



CLEAR MEDIA LIMITED

白馬戶外媒體有限公司

MATCH
MAKER

Interim Report 2008

Stock code: 100

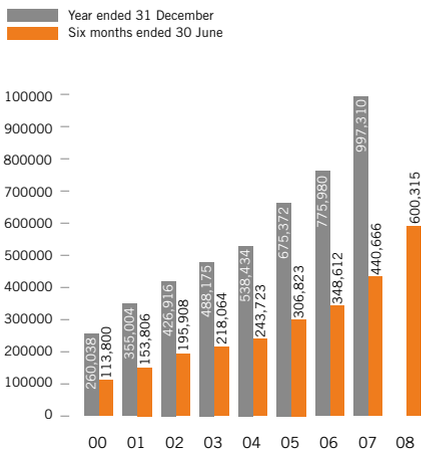
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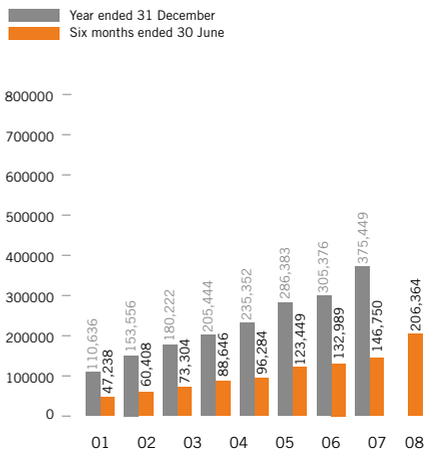
FINANCIAL HIGHLIGHTS

- Group turnover increased by 36% to HK\$600 million
- EBITDA increased by 41% to HK\$206 million
- EBIT rose by 79% to HK\$102 million
- Net profit grew by 55% to HK\$68 million
- Earnings per share increased by 55% to HK13.03 cents

Turnover (HK\$'000)



EBITDA (HK\$'000)



MANAGEMENT DISCUSSION AND ANALYSIS

INDUSTRY REVIEW

The PRC's advertising industry consistently showed healthy growth in the first half of 2008 as China's high-speed economic growth continued. According to a global advertising market research conducted by iResearch Inc., the trend of higher advertising spend in the PRC will continue at double-digit rates in 2008 and beyond. In addition, China's advertising expenditure per capita remains low and is only a fraction of that in Japan or the United States.

According to the PRC State Administration for Industry and Commerce, television remains the dominant advertising medium in China, followed by print and outdoor. Nonetheless, there has been diversion of advertising expenditure from traditional to new media including the outdoor segment as advertisers are increasingly aware of its cost-effectiveness.

The strong economy and the Beijing Olympics continued to drive advertisers to increase investment in brand building and product launches in order to further expand in the PRC market.

Beginning in 2007, the Beijing government has launched various environmental initiatives aimed at tighter regulation of the advertising industry prior to the Olympics. As a result, a large portion of certain outdoor advertising formats displayed in public have been dismantled. We believe these policies would be beneficial to the overall outdoor advertising industry in the PRC, leading to further market consolidation and enabling the Group to strengthen its leading position.

OPERATION REVIEW

Core Bus Shelter Advertising Business

The Group's outdoor advertising network across 30 cities in the PRC continued to benefit from the opportunities afforded by the 2008 Beijing Olympics. Turnover of our core business increased by 33% to HK\$539 million for the six months ended 30 June 2008 from HK\$404 million for the same period last year. The strong growth was driven by a 22% increase in average sale price ("ASP"), a 7% increase in average inventory to 28,852 panels (1H2007: 26,908 panels) and an improvement in overall occupancy rate to 60% (1H2007: 59%).

By the end of July 2008, our order book on-hand has already reached 85% of our full year sales target. Beijing, in particular, has contributed to more than one-third of the total sales increment. At the end of last year, we adjusted the published rate cards in anticipation of the increasing demand from the Olympic sponsors. Higher advertising expenditure by our customers in the key cities and larger orders placed by them have contributed to the total sales increment.

Key Cities

During the period under review, total sales generated by the top three cities, Beijing, Shanghai and Guangzhou, increased by 42%, generally driven by higher ASP and occupancy rate. The operations in Beijing, Shanghai and Guangzhou contributed to 56% of the Group's bus shelters advertising sales in total, compared to 53% for the same period last year.

As we are counting down to the 2008 Olympics, Beijing attracted the world's attention and advertising spend continued to grow. The Group experienced a 67% growth in revenue from Beijing to HK\$141 million in the first half of 2008 mainly due to a significant increase in ASP. However, during the period, we worked very closely with the Beijing authority in its preparation for the Olympics and we were constantly required to temporarily relocate or dismantle some of our bus shelters. As a result, there was 1% drop in average inventory available for sale and the occupancy rate decreased to 57% in this pre-Olympic period.

During the period, the Shanghai government has also taken steps to impose tighter control over the Shanghai outdoor media market. Some of the policies, include the temporary suspension of approval of new advertising posters, have caused a small impact on our performance but overall Shanghai still recorded a strong 36% growth in revenue to HK\$76 million following a significant improvement in occupancy rate to 54% and a 2% increase in ASP. Average number of panels in Shanghai also increased by 4% during the current period.

The Group's operations in Guangzhou recorded growth of 18% in revenue to HK\$89 million for the first half of the year. The increase was attributable to a 16% increase in ASP and a 10% higher average inventory. Occupancy rate in Guangzhou, on the other hand, dropped to 67% mainly due to the time required to integrate the new inventory added during the period.

Mid-Tier Cities

During the first six months in 2008, revenue from mid-tier cities rose by 24% to HK\$233 million. The Group's strategy of setting up more district sales centres to better serve local customers continued to pay off, boosting sales in mid-tier cities, especially Hangzhou, Nanjing, Shenyang and Chengdu. ASP for all mid-tier cities increased by 12% while average occupancy rate improved to 60%. During the period, the Group took over the operation of around 1,100 bus shelters from a local competitor in Shenzhen, through a 5-year leasing arrangement. As a result, average inventory for all mid-tier cities increased by 10% compared to the same period last year.

Shenzhen Bus Body Advertising Business

Since January 2007, we have operated, managed and leased advertising space in the form of over 3,100 buses covering 130 routes in Shenzhen, which accounts for nearly 70% of the market share in this category of advertising space in Shenzhen. This new business venture gained traction very quickly and generated HK\$40 million of revenue in the first half of 2008, a 63% increase compared to HK\$24 million for the same period in 2007. Due to the prolonged heavy rains in the second quarter of this year, the production process was disrupted and the operation generated a small loss of HK\$0.5 million compared to a start-up loss of HK\$6 million for the same period in 2007.

We believe that the Shenzhen bus body operation bodes well with our core bus shelter business and sets a solid foundation for the Group's future cooperation with Beijing Bashi.

Beijing Bashi

In March 2008, the Group entered into a share subscription agreement with Beijing Bashi Media Co., Ltd. ("Beijing Bashi") to invest between RMB250 million (approximately HK\$285 million) and RMB650 million (approximately HK\$740 million) in exchange for a minority interest in Beijing Bashi (the "Share Subscription Agreement"). The Company views the transaction as an opportunity to further expand its bus body advertising operations by locking in the intention on the part of both Beijing Bashi and the Company to cooperate and set out grounds for further negotiations. However, the key terms of the transaction, including the definite total consideration to be paid, the actual terms of co-operation and how the Group will be compensated, are subject to further negotiation with the contemplation of the Share Subscription Agreement and are expected to be finalised in the second half of 2008.

The Group and Beijing Bashi have further entered into a business cooperation agreement whereby the Group will be entitled to participate in the operation and management of the bus body advertising business of Beijing Bashi. Beijing Bashi has also undertaken that, during the term of such business cooperation agreement, it will not commence any new cooperation on bus body advertisement with any other third parties whilst the Group has undertaken that, during the term of the business cooperation agreement, any bus body advertising which it may commence in future in the PRC will be carried out in the form of cooperation with Beijing Bashi.

If the Group fails to complete the transaction contemplated under the Share Subscription Agreement due to reasons attributable to it, the RMB10 million (approximately HK\$11 million) deposit paid by it will be forfeited, under which circumstances the Share Subscription Agreement shall be automatically terminated, and that Beijing Bashi shall have no rights of specific performance against the Group. If the Group fails to complete the transaction contemplated under the Share Subscription Agreement due to reasons not attributable to it, the entire amount of the RMB10 million (approximately HK\$11 million) deposit shall be refunded to the Group.

Other advertising formats

Revenue from the Group's other advertising formats, including airport advertising, point-of-sale and unipoles, increased to HK\$22 million for the current six months period from HK\$12 million in the same period last year due mainly to the favorable Olympic effect on our airport advertising sales.

FINANCIAL REVIEW

Turnover

The Group's turnover increased by 36% to HK\$600 million for the six months ended 30 June 2008 from HK\$441 million in the same period last year. Our entire turnover was derived from mainland China and our core bus shelter advertising business continued to be the key growth driver. Total sales from bus shelter advertising increased by 33% to HK\$539 million for the first half of 2008 (1H2007: HK\$404 million).

The new Shenzhen bus body advertising business generated HK\$40 million of revenue for the current six months period, an increase of 63% from HK\$24 million for the same period last year. Contributions from other advertising formats including airport, point of sale and unipoles increased by 76% to HK\$22 million (1H2007: HK\$12 million).

Expenses

During the period under review, the Group's total direct operating costs, which included rental, electricity, maintenance, sales and cultural levies and production cost, increased by 27% to HK\$264 million from HK\$208 million for the same period last year as a result of increased sales activities.

Total direct operating costs represented 44% of total sales for the current six months period, a decrease from 48% for the same period last year. Rental expenses, as a percentage of sales, decreased to 25% from 28% for the same period last year. Electricity expenses represented 4% of sales for the current period as compared to 5% for the same period last year. Maintenance expenses and sales and cultural levies represented 7% and 8% of sales, respectively, which were fairly steady compared to the same period last year.

Amortisation charges incurred on the bus shelters and other advertising formats increased by 18% to HK\$101 million (1H2007: HK\$86million) following the further expansion of our bus shelter network. As a percentage of total sales however, amortisation expenses represented 17% of total sales as compared to 20% for the same period last year.

