CHINA EASTERN AIRLINES CORP LTD Form 6-K August 25, 2009

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

### FORM 6-K

Report of Foreign Private Issuer Pursuant to Rule 13a-16 or 15d-16 under the Securities Exchange Act of 1934

For the month of August 2009

Commission File Number: 001-14550

China Eastern Airlines Corporation Limited

(Translation of Registrant's name into English)

2550 Hongqiao Road Hongqiao Airport Shanghai, China 200335

(Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F: x Form 20-F "Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): "

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): "

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934: "Yes x No

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): n/a

# SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

China Eastern Airlines Corporation Limited (Registrant)

Date August 25, 2009

By

/s/ Luo Zhuping Name: Luo Zhuping Title: Company Secretary

Certain statements contained in this announcement may be regarded as "forward-looking statements" within the meaning of the U.S. Securities Exchange Act of 1934, as amended. Such forward-looking statements involve known and unknown risks, uncertainties and other factors, which may cause the actual performance, financial condition or results of operations of the Company to be materially different from any future performance, financial condition or results of operations implied by such forward-looking statements. Further information regarding these risks, uncertainties and other factors is included in the Company's filings with the U.S. Securities and Exchange Commission. The forward-looking statements included in this announcement represent the Company's views as of the date of this announcement. While the Company anticipates that subsequent events and developments may cause the Company's views to change, the Company specifically disclaims any obligation to update these forward-looking statements, unless required by applicable laws. These forward-looking statements should not be relied upon as representing the Company's views as of any date subsequent to the date of this announcement.

# THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

If you are in any doubt as to any aspect of this circular, you should consult a stockbroker or other registered dealer in securities, bank manager, solicitor, professional accountant or other professional adviser.

If you have sold or transferred all your shares in China Eastern Airlines Corporation Limited, you should at once hand this circular to the purchaser or the transferee or to the bank, licensed securities dealer or other agent through whom the sale or transfer was effected for transmission to the purchaser or the transferee.

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This circular appears for information purposes only and does not constitute an invitation or offer to acquire, purchase or subscribe for the securities in the Company.

(A joint stock limited company incorporated in the People's Republic of China with limited liability) (Stock code: 00670)

### MAJOR TRANSACTION ABSORPTION OF SHANGHAI AIRLINES

Financial Adviser

A letter from the board of directors of China Eastern Airlines Corporation Limited (the "Company") is set out on pages 1 to 12 of this circular.

An extraordinary general meeting of the Company (the "EGM") and separate class meetings of the holders of H shares

of the Company (the "H Shareholders Class Meeting") and the holders of A shares of the Company (the "A Shareholders Class Meeting"), respectively will be held at Shanghai International Airport Hotel ( ), 2550 Hongqiao Road, Shar the People's Republic of China at 2 : 00 p.m. and 2 : 30 p.m. respectively on Friday, 9 October 2009. Notices of the EGM and H Shareholders Class Meeting dated 25 August 2009 setting out the resolutions to be approved at the EGM and the H Shareholders Class Meeting are set out at the end of this circular. Proxy forms for use at the EGM and the H Shareholders Class Meeting and the attendance slips are also despatched together with this circular. If you intend to attend the EGM and/or the H Shareholders Class Meeting, you should complete and return the attendance slip in accordance with the instructions printed thereon as soon as possible.

Whether or not you intend to attend the EGM and/or the H Shareholders Class Meeting, you are requested to complete and return the proxy form in accordance with the instructions thereon and return it to Hong Kong Registrars Limited at Rooms 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, as soon as possible and in any event not later than 24 hours before the time appointed for holding such meetings or any adjournment thereof.

Completion and return of the proxy form will not preclude you from attending and voting at the EGM and/or the H Shareholders Class Meeting should you so wish.

25 August 2009

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# DEFINITIONS

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

"Absorption Agreement"	means the agreement entered into between the Company and Shanghai Airlines on 10 July 2009 in relation to the Absorption Proposal;
"Absorption Proposal"	means the proposed absorption of Shanghai Airlines by the Company pursuant to the Absorption Agreement through the proposed issue of A Shares by the Company at the Exchange Ratio to exchange for SA Shares or the Cash Alternative;
"ADRs"	means the American depositary shares of the Company, which are listed on the New York Stock Exchange Inc.;
"Announcement"	means the announcement of the Company dated 10 July 2009 relating to, among other things, the proposed absorption of Shanghai Airlines pursuant to the Absorption Proposal;
"A Shareholders Class Meeting"	means the shareholders' meeting to be convened for the holders of A Shares on Friday, 9 October 2009, or any adjournment thereof, to consider, and if thought fit, approve the Absorption Proposal;
"A Shares"	means the ordinary shares issued by the Company, with a RMB denominated par value of RMB1.00 each, which are subscribed for and paid up in RMB and are listed on the Shanghai Stock Exchange;
"Articles of Association"	means the articles of association of the Company;
"associates"	has the meaning ascribed thereto under the Listing Rules;
"Board"	means the board of directors of the Company;
"Business Day"	means a day (excluding Saturday and Sunday) on which the banks are generally open for business in the PRC;
"Buy-back Alternative"	means the right of the CEA Dissenting Shareholder to require the Buy-back Alternative Provider to buy-back its Shares as required by the applicable PRC laws and regulations (for example, (PRC Company Law) and (Mandatory Prov Listing Overseas)) and the Articles of Association;
"Buy-back Alternative Declaring Period"	means the period to be determined and announced by the Company in which CEA Dissenting Shareholder may declare their election of the Buy-back Alternative;
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DEFINITIONS			
"Buy-back Alternat Exercise Day"	Alternative Provid	be determined and announced by the Company on which the Buy-back der shall pay, and the CEA Dissenting Shareholder shall receive, cash in e Shares held by the CEA Dissenting Shareholders pursuant to the sal;	
"Buy-back Alternat Provider"	tive means:		
	(i)	in respect of any CEA Dissenting Shareholders who holds A Shares, State Development & Investment Corp. ( wholly owned subsidiaries incorporated in the PRC; and	) 01
	(ii)	in respect of any CEA Dissenting Shareholders who holds H Shares, State Development & Investment Corp. ( wholly owned subsidiaries incorporated outside the PRC,	) 01
	Alternative Exerci	dependent third party of the Company, which shall, at the Buy-back ise Day, pay the CEA Dissenting Shareholders in cash in exchange for the A Shares or H Shares held by the CEA Dissenting Shareholders pursuant to opposal;	
"Cash Alternative"	Alternative Provid laws an 收	f the SA Dissenting Shareholder to elect to receive cash from the Cash ler pursuant to the Absorption Proposal as required by the applicable PRC d r e g u l a t i o n s (f o r e x a m p l e, 購管理辦 (Administrative Measures in rel the Listed Companies));	ation
"Cash Alternat Declaring Period"		to be determined and announced by the Company and Shanghai Airlines in senting Shareholder may declare its election of the Cash Alternative;	
''Cash Alternat Exercise Day''	which the Cash A	be determined and announced by the Company and Shanghai Airlines on Alternative Provider shall pay, and the SA Dissenting Shareholder shall in in exchange for the SA Shares held by the SA Dissenting Shareholders psorption Proposal;	

