

BAOYE GROUP COMPANY LIMITED

(A joint stock limited company incorporated in the People's Republic of China)

Stock Code: 2355

Interim Report 2009



The Leading China's Operator Towards Urbanisation

Our Mission

"From construction to manufacturing", leads construction industry towards industrialisation in China.

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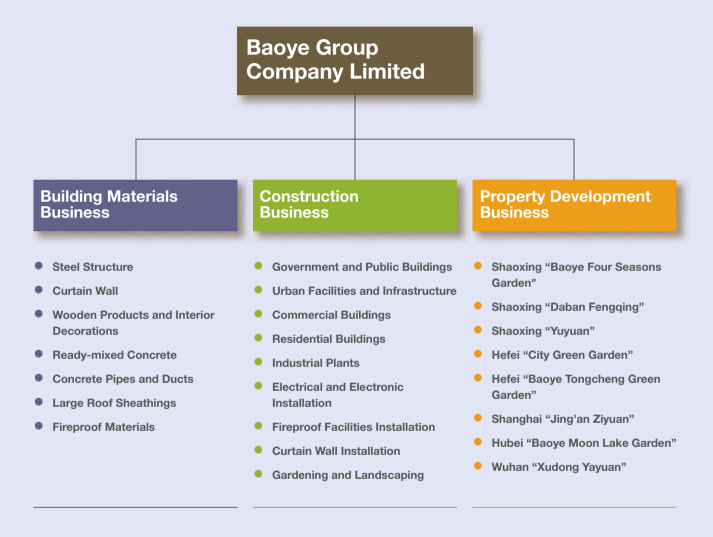
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Corporate Profile

Business Structure



Business Network

Building Materials Business

- **Shaoxing Building Materials Industrial Park**
- Hefei Building Materials **Industrial Park**
- Wuhan Building **Materials Industrial Park** (under construction)

Construction **Business**

- **Z**hejiang
 - Shanghai
 - Jiangsu
 - Anhui
- Hubei
- Hunan
- Beijing

- Tianjin
- Hebei
- Henan
- Shandong
 - Liaoning
- Chongqing

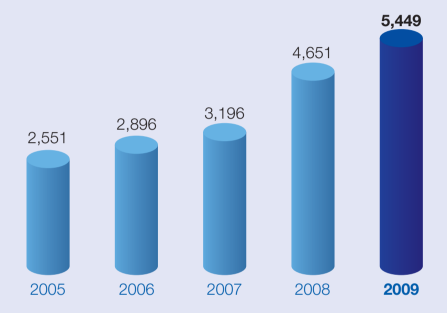
Property Development Business

- Shaoxing
- Hefei
- Shanghai
- Hubei

Financial Highlights

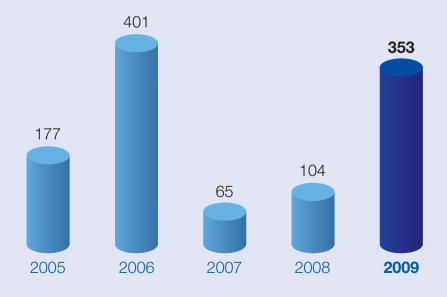
Revenue

(in RMB million) (for the six months ended 30 June)



Profit Attributable to Equity Holders of the Company

(in RMB million) (for the six months ended 30 June)



		For the si	ix months ende	d 30 June	
	2009	2008	2007	2006	2005
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Results					
Revenue	5,448,916	4,650,875	3,196,367	2,895,757	2,550,957
Profit Attributable to Equity Holders					
of the Company	353,274	103,634	65,015	401,068	176,659
Earnings per Share (RMB)	0.53	0.16	0.10	0.66	0.31
Assets and Liabilities					
Total Assets	9,766,965	8,731,041	6,847,775	5,726,478	3,751,911
Total Liabilities	6,422,610	5,788,333	4,076,292	3,588,157	2,390,839
Equity Holders' Funds	3,344,355	2,942,708	2,771,483	2,138,321	1,361,072

Key Financial Ratios

	As a	t 30 June
	2009	2008
Return on Equity (%)	10.9%	3.6%
Net Assets Value per Share (RMB)	4.88	4.38
Net Gearing Ratio (%)	25.1%	28.7%
Current Ratio	1.35	1.01

Condensed Consolidated Interim Financial Information

CONDENSED CONSOLIDATED BALANCE SHEET

As at 30 June 2009

		Unaudited 30 June 2009	Audited 31 December 2008
	Note	RMB'000	RMB'000
ASSETS			
Non-current assets			
Property, plant and equipment	5	888,757	859,348
Investment properties	5	18,575	45,235
Land use rights	6	648,518	748,232
Goodwill	5	16,534	16,534
Properties under development		_	54,496
Investment in associates		28,420	28,828
Available-for-sale financial assets		5,340	5,340
Deferred income tax assets		28,595	28,298
		1,634,739	1,786,311
Current assets			
Inventories		144,144	117,558
Land use rights	6	2,109,750	1,694,854
Properties under development	O	620,413	583,612
Completed properties held for sale		554,597	600,129
Due from customers on construction contracts	7	1,136,183	1,317,626
Trade receivables	8	651,001	646,345
Other receivables			
	9	1,026,137	978,323
Restricted bank deposits		621,376	462,631
Cash and cash equivalents		1,268,625	1,362,935
		8,132,226	7,764,013
Total assets		9,766,965	9,550,324
EQUITY			
Equity attributable to equity holders of the Company			
Share capital	10	662,964	662,964
Share premium	10	847,295	847,295
Reserves	11	118,101	132,846
Retained earnings			
 Proposed dividend 		_	53,037
- Others		1,604,311	1,251,037
		3,232,671	2,947,179
Minority interest		111,684	43,349
Total equity		3,344,355	2,990,528
		3,3 1 1,000	2,000,020

	Note	Unaudited 30 June 2009 RMB'000	Audited 31 December 2008 <i>RMB'000</i>
LIABILITIES			
Non-current liabilities			
Borrowings	14	350,000	187,000
Deferred income tax liabilities	14	57,898	77,904
		407,898	264,904
Current liabilities			
Trade payables	12	809,628	739,283
Other payables		810,775	870,052
Receipts in advance	15	758,003	1,244,750
Current income tax liabilities		371,927	250,075
Due to customers on construction contracts	7	853,742	850,011
Dividend payable	22	53,037	-
Borrowings	14	2,351,600	2,335,221
Provision for warranty	13	6,000	5,500
		6,014,712	6,294,892
Total liabilities		6,422,610	6,559,796
Total equity and liabilities		9,766,965	9,550,324
Net current assets		2,117,514	1,469,121
Total assets less current liabilities		3,752,253	3,255,432

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the six months ended 30 June 2009

		Unau Six months er	nded 30 June
	Note	2009 <i>RMB'000</i>	2008 RMB'000
Revenue Cost of sales	4	5,448,916 (4,709,338)	4,650,875 (4,347,059)
Gross profit		739,578	303,816
Other income Other gains – net Selling and marketing costs Administrative expenses	16 17	31,006 29,118 (15,856) (130,998)	42,419 3,885 (10,080) (123,085)
Operating profit	18	652,848	216,955
Finance costs Share of losses of associates	19	(35,659) (1,008)	(60,208) (1,623)
Profit before income tax		616,181	155,124
Income tax expense	20	(191,772)	(50,347)
Profit for the period		424,409	104,777
Other comprehensive income: Transfer of reserves to income statement upon sale of			
revaluated properties, net of tax		(14,745)	(12,070)
Total comprehensive income for the period		409,664	92,707
Profit attributable to: - equity holders of the Company - minority interest		353,274 71,135	103,634 1,143
		424,409	104,777
Total comprehensive income attributable to: - equity holders of the Company - minority interest		338,529 71,135	91,564 1,143
		409,664	92,707
Earnings per share for profit attributable to			
the equity holders of the Company – basic and diluted (expressed in RMB per share)	21	0.53	0.16
Dividends	22	_	-

The notes on pages 11 to 25 form an integral part of this interim financial information.