Total selling, general and administrative expenses excluding depreciation increased by 49% in the first half of 2008 to HK\$128 million (1H2007: HK\$86 million). This was mainly due to an increase in staff costs and higher provision for impairment of trade receivables as a result of certain accounts requiring legal action to collect. It is the Group's policy to provide prudently for any accounts where legal claims are required to secure payments. Selling, general and administrative expenses for the current period also included the amortisation of share options granted in the second half of 2007.

EBITDA

The Group's earnings before interest, tax, depreciation and amortisation ("EBITDA") increased by 41% to HK\$206 million for the first half of the year from HK\$147 million in the same period last year. EBITDA margin increased to 34% from 33%.

EBIT

Total earnings before interest and tax ("EBIT") increased by 79% from HK\$57 million to HK\$102 million for the current period under review.

Finance Costs

Finance costs amounted to HK\$12 million during the period (1H2007: HK\$9 million). The increase was mainly due to the interest expenses incurred on the short-term loan from Clear Channel International B.V. and other finance costs; partially offset by the lower interest incurred on the HK\$312,000,000 Zero Coupon Convertible Bonds due 2009 ("Convertible Bonds").

Taxation

During the period, taxes levied on the Group amounted to HK\$19 million (1H2007: HK\$7 million). According to the new PRC Enterprise Income Tax Law effective on 1 January 2008, the WHA Joint Venture, an indirect majority-owned subsidiary of the Company established in the Hainan Special Economic Zone of the PRC, was subject to a corporate income tax rate of 18% (1H2007: 15%) on its assessable profits arising in the PRC for the current period.

Net Profit

Net profit increased by 55% to HK\$68 million for the six months ended 30 June 2008 compared to HK\$44 million for the same period last year while net profit margin increased to 11% from 10%.

Cashflow

Net cash inflow from operating activities for the interim period decreased to HK\$29 million from HK\$83 million for the same period last year primarily due to fluctuations in working capital resulted from higher minimum guaranteed payments made during the period and deposits placed to secure future operating contracts.

Net cash outflow resulting from investing activities decreased from HK\$188 million in the first six months of 2007 to HK\$96 million in the current period due to a lower level of capital expenditure. In addition, the cash outflow for the same period last year included an approximately HK\$30 million deposit placed by the Group to Beijing Morgan Investment Company Limited for the exclusive right to manage the advertising sales of outdoor giant LED screens in Beijing and a prepayment of approximately HK\$71 million of forecast shared profits.

Net cash outflow to financing activities during the current period amounted to HK\$46 million compared to a cash inflow of HK\$58 million in the same period last year. The cash outflow in 2008 was mainly due to the Group's partial repayment of the short-term loan from Clear Channel International B.V. amounting to HK\$75 million. In addition, in January 2007 the Group received a refund of deposit, together with interest, of HK\$107 million from the Hong Kong High Court in respect of a legal action and there was no such refund in the current period.

Free cash flow, defined as EBITDA (before equity-settled share option expenses) less cash outflow on capital expenditure, less income tax and net interest expense, increased to HK\$86 million for the current period compared to HK\$45 million in the same period last year. The improvement in free cash flow was mainly a result of a higher EBITDA and lower capital expenditure in the current period.

Trade Receivables

The Group's accounts receivable balance due from third parties was HK\$533 million as at 30 June 2008 compared to HK\$416 million as at 31 December 2007. None of the accounts receivable was due from connected persons, as defined under the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules"). The higher sales generated during the first half of 2008 is the main factor in the increase in the absolute amount of accounts receivable. Average accounts receivable outstanding days, on a time-weighted basis, improved to 141 days compared to 142 days for the same period last year. As at 30 June 2008, the provision for impairment of accounts receivables increased by HK\$16 million to HK\$45 million to cover balances for which the Group has initiated legal proceedings. The Group provides prudently for balances where legal proceedings are required to aid recovery of outstanding balances.

As at 30 June 2008, amount due from Guangdong White Horse Advertising Company Limited ("GWH") increased to HK\$69 million from HK\$53 million as at 31 December 2007, mainly due to a higher level of sales to GWH during the period.

Prepayments, Deposits and Other Receivables

The Group's total prepayments, deposits and other receivables as at 30 June 2008 were HK\$214 million compared to HK\$135 million as at 31 December 2007. The increase was due mainly to the payment of a minimum guaranteed amount to a media owner in relation to the Shenzhen bus body advertising business; and a deposit amounting to RMB10 million (approximately equivalent to HK\$11 million) paid by the WHA Joint Venture to Beijing Bashi in relation to the Share Subscription Agreement. See also Operation Review – Beijing Bashi above.

Long-term Deposits

The Group's long-term deposits are mainly comprised of a performance guarantee and a prepayment of forecast shared profits in relation to an agreement entered into by the Group and Beijing Morgan Investment Company Limited ("BMIC") for the management of the advertising sales of outdoor LED screens in Beijing. The balance remained the same at HK\$131 million as at 30 June 2008 compared to the balance as at 31 December 2007.

Other Payables and Accruals

The Group's total payables and accruals as at 30 June 2008 were HK\$301 million compared to HK\$291 million as at 31 December 2007. The increase was due mainly to an increase in bus shelter rental cost payables. It would be inappropriate to give the turnover days against sales figures as the payable is more closely related to capital expenditure incurred for the acquisition of bus shelter concession rights.

Assets and Liabilities

As at 30 June 2008, the Group's total assets amounted to HK\$2,908 million, a 6% increase from HK\$2,738 million as at 31 December 2007. The Group's total liabilities amounted to HK\$534 million as at 30 June 2008, decreasing from HK\$586 million as at 31 December 2007. Net assets at 30 June 2008 increased by 10% to HK\$2,374 million (31 December 2007: HK\$2,152 million). This was mainly a result of the retention of the profit earned in the six months ended 30 June 2008 amounting to HK\$68 million and the gains resulting from the continued appreciation in RMB as reflected in the exchange fluctuation reserve account. Net current assets increased from HK\$505 million as at 31 December 2007 to HK\$632 million as at 30 June 2008.

As at 30 June 2008, the Group had pledged deposits of RMB3 million (approximately HK\$3 million) to banks as security for bills payable of RMB6 million (approximately HK\$7 million), and pledged deposits of RMB51 million (equivalent to approximately HK\$58 million) for a performance guarantee issued by a bank amounting to RMB51 million (equivalent to approximately HK\$58 million) for the Group's Shenzhen bus body advertising business. As at 30 June 2008, the Group's total cash and bank balances amounted to HK\$171 million (31 December 2007: HK\$283 million).

Share Capital and Shareholders' Equity

There was no change in share capital during the period. Total shareholders' equity for the Group as at 30 June 2008 rose by 10% to HK\$2,374 million, as compared to HK\$2,152 million as at 31 December 2007. The Group's reserves as at 30 June 2008 amounted to HK\$2,282 million, a 10% increase over the corresponding balance of HK\$2,065 million as at 31 December 2007. This was mainly a result of the retention of the profit earned in the six months ended 30 June 2008 amounting to HK\$68 million and the gains resulting from the continued appreciation in RMB as reflected in the exchange fluctuation reserve account. The Group undertook no share repurchases during the period.

Exposure to Foreign Exchange Risk

The Group's only investment in China remains its operating vehicle, the WHA Joint Venture, which solely conducts business within the PRC. Leaving aside interest payable, repayment of foreign currency loans obtained to finance the WHA Joint Venture's operations and any potential future dividend WHA Joint Venture may declare to its shareholders, the bulk of its turnover, capital investment and expenses is denominated in RMB. As at the date of this interim report, the Group has not experienced any difficulties in obtaining government approval for its necessary foreign-exchange purchases. During the period under review, the Group did not issue any financial instruments for hedging purposes.

The RMB has appreciated during the period. The Group's turnover and costs are largely denominated in RMB, which will largely offset each other. However, as the Group's net profit is reported in Hong Kong Dollars, there will be a translation gain as a result of the RMB appreciation. The majority of our operating assets is located in the PRC and is also denominated in RMB. The ongoing appreciation of the RMB has resulted in an increase in shareholders' equity of approximately HK\$144 million during the period (1H 2007: HK\$58 million).

Liquidity, Financial Resources, Borrowing and Gearing

The Group financed its operations and investment activities with internally generated cash flow, balanced with proceeds from the previous issue of the Convertible Bonds and short term borrowings.

As of 30 June 2008, the Group's total cash and cash equivalents amounted to HK\$171 million (HK\$283 million as at 31 December 2007). As at the same period end, the Group also had bills payable of HK\$7 million (31 December 2007: HK\$87 million) and Convertible Bonds of HK\$102 million (31 December 2007: HK\$100 million). The debt to equity ratio of the Group, defined as a percentage of net interest bearing borrowings over shareholders' funds, was 8% as at 30 June 2008 (31 December 2007: 12%).

The Group expects to finalise the transaction contemplated under the Share Subscription Agreement with Beijing Bashi and the final amount of consideration to be paid in the second half of 2008. Currently no financing plan has been locked in for the transaction. It is the Group's intention to finance the consideration by internal resources as well as long-term external financing. The Company will continue to explore the most optimal financing arrangement in relation to the transaction.

Capital Expenditure

To strengthen our leading position in China's outdoor media industry, the Group actively acquired concession rights and built bus shelters to expand its network of bus shelter advertising space during the period. For the six months ended 30 June 2008, HK\$96 million was spent on obtaining bus shelter concession rights and HK\$4 million on fixed assets, compared to HK\$61 million, and HK\$2 million respectively for the same period last year.

Material Acquisitions and Disposals

In March 2008, the Group entered into the Share Subscription Agreement with Beijing Bashi. The transaction contemplated under the Share Subscription Agreement constitutes a major transaction under Chapter 14 of the Listing Rules. See also Operation Review – Beijing Bashi above and the shareholders circular dated 29 April 2008.

Save as disclosed above, there were no other material acquisitions or disposals of any subsidiaries, associates or joint ventures of the Group during the period.

Employment, Training and Development

As at 30 June 2008, the Group had a total of 617 employees, an increase of 27% over the same period in 2007. The main contributor to this increase was the Group's sales and marketing division, which grew from 376 staff in 2007 to 501 staff during the period under review. This increase is consistent with the Group's stated objective of improving sales support of its expanding outdoor media network in China. Training courses and conferences aimed at improving team members' knowledge and skills were organized throughout the period.