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# DEFINITIONS

"Cash Alternative Provider"	Cash Alternative Exercise Day	& Investment Corp. ( ) or its wholly owned subsidia ndependent third party of the Company, which shall, on the y, pay the SA Dissenting Shareholder in cash in exchange for ares held by such SA Dissenting Shareholders pursuant to the				
"CEA Dissenting	means the Shareholder who:					
Shareholder''	(i)	has made Effective Dissenting Votes at the shareholders' meetings of the Company convened for the purpose of approving the Absorption Proposal;				
	(ii)	continuously holds the Shares representing the Effective Dissenting Votes until the Buy-back Alternative Exercise Day; and				
	(iii)	has, within the Buy-back Alternative Declaring Period, duly declared all the Effective Dissenting Votes that enable it to exercise the Buy-back Alternative;				
	and excluding the following Shareholders:					
	(i)	any Shareholder who is a director, supervisor and senior management person of the Company and whose Shares are subject to lock-up requirements;				
	(ii)	any Shareholder whose Shares are subject to any pledge, third party rights or are frozen as a result of judicial proceedings;				
	(iii)	any Shareholder who has committed to the Company that it will not elect to receive the Buy-back Alterative; or				
	(iv)	any Shareholder who is not permitted to elect the Buy-back Alternative pursuant to applicable laws and regulations;				
"CCASS"	the Central Clearing and Settle	ment System;				
"CEA Holding"	Eastern Air Holding Company	;方航空集團 (China y), a wholly PRC state-owned enterprise and the controlling olding approximately 56.08% of its issued share capital as at				

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# DEFINITIONS

"CES Global"	m e a n s 東航 控股(香港)有限 (CES Global Holdings (Hong Kong) Limited), a company incorporated under the laws of Hong Kong, and an indirectly wholly owned subsidiary of CEA Holding and a substantial shareholder of the Company holding approximately 18.57% of its issued share capital as at the Latest Practicable Date;
"Company"	means 中 東方航空股份有限 (China Eastern Airlines Corporation Limited), a joint stock limited company incorporated in the PRC with limited liability, whose H Shares, A Shares and American depositary shares are listed on the Stock Exchange, the Shanghai Stock Exchange and the New York Stock Exchange, Inc., respectively;
"connected person"	has the meaning ascribed thereto under the Listing Rules;
"controlling shareholder"	has the meaning ascribed thereto under the Listing Rules;
"CSRC"	means the China Securities Regulatory Commission;
"Directors"	means the directors of the Company;
"Effective Dissenting Votes"	means any dissenting votes in relation to the Absorption Proposal effectively made by a shareholder through one of the two means: vote at the shareholders' meeting or vote through internet, and if the same share has been voted by both means, or if the same share has been voted for several times through internet, then "Effective Dissenting Vote" shall refer to the first vote;
"EGM"	means the extraordinary general meeting of the Company to be convened on Friday, 9 October 2009, or any adjournment thereof, to consider, and if thought fit, approve the Absorption Proposal;
"Enlarged Group"	means the Group after the completion of the proposed absorption of Shanghai Airlines;
"Exchange Ratio"	means the ratio at which 1.3 A Shares will be issued by the Company in exchange for every SA Share under the Absorption Proposal;
"Group"	means the Company and its subsidiaries;
"H Shareholde	ersmeans the shareholders' meeting to be convened for the holders of H Shares on Friday, 9 October

Class Meeting" 2009, or any adjournment thereof, to consider, and if thought fit, approve the absorption;

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# DEFINITIONS

"H Shares"	means the ordinary shares is	sued by the Company, with a RMB denominated par value of				
II Shares		bscribed for and paid up in a currency other than RMB and are				
''HK\$''	means Hong Kong dollars, the	means Hong Kong dollars, the lawful currency of Hong Kong;				
"Hong Kong"	means the Hong Kong Specia	l Administrative Region of China;				
"IFRS"	means the International Finan	cial Reporting Standards;				
"Latest Practicable Date		g the latest practicable date for ascertaining certain information or to the printing of this circular;				
"Listing Rules"	means the Rules Governing the Limited;	he Listing of Securities on The Stock Exchange of Hong Kong				
"PRC" or "China"	means the People's Republic	of China;				
"Price Fixing Period"	means the 20 trading days ending on and including 5 June 2009;					
"PwC"	means PricewaterhouseCoope	ers;				
"RMB"	means Renminbi, the lawful c	means Renminbi, the lawful currency of the PRC;				
"SA Dissenting Shareholder"	means any SA Shareholder who:					
Shareholder	(i)	has made the Effective Dissenting Votes at the shareholders' meeting of Shanghai Airlines convened for the purpose of approving the Absorption Proposal;				
	(ii)	continuously holds the SA Shares representing the Effective Dissenting Votes until the Cash Alternative Exercise Day; and				
	(iii) has, within the Cash Alternative Declaring Period, declared all the Effective Dissenting Votes that enable exercise the Cash Alternative;					
	and excluding the following SA Shareholders:					
	(i) any SA Shareholder who is a director, supervisor and management person of Shanghai Airlines and who Shares are subject to lock-up requirements;					
	(ii)	any SA Shareholder whose SA Shares are subject to any pledge, third party rights or are frozen as a result of judicial				

proceedings;

DEFINITIONS							
	(iii)	any SA Shareholder who has committed to Shanghai Airlines that it will not elect to receive the Cash Alterative; or					
	(iv)	any SA Shareholder who is not permitted to elect the Cash Alternative pursuant to applicable laws and regulations;					
"SA Shareholders"	means the shareholders of S	Shanghai Airlines;					
"SA Shares"	means the A shares of Shan	means the A shares of Shanghai Airlines issued and listed on Shanghai Stock Exchange;					
"SFO"	means the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong);						
"Shanghai Airlines"	means 航空股份有限 (Shanghai Airlines Co. Ltd), a PRC airlines company with its entire shares listed on the Shanghai Stock Exchange;						
"Shareholders"	means the shareholders of the Company;						
"Shares"	means A Shares and H Shares;						
"Stock Exchange"	means The Stock Exchange of Hong Kong Limited;						
"substantial shareholde	er' has the meaning ascribed th	ereto under the Listing Rules;					
"Target Group"	means Shanghai Airlines an	id its subsidiaries;					
"trading day"	dealing or trading in securit	eans a day on which the Shanghai Stock Exchange is open for ies; and with respect to H shares, means a day on which the dealing or trading in securities; and					
···%''	per cent.						
In this circular: (i) all t	figures have been rounded to	the nearest two decimal places: (ii) for illustration purpose, an					

In this circular: (i) all figures have been rounded to the nearest two decimal places; (ii) for illustration purpose, an exchange rate of HK\$1.00 to RMB0.88 has been applied; and (iii) for the avoidance of doubt, references to "not less than" a figure and "not more than" a figure shall include the figure mentioned.