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2009

				Unaudited	l		
		Attributa	ble to equity	/ holders			
	of the Company						
	Share	Share		Retained		Minority	Total
	capital	premium	Reserves	earnings	Total	interest	equity
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Balance as at 1 January 2008	662,964	847,295	146,746	1,201,632	2,858,637	37,771	2,896,408
Total comprehensive income							
for the period	-	_	(12,070)	103,634	91,564	1,143	92,707
Dividends relating to 2007	_	_	-	(46,407)	(46,407)	_	(46,407)
Balance at 30 June 2008	662,964	847,295	134,676	1,258,859	2,903,794	38,914	2,942,708
Balance at 1 January 2009	662,964	847,295	132,846	1,304,074	2,947,179	43,349	2,990,528
Total comprehensive income							
for the period	-	_	(14,745)	353,274	338,529	71,135	409,664
Dividends relating to 2008 (Note 22)	_	_	_	(53,037)	(53,037)	(2,800)	(55,837)
Balance at 30 June 2009	662,964	847,295	118,101	1,604,311	3,232,671	111,684	3,344,355

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended 30 June 2009

	Unaudited Six months ended 30 June		
	2009 RMB'000	2008 RMB'000	
Cash (outflow)/inflow from operations	(128,364)	191,945	
Interest paid	(53,929)	(71,135)	
Income tax paid	(90,223)	(84,305)	
Net cash (outflow)/inflow from operating activities	(272,516)	36,505	
Net cash inflow/(outflow) from investing activities	1,627	(55,340)	
Net cash flows inflow from financing activities	176,579	475,770	
(Decrease)/increase in cash and cash equivalents	(94,310)	456,935	
Cash and cash equivalents at beginning of period	1,362,935	818,474	
Cash and cash equivalents at end of period	1,268,625	1,275,409	
Analysis on balance of cash and cash equivalents: Cash at bank and in hand Short-term bank deposits	1,202,205 66,420	1,243,409 32,000	
	1,268,625	1,275,409	

The notes on pages 11 to 25 form an integral part of this interim financial information.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

GENERAL INFORMATION

Baoye Group Company Limited (the "Company") was established as a limited liability company in the People's Republic of China (the "PRC") and the H shares of the Company were listed on the Main Board of The Stock Exchange of Hong Kong Limited on 30 June 2003.

The address of the Company's registered office is Yangxungiao Township, Shaoxing County, Zhejiang Province, the PRC.

The principal activities of the Company and its subsidiaries (collectively the "Group") are the provision of construction services, manufacture and distribution of building materials and development and sale of properties in the PRC.

This interim financial information is presented in Renminbi ("RMB"), unless otherwise stated and was approved for issue on 7 September 2009 by the board of directors of the Company.

BASIS OF PREPARATION

This interim financial information for the six months ended 30 June 2009 has been prepared in accordance with the Hong Kong Accounting Standard ("HKAS") 34, 'Interim financial reporting'. The interim financial information should be read in conjunction with the annual financial statements for the year ended 31 December 2008, which have been prepared in accordance with the Hong Kong Financial Reporting Standards ("HKFRSs") issued by Hong Kong Institute of Certified Public Accountants.

3. ACCOUNTING POLICIES

Except as described below, the accounting policies applied are consistent with those of the annual financial statements for the year ended 31 December 2008, as described in those annual financial statements.

Taxes on income in the interim period are accrued using the tax rate that would be applicable to expected total annual earnings.

The following new standards, amendments and interpretations to existing standards, which have been published and are mandatory for the financial year beginning on 1 January 2009, are relevant to the Group:

HKAS 1 (Revised) 'Presentation of financial statements'

The revised standard prohibits the presentation of items of income and expenses (that is 'non-owner changes in equity') in the statement of changes in equity, requiring 'non-owner changes in equity' to be presented separately from owner changes in equity. All 'non-owner changes in equity' are required to be shown in a performance statement.

Entities can choose whether to present one performance statement (the statement of comprehensive income) or two statements (the income statement and statement of comprehensive income).

The Group has elected to present one performance statement (the statement of comprehensive income). The interim financial statements have been prepared under the revised disclosure requirements.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

(CONTINUED)

3. ACCOUNTING POLICIES (continued)

HKFRS 8, 'Operating segments'

HKFRS 8 replaces HKAS 14. The new standard requires a "management approach", under which segment information is presented on the same basis as that used for internal reporting purpose. Since the business segments reported by the Group in accordance with requirement of IAS 14 are the same as the operating segments provided to the chief operating decision-maker, there are no material changes to the operating segments and their results on the adoption of HKFRS 8.

Amendment to HKFRS 7, 'Financial instruments: disclosures'

The amendment requires enhanced disclosures about fair value measurements and liquidity risk. Amendment to HKFRS 7 is not relevant to the preparation of interim financial information. The Group will make additional relevant disclosures in its financial statements for the year ending 31 December 2009.

HK(IFRIC) 15, 'Agreements for the construction of real estate'

HK(IFRIC) 15 clarifies whether HKAS 18, 'Revenue' or HKAS 11, 'Construction contracts' should be applied to particular transactions. It is likely to result in HKAS 18 being applied to a wider range of transactions. The accounting policy currently adopted by the Group complies with the interpretation.

HKAS 23 (Revised), 'Borrowing costs'

The amendment requires an entity to capitalise borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset (one that takes a substantial period of time to get ready for use or sale) as part of the cost of that asset. The option of immediately expensing those borrowing costs will be removed. The accounting policy of borrowing costs currently adopted by the Group complies with the requirement of HKAS 23 (Revised).

The Group also adopted the HKICPA's improvements to HKFRS published in October 2008, which are relevant to the Group and effective from 1 January 2009. Such improvements have no material impact to the financial statements of the Group.

The following new standards, amendments to standards and interpretations are mandatory for the first time for the financial year beginning 1 January 2009, but are not currently relevant for the Group.

- HKFRS 2 (Amendment), 'Share-based payment'.
- HKAS 32 (Amendment), 'Financial instruments: presentation'.
- HK(IFRIC) 9 (Amendment), 'Reassessment of embedded derivatives' and HKAS 39 (amendment), 'Financial instruments: Recognition and measurement'.
- HK(IFRIC) 13, 'Customer loyalty programmes'.
- HK(IFRIC) 16, 'Hedges of a net investment in a foreign operation'
- HKAS 39 (Amendment), 'Financial instruments: Recognition and measurement'.

SEGMENT INFORMATION

The chief operating decision-maker includes executive directors, who review the Group's internal reporting in order to assess performance and allocate resources. Management has determined the operating segments based on these reports.

The executive directors consider the business from a business perspective, by assessing the performance of the following three main business segments:

- Construction provision of construction services
- Building materials manufacture and sale of building materials
- Property development development and sale of properties

The Group's other operations mainly comprise the provision of architectural and interior design services, provision of construction equipment rental services. Neither of these constitutes a separate reportable segment.

The executive directors assess the performance of the operating segments based on a measure of operating profit. This measurement basis excludes financial costs and share of losses of associates from the operating segments. Other information provided, except as noted below, to the executive directors is measured in a manner consistent with that in the financial statements.

Segment assets consist primarily of land use rights, property, plant and equipment, properties under development, completed properties held for sale, inventories, amounts due from customers on construction contracts, receivables and operating cash. They exclude items such as deferred tax assets, investment properties and available-for-sale financial assets.

Turnover consists of sales from construction, building materials, and property development segments, which are RMB3,829,334,000, RMB561,555,000 and RMB1,020,389,000 for the six months ended 30 June 2009 and RMB3,751,182,000, RMB552,704,000 and RMB306,135,000 for the six months ended 30 June 2008 respectively.

Sales between segments are carried out on terms agreed upon by the respective parties. The revenue from external parties reported to the executive directors is measured in a manner consistent with that in the condensed consolidated statement of comprehensive income.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

(CONTINUED)

4. **SEGMENT INFORMATION** (continued)

The unaudited segment results for the six months ended 30 June 2009 are as follows:

	Six months ended 30 June 2009				
		Building	Property		
	Construction	materials	development	Others	Group
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Total segment revenue	4,035,696	632,068	1,020,389	40,156	5,728,309
Inter-segment revenue	(206,362)	(70,513)	_	(2,518)	(279,393)
Revenue (from external customers)	3,829,334	561,555	1,020,389	37,638	5,448,916
Operating profit	110,946	21,922	519,844	136	652,848
Finance costs					(35,659)
Share of losses of associates	-	_	(1,008)	_	(1,008)
Profit before income tax					616,181
Income tax expense					(191,772)
Profit for the period					424,409

The unaudited segment results for the six months ended 30 June 2008 are as follows:

		Six mont	hs ended 30 Jur	e 2008	
		Building	Property		
	Construction	materials	development	Others	Group
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Total segment revenue	3,858,486	633,659	306,135	42,795	4,841,075
Inter-segment revenue	(107,304)	(80,955)	-	(1,941)	(190,200)
Revenue (from external customers)	3,751,182	552,704	306,135	40,854	4,650,875
Operating profit	100,944	27,737	85,208	3,066	216,955
Finance costs					(60,208)
Share of losses of associates	_	-	(1,623)	_	(1,623)
Profit before income tax					155,124
Income tax expense					(50,347)
Profit for the period					104,777

4. **SEGMENT INFORMATION** (continued)

Other unaudited segmental items included in the consolidated statement of comprehensive income are as follows:

			Six mont	hs ended 30 Jun	e 2009	
	Const	ruction	Building	Property development	Others	Group
			RMB'000	RMB'000	RMB'000	Group RMB'000
Depreciation		15,457	21,002	2,069	5,590	44,118
Amortisation		2,905	1,947	323	612	5,787
Impairment of receivables - net		293	(800)	(261)	60	(708)
			Six mont	hs ended 30 June	2008	
			Building	Property		
	Cons	struction	materials	development	Others	Group
	R	MB'000	RMB'000	RMB'000	RMB'000	RMB'000
Depreciation		18,087	16,795	607	965	36,454
Amortisation		2,741	2,044	112	283	5,180
Impairment of receivables - net		366	(54)	207	(209)	310
	Construction RMB'000		s developm	nent Others	Unallocated RMB'000	Total Group RMB'000
A at 20 luna 2000						
As at 30 June 2009 Total assets (unaudited)	4,471,676	1,375,36	7 3,472	,891 394,521	52,510	9,766,965
Total assets include:						
Investment in associates	-		- 28,	,420 –	_	28,420
Additions to non-current assets (other than financial instruments						
and deferred tax assets)	39,938	11,71	4 23.	,265 18,939	_	93,856
	33,733	,		,		
As at 31 December 2008						
Total assets (audited)	4,345,225	1,350,47	3 3,388,	,186 387,567	78,873	9,550,324
Total assets include:						
Investment in associates	-		- 28,	,828 –	-	28,828
Additions to non-current assets						
(other than financial instruments						
and deferred tax assets)	84,840	60,89	0 288.	,013 82,752	_	516,495

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (CONTINUED)

SEGMENT INFORMATION (continued)

The Group's business activities were mainly carried out in the PRC where the vast majority of the Group's assets are located. The Group had also undertaken construction business in three African countries, namely The Republic of Djibouti ("Djibouti"), The Republic of Botswana ("Botswana") and The Republic of Seychelles ("Seychelles"), and had procured certain operating assets for use in these countries.

PROPERTY, PLANT AND EQUIPMENT, INVESTMENT PROPERTIES AND **GOODWILL**

	Property, plant	Investment	
	and equipment	properties	Goodwill
	RMB'000	RMB'000	RMB'000
Six months ended 30 June 2008			
Opening net book amount as at 1 January 2008 (audited)	760,593	43,533	16,534
Additions	102,934	-	_
Disposals	(4,940)	-	_
Depreciation	(36,454)	_	
Closing net book amount as at 30 June 2008 (unaudited)	822,133	43,533	16,534
Six months ended 30 June 2009			
Opening net book amount as at 1 January 2009 (audited)	859,348	45,235	16,534
Additions	83,938	_	_
Fair value gains (included in other gains - net)	_	2,724	_
Disposals	(10,411)	(29,384)	_
Depreciation	(44,118)	_	_
Closing net book amount as at 30 June 2009 (unaudited)	888,757	18,575	16,534

Non-financial assets that have an indefinite life are not subject to depreciation/amortisation but are tested for impairment annually at year-end (31 December) or whenever there is any indication of impairment. There was no indication of impairment for non-financial assets with indefinite lives during the period.

Assets that are subject to depreciation are reviewed for impairment whenever events or changes in circumstance indicate that the carrying amount may not be recoverable. For the six months ended 30 June 2009, no impairment charge for non-financial assets subject to depreciation was recognised in the statement of comprehensive income.

6. LAND USE RIGHTS

	Unaudited 30 June 2009 RMB'000	Audited 31 December 2008 RMB'000
Non-current Current	648,518 2,109,750	748,232 1,694,854
	2,758,268	2,443,086

The movement of the land use rights during the six months ended 30 June 2009 and 2008 is as follows:

	Six months ended 30 June	
	2009	2008
	RMB'000	RMB'000
Opening net book amount as at 1 January (audited)	2,443,086	2,300,425
Additions	437,863	180,017
Amortisation		
- expensed in administrative expenses	(5,787)	(5,180)
 capitalised in properties under development 	(9,258)	(7,677)
Transfer to cost of sales	(107,636)	(78,893)
Closing net book amount as at 30 June (unaudited)	2,758,268	2,388,692

7. DUE FROM/(TO) CUSTOMERS ON CONSTRUCTION CONTRACTS

	Unaudited	Audited
	30 June	31 December
	2009	2008
	RMB'000	RMB'000
Contract costs incurred plus recognised profits		
(less recognised losses) to date	27,158,590	25,882,037
Less: progress billings to date	(26,876,149)	(25,414,422)
	282,441	467,615
Represented by:		
Due from customers on construction contracts	1,136,183	1,317,626
Due to customers on construction contracts	(853,742)	(850,011)
	282,441	467,615

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (CONTINUED)

TRADE RECEIVABLES

	Unaudited	Audited
	30 June	31 December
	2009	2008
	RMB'000	RMB'000
Trade receivables Less: provision for doubtful debts	676,259 (25,258)	672,311 (25,966)
	651,001	646,345

Customers are, in general, granted credit terms of 1 to 3 months for construction business, 1 to 12 months for building materials business and no credit terms for property development business. The ageing analysis of the trade receivables is as follows:

	Unaudited	Audited
	30 June	31 December
	2009	2008
	RMB'000	RMB'000
Within 3 months	319,126	283,477
3 months to 1 year	176,127	227,898
1 to 2 years	85,216	84,789
2 to 3 years	57,269	25,682
Over 3 years	38,521	50,465
	676,259	672,311

9. OTHER RECEIVABLES

	Unaudited	Audited
	30 June	31 December
	2009	2008
	RMB'000	RMB'000
Retention money receivables and project deposits	690,206	683,465
Prepayments	139,330	88,932
Deposits for a real estate development project	_	50,000
Others	196,601	155,926
		.=
	1,026,137	978,323

10. SHARE CAPITAL AND PREMIUM

	Number of shares (thousands)	Ordinary shares RMB'000	Share premium RMB'000	Total RMB'000
Balances as at 1 January 2008, 31 December 2008 (audited) and 30 June 2009 (unaudited)	662,964	662,964	847,295	1,510,259

As at 30 June 2009 and 31 December 2008, the total authorised number of ordinary shares is 662,964,005 shares with a par value of RMB1.00 per share. All issued shares are fully paid.

11. RESERVES

	Assets revaluation	Statutory	
		surplus	Total RMB'000
	reserve	reserve RMB'000	
	RMB'000		
Six months ended 30 June 2008			
Opening balance as at 1 January 2008 (audited)	79,766	66,980	146,746
Transfer of reserves to income statement upon sale of			
revalued properties, net of tax	(12,070)	-	(12,070)
Closing balance as at 30 June 2008 (unaudited)	67,696	66,980	134,676
Six months ended 30 June 2009			
Opening balance as at 1 January 2009 (audited)	64,671	68,175	132,846
Transfer of reserves to income statement upon sale of			
revalued properties, net of tax	(14,745)	_	(14,745)
Closing balance as at 30 June 2009 (unaudited)	49,926	68,175	118,101

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

(CONTINUED)

12. TRADE PAYABLES

The ageing analysis of the trade payables is as follows:

	Unaudited	Audited
	30 June	31 December
	2009	2008
	RMB'000	RMB'000
Within 3 months	318,232	197,876
3 months to 1 year	290,169	264,120
1 to 2 years	113,910	163,068
2 to 3 years	36,394	52,776
Over 3 years	50,923	61,443
	809,628	739,283

13. PROVISION FOR WARRANTY

	Six months ended 30 June	
	2009	2008
	RMB'000	RMB'000
Opening not beel appearant at 1 leaven (audited)	E 500	4.500
Opening net book amount at 1 January (audited)	5,500	4,500
Additional provisions	4,300	800
Utilised during the period	(3,800)	(600)
		. ===
Closing net book amount at 30 June (unaudited)	6,000	4,700

The Group gives warranty on construction services to its customers and undertakes to make up defects that are not satisfactory for periods which range from 6 months to 5 years. Provision has been recognised for expected warranty claims based on the past experience of the level of repairs.

14. BORROWINGS

	Unaudited 30 June	Audited 31 December
	2009 RMB'000	2008 RMB'000
Borrowing included in non-current liabilities		
Long-term bank loans		
- Secured (Note (a))	350,000	117,000
- Unsecured	-	70,000
	350,000	187,000
Borrowing included in current liabilities		
Short-term bank loans		
- Secured (Note (a))	86,000 820,000	116,000
Guaranteed (Note (b))Unsecured	1,445,600	873,000 1,146,600
	1,110,000	1,110,000
	2,351,600	2,135,600
Short-term other loans		
- Unsecured with guarantee	-	199,621
	2,351,600	2,335,221
	2,701,600	2,522,221
Movement in borrowings is analysed as follows:		
	Six months e	nded 30 June
	2009	2008
	RMB'000	RMB'000
Opening amount as at 1 January (audited)	2,522,221	1,971,151
Addition of borrowings	2,630,000	1,678,321
Repayments of borrowings	(2,450,621)	(1,202,551)
Closing amount as at 30 June (unaudited)	2,701,600	2,446,921

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

(CONTINUED)

14. BORROWINGS (continued)

(a) As at 30 June 2009, the secured bank loans were secured by the land use rights, buildings and properties under development of the Group with a total net book value amounting to RMB719,997,000 (31 December 2008: RMB428,029,000).