Total staff costs were approximately 10% of turnover compared to 9% in the same period last year. As a matter of policy, employees are remunerated based on their performance, experience and the prevailing industry practices with compensation policies and packages reviewed on a regular basis. Bonuses are linked to both the performance of the Group and to individual performance as recognition of value creation. Share options are also granted to senior management in an effort to align individual interests with the Group's interests.

Charges of Group Assets

There was no outstanding charge on the Group's assets as of 30 June 2008 other than time deposits of RMB54 million (approximately HK\$61 million) pledged as securities for bills payable of RMB6 million (approximately HK\$7 million), and a performance guarantee issued by the bank of RMB51 million (approximately HK\$58 million) for the Group's Shenzhen bus body advertising business.

Capital Commitments

As at 30 June 2008, the Group had capital commitments contracted but not provided for in relation to the construction of bus shelters amounting to HK\$17 million (31 December 2007: HK\$15 million).

Contingent Liabilities

During the period, neither the Company nor any of its subsidiaries has engaged in any litigation or arbitration of material importance and, so far as the directors are aware, no litigation or arbitration of material importance is pending or threatened against the Company.

OUTLOOK

Looking ahead, we believe the Group's business will continue to enjoy strong growth in the second half of 2008. Seeing the high sales level resulting from our early preparation for the 2008 Beijing Olympics, we have already identified the opportunities brought forth by the 2010 World Expo in Shanghai. In order to prepare for the upcoming increase in demand and solidify our leading position, we plan to widen our core bus shelter network through organic growth and acquisitions in the city. We will also continue to broaden our reach in mid-tier cities, where economies are growing rapidly, by establishing more district sales centres for better services and sales to local customers.

We are confident that the Group will be able to maintain its competitive advantages well after the Beijing Olympics due in part to the Beijing government's recent policies applied to the outdoor advertising sector. We believe the government's move to smarten the city by dismantling certain outdoor advertising formats regulates the outdoor advertising market in Beijing in a more orderly way; and in effect strengthens our leading market position in the capital city.

The Share Subscription Agreement and the business cooperation agreement that we have entered into with Beijing Bashi will serve as one of the key growth drivers for the Group in the long run. The transaction will potentially help the Company expand the reach of its bus body business from Shenzhen to Beijing. This is in line with the Group's strategy to reinforce its leading position and further expand its nationwide network; and will give us an opportunity to consolidate the outdoor advertising market in the PRC.

Our digital LED screens at the Beijing Morgan Centre, located next to the National Stadium (the "Bird's Nest"), have been completed and greeted with positive feedback from customers. Due to certain advertising control policies adopted by the Beijing government prior to the Olympics, the project has not been granted the operational display license. The Group will continue to liaise with Beijing Morgan Investment Company Limited and seek approval from the relevant authorities. Despite the unforeseen delay in the sales process, we believe the Morgan Centre LED project will serve as a platform allowing us to continue exploring the strategic application of digital technology.

In light of the China GDP growth of over 10% in the first half of 2008, the Group is cautiously optimistic about the economic outlook of the country. In addition, the fact that major international events, such as the 2010 World Expo in Shanghai, have chosen China as their host country will continue to fuel the growth of China's advertising market.

CONDENSED CONSOLIDATED INCOME STATEMENT

For the six months ended 30 June 2008

	Notes	For the six months ended 30 June	
		2008 (Unaudited) HK\$'000	2007 (Unaudited) HK\$'000
Revenue	5	600,315	440,666
Cost of sales	7	(365,123)	(293,632)
Gross profit		235,192	147,034
Other income	5	4,584	6,466
Selling and distribution costs		(59,152)	(42,452)
Administrative expenses		(72,199)	(47,456)
Other expenses		(1,654)	(79)
Finance costs	6	(11,867)	(9,438)
PROFIT BEFORE TAX	7	94,904	54,075
Tax	8	(18,993)	(7,168)
PROFIT FOR THE PERIOD		75,911	46,907
ATTRIBUTABLE TO:			
Equity holders of the parent		68,328	44,071
Minority interests		7,583	2,836
		75,911	46,907
EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT			
Basic	9	HK13.03 cents	HK8.42 cents
Diluted	9	HK12.96 cents	HK8.29 cents

CONDENSED CONSOLIDATED BALANCE SHEET

30 June 2008

		30 June 2008 (Unaudited)	31 December 2007 (Audited)
	Notes	HK\$'000	HK\$'000
NON-CURRENT ASSETS			
Property, plant and equipment	11	160,109	147,698
Concession rights	12	1,568,631	1,481,669
Long-term deposits	13	130,895	130,895
Total non-current assets		1,859,635	1,760,262
CURRENT ASSETS			
Trade receivables	14	532,576	416,001
Prepayments, deposits and other receivables	15	213,993	135,085
Due from a related party		69,127	52,901
Pledged deposits		61,122	90,265
Cash and cash equivalents		171,223	283,456
Total current assets		1,048,041	977,708
CURRENT LIABILITIES			
Other payables and accruals		300,655	291,479
Deferred income		15,506	10,432
Interest-bearing other borrowings	16	75,461	151,642
Tax payable		24,260	18,904
Total current liabilities		415,882	472,457
NET CURRENT ASSETS		632,159	505,251
TOTAL ASSETS LESS CURRENT LIABILITIES		2,491,794	2,265,513
NON-CURRENT LIABILITIES			
Convertible bonds	17	102,239	99,512
Net deferred tax liabilities		15,918	13,634
Total non-current liabilities		118,157	113,146
Net assets		2,373,637	2,152,367
EQUITY			
Equity attributable to equity holders of the parent			
Issued capital	18	52,437	52,437
Equity component of convertible bonds		3,105	3,105
Reserves	19	2,281,824	2,065,385
		2,337,366	2,120,927
Minority interests		36,271	31,440
Total equity		2,373,637	2,152,367

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2008

	Attributable to equity holders of the parent								
	Issued share capital	Share Premium account	Equity component	Share of convertible bonds	Share option reserve	Contributed surplus	Exchange fluctuation reserve	Retained profits	Total
			of						
HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
At 1 January 2007	52,280	758,538	10,763	12,895	351,007	91,447	555,130	1,832,060	
Exchange realignment	-	-	-	-	-	58,131	-	58,131	
Total income and expense recognised directly in equity	-	-	-	-	-	58,131	-	58,131	
Profit for the period	-	-	-	-	-	-	44,071	44,071	
Total income and expense for the period	-	-	-	-	-	58,131	44,071	102,202	
Issue of shares	157	8,515	-	(483)	-	-	-	8,189	
Share issue expenses	-	(10)	-	-	-	-	-	(10)	
At 30 June 2007 (unaudited)	52,437	767,043	10,763	12,412	351,007	149,578	599,201	1,942,441	
Exchange realignment	-	-	-	-	-	84,631	-	84,631	
Total income and expense recognised directly in equity	-	-	-	-	-	84,631	-	84,631	
Profit for the period	-	-	-	-	-	-	97,513	97,513	
Total income and expense for the period	-	-	-	-	-	84,631	97,513	182,144	
Redemption of convertible bonds	-	-	(7,658)	-	-	-	-	(7,658)	
Issue of shares	-	-	-	-	-	-	-	-	
Share issue expenses	-	-	-	-	-	-	-	-	
Equity - settled share option arrangements	-	-	-	4,000	-	-	-	4,000	
At 31 December 2007	52,437	767,043	3,105	16,412	351,007	234,209	696,714	2,120,927	
At 1 January 2008	52,437	767,043	3,105	16,412	351,007	234,209	696,714	2,120,927	
Exchange realignment	-	-	-	-	-	144,111	-	144,111	
Total income and expense recognised directly in equity	-	-	-	-	-	144,111	-	144,111	
Profit for the period	-	-	-	-	-	-	68,328	68,328	
Total income and expense for the period	-	-	-	-	-	144,111	68,328	212,439	
Redemption of convertible bonds	-	-	-	-	-	-	-	-	
Issue of shares	-	-	-	-	-	-	-	-	
Share issue expenses	-	-	-	-	-	-	-	-	
Equity - settled share option arrangements	-	-	-	4,000	-	-	-	4,000	
At 30 June 2008 (unaudited)	52,437	767,043	3,105	20,412	351,007	378,320	765,042	2,337,366	

CONDENSED CONSOLIDATED CASH FLOW STATEMENT

For the six months ended 30 June 2008

	For the six months ended	
	2008	2007
	(Unaudited)	(Unaudited)
	HK\$'000	HK\$'000
Cash generated from operations	45,888	92,325
Interest paid	(5,293)	(354)
Income taxes paid	(11,354)	(8,494)
NET CASH INFLOW FROM OPERATING ACTIVITIES	29,241	83,477
NET CASH OUTFLOW FROM INVESTING ACTIVITIES	(95,536)	(188,378)
NET CASH (OUTFLOW)/INFLOW FROM FINANCING ACTIVITIES	(45,857)	57,518
NET DECREASE IN CASH AND CASH EQUIVALENTS	(112,152)	(47,383)
Cash and cash equivalents at beginning of period	283,456	257,360
Effects of foreign exchange rate changes, net	(81)	(55)
CASH AND CASH EQUIVALENTS AT END OF PERIOD	171,223	209,922

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. BASIS OF PREPARATION AND ACCOUNTING POLICIES

The unaudited condensed consolidated financial statements have been prepared in accordance with Hong Kong Accounting Standard (“HKAS”) 34 “Interim Financial Reporting” issued by the Hong Kong Institute of Certified Public Accounts.

These condensed consolidated financial statements should be read in conjunction with the annual financial statements for the year ended 31 December 2007.

The accounting policies and methods of computation used in the preparation of these unaudited condensed consolidated financial statements are consistent with those used in the annual financial statements for the year ended 31 December 2007, except for the adoption of the following amendments mandatory for annual periods beginning on or after 1 January 2008:

(a) HKFRS 8 Operating Segments

This standard requires disclosure of information about the Group’s operating segments and replaces the requirement to determine primary (business) and secondary (geographical) reporting segments of the Group.

(b) HKAS 23 (Revised) Borrowing Costs

The standard has been revised to require capitalisation of borrowing costs on qualifying assets and the Group has amended its accounting policy accordingly. In accordance with the transitional requirements of the standard this has been adopted as a prospective change. Therefore, borrowing costs have been capitalised on qualifying assets with a commencement date on or after 1 January 2008.