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(A joint stock limited company incorporated in the People's Republic of China with limited liability) (Stock code: 00670)

Directors:

Liu Shaoyong (Chairman) Li Jun (Vice Chairman) Ma Xulun (Director, President) Luo Chaogeng (Director) Luo Zhuping (Director, Company Secretary)

Independent non-executive Directors: Hu Honggao Wu Baiwang Zhou Ruijin Xie Rong Sandy Ke-Yaw Liu Legal address: 66 Airport Street International Airport Pudong New District Shanghai PRC

Head office: 2550 Hongqiao Road Shanghai PRC

Principal place of business in Hong Kong: Unit B, 31/F. United Centre 95 Queensway Hong Kong

Hong Kong share registrar and transfer office: Hong Kong Registrars Limited Rooms 1712–1716, 17th Floor Hopewell Centre 183 Wanchai Queen's Road East Hong Kong

25 August 2009

To the Shareholders

Dear Sir or Madam,

#### MAJOR TRANSACTION ABSORPTION OF SHANGHAI AIRLINES

1.

#### INTRODUCTION

Reference is made to the announcement of the Company dated 10 July 2009 (the "Announcement") in relation to, among other things, the proposed absorption of Shanghai Airlines.

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On 10 July 2009, the Company entered into the Absorption Agreement with Shanghai Airlines in relation to the Absorption Proposal. The Absorption Proposal, if fully implemented, will involve the issue of a maximum of 1,694,838,860 A Shares by the Company to the SA Shareholders on a record date to be determined and announced by the Company and Shanghai Airlines, in exchange for all the existing issued shares of Shanghai Airlines.

The purposes of this circular are, among other things:

- (1) to provide you with further information in relation to the proposed absorption; and
- (2) to give you notices of the EGM and the H Shareholders Class Meeting to consider and, if thought fit, to approve resolutions in relation to, among other things, the Absorption Proposal.

2.

# THE ABSORPTION PROPOSAL

The Exchange Ratio

The Company will exchange in aggregate a maximum of 1,303,722,200 SA Shares in the issued share capital of Shanghai Airlines by an issue of a maximum of 1,694,838,860 A Shares, meaning that for every SA Share, 1.3 A Shares will be issued. The Exchange Ratio has been determined on the following basis:

- (1) the price per SA Share was determined at RMB5.50 based on the average trading price of SA Shares for a period of 20 trading days up to and including 5 June 2009, being the last trading day immediately before the suspension of trading of SA Shares on the Shanghai Stock Exchange pending release of an announcement of the Company in relation to the proposed negotiation on the terms of the Absorption Proposal;
- (2) the price per A Share was determined at RMB5.28 based on the average trading price per A Share for a period of 20 trading days up to and including 5 June 2009, being the last trading day immediately before the suspension of trading of A Shares on the Shanghai Stock Exchange pending release of an announcement of the Company in relation to the proposed negotiation on the terms of the Absorption Proposal; and
- (3) based on a risk premium of approximately 25%, for every SA Share, 1.3 A Shares will be issued, and for the avoidance of doubt, such risk premium is only available to those SA Shareholders who elect to exchange their SA Shares for A Shares.

In determining the level of the risk premium and the Exchange Ratio, the Company has taken into consideration factors including: (i) uncertainty in the fluctuation of the share prices of the Company that the SA Shareholders will have to face; (ii) the financial situation of Shanghai Airlines; (iii) the synergy effect that will be brought to bear on the business of the Company such as the ability to establish economies of scale, the increase in the market share of the Company in the air transportation market in Shanghai and the integrating of the flight route network and marketing network of the Company and Shanghai Airlines.

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#### Rights of the Dissenting Shareholders

Subject to the Absorption Proposal becoming unconditional, the SA Dissenting Shareholders may elect to exercise the Cash Alternative to receive cash at the rate of RMB5.50 per SA Share. Such rate is determined based on the average trading price of SA Shares during the Price Fixing Period. The Cash Alternative will be provided by the Cash Alternative Provider. The SA Dissenting Shareholder who opts for the Cash Alternative should, within the Cash Alternative Declaring Period, declare altogether the Effective Dissenting Votes such SA Dissenting Shareholder owns.

Subject to the Absorption Proposal becoming unconditional, the CEA Dissenting Shareholders may elect to exercise the Buy-back Alternative to receive cash at the rates of RMB5.28 per A Share and HK\$1.56 per H Share. Such rates are determined by reference to the average trading prices of A Shares and average trading prices of H Shares respectively during the Price Fixing Period. The Buy-back Alternative will be provided by the Buy-back Alternative Provider. The CEA Dissenting Shareholder who opts for the Buy-back Alternative should, within the Buy-back Alternative Declaring Period, declare altogether the Effective Dissenting Votes such CEA Dissenting Shareholder owns.

The cash to be received by a CEA Dissenting Shareholder who opts for the Buy-back Alternative is determined at a rate by reference to the average trading prices of A Shares and the average trading prices of H Shares respectively during the Price Fixing Period. The Board considers the Buy-back Alternative fair and reasonable and in the interest of the Shareholders as a whole.

Please also refer to paragraph 14 "Investors whose H Shares held by nominee or trustee and holders of ADRs dissenting the Absorption Proposal" of Appendix V "General Information" of this circular for more information relating to the Buy-back Alternative.

Absorption of Assets and Assumption of Liabilities

Upon full implementation of the Absorption Proposal, all the assets, business, staff and rights of Shanghai Airlines will be absorbed into and all the liabilities of Shanghai Airlines will be assumed by the Company or a wholly owned subsidiary of the Company to be used to absorb all the assets and assume all the liabilities of Shanghai Airlines pursuant to the Absorption Proposal.

To facilitate the obtaining of consents to the proposed absorption by the creditors of Shanghai Airlines and subject to the Absorption Proposal becomes unconditional, the Company may, if so required by the creditors of Shanghai Airlines, provide guarantees to those creditors of Shanghai Airlines in relation to all the relevant liabilities and contingent liabilities of Shanghai Airlines arising out of its provision of guarantees to other companies, which will be assumed by the Company or its wholly owned subsidiary to be used to absorb all the assets and assume all the liabilities of Shanghai Airlines. As of 30 June 2009, the total liabilities of Shanghai Airlines (prepared in accordance with PRC accounting regulations) amounts to approximately RMB13.35 billion and the amount of guarantees provided by Shanghai Airlines to other companies amounts to approximately RMB126.50 million (details of which please refer to Appendix I of this circular). The total amount of guarantee that the Company is to provide is expected to be not more than RMB13,481,053,813.65. Further announcement(s) will be made by the Company if required by the Listing Rules when the details of such guarantee(s) become available.