(b)

	Unaudited	Audited
	30 June	31 December
	2009	2008
	RMB'000	RMB'000
Guaranteed by:		
Mr. Pang Baogen, chairman of the Board of Directors of the Company	50,000	200,000
Mr. Pang Baogen and the Company (jointly)	770,000	390,000
Mr. Pang Baogen and Zhejiang Baoye Construction Group Co., Ltd.		
a subsidiary of the Company (jointly)	-	283,000
	820,000	873,000

The weighted average effective annual interest rates at balance sheet dates are as follows:

	Unaudited	Audited
	30 June	31 December
	2009	2008
	RMB'000	RMB'000
Bank loans	4.65%	5.82%
Other loans	_	7.04%

All the carrying amounts of the bank borrowings are denominated in RMB.

15. RECEIPTS IN ADVANCE

The receipts in advance mainly represented the proceeds from the pre-sale of the properties.

16. OTHER INCOME

Unaudited

	Six months ended 30 June		
	2009	2008	
	RMB'000	RMB'000	
Interest income	31,006	42,419	

17. OTHER GAINS - NET

Unaudited

	Six months ended 30 June		
	2009	2008	
	RMB'000	RMB'000	
Government compensation	16,023	283	
Gains on disposals of investment properties	9,079	-	
Fair value gains on investment properties (Note 5)	2,724	-	
Gains on debts restructuring	1,377	2,147	
Gains on disposals of property, plant and equipment	661	235	
Others	(746)	1,220	
	29,118	3,885	

18. OPERATING PROFIT

The following items have been charged to the operating profit during the period:

Unaudited Six months ended 30 June

	2009 RMB'000	2008 <i>RMB'000</i>
Depreciation of property, plant and equipment (Note 5) Amortisation of land use rights charged into	44,118	36,454
statement of comprehensive income (Note 6)	5,787	5,180
Employee benefit expenses	730,291	609,687
Cost of inventory and properties sold	3,999,034	3,770,272
Operating leases of buildings	3,501	2,972

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

(CONTINUED)

19. FINANCE COSTS

	Unaudited			
	Six months e	Six months ended 30 June		
	2009	2008		
	RMB'000	RMB'000		
Interest on borrowings wholly repayable within five years	53,929	71,135		
Less: interest capitalised in construction in progress	(1,602)	(1,183)		
Less: interest capitalised in properties under development	(16,668)	(9,744)		
	35,659	60,208		

20. INCOME TAXES

Hong Kong Profits Tax

No provision for Hong Kong profits tax has been made as the Group has no assessable profit earned in or derived from Hong Kong for the six months ended 30 June 2009 (six months ended 30 June 2008: nil).

(ii) PRC Enterprise Income Tax ("EIT")

PRC EIT is provided on the assessable income of the Group's entities incorporated in the PRC, calculated in accordance with the relevant regulations of the PRC after considering the available tax benefits from refunds and allowances.

The Company and its subsidiaries are subject to EIT at a rate of 25% (2008: 25%).

(iii) PRC land appreciation tax

PRC land appreciation tax 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 cost of land use rights and all property development expenditures.

The amounts of income tax expenses charged to the condensed consolidated statement of comprehensive income represent:

	Unau	Unaudited		
	Six months e	Six months ended 30 June		
	2009	2008		
	RMB'000	RMB'000		
Current income tax				
– PRC EIT	124,379	53,621		
- PRC land appreciation tax	87,696	14,220		
Deferred income tax	(20,303)	(17,494)		
	191,772	50,347		

21. EARNINGS PER SHARE

Basic

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

	Unaudited Six months ended 30 June		
	2009	2008	
Profit attributable to equity holders of the Company (RMB) Weighted average number of ordinary shares in issue during the period	353,274,000 662,964,005	103,634,000 662,964,005	
Basic earnings per share (RMB)	0.53	0.16	

Diluted

The Company had no potential dilutive effect in shares, thus the diluted earnings per share is the same as the basic earnings per share.

22. DIVIDENDS

The Board does not recommend any payment of interim dividend for the six months ended 30 June 2009 (six months ended 30 June 2008: nil). A final dividend of RMB0.08 per ordinary share for 2008, amounting to total dividend of RMB53,037,000, was approved at the annual general meeting of the Company on 26 June 2009, which was paid on 15 July 2009.

23. CONTINGENT LIABILITIES

	Unaudited	Audited
	30 June	31 December
	2009	2008
	RMB'000	RMB'000
Guarantees given to banks in respect of mortgage facilities granted to third parties	32,524	50,830

The Group has issued performance guarantees in respect of mortgage facilities granted by certain banks relating to the mortgage loans arranged for certain purchasers of property projects developed by the Group. The banks will release such guarantees upon the delivery of the building ownership certificates of such properties to the banks as securities.

24. CAPITAL COMMITMENTS

As at 30 June 2009 and 31 December 2008, the Group had no significant capital commitments.

25. RELATED-PARTY TRANSACTIONS

Apart from the related party transaction disclosed in Note 14(b), the Group had no material related-party transactions during the six months ended 30 June 2009 and 2008.

Management Discussion and Analysis



Results Review

For the six months ended 30 June 2009, the Group achieved a consolidated revenue of RMB5,448,916,000, representing an increase of approximately 17% from the corresponding period last year; operating profit amounted to RMB652,848,000, registering a significant increase of approximately 201% from the corresponding period last year; profit attributable to equity holders of the Company amounted to RMB353,274,000, soared approximately 241% compared to the same period last year. Earnings per share was RMB0.53, representing an increase of approximately 231% compared to the same period last year. The Board does not recommend any payment of interim dividend for the six months ended 30 June 2009.

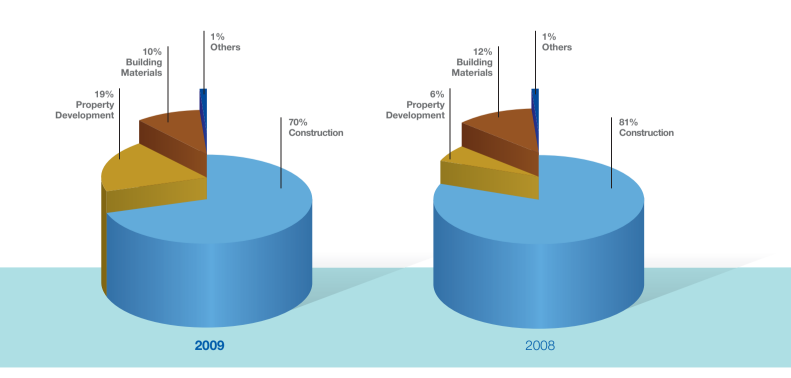
Reaping from the improved profit margins on realised properties sales including the Jing'an Ziyuan project in Shanghai during the first half of the year, profit attributable to equity holders saw a vibrant upsurge.

Except for a fair value gain amounting to RMB2,724,000 attributable to investment properties (six months ended 30 June 2008: nil), all other profits that were accounted for and realised during the six months ended 30 June 2009 were operational profit and generated real cash inflow.

Management Discussion and Analysis (continued)

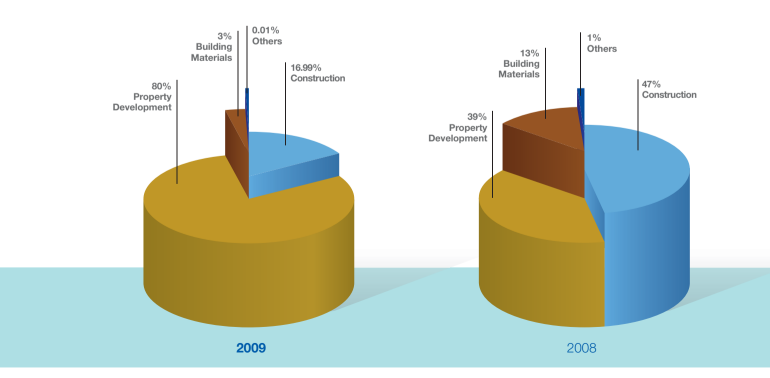
Revenue

	F	For the six months ended 30 June			
	20	009	20	2008	
	RMB'000	% of total	RMB'000	% of total	
Construction	3,829,334	70%	3,751,182	81%	+2%
Property Development	1,020,389	19%	306,135	6%	+233%
Building Materials	561,555	10%	552,704	12%	+2%
Others	37,638	1%	40,854	1%	-8%
Total	5,448,916	100%	4,650,875	100%	+17%



Operating Profit

	For the six months ended 30 June 2009 2008				Change
	RMB'000	% of total	RMB'000	% of total	Onlange
Construction	110,946	16.99%	100,944	47%	+10%
Property Development	519,844	80%	85,208	39%	+510%
Building Materials	21,922	3%	27,737	13%	-21%
Others	136	0.01%	3,066	1%	-96%
Total	652,848	100%	216,955	100%	+201%



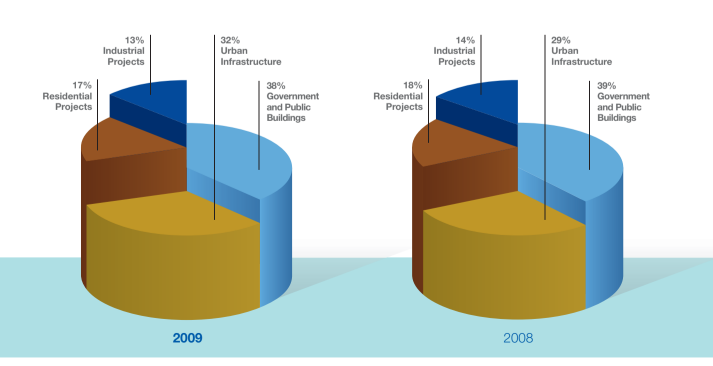
Construction Business

For the six months ended 30 June 2009, the Group's construction business achieved a revenue of RMB3,829,334,000, representing a growth of approximately 2% over the same period last year; operating profit amounted to RMB110,946,000, representing an increase of approximately 10% compared to the same period last year.