(c) HK(IFRIC)-Int 11 HKFRS 2 – Company and Treasury Share Transactions

This interpretation requires arrangements whereby an employee is granted rights to an entity’s equity instruments, to be accounted for as an equity-settled scheme, even if the entity buys the instruments from another party, or the shareholders provide the equity instruments needed.

1. BASIS OF PREPARATION AND ACCOUNTING POLICIES (Continued)

(d) HK(IFRIC)-Int 12 Service Concession Arrangements

This interpretation requires an operator under public-to-private service concession arrangements to recognise the consideration received or receivable in exchange for the construction services as a financial asset and/or an intangible asset, based on the terms of the contractual arrangements. HK(IFRIC)-Int 12 also addresses how an operator shall apply existing Hong Kong Financial Reporting Standards (“HKFRSs”) to account for the obligations and the rights arising from service concession arrangements by which a government or a public sector entity grants a contract for the construction of infrastructure used to provide public services and/or for the supply of public services.

(e) HK(IFRIC)-Int 13 Customer Loyalty Programmes

This interpretation requires that loyalty award credits granted to customers as part of a sales transaction are accounted for as a separate component of the sales transaction. The consideration received in the sales transaction is allocated between the loyalty award credits and the other components of the sale. The amount allocated to the loyalty award credits is determined by reference to their fair value and is deferred until the awards are redeemed or the liability is otherwise extinguished.

(f) HK(IFRIC)-Int 14 HKAS 19 – The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction

This interpretation addresses how to assess the limit under HKAS 19 Employee Benefits, on the amount of a refund or a reduction in future contributions in relation to a defined benefit scheme that can be recognised as an asset, in particular, when a minimum funding requirement exists.

The adoption of these amendments did not affect the Group’s results of operation or financial position.

2. FINANCIAL RISK MANAGEMENT

The Group's activities are exposed to the following risk:

Credit risk

The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis and the Group's exposure to bad debts is not significant.

The credit risk of the Group's other financial asset, which comprise cash and cash equivalents, arises from default of the counterparty, with a maximum exposure equal to the carrying amounts of these instruments.

Liquidity risk

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of bank loans and convertible bonds.

Foreign exchange risk

The Group's only investment in China remains its operating vehicle, Hainan White Horse Advertising Media Investment Company Limited (the "WHA Joint Venture"), which solely conducts business within the PRC. Leaving aside interest payable, repayment of foreign currency loans obtained to finance WHA Joint Venture's operations and potential future dividend WHA Joint Venture may declare to its shareholders, the bulk of its turnover, capital investment and expenses are denominated in Renminbi. At the time of printing this report, the Group had not experienced any difficulties in obtaining government approval for its necessary foreign-exchange purchases. During the period under review, the Group did not issue any financial instruments for hedging purpose.

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

Estimated impairment of property, plant and equipment and concession rights

The Group tests annually whether property, plant and equipment and concession rights have suffered any impairment. The recoverable amounts of property, plant and equipment and concession rights have been determined based on value-in-use calculations. These calculations require the use of estimates such as the future revenue and discount rates. No impairment was provided during the period.

4. SEGMENT INFORMATION

Outdoor media sales is the only major business segment of the Group, and comprises the display of advertisements on bus shelters, unipoles, advertising light boxes in airport, bus bodies and point-of-sale. Accordingly, no further business segment information is provided.

In determining the Group's geographical segment, revenues and results are attributed to the segments based on the location of the customers, and assets are attributable to the segments based on the location of the assets. As the Group's major operations and markets are located in the PRC, no further geographical segment information is provided.

5. REVENUE AND OTHER INCOME

	For the six months ended	
	30 June	
	2008	2007
	(Unaudited)	(Unaudited)
	HK\$'000	HK\$'000
Revenue		
Rental revenue from outdoor advertising spaces	600,315	440,666
Other income		
Interest income	4,584	6,466

6. FINANCE COSTS

	For the six months ended	
	30 June	
	2008	2007
	(Unaudited)	(Unaudited)
	HK\$'000	HK\$'000
Interests on bank loans and other borrowings		
wholly repayable within five years	3,278	308
Other finance costs:		
Provision for convertible bonds redemption interest		
and other finance costs	8,589	9,130
	11,867	9,438

7. PROFIT BEFORE TAX

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

	For the six months ended	
	2008	2007
	(Unaudited)	(Unaudited)
	HK\$'000	HK\$'000
Cost of services provided	114,025	85,825
Operating lease rentals on bus shelters, unipoles, point-of-sale and bus body operations	149,842	121,752
Amortisation of concession rights and depreciation of point-of-sale	101,256	86,055
Cost of sales	365,123	293,632
Impairment of accounts receivable	20,114	5,786
Auditors' remuneration	755	639
Depreciation of owned assets, excluding point-of-sale	2,921	3,647
Gain on disposal of items of property, plant and equipment	(35)	(23)
Loss on disposal of concession rights	1,689	102
Operating lease rentals on buildings	9,016	7,136
Employee benefits expense (including directors' remuneration):		
Wages and salaries	53,201	39,155
Equity-settled share option expenses	4,000	–
Pension scheme contributions	75	70
	57,276	39,225
Interest income	(4,584)	(6,466)

8. TAX

	For the six months ended	
	30 June	
	2008	2007
	(Unaudited)	(Unaudited)
	HK\$'000	HK\$'000
Current – Hong Kong profits tax	–	–
Current – PRC corporate income tax	16,708	5,413
Deferred tax	2,285	1,755
Total tax charge for the period	18,993	7,168

Hong Kong profits tax has not been provided as the Group did not generate any assessable profits in Hong Kong during the period.

According to the Income Tax Law of the PRC on Enterprises with Foreign Investment and Foreign Enterprises, WHA Joint Venture, an indirect majority-owned subsidiary of the Company established in Hainan Special Economic Zone of the PRC, was subject to a corporate income tax at a rate of 18% (six months ended 30 June 2007: 15%) on its assessable profits arising in the PRC for the current interim period.

9. EARNINGS PER SHARE

The calculation of basic earnings per share for the period is based on the profit attributable to equity holders of the Group of HK\$68,328,000 (six months ended 30 June 2007: HK\$44,071,000) and the weighted average number of 524,368,500 (six months ended 30 June 2007: 523,424,677) ordinary shares in issue during the period.

The calculation of diluted earnings per share for the period is based on the profit attributable to equity holders of the Group of HK\$68,328,000 (six months ended 30 June 2007: HK\$44,071,000). The weighted average number of ordinary shares used in the calculation is the 524,368,500 (six months ended 30 June 2007: 523,424,677) ordinary shares in issue during the period, as used in the basic earnings per share calculation; and the weighted average of 2,924,233 (six months ended 30 June 2007: 8,000,291) ordinary shares assumed to have been issued at no consideration on the deemed exercise of all share options during the period. Since the diluted earnings per share amount increased when taking the convertible bonds into account, the convertible bonds had an anti-dilutive effect on the basic earnings per share for the period and are ignored in the calculation of diluted earnings per share.

10. DIVIDEND

The Board of Directors resolved not to pay interim dividend to shareholders in respect of the six months ended 30 June 2008 (six months ended 30 June 2007: HK\$Nil).

11. PROPERTY, PLANT AND EQUIPMENT

During the six months ended 30 June 2008, the Group acquired property, plant and equipment with a cost of HK\$4,317,000 (six months ended 30 June 2007: HK\$2,275,000), construction in progress with a cost of HK\$34,459,000 (six months ended 30 June 2007: HK\$10,207,000).

Property, plant and equipment with a net book value of HK\$Nil were disposed of by the Group during the six months ended 30 June 2008 (six months ended 30 June 2007: HK\$Nil), resulting in a net gain on disposal of HK\$35,000 (six months ended 30 June 2007: HK\$23,000).

12. CONCESSION RIGHTS

During the six months ended 30 June 2008, the Group acquired concession rights with a cost of HK\$92,317,000 (six months ended 30 June 2007: HK\$117,483,000), including concession rights transferred from construction in progress of HK\$31,180,000 (six months ended 30 June 2007: HK\$67,027,000).

Concession rights with a net book value of HK\$1,729,000 were disposed of by the Group during the six months ended 30 June 2008 (six months ended 30 June 2007: HK\$102,000), resulting in a net loss on disposal of HK\$1,689,000 (six months ended 30 June 2007: HK\$102,000).

13. LONG-TERM DEPOSITS

The balance for the period ended 30 June 2008 included a long-term deposit amounting to HK\$30 million (31 December 2007: HK\$30 million) placed with an independent third party in connection with the acquisition of the rights to place advertisements on certain outdoor advertising media. This long-term deposit carries interest at the interest rate of 7% per annum. The deposit is to be refunded to the Group on 29 June 2009. The carrying amount of the long-term deposit approximates to its fair value.

13. LONG-TERM DEPOSITS (Continued)

In addition, the balance for the period ended 30 June 2008 included a performance guarantee of RMB30 million (31 December 2007: RMB30 million) paid by the Group to Beijing Morgan Investment Company Limited ("BMIC") in 2007 for management of the advertising sales of outdoor giant LED screens in Beijing. The performance guarantee, together with accrued interest, shall be refundable after 5 years. In addition, an amount of RMB70 million (31 December 2007: RMB70 million) had also been paid in 2007 as the prepayment of the shared profits, this amount will be offset against the amount of future profits accruing to BMIC from the sales of advertising time on the LED screens.

14. TRADE RECEIVABLES

The Group's trading terms with its customers are mainly on credit, except for new customers, where payment in advance is normally required. The credit period is generally for a period extending up to 180 days for major customers. The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are reviewed regularly by senior management. In view of the aforementioned and that the Group's trade receivables relate to a large number of diversified customers, there is no significant concentration of credit risk. Trade receivables are non-interest-bearing.