Shanghai Airlines shall deliver all its assets and, with the assistance of the Company, handle all the relevant registration and filing procedures within 4 months after the coming into effect of the Absorption Agreement, including but not limited to the registration and filing procedures in relation to the title to real property, intellectual property, shares and aircraft.

3.

# THE ABSORPTION AGREEMENT

On 10 July 2009, the Company entered into the Absorption Agreement with Shanghai Airlines in relation to the Absorption Proposal. In addition to the terms set out in section 2 above, the major terms and conditions of the Absorption Agreement include:

Parties

The Company and Shanghai Airlines.

Consideration The Company will exchange in aggregate a maximum of 1,303,722,200 SA Shares in the issued share capital of Shanghai Airlines by an issue of a maximum of 1,694,838,860 A Shares, meaning that for every SA Share, 1.3 A Shares will be issued.

Subject to the Absorption Proposal becoming unconditional, the SA Dissenting Shareholders may elect to exercise the Cash Alternative to receive cash at the rate of RMB5.50 per SA Share, such rate is determined based on the average trading price of SA Shares during the Price Fixing Period. The Cash Alternative will be provided by the Cash Alternative Provider.

ConditionsThe Absorption Agreement and the transactions contemplated thereunder shall become effective<br/>upon satisfaction of the following conditions:

- (1) obtaining the approvals from (i) the Shareholders at the shareholders' meeting and the respective class meetings of the Company convened for such purpose; and (ii) the SA Shareholders at the shareholders' meeting of Shanghai Airlines convened for such purpose;
- (2) obtaining the requisite consents and approvals from the State-owned Assets Administration Commission, the relevant governing authorities of the civil aviation industry, the Ministry of Commerce and CSRC; and

(3) obtaining the waiver from CSRC in relation to the requirement of a general offer by CEA Holding (if applicable).

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Re-negotiation of the In the event that a notice for convening the shareholders' meetings of the Company for purpose of approving the Absorption Proposal cannot be despatched to the Shareholders within 6 months after 10 July 2009, the Company and Shanghai Airlines shall hold other meetings of their respective board of directors to further discuss and determine the absorption proposal.

Termination The Company and Shanghai Airlines shall use their best endeavors to procure the conditions precedents to be satisfied upon the later of: (i) 12 months after the shareholders' meetings of both the Company and Shanghai Airlines have approved the Absorption Agreement and the transactions contemplated thereunder; or (ii) otherwise agreed in writing by the parties (the "Prescribed Period").

If the conditions precedents cannot be fully satisfied or otherwise waived by the parties and the parties cannot reach an agreement on the extension of the Prescribed Period within 90 days after the expiration of the Prescribed Period, the Absorption Agreement shall be terminated automatically.

As at the Latest Practicable Date, except the approval from the State-owned Assets Administration Commission in relation to Absorption Proposal has been obtained, none of the other conditions precedents have been satisfied.

4.

### EFFECTS OF THE ABSORPTION PROPOSAL

The Absorption Proposal will involve the issue of A Shares at the Exchange Ratio by the Company to the SA Shareholders in exchange for SA Shares held by them. Subject to the approval of the CSRC and the Shanghai Stock Exchange, the A Shares to be issued for the purpose of the Absorption Proposal will be listed on the Shanghai Stock Exchange.

If the Absorption Proposal is implemented, a maximum total of 1,694,838,860 A Shares will be issued in exchange for SA Shares. Upon full implementation of the Absorption Proposal (assuming no other shares of the Company are to be issued between the Latest Practicable Date and implementation of the Absorption Proposal), the maximum total issued share capital of the Company will be 9,436,538,860 shares, comprising 3,004,325,000 H Shares and maximum 6,432,213,860 A Shares, representing approximately 31.84% and 68.16%, respectively, of the total issued share capital of the Company as enlarged by the issue of A Shares pursuant to the Absorption Proposal.

The A Shares issued to the SA Shareholders pursuant to the Absorption Proposal will be freely tradable and subject to certain lock-up arrangements applicable to certain substantial shareholders among the existing SA Shareholders. Details of such lock-up arrangements are currently not known. They are yet to be determined in due course through consultation with relevant PRC regulatory authorities. Further announcement(s) will be made by the Company when details of the lock-up arrangements have been determined.

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### 5. REASONS FOR AND BENEFITS OF THE ABSORPTION PROPOSAL

The reasons for and benefits of the Absorption Proposal are:

The Company aims to optimize its airlines network, improve the operating efficiency of its resources, effectively reduce its operating costs, enhance its profitability and better serve the World Exposition to be held in Shanghai through the absorption of Shanghai Airlines. The absorption will expand the operations of the Company, improve its profitability, with a view to enhancing the interests of the Shareholders as a whole. Specifically, the absorption aims to achieve the following purposes:

### (1) Strengthening the competitiveness of the Company

China has become one of the largest air transportation markets in the world. However, comparing to the leading international airlines in the world, the air transportation industry of China is still lacking in competitiveness due to its inability to establish economies of scale. The absorption will enable the Company to expand its market share in the air transportation market in Shanghai which is a transportation hub, increase the number of joint flights, expand its market coverage and facilitate the realization of the Company's strategic objective of positioning itself as an hub-networking air transportation company.

(2) Attaining synergy through integration of the resources

The Company and Shanghai Airlines are both airline carriers with Shanghai as their bases. There has been for a long time overlapping in the resources input into route operations and flights and aircraft services as the two companies run independently. With the absorption, the two companies can attain synergy in their use of aircraft fuel, purchases of aircraft, aircraft repair and maintenance, flight equipment, etc. In addition, they can realize the optimization of the route plans and flight schedules, enhancement of route network structure and improvement of transport efficiency. Accordingly, the operating costs and management fees can be reduced and the profitability can be improved.

(3) Promoting the evolution of Shanghai international air transportation centre

The implementation of the strategy of the Shanghai airport hub is vital for Shanghai to become an essential integral part of the international air transportation centre. The absorption will enable the Company to enhance its route network and number of aircraft. Meanwhile, a stronger based airline company can expedite the emergence of the Shanghai airport hub, which in turn will promote the evolution of Shanghai as an international air transportation centre.

Clearly, the above benefits more than outweigh the impact from the recent loss-making financial position of Shanghai Airlines. The Board believes that the terms of the Absorption Proposal are fair and reasonable and are in the interests of the Shareholders as a whole.

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6.