As at 30 June 2009, the Group's total contract value under construction-in-progress amounted to RMB27,158,590,000, details of which are analysed below:

By project nature:

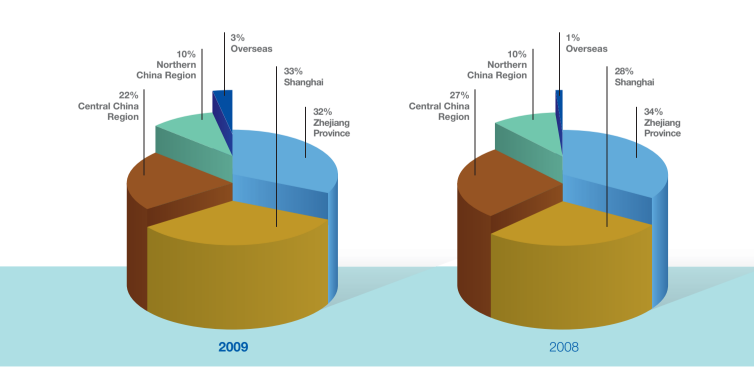
	As at 30 June				
	2	009	20	08	Change
	RMB'000	% of total	RMB'000	% of total	
Government & Public Buildings	10,320,264	38%	10,563,542	39%	-2%
Urban Infrastructure	8,690,749	32%	7,854,941	29%	+11%
Residential Projects	4,616,960	17%	4,875,481	18%	-5%
Industrial Projects	3,530,617	13%	3,792,041	14%	-7%
Total	27,158,590	100%	27,086,005	100%	+0.3%



By region:

		As at 30 June			
	20	009	20	800	Change
	RMB'000	% of total	RMB'000	% of total	
Zhejiang Province	8,690,749	32%	9,209,242	34%	-6%
Shanghai	8,962,335	33%	7,584,081	28%	+18%
Central China Region	5,974,890	22%	7,313,221	27%	-18%
Northern China Region	2,715,858	10%	2,600,257	10%	+4%
Overseas*	814,758	3%	379,204	1%	+115%
Total	27,158,590	100%	27,086,005	100%	+0.3%

Overseas construction business was principally carried out in three African countries, namely Djibouti, Botswana and Seychelles.



Due to Baoye's established goodwill and reputation in the market place and increased market presence in other provinces besides Zhejiang Province, the Group's total contract value under construction-in-progress still recorded a moderate increase of approximately 0.3%, amounting to approximately RMB27.2 billion, in which order backlog amounts to approximately RMB19.8 billion. In addition, new orders amounted to approximately RMB1.5 billion have been contracted for but not yet commenced construction works. As at 30 June 2009, the total construction order backlog value plus new construction contracts amounted to approximately RMB21.3 billion (30 June 2008: RMB20.5 billion) in total.

The Group endeavors to adopt the mission of "brand building and technology enhancement" in fostering new construction projects with emphasis on quality and brand recognition in enhancing its dominant position in the market. During the six months ended 30 June 2009, the Group has contracted for new construction projects in the amount of approximately RMB3.8 billion, which comprises a number of high-end construction projects including the Terminal Building of Shandong Dongying Airport, the complex building of Sanmen State Nuclear Electricity Plant and the Inspection Building of Jingzhou Port, Hubei. These new mega construction projects marked important milestones, following the New Terminal Building of Hangzhou International Airport and Jing'an Temple Traffic Terminal construction projects that were contracted for in 2008, in enhancing the Group's position in the high-end construction market.

Property Development Business

For the six months ended 30 June 2009, the revenue of the Group's property development business amounted to RMB1,020,389,000 (revenue before deductions of sales tax and related levies was RMB1,078,555,000), representing an increase of approximately 233% from the same period last year. The Group's property development business contributed an operating profit of RMB519,844,000, representing an increase of approximately 510% compared to the same period last year.

During the six months ended 30 June 2009, the substantial increase in revenue and operating profit of the Group's property development business was primarily derived from and concluded in City Green Garden Phase II in Hefei and Jing'an Ziyuan in Shanghai. City Green Garden Phase II in Hefei has recorded sold units, an equivalent of approximately 43,522 square metres, registering a total revenue of approximately RMB189,313,000 with an average selling price per square metre of RMB4,350. Jing'an Ziyuan in Shanghai has recorded sold units, an equivalent of approximately 24,055 square metres, registering a total revenue of approximately RMB854,000,000 with an average selling price per square metre of RMB38,922 and RMB29,102 of the residential and office units respectively. Sale of the commercial units carried forward from prior years has recorded revenue of approximately RMB27,642,000 and income from rental properties is approximately RMB7,600,000.



Shaoxing "Baoye Four Seasons Garden"



Shaoxing "Daban Fengqing"

Projects under development

As at 30 June 2009, the Group's projects under development are tabulated below:

		Estimated Gross	Equity Interest	
Project Name	Location	Floor Area	of the Group	
		(square metres)		
Baoye Four Seasons Garden Phase I	Shaoxing	100,000	100%	
Daban Fengqing Phase I	Shaoxing	130,000	100%	
Yuyuan	Shaoxing	89,000	49%	
Jing'an Ziyuan	Shanghai	48,239	70%	
City Green Garden Phase II	Hefei	66,000	100%	
City Green Garden Phase III	Hefei	100,000	100%	
Baoye Tongcheng Green Garden Phase I	Hefei	100,000	100%	
Baoye Moon Lake Garden	Hubei Jingmen	82,000	100%	
Xudong Yayuan	Wuhan	30,600	100%	







Shanghai "Jing'an Ziyuan"

Baoye Four Seasons Garden is located in Kuaijishan Tourist Resort Zone, a "province-rank" resort district in Zhejiang Province. With historical culture and spectacular scenery, the area is where ancient civilization flourished. Other than its profound cultural tradition and being the origin of many myths and folklores, the area also has a large number of historical heritages. Being only 5 kilometres from downtown of Shaoxing City, it is known as the "natural treasure in the heart of a city". Baoye Four Seasons Garden has a site area of approximately 1,050,000 square metres with 0.5 time plot ratio and a planned gross floor area of approximately 525,000 square metres for the development of deluxe villas, semi-detached villas, garden villas and town houses. It also consists of a golf club and a five-star resort hotel, a country park and a central lakeside garden with full-fledged facilities. The construction of a total of 100,000 square metres of Baoye Four Seasons Garden Phase I has commenced and the pre-sale is expected to begin in the second half of 2009.

Daban Fengging is located in Kegiao, Shaoxing County, having a total site area of approximately 100,000 square metres with 2.5 times plot ratio for development of gross floor area of 250,000 square metres. The land is in the development zone of the future central business district of Kegiao, alongside the "dual lake" district, east of Dabanhu, with adequate and welldeveloped community facilities. The project will be positioned as a premier residential property in Kegiao, Shaoxing County and will be developed in two phases. Daban Fengging Phase I has a total gross floor area of 130,000 square metres, of which 45,000 square metres has been put up for pre-sale in June 2009, all of which has been sold out at the end of August 2009.

Yuyuan, located at No.1 Yangming Road, Shaoxing City, having a total site area of approximately 180,000 square metres with a plot ratio of 0.5 times, is designated for the development of 89,000 square metres' up-scale residential properties. The Group and Greentown China Holdings Limited, a listed company on the HKEx (stock code: 3900), jointly acquired the site area and will co-develop it into a high-end property project in which the Group is 49% interested. The land area is within the resort district of Kuaijishan Tourist Resort Zone, a prime location in Shaoxing City and is of close proximity to the Group's golf club and Baoye Four Seasons Garden. Yuyuan will be developed as a low density deluxe villa project. The presale of Yuyuan Phase I, a total of 27 deluxe villas, has begun in March 2009. As at the end of August 2009, a total of 21 villas had been sold.

Jing'an Ziyuan is located on Jiangning Road in Jing'an District of Shanghai, close to the downtown prominent area, "Golden Delta" of Nanjing Road West, which is truly a prime location of Shanghai. The project has a gross floor area of approximately 48,239 square metres, which were developed as luxurious service apartments. As at the end of August 2009, a total of 31,132 square metres has been sold of which 24,055 square metres have been accounted for as sale and the balance of 7,077 square metres has not been included in the results for the first half of 2009. The remaining unsold 17,107 square metres



Hefei "City Green Garden"



Hefei "Baoye Tongcheng Green Garden"

comprise 10,300 square metres of underground garage, which is held for long term investment for rental purposes, and the balance 6,807 square metres will continue to be sold.