An aged analysis of the trade receivables as at the balance sheet date, based on the invoice date, is as follows:

	30 June 2008 (Unaudited)	31 December 2007 (Audited)
	HK\$'000	HK\$'000
Current to 90 days	255,664	200,945
91 – 180 days	123,294	111,568
Over 180 days	198,232	131,935
	577,190	444,448
Less: Provision for impairment of trade receivables	(44,614)	(28,447)
Total trade receivables, net	532,576	416,001

15. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

In March 2008, the Group entered into a Share Subscription Agreement with Beijing Bashi Media Co., Ltd. (“Beijing Bashi”) to invest between RMB250 million (approximately HK\$285 million) and RMB650 million (approximately HK\$740 million) in exchange for a minority interest in Beijing Bashi (the “Share Subscription Agreement”). The balance of Prepayments, Deposits and Other Receivables as at 30 June 2008 included a deposit of RMB10 million (approximately equivalent to HK\$11 million) paid by the WHA Joint Venture to Beijing Bashi in relation to the Share Subscription Agreement. Subject to the satisfaction of certain conditions precedent as stipulated in the shareholders circular dated 29 April 2008, the transaction contemplated under the Share Subscription Agreement shall be completed within 180 days from the date the transaction is approved by the China Securities Regulatory Commission of the PRC (“CSRC”). If the WHA Joint Venture fails to complete the transaction due to reasons attributable to it, the RMB10 million (approximately equivalent to HK\$11 million) deposit paid will be forfeited, under which circumstances the Share Subscription Agreement shall be automatically terminated, and Beijing Bashi shall have no rights of specific performance against the WHA Joint Venture. If the WHA Joint Venture fails to subscribe for the new A shares to be issued by Beijing Bashi due to reasons not attributable to it, the entire amount of the RMB10 million (approximately equivalent to HK\$11 million) deposit shall be refunded to the WHA Joint Venture. In either circumstances and save as described above, each of the WHA Joint Venture and Beijing Bashi has agreed to waive any rights of claim in connection with losses arising from the breach or the termination of the Share Subscription Agreement by the other party.

16. INTEREST-BEARING OTHER BORROWINGS

On 16 October 2007, the Company has entered into a short-term revolving credit facility agreement of up to HK\$350 million with Clear Channel International B.V., an indirect majority-owned subsidiary of the Company’s controlling shareholder, Clear Channel Communications, Inc. (the “Credit Facility”). The Credit Facility carried interest at 5.88% per annum and was used for the repayment of the Company’s existing debts including the partial redemption of its HK\$312,000,000 Zero Coupon Convertible Bonds due 2009 (the “Convertible Bonds”), as well as for other general corporate purposes. The terms of the Credit Facility have been benchmarked against market terms and the loan is made on an unsecured basis.

As at 31 December 2007, the Company utilised HK\$150 million of the Credit Facility.

16. INTEREST-BEARING OTHER BORROWINGS (Continued)

On 14 April 2008, Clear Channel International B.V., agreed to extend part of the revolving loan drawn down amounting to HK\$75 million to 13 October 2008. The loan bears interest at 3.3% per annum.

On 25 April 2008, the Company repaid part of the revolving loan drawn down amounting to HK\$75 million, together with an interest of HK\$4,459,000, to Clear Channel International B.V.

17. CONVERTIBLE BONDS

On 25 October 2004, the Company issued the Convertible Bonds which were listed on the Stock Exchange of Hong Kong Limited. Each bond will, at the option of the holder, be convertible on and after 26 November 2004 up to and including 28 September 2009 into fully paid ordinary shares with a par value of HK\$0.10 each of the Company at an initial conversion price of HK\$9.585 per share. Unless previously redeemed, converted or purchased and cancelled, the bonds will be redeemed at 121.899% of their principal amount on 27 October 2009. The Convertible Bonds carry a right for the bondholders to redeem on 27 October 2007 at 112.616% of the principal amount. On 27 October 2007, certain bondholders exercised rights to redeem the Convertible Bonds in principal amount of HK\$222 million. The total redemption amount was HK\$250,007,520 including the principal amount of HK\$222 million and interest of HK\$28,007,520. As at 30 June 2008, the outstanding principle amount of the Convertible Bonds was HK\$90 million and none of the outstanding Convertible Bonds have been redeemed or converted into ordinary shares of the Company during the period.

18. SHARE CAPITAL

	30 June 2008 (Unaudited)	31 December 2007 (Audited)
	HK\$'000	HK\$'000
Shares		
Authorised:		
1,000,000,000 ordinary shares of HK\$0.10 each	100,000	100,000
Issued and fully paid:		
524,368,500 ordinary shares of HK\$0.10 each (31 December 2007: 524,368,500)	52,437	52,437

19. RESERVES

The amount of the Group's reserves and the movements therein for the current period and prior period are presented in the consolidated statement of changes in equity on page 15 of the report.

20. RELATED PARTY TRANSACTIONS

- (a) In addition to the transactions detailed elsewhere in these condensed interim financial statements, the Group had the following transactions with related parties during the period, which fall under the definition of "Continuing connected transactions" under Chapter 14A of the Listing Rules.

	Notes	For the six months ended	
		2008 (Unaudited)	2007 (Unaudited)
		HK\$'000	HK\$'000
Agency commission paid to Guangdong White Horse Advertising Company Limited ("GWH")	(i)	9,793	2,860
Sales to GWH	(ii)	55,493	16,373
Bus shelter maintenance and display fees	(iii)	1,989	1,848
Creative services fees payable to GWH	(iv)	1,674	1,524

Notes:

- (i) The agency commission paid to GWH was based on the standard percentage of gross rental revenue for outdoor advertising spaces payable to other major third party agencies used by the Group. On 11 May 2004, the WHA Joint Venture entered into a framework agreement for a fixed term of three years, which formalised the terms and conditions in the advertising commission agreement between the two parties. On 5 March 2007, the WHA Joint Venture terminated the framework agreement and entered into a new three-year framework agreement with GWH for the years 2007, 2008 and 2009 on substantially the same terms as the previous agreement. GWH is a related party of the Company because of one of the directors of the Company, Mr. Han Zi Dian, is able to exercise influence over the management and day-to-day operations as director and general manager of GWH and controls the composition of a majority of the board of directors of GWH from an indirect interest of 14.2% in GWH.
- (ii) The sales to GWH were made according to published prices and conditions similar to those offered to the major customers of the Group.

20. RELATED PARTY TRANSACTIONS (Continued)

(a) (Continued)

Notes: (Continued)

- (iii) The WHA Joint Venture entered into various agreements (the “maintenance services agreements”) for the maintenance of bus shelters and the display of posters in the PRC with the White Horse Companies on 11 May 2004. The White Horse Companies are considered to be related parties of the Company due to the fact that one of the directors of the Company, Mr. Han Zi Dian, can exercise significant influence over the management of such White Horse Companies.

The maintenance services agreements were terminated on 20 April 2007. On the same day, the WHA Joint Venture entered into new maintenance services agreements with the White Horse Companies on substantially the same terms as the old agreements. The term of the new maintenance services agreements is from 20 April 2007 to 31 December 2008.

- (iv) On 7 April 2008 the WHA Joint Venture entered into a creative services agreement with GWH effective from 1 January 2008 to 31 December 2010, whereby GWH agreed to provide creative design services for poster, sales and marketing materials and company profiles to the Group. These transactions were entered into on terms no less favourable than those available to or from independent third parties.

Other than the above, the Group entered into an option agreement as follows:

On 9 January 2006, China Outdoor Media Investment (Hong Kong) Company Limited (“China Outdoor Media (HK)”), an indirect wholly owned subsidiary of the company, and Hainan White Horse Advertising Company Limited (“Hainan White Horse”), signed an agreement to amend the Joint Venture Agreement, extending the term of the China Outdoor Media (HK)’s entitlement of 90% of the after tax profits of the WHA Joint Venture for a further two years to the end of the fiscal year 2007. In consideration of extension of such profit sharing arrangement, China Outdoor Media (HK) made a one-off payment of HK\$500,000 to Hainan White Horse.

On 3 April 2008, China Outdoor Media (HK) and Hainan White Horse signed an agreement to further extend the term of the China Outdoor Media (HK)’s entitlement of 90% of the after tax profits of the WHA Joint Venture for a further one year to the end of the fiscal year 2008. In consideration of the extension of such profit sharing arrangement, China Outdoor Media (HK) made a one-off payment of HK\$250,000 to Hainan White Horse. China Outdoor Media (HK) also has an option to further extend such profit sharing arrangement for a further year thereafter to the end of the fiscal year 2009, subject to a further one-off payment of HK\$250,000 to Hainan White Horse.

20. RELATED PARTY TRANSACTIONS (Continued)**(b) Outstanding balances with a related party**

On 16 October 2007, the Company entered into the Credit Facility with Clear Channel International B.V., an indirect majority owned subsidiary of the Company's controlling shareholder, Clear Channel Communications, Inc.. The Credit Facility carried interest at 5.88% per annum and was used for the repayment of the Company's existing debts including the partial redemption of its Convertible Bonds, as well as for other general corporate purposes. The terms of the Credit Facility are benchmarked against market terms and the loan is made on an unsecured basis.

As at 31 December 2007, the Company utilised HK\$150 million of the Credit Facility.

On 14 April 2008, Clear Channel International B.V., has agreed to extend the terms of part of the Credit Facility drawn down amounting to HK\$75 million to 13 October 2008, the loan bears interest at 3.3% per annum.

On 25 April 2008, the Company repaid part of the drawn down amounting to HK\$75 million, together with interest of HK\$4,459,000 to Clear Channel International B.V.. As at 30 June 2008, the Company utilised HK\$75 million of the Credit Facility.

In addition, the Group had outstanding receivables from GWH of HK\$69,127,000 (31 December 2007: HK\$52,901,000), as at the balance sheet date. The balance is unsecured, interest-free and has no fixed terms of repayment.

(c) Compensation of key management personnel of the Group

	For the six months ended	
	30 June	
	2008	2007
	(Unaudited)	(Unaudited)
	HK\$'000	HK\$'000
Short term employee benefits	5,385	4,807
Employee share option benefits	2,149	–
Pension scheme contributions	40	42
Total compensation paid to key management personnel	7,574	4,849

21. COMMITMENTS

(a) Capital commitments

	30 June 2008 (Unaudited)	31 December 2007 (Audited)
	HK\$'000	HK\$'000
Contracted, but not provided for: The construction of bus shelters for which concession rights are held	17,073	14,837

(b) Commitments under operating leases

The Group leases certain of its office buildings and concession rights under operating lease arrangements. Leases for office buildings are negotiated for terms ranging from 1 to 9 years, and those for concession rights are negotiated for terms ranging from 5 to 15 years.