#### FINANCIAL IMPACT OF THE ABSORPTION

According to the Company's audited financial statements as at and for the year ended 31 December 2008 prepared in accordance with IFRS, the consolidated total assets of the Company amounted to RMB73.05 billion as at 31 December 2008, with a liabilities-to-assets ratio of 117.26%. According to the interim results announcement of the Company dated 10 August 2009, the unaudited consolidated total assets of the Company as at 30 June 2009 amounted to RMB72.84 billion, with a liabilities-to-assets ratio of 106.27%. Assuming the absorption of Shanghai Airlines were completed on 30 June 2009, the unaudited consolidated total assets of the Company on a pro forma basis would have increased to RMB97.63 billion, and the liabilities-to-assets ratio would have decreased to 95.46%. Upon completion of the absorption, the Company will become more financially secured and better shielded against risks, and its sustainable development in the future will be safeguarded.

		Year ended 31 December 2006 2007 2008 (Unit: RMB'000)			Six months ended 30 June 2008 2009	
Revenue	Shanghai Airlines the Company	9,842,049 37,556,852	12,044,857 42,533,893	13,154,092 41,072,557	6,560,579 20,267,185	5,328,020 17,130,451
Profit/(loss) for the year/peric attributable to the equity holder	-	8,430 (3,035,157)	(531,971) 378,568	(1,199,420) (15,268,532)	33,571 (175,318)	(270,547) 984,654

Note: The financial data of Shanghai Airlines and the Company for the six months ended 30 June 2008 and the financial data of the Company for the six months ended 30 June 2009 are unaudited. Loss for the year ended 31 December 2006 attributable to the equity holders of the Company is restated according to the latest accounting policies adopted by the Company as further explained on page 104 of this circular. Other than the above, the remainders set out above represent audited data.

Upon completion of the absorption when all of the assets, liabilities, business operations and human resources of Shanghai Airlines will be consolidated to the Company, the scale of revenue of the Company will increase. In recent years, factors including the change in the overall economic landscape, the substantial fluctuation in international oil prices and the occurrence of natural disasters and unexpected circumstances in the PRC have contributed to a large fluctuation in the operating results of PRC domestic airlines including Shanghai Airlines and the Company. Upon completion of the absorption, the synergy in terms of sales and marketing, operating settlement, cost control and information infrastructure will provide positive impact to the future operating results of the Company.

#### 7.

#### IMPLICATIONS OF THE LISTING RULES

To the best knowledge, information and belief of the Directors having made all reasonable enquiry, Shanghai Airlines and its beneficial owners (Shanghai Alliance Investment Limited, Bank of China Group Investment Limited and Jin Jiang International) are parties independent of the Company and independent of the connected persons of the

Company. To the best knowledge, information and belief of the Directors having made all reasonable enquiry, the ultimate beneficial owners of Shanghai Alliance Investment Limited, Bank of China Group Investment Limited and Jin Jiang International are not connected persons of the Company. The transactions contemplated under the Absorption Proposal do not constitute connected transactions of the Company.

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The highest "size tests" percentage ratio applicable to the relevant share exchange through the Absorption Proposal is more than 25% but less than 100%. As a result, the Absorption Proposal will constitute a major transaction of the Company under Rule 14.06(3) of the Listing Rules. Further, the issue of A Shares pursuant to the Absorption Proposal will constitute a variation of class rights of the holders of A Shares and the holders of H Shares under the Articles of Association.

Pursuant to Rule 14.06(3), Rule 19A.38 of the Listing Rules and the Articles of Association, the Absorption Proposal is required to be approved by the Shareholders at a general meeting and separate class meetings. No Shareholder will be required to abstain from voting at any shareholders' meeting to approve the Absorption Proposal.

8. SHAREHOLDING STRUCTURE OF THE COMPANY

As at the date of Latest Practicable Date, the shareholding structure of the Company is as follows:

Note:

The percentages shown are rounded to the nearest 2 decimal places.

Immediately after the full implementation of the Absorption Proposal (assuming that no other Shares has been issued after the Latest Practicable Date until the full implementation of the Absorption Proposal), it is anticipated that the shareholding structure of the Company will be as follows:

Note: The percentages shown are rounded to the nearest 2 decimal places.

The percentages shown are based on the assumption that none of the SA Shareholders or the Shareholders opts for the Cash Alternative or the Buy-back Alternative (as the case may be) pursuant to the Absorption Proposal.

As such, full implementation of the Absorption Proposal will not result in change of control of the Company.

9.

RANKING OF NEW A SHARES TO BE ISSUED

The new A Shares to be issued pursuant to the Absorption Proposal will rank, upon issue, pari passu in all respects with the A Shares in issue at the time of issue and allotment of such new A Shares.

10.

INFORMATION ABOUT THE PARTIES

The Company is an international airline company incorporated in the PRC whose H Shares, A Shares and ADRs are listed on the Stock Exchange, the Shanghai Stock Exchange and the New York Stock Exchange, Inc., respectively. The existing registered share capital of the Company is RMB7,741,700,000, which has been fully paid up.

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Shanghai Airlines is a joint stock limited company established in the PRC, with its A shares listed on the Shanghai Stock Exchange. The shareholding structure of Shanghai Airlines as at 10 August 2009 is as follows:

Shanghai Airlines primarily engages in the business of domestic air transportation of passengers and cargo, agency business for airline companies, approved international and regional business for air transportation of passengers and cargo, domestic business flight, business flight in neighbouring countries and regions, approved management of business aircraft, and maintenance of aviation equipment and machinery. The listing status of Shanghai Airlines will not be maintained after the completion of the Absorption Proposal.

Based on the audited financial information of Shanghai Airlines prepared in accordance with PRC accounting regulations, the net asset value attributable to equity holders of Shanghai Airlines as at 31 December 2007 and 31 December 2008 and the net profit before tax and net profit after tax attributable to equity holders of Shanghai Airlines for the 2 financial years ended 31 December 2007 and 31 December 2008 respectively as stated in Shanghai Airlines' published annual reports are as follows:

	As at 31 December 2007 (RMB in million)	As at 31 December 2008 (RMB in million)
Net asset value attributable to equity holders of Shanghai Airlines	1,585.89	331.58
	For the year ended 31 December 2007 (RMB in million)	For the year ended 31 December 2008 (RMB in million)
Net profit before tax	(479.42)	(1,346.93)
Net profit after tax attributable to equity holders of Shanghai Airlines	(435.12)	(1,249.25)
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#### 11.

#### EGM AND CLASS MEETINGS

The Company will convene the EGM and class meetings for the Shareholders to consider and, if thought fit, to approve, among other things, the proposed absorption. Details of the EGM and the H Shareholders Class Meeting and resolutions to be considered in these meetings are set out in the "Notice of EGM" and "Notice of H Shareholders Class Meeting" of this circular.

Persons who hold H Shares and are registered as holders of H Shares on the register of members maintained by Hong Kong Registrars Limited, at the close of business on Tuesday, 8 September 2009 will be entitled to attend the EGM and the H Shareholders Class Meeting upon completion of the necessary registration procedures.

