Practice (the "Code") as set out in Appendix 14 of the Listing Rules throughout the Period, except for the following deviation:

Code Provision A.4.2

The second part of Code A.4.2 stipulates that every director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three years.

The Managing Director of the Company, though without a specific term, had retired and voluntarily offered himself for re-election at general meetings in the past years. The Directors consider that this practice, though is voluntary by nature, is in line with the spirit of the Code's practice.

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company had adopted the Model Code set out in Appendix 10 to the Listing Rules as its code of conduct regarding securities transactions by its directors. Having made specific enquiry of the Directors, the Company confirmed that the Directors had complied with required standard set out in the Model Code throughout the accounting period covered by the Company's interim report.

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

During the Period, neither the Company nor any of its subsidiaries purchased, sold or redeemed any listed securities of the Company.

REVIEW BY AUDIT COMMITTEE

The Interim Results had been reviewed by the Audit Committee of the Company.

PUBLICATION OF THE INTERIM REPORT FOR THE SIX MONTHS ENDED 30 JUNE 2011

The Company's interim report for the six months ended 30 June 2011 will be despatched to shareholders and will be published on the website of Hong Kong Exchange and Clearing Limited (www.hkex.com.hk) as well as the website of the Company (www.zhonghuagroup.com) as soon as practicable.

By order of the Board Ho Kam Hung Executive Director

Hong Kong, 25 August 2011

As at the date of this announcement, the board of directors of the Company comprises: (i) Mr. Ho Kam Hung as executive director; (ii) Mr. Young Kwok Sui as non-executive director; and (iii) Messrs. Lawrence K. Tam, Ms. Wong Miu Ting, Ivy and Mr. Wong Kui Fai as independent non-executive directors.

* For identification purpose only