At 30 June 2008, the Group had total future minimum lease payments under non-cancellable operating leases falling due as follows:

	30 June 2008 (Unaudited)	31 December 2007 (Audited)
	HK\$'000	HK\$'000
Within one year	262,180	219,180
In the second to fifth year, inclusive	850,420	714,206
After five years	547,114	531,427
	1,659,714	1,464,813

21. COMMITMENTS (Continued)

- (c) The Group has entered into a media rental contract under which the Group has committed to pay to a media owner a minimum guaranteed payment calculated based on the arrangements as stipulated in the respective contract. As at 30 June 2008, the amount of the total minimum guaranteed payment under the above contract is analysed as follows:

	30 June 2008 (Unaudited)	31 December 2007 (Audited)
	HK\$'000	HK\$'000
Within one year	28,855	50,171
In the second to fifth year, inclusive	158,494	175,905
	187,349	226,076

In addition to the minimum guaranteed payment, the contract also contains a profit sharing arrangement whereby operating profit exceeding certain threshold as stipulated in the contract will be shared between the two parties at pre-agreed ratio.

22. APPROVAL OF THE INTERIM FINANCIAL REPORT

These condensed interim financial statements were approved and authorised for issue by the board of directors on 30 July 2008.

SUPPLEMENTARY INFORMATION

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 30 June 2008, the interests and short positions of the directors, the chief executive or their associates in the share capital of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and The Stock Exchange of Hong Kong Ltd. (the "Stock Exchange") pursuant to the Model Code, were as follows:

A. Long positions in ordinary shares of the Company as at 30 June 2008:

Name of director	Number of shares held, capacity and nature of interest				Total	% of the Company's issued share capital
	Directly beneficially owned	Through spouse or minor children	Through controlled corporation	Beneficiary of a trust		
Han Zi Jing	-	-	7,700,000	-	7,700,000	1.47%

Note: The 7,700,000 shares are held by Outdoor Media China, Inc. ("OMC"), a company incorporated in Western Samoa of Offshore Chambers. As at 30 June 2008, Mr. Han Zi Jing held approximately 98% of the issued share capital of Golden Profits Consultants Limited, which is the beneficial holder of 100% of the shares in OMC. The effective interest of Mr. Han in OMC is therefore 98%.

The interests of the directors in the share options of the Company are separately disclosed on pages 40 to 43.

B. Long positions in the shares of Clear Channel Communications, Inc. as at 30 June 2008 (Note 1):

Name of director	Number of shares held, capacity and nature of interest: shares					Total	% of issued share capital
	Directly beneficially owned	Through spouse or minor children	Through controlled corporation	Beneficiary of a trust			
Mark Mays	1,177,316	22,275	1,022,293 (Note 2)	146,267 (Note 3)	2,368,151	0.4754	
Paul Meyer	21,874	-	-	-	21,874	0.0044	
Jonathan Bevan	1,500	-	-	-	1,500	0.0003	
Mark Thewlis	400	-	-	-	400	0.00008	

Notes:

- As at 30 June 2008, Clear Channel Communications, Inc. ("Clear Channel") was the ultimate controlling shareholder of the Company.

On 31 July 2008 (Hong Kong time), the merger of Clear Channel with a subsidiary of CC Media Holdings, Inc. ("CC Media"), a corporation formed by private equity funds co-led by Bain Capital Partners LLC and Thomas H. Lee Partners LP (the "Private Equity Group"), has been completed (the "Acquisition"). Common stocks in Clear Channel have been delisted and ceased to be publicly traded on the New York Stock Exchange with effect from 31 July 2008 (Hong Kong time). Following the Acquisition, the affiliates of the Private Equity Group own 100% of the class B stocks, which are supervoting stocks, and 100% of the class C stocks, which do not carry any voting rights, in CC Media. The former shareholders of Clear Channel who elected to receive stock instead of cash as merger consideration, together with certain members of management and other employees of Clear Channel, collectively own 100% of the class A stocks, each share having the right to one vote, in CC Media. Immediately following the Acquisition, the affiliates of the Private Equity Group own more than 50% of the voting rights in CC Media, which indirectly own 100% of the capital stock of Clear Channel. As a result, the Private Equity Group became the ultimate controlling shareholder of the Company.
- These are held through MPM Partners, Ltd, a limited partnership organised in the state of Texas, USA, where Mark Mays is the general partner and which is 31.85% owned by trusts which beneficiaries are Mark May's children, 48.86% owned by Mark Mays and 19.29% owned by his spouse.
- Aggregate number of shares held by the trusts for which Mark Mays is the trustee or a co-trustee. Of the shares held by these trusts, the children of Mark Mays are the beneficiaries of approximately 36,964 shares and Mark Mays is the beneficiary of approximately 11,250 shares.

C. Long positions in the shares of Clear Channel Outdoor Holdings, Inc. as 30 June 2008 (Note 1):

Number of shares held, capacity and nature of interest: shares

Name of director	Directly beneficially owned	Through			Beneficiary of a trust	Total	% of issued share capital
		spouse or minor children	controlled corporation				
Mark Mays	16,667	–	–	–	16,667	0.005	
Paul Meyer	40,000	–	–	–	40,000	0.011	
Jonathan Bevan	19,458	–	–	–	19,458	0.005	
Mark Thewlis	10,708	–	–	–	10,708	0.003	

Note:

1. Clear Channel Outdoor Holdings, Inc. is an indirect holding company of the Company.

D. Right to acquire shares in Clear Channel Communications, Inc. as at 30 June 2008:

Name of director	Date of grant	Number of outstanding options as at 30 June 2008		Option period	Subscription price per share of Clear Channel Communications, Inc.
Mark Mays	29/02/2000	78,335		28/02/2005 – 28/02/2010	US\$63.79
	12/02/2001	259,319		12/02/2006 – 12/02/2011	US\$55.54
	12/02/2001	1,799		12/02/2006 – 12/02/2011	US\$55.54
	14/12/2001	261,119		14/12/2006 – 14/12/2011	US\$44.31
	19/02/2003	235,006		19/02/2008 – 19/02/2013	US\$35.06
	19/02/2004	156,671		31/12/2004 – 19/02/2009	US\$42.63
	12/01/2005	217,684		12/01/2010 – 12/01/2015	US\$30.31
	16/02/2005	47,001		16/02/2010 – 16/02/2015	US\$32.88

E. Right to acquire shares in Clear Channel Outdoor Holdings, Inc. as at 30 June 2008:

Name of director	Date of grant	Number of outstanding options as at 30 June 2008	Option period	Subscription price per share of Clear Channel Outdoor Holdings, Inc.	
Mark Mays	11/11/2005	100,000	11/11/2010 – 11/11/2015	US\$18.00	
	23/05/2007	12,500	23/05/2008 – 23/05/2017	US\$29.03	
	23/05/2007	12,500	23/05/2009 – 23/05/2017	US\$29.03	
	23/05/2007	12,500	23/05/2010 – 23/05/2017	US\$29.03	
	23/05/2007	12,500	23/05/2011 – 23/05/2017	US\$29.03	
Paul Meyer	11/11/2005	17,566	14/12/2004 – 14/12/2008	US\$26.35	
	11/11/2005	17,567	14/12/2005 – 14/12/2008	US\$26.35	
	11/11/2005	114,183	19/02/2004 – 19/02/2009	US\$25.35	
	11/11/2005	35,133	14/12/2006 – 14/12/2008	US\$26.35	
	11/11/2005	35,133	19/02/2008 – 19/02/2010	US\$20.85	
	11/11/2005	91,250	11/11/2008 – 11/11/2012	US\$18.00	
	11/11/2005	91,250	11/11/2009 – 11/11/2012	US\$18.00	
	11/11/2005	182,500	11/11/2010 – 11/11/2012	US\$18.00	
	16/05/2008	37,767	16/05/2009 – 16/05/2018	US\$20.64	
	16/05/2008	37,767	16/05/2010 – 16/05/2018	US\$20.64	
	16/05/2008	37,767	16/05/2011 – 16/05/2018	US\$20.64	
	16/05/2008	37,768	16/05/2012 – 16/05/2018	US\$20.64	
	Jonathan Bevan	25/07/2001	2,635	25/07/2005 – 25/07/2008	US\$31.88
		25/07/2001	2,635	25/07/2006 – 25/07/2008	US\$31.88
14/12/2001		1,756	14/12/2005 – 14/12/2008	US\$26.35	
14/12/2001		1,757	14/12/2006 – 14/12/2008	US\$26.35	
19/02/2003		2,195	19/12/2006 – 19/02/2010	US\$20.85	
19/02/2003		2,196	19/02/2007 – 19/02/2010	US\$20.85	
19/02/2003		4,392	19/02/2008 – 19/02/2010	US\$20.85	
19/02/2004		8,783	31/12/2004 – 19/02/2009	US\$25.35	
12/01/2005		3,293	12/01/2008 – 12/01/2012	US\$17.89	
12/01/2005		3,294	12/01/2009 – 12/01/2012	US\$17.89	
12/01/2005		6,588	12/01/2010 – 12/01/2012	US\$17.89	
13/02/2006		3,125	13/02/2009 – 13/02/2013	US\$19.85	
13/02/2006		3,125	13/02/2010 – 13/02/2013	US\$19.85	