### Book closure

Holders of H Shares whose names appear on the register of members of the Company at the close of business on Tuesday, 8 September 2009 will be entitled to attend the EGM and the H Shareholders Class Meeting upon completion of the necessary registration procedures. The H Shares register of members will be closed from Wednesday, 9 September 2009 to Friday, 9 October 2009, both days inclusive, during which period no transfer of H Shares will be effected. Where applicable, holders of the H Shares intending to attend the EGM and the H Shareholders Class Meeting are therefore required to lodge their respective instrument(s) of transfer and the relevant share certificate(s) to the Company's H share registrar, Hong Kong Registrars Limited at Rooms 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, by 4:00 p.m. on Tuesday, 8 September 2009.

#### Proxy forms and attendance slips

Whether or not you intend to attend the EGM or the class meetings, you are requested to complete and return the relevant proxy form(s) in accordance with the instructions thereon. The proxy form should be returned as soon as possible and in any event not later than 24 hours before the time appointed for holding such meeting or any adjournment thereof. Completion and return of the proxy form will not preclude you from attending and voting at the relevant meetings should you so wish.

If you are eligible and intend to attend the respective meetings, you are required to complete and return the relevant attendance slip(s) to in accordance with the instructions thereon. The attendance slip should be returned as soon as possible and in any event not later than 20 days before the date appointed for holding such meeting or any adjournment thereof.

#### 12.

# RECOMMENDATION OF THE BOARD

The Directors believe that the terms of the Absorption Agreement are fair and reasonable and in the interests of the Group and the Shareholders as a whole. Accordingly, the Directors recommend the Shareholders to vote in favour of the resolutions to be proposed at the EGM and the relevant class meetings in relation to the Absorption.

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13.

# ADDITIONAL INFORMATION

Your attention is also drawn to the additional information set out in the appendices to this circular.

By order of the Board 中 東方航空股份有限 CHINA EASTERN AIRLINES CORPORATION LIMITED Luo Zhuping Director and Company Secretary

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# FINANCIAL INFORMATION OF SHANGHAI AIRLINES

The following is the text of a report received from the Company's reporting accountant, PricewaterhouseCoopers, Certified Public Accountants, Hong Kong for the purpose of incorporation into this circular.

## The Directors China Eastern Airlines Corporation Limited

# Dear Sirs

We set out below our report on the financial information (the "Financial Information") of Shanghai Airlines Co., Ltd. (the "Target Company") and its subsidiaries (together, the "Target Group") set out in Sections I to III below, for inclusion in the circular of China Eastern Airlines Corporation Limited (the "Company") dated 25 August 2009 (the "Circular") in connection with the proposed acquisition of the Target Company by the Company (the "Proposed Acquisition"). The Financial Information comprises the consolidated balance sheets of the Target Group as at 31 December 2006, 2007 and 2008 and 30 June 2009, the balance sheets of the Target Company as at 31 December 2006, 2007 and 2008 and 30 June 2009, and the consolidated statements of comprehensive income, the consolidated statements of changes in equity and the consolidated cash flow statements of the Target Company for each of the years ended 31 December 2006, 2007 and 2008 and the six months ended 30 June 2009 (the "Relevant Periods"), and a summary of significant accounting policies and other explanatory notes.

The Target Company was established in the People's Republic of China (the "PRC") as a limited liability company on 25 October 2000. As at the date of this report, the Target Company has direct and indirect interests in subsidiaries, associated companies and joint controlled entities as set out in Notes 20, 21 and 22 of Section II below. All of these companies are private companies. The consolidated financial statements of the Target Company prepared in accordance with the Accounting Standards for Business Enterprises and the Accounting System for Business Enterprises in the PRC for the year ended 31 December 2006 and the consolidated financial statements of the Target Company prepared in accordance with the Accounting Standards for Business Enterprises (2006) of the PRC for the each of the years ended 31 December 2007 and 2008 and six months ended 30 June 2009 were audited by Shulun Pan Certified Public Accountants Co., Ltd..

For the purpose of this report, the directors of the Company have prepared the consolidated financial statements of the Target Company for the Relevant Periods (the "Underlying Financial Statements") in accordance with International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board. We have audited the Underlying Financial Statements for each of the years ended 31 December 2006, 2007 and 2008 and the six months ended 30 June 2009 in accordance with International Standards on Auditing. The Financial Information has been prepared based on the Underlying Financial Statements with no adjustment made thereon.

# FINANCIAL INFORMATION OF SHANGHAI AIRLINES

# DIRECTORS' RESPONSIBILITY

The directors of the Target Company during the Relevant Periods are responsible for the preparation and the true and fair presentation of the consolidated financial statements of the Target Company in accordance with the Accounting Standards for Business Enterprises and the Accounting System for Business Enterprises in the PRC or the Accounting Standards for Business Enterprises (2006) of the PRC as appropriate. This responsibility includes designing, implementing and maintaining internal control relevant to the preparation and the true and fair presentation of the consolidated financial statements of the Target Company that are free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances.

For the Financial Information for each of the years ended 31 December 2006, 2007 and 2008 and the six months ended 30 June 2009, the directors of the Company are responsible for the preparation and the true and fair presentation of the Financial Information in accordance with IFRS. This responsibility includes designing, implementing and maintaining internal control relevant to the preparation and the true and fair presentation of the Financial Information that are free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances.

For the Financial Information for the six months ended 30 June 2008, the directors of the Company are responsible for the preparation and the presentation of the Financial Information in accordance with the accounting policies set out in Note 2 of Section II below which are in conformity with IFRS.

# REPORTING ACCOUNTANT'S RESPONSIBILITY

For the Financial Information for each of the years ended 31 December 2006, 2007 and 2008 and the six months ended 30 June 2009, our responsibility is to express an opinion on the Financial Information based on our examination and to report our opinion to you. We examined the Underlying Financial Statements used in preparing the Financial Information, and carried out such additional procedures as we considered necessary in accordance with the Auditing Guideline 3.340 "Prospectuses and the Reporting Accountant" issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA").

For the Financial Information for the six months ended 30 June 2008, our responsibility is to express a conclusion on the Financial Information based on our review and to report our conclusion to you. We conducted our review in accordance with International Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of the Financial Information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

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# FINANCIAL INFORMATION OF SHANGHAI AIRLINES

# OPINION AND REVIEW CONCLUSION

In our opinion, the Financial Information for each of the years ended 31 December 2006, 2007 and 2008 and the six months ended 30 June 2009, for the purpose of this report, gives a true and fair view of the state of affairs of the Target Company and of the Target Group as at 31 December 2006, 2007 and 2008 and 30 June 2009 and of the Target Group's results and cash flows for the respective years and period then ended.

Based on our review, which does not constitute an audit, nothing has come to our attention that causes us to believe that the Financial Information for the six months ended 30 June 2008, for the purpose of this report, is not prepared, in all material respects, in accordance with the accounting policies set out in Note 2 of Section II below which are in conformity with IFRS.