City Green Garden, Phase II, a total gross floor area of 170,000 square metres in a prime developing zone in Hefei City, Anhui, is located in Yaohai District with convenient transportation. It comprises mainly high-end properties with a portion of retail shops and offices. An aggregate of 60,000 square metres and 43,522 square metres have been accounted for in 2008 and in the first half of 2009 respectively. The remaining 66,000 square metres of City Green Garden Phase II has all been presold. City Green Garden Phase III has a total gross floor area of approximately 100,000 square metres of which 50,000 has been pre-sold already.

Baoye Tongcheng Green Garden is located in Baohe District of Hefei City, Anhui, with a land area of 58,570 square metres and 2.8 times plot ratio for development of gross floor area of 164,000 square metres. This property comprises nine high-rise buildings including condominiums, studio flats and a commercial complex. The project sets a new model of "green living quality life style" and is of close proximity to University of Science and Technology of China and supported by comprehensive community services in Hefei. Baoye Tongcheng Green Garden Phase I has a total gross floor area of 100,000 square metres. The pre-sale of the Phase I of this property has started at the end of 2008 and good response was received from the market. As at the end of August 2009, 55,000 square metres had been sold.

Baoye Moon Lake Garden is located in Dongcheng District, Jingmen, Hubei, with well-developed community facilities and convenient transportation, having 1.8 times plot ratio for commercial and residential properties development and a total gross floor area of 82,000 square metres. The project comprises 22 buildings, 13 of which are high-rise buildings, 9 of which are low-rise buildings. Buildings alongside Yuelianghu Road will be developed as commercial-residential units. At present, the core construction has been completed. It is expected that the presale of the project units will start in 2010.

Xudong Yayuan is located in Wuchang District, Wuhan, with well-developed facilities and convenient transportation, having a land area of 11,000 square metres and 2.8 times plot ratio for development of small dwelling-size properties of 30,600 square metres. At present, the construction of this property has been started and it is expected that the pre–sale will start in 2010.

Land Reserve

Our current level of land bank is sufficient for properties development in the next three to five years, therefore the Group had not procured new land bank in the first half of 2009. However, the Group has been actively seeking for appropriate lands in Shaoxing, Hefei and Tianjin for property development potentials and prospects in the future. Our strategies would be to focus on the markets where the Group is familiar with and would not compete for land reserves by paying premium prices.



Hebei "Baoye Moon Lake Garden"



Wuhan "Xudong Yayuan"

Building Materials Business

For the six months ended 30 June 2009, the revenue of the Group's building materials business was RMB561,555,000, up approximately 2% over the same period last year; operating profit was RMB21,922,000, a decrease of approximately 21% over the same period last year.

The revenue breakdown of the Group's building materials is as follows:

		For the six months ended 30 June		
	2009 RMB'000	2008 RMB'000	Change	
Ready-mixed concrete	129,158	127,122	+2%	
Curtain wall	179,698	165,811	+8%	
Wood products and interior decoration	146,004	143,703	+2%	
Steel structure	73,002	71,852	+2%	
Concrete pipes	22,462	27,635	-19%	
Concrete ducts	2,808	5,527	-49%	
Large roof sheathings	2,808	2,764	+2%	
Fireproof materials	5,615	8,290	-32%	
Total	561,555	552,704	+2%	



Shaoxing "Kuaijishan Golf Club"

As depicted from above, though facing the global financial tsunami, leveraging on its product advancement technologies, the Group's building materials business continued to register a slight growth despite the adverse economic environment during the first half of the year; some traditional products' sales such as concrete pipes, concrete ducts and fireproof materials have been dropping due to intense competition. The Group's profit margin in this sector of business had also saw a decline primarily due to increased operating losses that were accounted for in wood products and steel structure during the period under review.

With respect to construction technologies advancement, the Group has, in collaboration with the China Construction Research Institute and other research institutions, codeveloped a number of construction technologies in the areas of green residential housing, two of which have been granted international patents. In April 2009, a national research center emphasised on 9 core research contents in the areas of construction technologies and industrialisation of residential unit has been established in and attached to Baoye Group's research center, the first of its kind being associated with a private and construction enterprise in China, specialising in the establishment of standards and inspection benchmarks in various laboratories. In addition, the Group's housing industrialisation base has been endorsed by the national experts in the industry.



Business Prospect

Construction business is the platform for the Group's business development, which brings in steady and stable cash inflow

During the period under review, affected by both the global financial crisis as well as the slow down in domestic economy, the construction sector also experienced a decline. In order to alleviate the negative impacts that might have caused the domestic economy, PRC government has announced a RMB4 trillion investment spending in 10 major industries under a series of economic policies to boost the domestic economy. The Group has been able to grasp this growing opportunity and has been awarded a number of major construction contracts, including schools, hospitals, cultural centres and complexes, airports and other major infrastructural development facilities and projects. These construction projects have laid a very solid foundation for the Group to enter the high-end construction sector.

The Group has participated in establishing a number of national construction standards. By applying and complying with these standards, the Group is able to enhance its capabilities in the design, project management and operations management. These core competencies will enable the Group to benefit from improved profit margin, risk management, production safety, supply chain management, production process flow and operating results. Simultaneously, it will also enhance the marginal utilities for both the corporate and communities-atlarge at the same time.

The total construction order backlog value plus new construction contracts valued at RMB21.3 billion in total. Our construction business will see a great prospect ahead of us in light of the RMB4 trillion investment spending in infrastructural construction projects, in which the Group is confident to bid for a larger share of the pie.

Property Development business will contribute significant growth in terms of profitability to the Group

The real estate markets in China have rebounded quickly in response to various government stimulating policies, which includes lowering the down payment ratio for first time buyer and debt to equity ratio for property development projects. The Group believes that real estate markets will continue to benefit from these government stimulating policies.

During the period under review, the Group's Daban Fengqing, Yuyuan, Jing'an Ziyuan, City Green Garden and Baoye Tongcheng Green Garden projects have reported very satisfactory pre-sale results. As at 31 August 2009, the aggregate gross floor areas sold were approximately 160,000 square metres and the total contract value exceeds RMB1.5 billion. Nevertheless, the Group's premium properties products, Baoye Four Seasons Garden will commence pre-sale in the second half of the year. All of which present a clear earning visibility for the Group in the foreseeable future.

Building Materials business is an important strategy to sustain continuous growth for the Group

The Group's building materials business has been developed in accordance with the development plan of housing industrialisation, which includes wood products, light steel structure, steel structure, reinforced concrete and remixed materials. Industrialisation of building materials involves processes under which residential unit is built at site location through use of assembling of structure and parts which are manufactured at factory. This mode of production processes sets unprecedented production methodologies in China construction industry, which is similar to mass production lines in well-developed countries. By comparing it to traditional construction methodologies, the advantages of adopting industrialisation of building materials are environmental friendly and energy saving, minimisation of waste and pollution at site, improving construction speed, mass production, standardisation, shorter construction time, and, more importantly, accelerate cash flow cycle.

The Group believes that the PRC government will ultimately adopt housing industrialisation in order to protect the environment, to conserve energy and minimize waste. Enterprises will ultimately adopt housing industrialization in order to adapt to the inevitable construction development trend. However, this target would not be achieved in the short term and would take a much longer time horizon in setting up standardization, unit production, and measurement, production of inter-changeable parts, on-site installation and assembling processes before housing industrialisation takes place.

On 29 August 2008, the Standing Committee of the National People's Congress enacted the implementation of the "Circular Economy Promotion Law of People's Republic of China" to be effective 1 January 2009. The PRC government encourages and supports the development of circular economy through the implementation of aforesaid law, asserting that development strategy of the Group's building materials business (environmentally friendly building materials and residential units) is consistent with the country's development policies.

During the period under review, the Construction and Housing Industrialisation Institute of the National Center for Construction Engineering Technology Research has been established in the Group, the first of its kind being associated with a private enterprise in China. In addition, the Group's housing industrialisation base has been endorsed by the national experts in the industry. At present, the Group has attained the international standards for testing, inspection and manufacturing of industrialised residential properties and has maintained qualified laboratories for these purposes, thus consolidating the Group's leading position in the forefront of the industry.

The rural economy in the Yangtze Delta Area takes a lead in the China economy, where the requirement for housing moves from quantity to quality. The housing industrialization in village or county tends to maximise utility on resources, minimise waste and pollution, and environmental friendly to ensure its continuous development. Therefore, the future prospect for housing industrialisation is great in the rural communities where replacement of quality residential housing units call for a big demand and will provide a healthy return for the Group's building materials business. The Company is actively negotiating with the relevant government authorities for co-development of "New Village" project.

Financial Review

Treasury Policies

The Group adopts a prudent approach on financial policies and takes stringent risk management control over its investment, financing and cash as well as maintaining a sound capital structure. The Group will adjust its investment, financing and capital structure from time to time according to its sustainable development and internal resources available, with a view to optimising the capital structure of the Group.