Name of director	Date of grant	Number of outstanding options as at 30 June 2008	Option period	Subscription price per share of Clear Channel Outdoor Holdings, Inc.
	13/02/2006	6,250	13/02/2011 – 13/02/2013	US\$19.85
	23/05/2007	6,625	23/05/2008 – 23/05/2017	US\$29.03
	23/05/2007	6,625	23/05/2009 – 23/05/2017	US\$29.03
	23/05/2007	6,625	23/05/2010 – 23/05/2017	US\$29.03
	23/05/2007	6,625	23/05/2011 – 23/05/2017	US\$29.03
	16/05/2008	13,750	16/05/2009 – 16/05/2018	US\$20.64
	16/05/2008	13,750	16/05/2010 – 16/05/2018	US\$20.64
	16/05/2008	13,750	16/05/2011 – 16/05/2018	US\$20.64
	16/05/2008	13,750	16/05/2012 – 16/05/2018	US\$20.64
Mark Thewlis	14/12/2001	219	14/12/2004 – 14/12/2008	US\$26.35
	14/12/2001	220	14/12/2005 – 14/12/2008	US\$26.35
	14/12/2001	439	14/12/2006 – 14/12/2008	US\$26.35
	19/02/2003	1,097	19/02/2006 – 19/02/2010	US\$20.85
	19/02/2003	1,097	19/02/2007 – 19/02/2010	US\$20.85
	19/02/2003	2,197	19/02/2008 – 19/02/2010	US\$20.85
	19/02/2003	1,756	19/02/2007 – 19/02/2009	US\$25.35
	13/02/2006	6,250	13/02/2009 – 13/02/2013	US\$19.85
	13/02/2006	6,250	13/02/2010 – 13/02/2013	US\$19.85
	13/02/2006	12,500	13/02/2011 – 13/02/2013	US\$19.85
	23/05/2007	6,625	23/05/2008 – 23/05/2017	US\$29.03
	23/05/2007	6,625	23/05/2009 – 23/05/2017	US\$29.03
	23/05/2007	6,625	23/05/2010 – 23/05/2017	US\$29.03
	23/05/2007	6,625	23/05/2011 – 23/05/2017	US\$29.03
	16/05/2008	13,250	16/05/2009 – 16/05/2018	US\$20.64
	16/05/2008	13,250	16/05/2010 – 16/05/2018	US\$20.64
	16/05/2008	13,250	16/05/2011 – 16/05/2018	US\$20.64
	16/05/2008	13,250	16/05/2012 – 16/05/2018	US\$20.64
Teo Hong Kiong	11/11/2005	2,500	11/11/2010 – 11/11/2015	US\$18.00

Save as disclosed above, none of the directors nor the chief executive had registered an interest or short position in the shares, underlying shares of the Company or any of its associated corporations that was required to be recorded pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

DIRECTORS' RIGHTS TO ACQUIRE SHARES

Apart from as disclosed under the headings “Directors’ and chief executive’s interests and short positions in shares and underlying shares” above and in the “Share option schemes” below, at no time during the year were rights to acquire benefits by means of the acquisition of shares in the Company granted to any director, or his or her respective spouse or minor children, or were any such rights exercised by them; or was the Company, or any of its holding companies, subsidiaries or fellow subsidiaries, a party to any arrangement to enable the directors to acquire such rights in any other body corporate.

SHARE OPTION SCHEMES

The Company operates a share option scheme (the “Scheme”) for the purpose of providing incentives and rewards to eligible participants who contribute to the Group’s operations. Under the Scheme, the directors may, at their discretion, invite any employees, directors or consultants of any company in the Group to acquire options. The Scheme became effective on 28 November 2001 and, unless otherwise cancelled or amended, will remain in force for seven years from that date.

The maximum number of shares in respect of which options may be granted under the Scheme and under any other share option scheme of the Company pursuant to which options may from time to time be granted to directors, consultants, and/or employees of any company in the Group, shall initially not exceed 10% of the relevant class of securities of the Company in issue excluding, for this purpose, shares issued on the exercise of options under the Scheme and any other share option scheme of the Company. Upon the grant of options for shares up to 10% of the relevant class of securities of the Company and subject to the approval of the shareholders of the Company in general meetings, the maximum number of shares to be issued under this scheme when aggregated with securities to be issued under any other share option scheme of the Group, may be increased by the board of directors provided that the number of shares to be issued upon the exercise of all outstanding options does not exceed 30% of the relevant class of securities in issue from time to time.

No option may be granted to any person such that the total number of shares issued and to be issued upon the exercise of options granted and to be granted to such person in any 12-month period up to the date of the latest grant exceeds 1% of the issued share capital of the Company from time to time.

An option may be exercised in accordance with the terms of the Scheme at any time during the option period (and not more than seven years after the date of grant). The option period will be determined by the board of directors and communicated to each grantee. The board of directors may provide restrictions on the period during which the options may be exercised. There are no performance targets which must be achieved before any of the options can be exercised except for the share options granted on 28 May 2003, 19 November 2003 and 29 June 2007. Share options granted on 28 May 2003 and 19 November 2003 have become fully vested at the end of the third year after the respective grant dates while those granted on 29 June 2007 will not become vested until the end of the third year after the grant date unless the Company has achieved an average annual earnings per share growth of 5% each year for the first three full financial years after the grant date. However, the board of directors retains discretion to accelerate the vesting of fixed term options in the event that certain performance targets are met.

The subscription price for the Company's shares under the Scheme will be a price determined by the board of directors and notified to each grantee. The subscription price will be the highest of: (i) the nominal value of a share; (ii) the closing price of the shares as stated in the Stock Exchange's daily quotation sheet on the date of grant, which must be a business day; and (iii) the average closing price of the shares as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the date of grant. An option shall be deemed to have been granted and accepted by an eligible participant (as defined in the Scheme) and to have taken effect when the acceptance form as described in the Scheme is completed, signed and returned by the grantee with a remittance in favour of the Company of HK\$1.00 by way of consideration for the grant.

As at 30 June 2008, the number of shares issuable under share options granted under the Scheme was 18,148,000 which represented approximately 3.5% of the Company's shares in issue as at that date. The maximum number of shares issuable under share options may be granted to each eligible participant in the Scheme within any 12-month period up to the date of the latest grant, is limited to 1% of the shares of the Company in issue at any time. Any further grant of share options in excess of this limit is subject to shareholders' approval in a general meeting.

On 28 November 2001, the Company also adopted a pre-IPO share option scheme (the "Pre-IPO share option scheme") conditionally as described in the Company's prospectus dated 10 December 2001. The principal terms of the Pre-IPO share option scheme are substantially the same as the terms of the Scheme except that:

- (a) Employees, directors and consultants of the Group who have contributed substantially to the growth of the Group and to the initial public offering or full-time employees and directors of the Group are eligible to participate in the Pre-IPO share option scheme;
- (b) The subscription price for the shares under the Pre-IPO share option scheme shall be equal to the offer price; and
- (c) The Pre-IPO share option scheme will remain in force for a period commencing on the date on which the Pre-IPO share option scheme is conditionally adopted by the shareholders of the Company and ending on the day immediately prior to 19 December 2001, after which period no further options will be granted but in all other respects the provisions of the Pre-IPO share option scheme shall remain in full force and effect.

As at 30 June 2008, the number of shares issuable under share options granted under the Pre-IPO share option scheme was 6,934,000, which represented approximately 1.3% of the Company's shares in issue as at that date. The maximum number of shares issuable under share options to each eligible participant in the Pre-IPO share option scheme within any 12-month period is limited to 1% of the shares of the Company in issue at any time. Any further grant of share options in excess of this limit is subject to shareholders' approval in a general meeting.

SUPPLEMENTARY INFORMATION

The share options granted under the Pre-IPO share option scheme and the Scheme for a consideration of HK\$1.00 per grant are set out below:

Name or category of participant	Type of share option scheme	Number of share options						Date of grant of share options [†]	Exercise period	Price of the Company's shares***			
		At the beginning of the period	Granted during the period	Exercised during the period	Expired during the period	Forfeited during the period	At the end of the period			Exercise price per share**	At grant date of options	before the exercise date	At exercise date of options
										HK\$	HK\$	HK\$	HK\$
Director													
Steven Yung	The Scheme	1,250,000	-	-	-	-	1,250,000	29/06/2002	30/6/2005 to 29/06/2009	5.51	5.3	-	-
	The Scheme	1,400,000	-	-	-	-	1,400,000	28/05/2003	28/05/2006 to 27/05/2010	3.51	3.5	-	-
		2,650,000	-	-	-	-	2,650,000						
Peter Cosgrove	Pre-IPO share option scheme	1,250,000	-	-	-	-	1,250,000	28/11/2001	29/11/2004 to 28/11/2008	5.89	-	-	-
	The Scheme	625,000	-	-	-	-	625,000	29/06/2002	30/6/2005 to 29/06/2009	5.51	5.3	-	-
		1,875,000	-	-	-	-	1,875,000						
Han Zi Jing	Pre-IPO share option scheme	3,334,000	-	-	-	-	3,334,000	28/11/2001	29/11/2004 to 28/11/2008	5.89	-	-	-
	The Scheme	1,666,000	-	-	-	-	1,666,000	29/06/2002	30/6/2005 to 29/06/2009	5.51	5.3	-	-
	The Scheme	1,900,000	-	-	-	-	1,900,000	28/05/2003	28/05/2006 to 27/05/2010	3.51	3.5	-	-
	The Scheme	1,000,000	-	-	-	-	1,000,000	19/11/2003	20/11/2006 to 19/11/2010	5.35	5.35	-	-
	The Scheme	1,500,000	-	-	-	-	1,500,000	29/06/2007	30/06/2010 to 29/06/2014	8.53	8.50	-	-
		9,400,000	-	-	-	-	9,400,000						

SUPPLEMENTARY INFORMATION

Name or category of participant	Type of share option scheme	Number of share options						Price of the Company's shares***					
		At the beginning of the period	Granted during the period	Exercised during the period	Expired during the period	Forfeited during the period	At the end of the period	Date of grant of share options†	Exercise period	Exercise price per share**	At grant date of options	before exercise date	At exercise date of options
								Immedi-ately					
								HK\$					
Teo Hong Kiong	Pre-IPO share option scheme	1,200,000	-	-	-	-	1,200,000	28/11/2001	29/11/2004 to 28/11/2008	5.89	-	-	-
	The Scheme	800,000	-	-	-	-	800,000	29/06/2007	30/06/2010 to 28/06/2014	8.53	8.50	-	-
		2,000,000	-	-	-	-	2,000,000						
Zou Nan Feng	Pre-IPO share option scheme	800,000	-	-	-	-	800,000	28/11/2001	29/11/2004 to 28/11/2008	5.89	-	-	-
	The Scheme	400,000	-	-	-	-	400,000	29/06/2002	30/6/2005 to 29/06/2009	5.51	5.3	-	-
	The Scheme	666,000	-	-	-	-	666,000	28/05/2003	28/05/2006 to 27/05/2010	3.51	3.5	-	-
	The Scheme	400,000	-	-	-	-	400,000	29/06/2007	30/06/2010 to 29/06/2014	8.53	8.50	-	-
		2,266,000	-	-	-	-	2,266,000						
Zhang Hwai Jun	Pre-IPO share option scheme	350,000	-	-	-	-	350,000	28/11/2001	29/11/2004 to 28/11/2008	5.89	-	-	-
	The Scheme	175,000	-	-	-	-	175,000	29/06/2002	30/6/2005 to 29/06/2009	5.51	5.3	-	-
	The Scheme	666,000	-	-	-	-	666,000	28/05/2003	28/05/2006 to 27/05/2010	3.51	3.5	-	-
	The Scheme	800,000	-	-	-	-	800,000	29/06/2007	30/06/2010 to 29/06/2014	8.53	8.50	-	-
		1,991,000	-	-	-	-	1,991,000						