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# FINANCIAL INFORMATION OF SHANGHAI **AIRLINES**

#### I.

#### FINANCIAL INFORMATION OF THE TARGET GROUP

The following is the Financial Information of the Target Company and the Target Group as at 31 December 2006, 2007 and 2008 and 30 June 2009 and for each of the years ended 31 December 2006, 2007 and 2008 and the six months ended 30 June 2008 and 2009.

	(a)	Consolidated Statements of Comprehensive Income				
		Year	Year ended 31 December			ded 30 June
		2006	2007	2008	2008	2009
	Note	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
					(Unaudited)	
Revenues	5	9,842,049	12,044,857	13,154,092	6,560,579	5,328,020
Other income	6	3,968	45,377	81,637	42,407	314,875
Other gains/(losses)	6	20,223	(120,780)	14,877	123	(1,294)
Operating expenses						
Aircraft fuel		(2,770,045)	(3,703,668)	(4,957,548)	(2,205,349)	(1,400,255)
(Loss)/gain on fair						
value movements						
of fuel option						
contracts	8		<u> </u>	(181,119)		51,693
Take-off and						
landing charges		(855,101)	(1,045,877)	(1,127,735)	(527,224)	(587,617)
Depreciation and						
amortization		(654,342)	(746,914)	(726,271)	(357,496)	(414,516)
Wages, salaries and						
benefits	9	(901,986)	(1,192,078)	(1,412,436)	(654,572)	(778,364)
Aircraft		(102.0(1))			(500.040)	(205 502)
maintenance		(493,061)	(726,249)	(963,405)	(509,242)	(385,503)
Food and beverages		(119,409)	(118,207)	(132,993)	(66,115)	(73,264)
Aircraft operating		(700, 10.4)	(1, 102, 205)	(1.104.505)	(501 744)	(500, 405)
lease rentals		(798,194)	(1,103,385)	(1,194,585)	(581,744)	(590,425)
Transportation,						
accommodation		(1,022,771)	(1, 222, 620)	(1, 244, 007)	(600.046)	(157 577)
and meals Cost of inventories		(1,033,771)	(1,222,629)	(1,244,097)	(690,046)	(457,577)
		(832,324)	(963,734)	(681,483)	(337,131)	(258,001)
Other operating lease rentals		(67.880)	(83 867)	(171,013)	(77, 536)	(71.220)
Selling and		(67,889)	(83,867)	(171,015)	(77,536)	(71,220)
marketing expenses		(437,328)	(511,972)	(561,096)	(266,769)	(288,645)
Civil aviation		(+57,520)	(311,972)	(301,090)	(200,709)	(200,0+3)
infrastructure levies		(183,320)	(220,252)	(235,739)	(114,881)	(130,468)
		(183,320) (576,759)	(804,783)	(861,009)	(373,634)	(340,341)
		(370,737)	(007,703)	(001,009)	(575,057)	(370,371)

Office, administrative and other expenses						
Total operating expenses		(9,723,529)	(12,443,615)	(14,450,529)	(6,761,739)	(5,724,503)
Operating	10	140 711	(A = A + 1 < 1)	(1, 100, 002)	(150 (20)	(02,002)
profit/(loss)	10	142,711	(474,161)	(1,199,923)	(158,630)	(82,902)
Finance income	11	143,102	283,481	296,975	298,064	11,851
Finance costs	12	(273,895)	(374,964)	(396,834)	(204,578)	(181,783)
Share of results of						
associates	21	5,831	6,265	8,087	5,007	4,447
Share of results of jointly controlled						
entities	22	(1,629)	3,799	1,245	440	2,943
Profit/(loss) before						
income tax		16,120	(555,580)	(1,290,450)	(59,697)	(245,444)
Income tax	13	(22,873)	(18,148)	(15,403)	(8,787)	(20,811)
Loss for the						
year/period		(6,753)	(573,728)	(1,305,853)	(68,484)	(266,255)
Other		(0,000)	(= • = • , • = • )	(-,-,-,,	(00,101)	()
comprehensive						
income/(expense)						
for the year/period		5,079	3,169	(4,575)	(4,976)	2,449
Fair value		5,077	5,107	(4,373)	(4,770)	2,779
movements of						
available-for-sale						
financial assets, net		2 252	1 4 4 0	$(\Lambda \mathcal{F}(\mathcal{C}))$	(1, 100)	2.000
of tax		3,253	1,440	(4,566)	(4,486)	2,626
Other						
income/(expense)						
recognised directly				(2)	(100)	
in equity		1,826	1,729	(9)	(490)	(177)
Total						
comprehensive loss						
for the year/period		(1,674)	(570,559)	(1,310,428)	(73,460)	(263,806)
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# APPENDIX I

# FINANCIAL INFORMATION OF SHANGHAI AIRLINES

	Note	Year 2006 RMB'000	ended 31 Dece 2007 RMB'000	ember 2008 RMB'000	Six months en 2008 RMB'000 (Unaudited)	nded 30 June 2009 RMB'000
Profit/(loss) attributable to:	15					
— Equity holders of						
the Target Company		8,430	(531,971)	(1,199,420)	33,571	(270,547)
— Minority interests		(15,183)	(41,757)	(106,433)	(102,055)	4,292
		(6,753)	(573,728)	(1,305,853)	(68,484)	(266,255)
Total comprehensive income/(loss) attributable to:						
- Equity holders of						
the Target Company		13,509	(528,802)	(1,203,995)	28,595	(268,098)
— Minority interests		(15,183)	(41,757)	(106,433)	(102,055)	4,292
		(1,674)	(570,559)	(1,310,428)	(73,460)	(263,806)
Earnings/(loss) per share attributable to the equity holders of the Target Company during the year/period						
— Basic and diluted (RMB)	16	0.01	(0.49)	(1.11)	0.03	(0.25)