The Group has established a financial settlement center, which centralises funding for all its subsidiaries at Group level. The Board believes that such policy will enable the Group to achieve better controls on the treasury operations, minimise financing risks and lower the capital cost.

Financial Resources and Liabilities

With its steady growth in cash flow, sound credit record and excellent reputation in the industry, the Group preserved an AAA credit rating by a credit rating institution recognized by the People's Bank of China in 2009. Such excellent credit rating will benefit the Company's financing activities and allows the Group to continue to enjoy the prime rate offered by the People's Bank of China. During the period, the vast majority of the Group's borrowings were on an unsecured basis, about 16% of the Group's borrowings were on secured basis. The Group will take advantage of its good credit to continue to take borrowings on an unsecured basis, which will be supplemented by project financing when necessary.

The Group's objectives in managing capital are to safeguard the Group's ability to operate as a going concern to provide returns for shareholders and to maintain an optimal capital structure to reduce the cost of capital.

As at 30 June 2009, the Group's net bank borrowings (total bank borrowings deducts cash & cash equivalents and restricted bank deposits) amounted to RMB811,599,000 (as at 30 June 2008: RMB834,762,000). The Group's net gearing ratio (net bank borrowings/equity attributable to equity holders of the Company) was 25.1% (30 June 2008: 28.7%). The Group plans to maintain the gearing ratio at such healthy level.

Key Financial Ratios

			As at 2009	t 30 June 2008
Return on equity (%) Net assets value per share (RI Net gearing ratio (%) Current ratio	MB)		10.9% 4.88 25.1% 1.35	3.6% 4.38 28.7% 1.01
Return on equity	=	profits attributable to equity holders of the Company/equity attributable to equity holders of the Company		
Net assets value per share	=	net assets/number of issued shares at the end of the period under review		
Net gearing ratio	=	net bank borrowings/equity attributable to eq	uity holders of the C	ompany
Current ratio	=	current assets/current liabilities		

During the period under review, profit attributable to equity holders of the Company amounted to RMB353,274,000, registering a growth of 203% compared to the same period last year due to the inclusion of revenue derived from Jing'an Ziyuan which was sold in 2008. Because the profit margin was high, net assets value per share saw a commendable growth. As at 30 June 2009, net bank borrowings was RMB811,599,000, similar to RMB834,762,000 in the corresponding period last year. Because the profit attributable to equity holders was high, equity holders' interest had increased significantly, thus debt gearing ratio reported a decline when compared to the same period last year. Land use rights, properties under development and completed properties held for sale that are available for sale within one year have increased substantially, current ratio was then improved.

Cash Flow Analysis

		As at 30 June		
	Note	2009 RMB'000	2008 RMB'000	
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Net cash (outflow)/inflow from operating activities	<i>(i)</i>	(272,516)	36,505	
Net cash inflow/(outflow) from investing activities	(ii)	1,627	(55,340)	
Net cash inflow from financing activities	(iii)	176,579	475,770	
(Decrease)/increase in cash and cash equivalents		(94,310)	456,935	

Note:

- (i) The net cash outflow from operating activities was RMB272,516,000, this compared to net cash inflow of RMB36,505,000 of the same period in 2008, representing an increase of RMB309,021,000 from the same period in 2008. This was primarily attributable to payment of land use rights for Baoye Four Seasons Garden in the sum of RMB393,863,000. On the other hand, the receipt from pre-sale of properties amounted to RMB525,000,000, compared to the receipt of pre-sale of properties of RMB494,000,000 of the same period last year.
- During the period under review, the net cash inflow from investing activities was RMB1,627,000, mainly attributable to the disposal of Shaoxing Baoye Building Materials Shopping Center which was previously accounting for as an investment property, carrying a cash inflow of RMB44,000,000 (recorded under "other gains-net" of the income statement). The net cash inflow from interest income amounted to approximately RMB31,000,000. On the other hand, approximately RMB73,373,000 was allocated to the construction of the building materials industrial parks in Hefei and Wuhan and increase in other fixed assets.
- The net cash inflow from financing activities was RMB176,579,000, compared to the net cash inflow of RMB475,770,000 of the same period in 2008, a reduction of RMB299,191,000 from the same period last year. The reduction was primarily attributable to decrease in new bank borrowings during the reporting period.

Land Appreciation Tax

On 28 December 2006, the State Administration of Taxation pronounced a circular in respect of the rules and regulations pertaining to land appreciation tax applicable to real estate and property development enterprises in clearing their pending tax assessment. The appreciation tax came into effect in 1993. The Group has consistently complied with the tax rules and regulations in the PRC and conformed to the Hong Kong Financial and Accounting Reporting Standards in accounting for such tax provision. Besides, the Group is a comprehensive construction enterprise with construction, building materials and property development as its three main businesses. Therefore, the financial impact resulting from the tax pronouncement towards the Group's operating results will not be very significant.

Administrative Expenses

The Group's administrative expenses increased from RMB123,085,000 in the six months ended 30 June 2008 to RMB130,998,000 in the six months ended 30 June 2009, a moderate increase of RMB7,913,000, or 6% compared to the same period last year. Followed by the rapid business expansion, administrative expenses had also increased. This, compared with the revenue growth of 17%, was well brought under control, pursuant to the policies undertaken by the Group to minimise its administrative expenses.

Financial Expenses

Financial expenses are interest expenses attributable to bank borrowings. The weighted average effective annual interest rates of the Group reduced from 5.82% at 31 December 2008 to 4.65% as at 30 June 2009. The Group has implemented certain interest rate controlling tools which includes, inter alia, close monitoring of interest rate movements and negotiating interest borrowing rates in favor of the Group when renewing of new bank borrowings.

External Guarantee and Fulfillment

	30 June 2009 RMB'000	31 December 2008 RMB'000
Guarantees given to banks in respect of mortgage facilities granted to third parties	32,524	50,830

The Group has issued performance guarantees in respect of mortgage facilities granted by certain banks relating to the mortgage loans arranged for certain purchasers of property projects developed by the subsidiaries of the Group. The banks will release such guarantee upon the delivery of the building ownership certificates of such properties to the banks as securities.

Details of the charges on the Group's Assets

As at 30 June 2009, land use rights, buildings and properties under development at a total value of approximately RMB719,997,000 (as at 31 December 2008: RMB428,029,000) were pledged to banks as security in securing short-term bank borrowings.

Capital Expenditure Plan

In consideration of the uncertainties brought by the global financial tsunami, the Group adopts a prudent approach in capital expenditure spending to secure our cash resources at safety level. At present, the Group has only budgeted for a capital expenditure in the sum of RMB50 million for the development and construction of Kuaiji Mountain Resort Hotel in the second half of the year.

Adjustment of RMB Exchange Rate and Foreign Exchange Risks

The Group mainly operates in China. The majority of the Group's business and all bank borrowings are denominated and accounted for in RMB, and therefore do not have any direct exposure to foreign exchange fluctuation. The Board does not expect the adjustment of RMB exchange rate and other foreign exchange fluctuations will have any significant impact on the business operations or results of the Group.

Corporate Governance



Audit Committee

The audit committee of the Company consists of three independent non-executive directors, Mr. Wang Youwei (Chairman), Mr. Yi Deging and Mr. Chan Yin Ming, Dennis. The audit committee held one meeting during the period under review, and all three members attended the meeting. The audit committee has discussed with the management the accounting policies as well as critical accounting estimates and assumptions and discussed with the auditors on the audit plan and key audit areas. The audit objectives and the scope of the internal audit department of the Group were also discussed. The interim results of the Group for the six months ended 30 June 2009 had been reviewed by the audit committee before being approved by the Board.

Code on Corporate Governance Practices

In the opinion of the Board, the Group has complied with the Code on Corporate Governance Practices set out in Appendix 14 to the Listing Rules during the six months ended 30 June 2009, except that the role of the chief executive officer of the Company has been assumed by Mr. Pang Baogen, the chairman of the Board. Three general managers have been appointed to overseeing and managing the three main business segments (construction, property development and building materials) of the Group respectively, each of whom has partly shared the duty of the chief executive officer to which they manage. The Board believes that the current arrangement has installed a proper segregation of duties mechanism and adequately streamlined the responsibility and such simple management structure can enhance the communication amongst staff at different levels as well as facilitating execution of the Company's new policies effectively. Therefore, the Board endorsed the position of chief executive officer to be assumed by the chairman of the Board. Nevertheless, the Board will regularly review the management structure to ensure that it meets the business development requirements of the Group.

Model Code for Securities Transactions by Directors

The Board and the Supervisory Committee have adopted the Model Code for Securities Transactions by Directors of Issuers ("Model Code") contained in Appendix 10 to the Listing Rules as the code of conduct for securities transactions carried out by the directors and the supervisors of the Company. Specific enquiries have been made by the Company to all the directors and the supervisors, all of whom have confirmed that they have complied with the Model Code throughout the six months ended 30 June 2009. Relevant employees who are likely to be in possession of unpublished price-sensitive information of the Group are also subject to compliance with written guidelines on more rigid terms to the Model Code.