SUPPLEMENTARY INFORMATION

Name or category of participant	Type of share option scheme	Number of share options						Price of the Company's shares***					
		At the beginning of the period	Granted during the period	Exercised during the period	Expired during the period	Forfeited during the period	At the end of the period	Date of grant of share options†	Exercise price per share**	At grant date	before exercise date	At exercise date	
										HK\$	HK\$	HK\$	HK\$
Others													
Members of senior management and other employees of the Group	The Scheme	1,900,000	-	-	-	-	1,900,000	19/11/2003	20/11/2006 to 19/11/2010	5.35	5.35	-	-
	The Scheme	3,000,000	-	-	-	-	3,000,000	29/06/2007	30/06/2010 to 29/06/2014	8.53	8.50	-	-
		4,900,000	-	-	-	-	4,900,000						
In aggregate	Pre-IPO share option scheme	6,934,000	-	-	-	-	6,934,000						
	The Scheme	4,116,000	-	-	-	-	4,116,000						
	The Scheme	4,632,000	-	-	-	-	4,632,000						
	The Scheme	2,900,000	-	-	-	-	2,900,000						
	The Scheme	6,500,000	-	-	-	-	6,500,000						
		25,082,000	-	-	-	-	25,082,000						

* The vesting period of the share options is from the date of the grant until the commencement of the exercise period except:

- (i) For the share options granted under the Pre-IPO share option scheme, 33.3% of the options granted will vest at the end of the first full financial year (the "Period") after the grant date if the Company achieves a compounded 20% growth in its earnings before interest, tax, depreciation and amortisation (the "EBITDA") during the Period. The remaining 66.7% of the options granted will vest at the end of the second full financial year after the grant date if the Company achieves a compounded annual growth rate of 20% in its EBITDA during the first two full financial years after the grant date.
- (ii) For the share options granted on 28 May 2003 and 19 November 2003 which have become fully vested at the end of the third year after the respective grant dates while those granted on 29 June 2007 will not become vested until the end of the third year after the grant date unless the Company has achieved an average annual earnings per share growth of 5% each year for the first three full financial years after the grant date.

** The exercise price of the share options is subject to adjustment in the case of rights or bonus issues, or other similar changes in the Company's share capital.

*** The price of the Company's shares disclosed as at the date of the grant of the share options is the Stock Exchange closing price on the trading day immediately prior to the date of the grant of the options. The price of the Company's shares disclosed as at the date of the exercise of the share options will be the weighted average of the Stock Exchange closing prices over all of the exercises of options within the disclosure line.

During the period, no share options were granted by the Company.

Apart from the foregoing, at no time during the period ended 30 June 2008 was the Company, or any of its holding companies, subsidiaries or fellow subsidiaries a party to any arrangement to enable the directors or any of their respective spouse or minor children to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 30 June 2008, the following interests and short positions of 5% or more in the issued share capital and share options of the Company were recorded in the register of interests required to be kept by the Company pursuant to Section 336 of the SFO:

Long positions:

Name	Number of shares held	Percentage of the Company's issued share capital
Clear Channel KNR Neth Antilles NV (Note 1)	271,579,500	51.79%
Julius Baer Investment Management LLC (Note 2)	41,903,352	7.99%
ZAM Europe, L.P. (Note 3)	40,169,000	7.66%
State Street Corporation (Note 4)	35,926,537	6.85%

Notes:

- As at 30 June 2008, Clear Channel KNR Neth Antilles NV was an indirect non-wholly owned subsidiary of Clear Channel. Each of Clear Channel and other intermediate holding companies of Clear Channel KNR Neth Antilles NV including Clear Channel Holdings, Inc., Clear Channel Outdoor Holdings, Inc., Clear Channel Outdoor, Inc., Clear Channel Worldwide Holdings, Inc., Clear Channel Holdings CV, Clear Channel CV, CCO International Holdings BV and Clear Channel CP III BV, notified the Stock Exchange that as at 10 November 2006, 271,579,500 shares, representing 51.79% of the Company's issued capital, were held in the capacity as corporation controlled by the substantial shareholder.
- Julius Baer International Equity Fund notified the Stock Exchange that as at 7 March 2007, 31,906,602 shares, representing 6.08% of the Company's issued share capital, were held by it.

3. ZAM Europe, L.P. notified the Stock Exchange that as at 27 February 2007, 40,169,000 shares, representing 7.66% of the Company's issued share capital, were held by it. ZAM Europe, L.P. is a corporation controlled by PBK Holdings, Inc., which is a corporation controlled by Philip Korsant.
4. State Street Corporation notified the Stock Exchange that as at 25 June 2008, 35,926,537 shares, representing 6.85% of the Company's issued share capital, were held in the capacity as custodian corporation/approved lending agent.

Save as disclosed above, as at 30 June 2008, no person or corporation, other than the directors and chief executive of the Company, whose interests are set out in the section "Directors' and chief executive's interests or short positions in shares and underlying shares" above, had registered an interest or short position in the shares or underlying shares of the Company that was required to be recorded pursuant to Section 336 of the SFO.

CORPORATE GOVERNANCE

The Board is committed to the principles of corporate governance for a transparent, responsible and value-driven management that is focused on enhancing shareholders' value. In order to reinforce independence, accountability and responsibility, the role of the Clear Media's Chairman is separate from that of Clear Media's CEO. The Board has established an Audit Committee, a Remuneration Committee and a Nomination Committee with defined terms of reference.

Corporate governance practices adopted by the Group during the six month period ended 30 June 2008 are in line with the code provisions set out in Code on Corporate Governance Practices, Appendix 14 of the Listing Rules.

None of the Directors are aware of any information that would reasonably indicate that Clear Media is not, or was not for any part of the six month period ended 30 June 2008, in compliance with the code provisions set out in the Code on Corporate Governance Practices contained in Appendix 14 of the Listing Rules.

COMPLIANCE WITH THE MODEL CODE OF APPENDIX 10 OF THE LISTING RULES

The Directors confirm that the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 of the Listing Rules has been adopted, and all Directors, following specific enquiry by Clear Media, have confirmed their compliance during the six months period under review.

AUDIT COMMITTEE

The Audit Committee is comprised of a majority of independent non-executive directors with substantial expertise in finance as well as relevant market experience. The Committee has reviewed the accounting policies and practices adopted by the Group as well as the unaudited interim financial statements for the six months period ended 30 June 2008. The Committee has also discussed with the external auditors their work in relation to the interim review. As part of discharging its responsibilities, the Committee has also met with the internal auditor and monitored his work on internal controls, risk management and financial reporting matters.

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

Clear Media has not redeemed any of its listed securities during this interim period. Neither Clear Media nor any of its subsidiaries has purchased or sold any of the listed securities during the said period.

INVESTOR RELATIONS AND COMMUNICATIONS

The Group has maintained communications with investors and analysts through regular meetings, investment conferences and electronic newsletters. The Group also maintains investor relations websites (www.clear-media.net and www.irasia.com/listco/hk/clearmedia) to disseminate information to investors and shareholders on a timely basis.

By Order of the Board
Clear Media Limited
Steven Yung
Chairman

30 July 2008

FACTSHEET AT A GLANCE

Listing:	Main Board of The Stock Exchange of Hong Kong Limited
Listing Date:	19 December 2001
Ordinary Shares:	
• Shares in issue as at 30 June 2008	524,368,500 shares
Nominal Value:	HK\$0.10 per share
Market Capitalization:	
• as at HK\$6.80 per share (based on closing price on 30 June 2008)	HK\$3.57 billion
Stock Code:	
• Hong Kong Stock Exchange	100
• Reuters	0100.HK
• Bloomberg	100 HK
Financial Year End:	31 December
Business Area:	Outdoor Media

Directors:

Han Zi Jing (*Executive Director and Chief Executive Officer*)

Teo Hong Kiong (*Executive Director and Chief Financial Officer*)

Zhang Huai Jun (*resigned as alternate Director to Han Zi Dian and appointed as Executive Director with effect from 23 May 2008*)

Steven Yung (*Non-Executive Director*)

Paul Meyer (*Non-Executive Director*)

Peter Cosgrove (*Non-Executive Director*)

Mark Mays (*Non-Executive Director*)

Han Zi Dian (*Non-Executive Director*)

Mark Thewlis (*Non-Executive Director*)

Desmond Murray (*Independent Non-Executive Director*)

Leonie Ki Man Fung (*Independent Non-Executive Director*)

Wang Shou Zhi (*Independent Non-Executive Director*)

Jonathan Bevan (*alternate to Mark Mays, Paul Meyer & Mark Thewlis*)

Zou Nan Feng (*resigned as Executive Director and redesignated as alternate Director to Zhang Huai Jun and Han Zi Dian with effect from 23 May 2008*)

Company Secretary: Lisa Cheong

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10 Hysan Avenue
Causeway Bay
Hong Kong

Registered Office: Clarendon House
2 Church Street
Hamilton HM 11
Bermuda

Legal Advisors: *Hong Kong and United States Law*
Freshfields Bruckhaus Deringer

PRC Law
King & Wood PRC Lawyers

Bermuda Law
Conyers Dill & Pearman

Auditors: Ernst & Young

Principal Bankers: Shanghai Pudong Development Bank
HSBC

CORPORATE INFORMATION

Principal Share Registrar:

Butterfield Corporate Services Limited
11 Rosebank Centre
Bermudiana Road
Hamilton Bermuda

Hong Kong Share Registrar:

Tricor Tengis Limited
26/F Tesbury Centre
28 Queen's Road East
Hong Kong

Authorized Representatives:

Steven Yung
Lisa Cheong

Investor Relations Contact:

Lisa Cheong

PR Consultant:

iPR Ogilvy Ltd.

Corporate Websites:

www.clear-media.net
www.irasia.com/listco/hk/clearmedia