Investor Relations

The Company firmly believes that investor relations are an important aspect of a listed company. Transparency and high efficiency in disclosing accurate corporate information pertaining to operating conditions, development strategies, results of operations and prospects are important to investors. The Company endeavors to interact with its investors, enhance transparency and corporate governance, which will enhance shareholders value and create a win-win situation for the Company, its investors and potential investors.

During the period under review, impacted by the global financial tsunami, the number of investment forums organised by investment banks has seen a downturn. But the Company had attended the activities organised by UBS and First Shanghai Securities held from 12 to 16 January 2009 in Shanghai and 14 April 2009 in Shenzhen respectively.

Impacted by the global financial tsunami, bad news, false or exaggerated information flooded the capital and equities markets. The Company believes that it should maintain an active role in investor relations and take a positive stance to directly communicate with investors more promptly. During the period under review, the management of the Company has conducted hundreds of interviews with analysts and investors to update them on the new developments of the Group, the strategies adopted by the Group to withstand the negative impacts brought by the global financial tsunami and the Group's financial position to enhance transparency and confidence level of the investors.

The Company's share price still experienced a dramatic slip during that pessimistic period. Yet our share price bounced back significantly when the market turned rational subsequently. First Shanghai Securities and China Everbright Securities had published their research reports on 26 May 2009 and 4 August 2009 respectively on the Company. Both initiate their coverage with BUY recommendation and set their target price at HK\$6.96 and HK\$7.28 respectively in the next twelve months.





Other Information

Interests of Directors, Supervisors and Senior Management

As at 30 June 2009, the interest and short position of each director, supervisor and senior management of the Company in the shares, underlying shares or debentures of the Company or any associated corporations within the meaning of Part XV of the SFO which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which were required, pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers, to be notified to the Company and the HKEx were as follows:

Director/ Senior management	Relevant entity	Capacity	No. of domestic share held (Long position)	Approximate percentage of the total registered capital of the relevant entity
Directors				
Mr. Pang Baogen	The Company	Individual	198,753,054	29.98%
Mr. Gao Jiming	The Company	Individual	13,024,647	1.96%
Mr. Gao Lin	The Company	Individual	9,544,775	1.44%
Mr. Zhou Hanwan	The Company	Individual	8,233,510	1.24%
Mr. Wang Rongfu	The Company	Individual	7,147,039	1.08%
Senior Management				
Mr. Sun Guofan	The Company	Individual	11,705,283	1.77%
Mr. Gao Jun	The Company	Individual	5,794,259	0.87%
Mr. Lou Zhonghua	The Company	Individual	5,633,172	0.85%
Mr. Wang Rongbiao	The Company	Individual	2,647,911	0.40%
Mr. Jin Jixiang	The Company	Individual	2,440,527	0.37%

Substantial Shareholders

As at 30 June 2009, so far as was known to the directors, the following persons, other than directors, supervisors and senior management of the Company, have an interest in the shares of the Company as recorded in the register required to be kept under the Section 336 of the SFO and which would fall to be disclosed to the Company under the provisions of Division 2 and 3 of Part XV of the SFO:

Name	Number of H shares of the Company held (Long position)	Approximate percentage of the total issued H shares of the Company	Approximate percentage of the total registered share capital of the Company
Atlantis Investment Management Ltd HSBC Global Asset Management (Hong Kong) Limited	66,000,000 28,000,000	21.14% 8.96%	9.96% 4.22%
JPMorgan Chase & Co.	25,000,000	8.01%	3.77%

Directors' and Supervisors' Rights to Acquire Shares or Debentures

At no time during the period did the Company or any of its subsidiaries make any arrangement to enable directors, supervisors and their respective spouses or children under age of 18, to benefit from acquisition of the shares or debentures of the Company or any other corporation.

Human Resources

As at 30 June 2009, the Group had a total of approximately 3,710 permanent employees (30 June 2008: 3,690). There are approximately 59,100 indirectly employed construction site workers (30 June 2008: 57,000) who are not permanent employees of the Group. For the six months ended 30 June 2009, total staff cost amounted to RMB730,291,000 (the same period in 2008: RMB609,687,000). Remuneration is determined by reference to market terms as well as the performance, qualification and experience of the individual. The Group is subject to social insurance contribution plans organized by the PRC local governments. In accordance with the relevant national and local labor and social welfare laws and regulations, benefits provided by the Group include pension and medical insurance. The Group believes the salaries and benefits that the employees receive are competitive in comparison with market rates. The Group highly values human resources management and is devoted to establishing a high quality team to support its long term business development. The Board continuously review and implement effective employee incentive plans from time to time.

Connected Transaction

During the period under review, the Group did not have any transaction which constitutes a connected transaction that requires disclosure under the Listing Rules.

Purchase, Sale or Redemption of Securities

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities during the six months ended 30 June 2009.

Appreciation

The Board would like to take this opportunity to express its gratitude to our shareholders, customers, suppliers, banks, professional parties and employees for their continuous patronage and support.

By order of the Board

Baoye Group Company Limited Pang Baogen

Chairman

Zhejiang, the People's Republic of China 7 September 2009

Definitions

In this interim report, unless the context otherwise requires, the following expressions have the following meanings:

The Company/Baoye Baoye Group Company Limited, a joint stock limited company incorporated in the

PRC and listed on the Main Board of HKEx.

The Group/Baoye Group Baoye Group Company Limited and its subsidiaries

The six months ended 30 June 2009 The period

Zhejiang Baoye Construction Group Company Limited, a subsidiary of the Group Baoye Construction

Baoye Real Estate Zhejiang Baoye Real Estate Group Company Limited, a subsidiary of the Group

Baoye Industrialisation Zhejiang Baoye Building Materials Industrialisation Company, a subsidiary of the

Group

Anhui Baoye Baoye Group Anhui Company Limited, a subsidiary of the Group

Hubei Baoye Baoye Hubei Construction Group Company Limited, a subsidiary of the Group

Construction business The activities of undertaking and implementation of construction projects conducted

by the Group

Property development business The activities of development of real estate conducted by the Group

Building materials business The activities of research and development, production and sale of building materials

conducted by the group

Listing Rules The rules governing the listing of securities on the Hong Kong Stock Exchange

SFO Securities and Futures Ordinance, Chapter 571 of the laws of Hong Kong

H share Overseas listed foreign share of nominal value RMB1.00 each in the registered capital

of the Company, which are listed on the HKEx, and subscribed for in HK dollars

HKEx The Stock Exchange of Hong Kong Limited

Board The Board of Directors of Baoye Group Company Limited

Supervisory Committee The Supervisory Committee of Baoye Group Company Limited

The Company Law of the People's Republic of China Company Law

Mode Code Model Code for Securities Transactions by Directors of Listed Issuers

Information for Shareholders

Board of Directors

Executive Directors

Mr. Pang Baogen, Chairman

Mr. Gao Lin

Mr. Gao Jiming

Mr. Zhou Hanwan

Mr. Wang Rongfu

Independent Non-executive Directors

Mr. Wang Youwei

Mr. Yi Deqing

Mr. Hu Shaozeng

Mr. Chan Yin Ming, Dennis

Mr. Sun Chuanlin

Supervisory Committee

Supervisors

Mr. Kong Xiangquan, Chairman

Mr. Qian Yongjiang

Independent Supervisors

Mr. Chen Xingquan

Mr. Li Yongsheng

Mr. Zhang Xindao

Audit Committee

Mr. Wang Youwei, Chairman

Mr. Yi Deging

Mr. Chan Yin Ming, Dennis

Remuneration Committee

Mr. Chan Yin Ming, Dennis, Chairman

Mr. Pang Baogen

Mr. Yi Deging

Nomination Committee

Mr. Wang Youwei, Chairman

Mr. Yi Deqing

Mr. Gao Jiming

Company Secretary

Ms. Ngan Lin Chun, Esther FCIS, FCS

Auditors

International Auditor

PricewaterhouseCoopers 22nd Floor Prince's Building

Central, Hong Kong

Statutory Auditor

Shine Wing CPAs

9th Floor, Block A Fuhua Mansion

No.8 Beidajie, Chaoyangmen

Beijing, PRC

Post Code: 100027

Legal Advisers

As to Hong Kong law

Mallesons Stephen Jaques

37th Floor, Two International Finance Center

8 Finance Street

Central, Hong Kong

As to PRC law

Fenxun & Partners

Room 21, 12th Floor,

Wangzuo Business Centre

2 Guandongdiannan Street

Chaoyang District

Beijing, PRC

Post Code: 100020

Hong Kong H Share Registrar

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28 Queen's Road East

Wanchai Hong Kong

Investor Relations Consultant

Strategic Financial Relations (China) Unit A, 29th Floor, Admiralty Centre I

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Room 1902, MassMutual Tower,

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Authorised Representatives

Mr. Pang Baogen

Mr. Gao Jiming

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