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ENDIX I	FINANCIAL INFORMATION OF SHANGHAI AIRLINES						
(b)	Consolidated Balance Sheets						
	Note	A 2006 RMB'000	As at 31 December 2007 RMB'000	2008 RMB'000	30 June 2009 RMB'000		
Non-current assets							
Intangible assets		20,619	17,293	15,291	21,874		
Property, plant and		_ = = ; = = ;	,	,	,.		
equipment	17	7,698,080	7,711,010	8,578,881	8,696,469		
Lease prepayments	18	148,554	145,183	118,682	117,24		
Advanced payments on	10	110,000	110,100	110,002			
acquisition of aircraft	19	949,006	1,879,092	2,535,437	2,966,92		
Investments in associates	21	51,792	54,257	57,929	55,08		
Investments in jointly	21	51,772	51,257	51,929	55,00.		
controlled entities	22	14,165	17,124	18,369	19,58		
Available-for-sale		1,105	17,121	10,507	17,50		
financial assets	23	80,127	144,749	178,519	181,94		
Other long-term assets	23	444,706	505,202	514,008	542,208		
Deferred tax assets	35	4,791	6,425	7,728	7,47		
	55	9,411,840	10,480,335	12,024,844	12,608,803		
Current assets		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	10,100,555	12,021,011	12,000,00.		
Flight equipment spare							
parts		275,371	299,522	383,717	392,570		
Trade receivables	25	587,863	804,645	524,975	489,262		
Amounts due from related	23	567,005	004,045	524,775	+07,202		
companies	41(b)(i)	225	1,756	5,740	2,93		
Prepayments, deposits and	+1(U)(I)	223	1,750	3,740	2,75.		
other receivables	26	432,587	604,929	500,784	749,07		
Cash and cash equivalents	20	621,960	944,174	1,055,936	1,951,542		
Cash and cash equivalents	21	1,918,006	2,655,026	2,471,152	3,585,385		
Current liabilities		1,910,000	2,033,020	2,471,132	5,565,56.		
Sales in advance of							
carriage		157,848	192,232	238,544	194,54		
Trade payables and notes		157,040	192,232	230,344	174,54		
payable	28	897,891	1,159,915	1,378,917	1,340,06		
Amounts due to related	20	077,071	1,137,713	1,370,917	1,340,00		
	(11)		2,445	4,513	12,33		
companies Other payables and	41(b)(i)		2,443	4,313	12,33		
	20	1,219,793	1 925 570	1 850 507	1 744 64		
accrued expenses Short term debentures	29	800,000	1,835,579 800,000	1,859,587	1,744,648		
	30	800,000	800,000	_	-		
Current portion of							
obligations under finance	21		22 200	60 420	71.06		
leases	31		32,208	69,430	71,86		
Current portion of	20	2652010	2007 501	6 001 000	7 202 124		
borrowings	32	2,653,910	3,882,581	6,084,068	7,203,120		

Income tax payable		13,765	7,955	4,020	20,250
Current portion of					
provision for return					
condition checks for					
aircraft under operating					
leases	33	35,510	—	—	
Derivative financial					
instrument	8	<u> </u>	—	172,458	58,037
		5,778,717	7,912,915	9,811,537	10,644,863
Net current liabilities		(3,860,711)	(5,257,889)	(7,340,385)	(7,059,478
Total assets less current					
liabilities		5,551,129	5,222,446	4,684,459	5,549,327

# APPENDIX I

# FINANCIAL INFORMATION OF SHANGHAI AIRLINES

		А	s at 31 December		30 June
	<b>NT</b> .	2006	2007	2008	2009
	Note	RMB'000	RMB'000	RMB'000	RMB'000
Non-current liabilities					
Obligations under finance					
leases	31		466,748	1,085,354	1,048,516
Borrowings	32	3,337,295	2,916,205	2,781,675	2,854,788
Provision for return condition checks for					
aircraft under operating leases	33	301,727	396,986	523,791	599,063
Other long-term liabilities	34	88,598	141,446	199,901	233,601
Deferred tax liabilities	35	217	375	142	295
Post-retirement benefit					
obligations	36	396,753	411,963	401,336	413,281
		4,124,590	4,333,723	4,992,199	5,149,544
Net assets/(Liabilities)		1,426,539	888,723	(307,740)	399,783
Equity					
Capital and reserves					
attributable to the equity					
holders of the Target					
Company					
Share capital	37	1,081,500	1,081,500	1,081,500	1,303,722
Reserves	38	289,825	(238,977)	(1,442,972)	(952,852
		1,371,325	842,523	(361,472)	350,870
Minority interests		55,214	46,200	53,732	48,913
2					

ENDIX I FI	NANCIAL	INFORMATI	ION OF SHANGHAI	AIRLINES			
(c)		Company Balance Sheets					
	Note	2006 RMB'000	As at 31 December 2007 RMB'000	2008 RMB'000	As at 30 June 2009 RMB'000		
Non-current assets							
Intangible assets		19,277	15,607	12,196	18,623		
Property, plant and		- ,	- )	,	- ,		
equipment	17	7,384,894	7,317,889	8,120,885	8,242,516		
Lease prepayments	18	148,379	145,049	118,590	117,172		
Advanced payments on							
acquisition of aircraft	19	949,006	1,879,092	2,535,437	2,966,923		
Investments in							
subsidiaries	20	281,022	327,436	470,436	470,436		
Investments in associates	21	40,000	40,000	40,000	40,000		
Investment in a jointly							
controlled entity	22	15,000	15,000	15,000	15,000		
Available-for-sale							
financial assets	23	78,028	142,374	177,521	180,315		
Other long-term assets	24	423,944	457,431	448,909	434,155		
Deferred tax assets	35	4,422	5,945	6,665	6,024		
		9,343,972	10,345,823	11,945,639	12,491,164		
Current assets							
Flight equipment spare							
parts		259,887	278,910	345,990	347,670		
Trade receivables	25	261,209	326,068	197,331	201,407		
Amounts due from related							
companies	41(b)(i)	60,521	63,470	34,622	52,366		
Amounts due from	41 (1 \ (1))	<b>FO</b> 0000		50.000			
subsidiaries	41(b)(ii)	50,000	70,000	50,000	75,000		
Prepayments, deposits and	26	170.000	150 250	060.054	E1 - 100		
other receivables	26	179,008	159,379	263,354	517,108		
Cash and cash equivalents	27	305,501	389,036	434,188	1,482,058		
Current liabilities		1,116,126	1,286,863	1,325,485	2,675,609		
Sales in advance of							
carriage		160,551	205,485	242,078	185,639		
Trade payables and notes		100,551	203,483	242,078	100,005		
payable	28	704,528	812,253	939,130	930,326		
Amounts due to related	20	704,328	012,233	939,130	950,520		
companies	41(b)(i)		— 2,445	4,513	12,231		
A DITURITUR	+1(0)(1)	-	2,443	4,313	12,23		
•							
Other payables and accrued expenses	29	772,362	1,078,022	1,310,837	1,180,308		

finance leases	31	_	32,208	69,430	71,86
Current portion of					
borrowings	32	2,520,060	3,515,081	5,730,568	6,826,62
Income tax payable		6,865		—	
Current portion of provision for return condition checks for aircraft under operating					
leases	33	35,510		_	
Derivative financial					
instrument	8	—	—	172,458	58,0
		4,999,876	6,445,494	8,469,014	9,265,02
Net current liabilities		(3,883,750)	(5,158,631)	(7,143,529)	(6,589,4
Total assets less current liabilities		5,460,222	5,187,192	4,802,110	5,901,7:

# APPENDIX I

# FINANCIAL INFORMATION OF SHANGHAI AIRLINES

	Note	2006 RMB'000	As at 31 December 2007 RMB'000	2008 RMB'000	As at 30 June 2009 RMB'000
Non-current liabilities					
Obligations under finance					
leases	31	_	- 466,748	1,085,354	1,048,516
Borrowings	32	3,337,295	2,888,205	2,753,675	2,824,788
Provision for return condition checks for aircraft under operating					
leases	33	207,984	272,110	360,010	410,986
Other long-term liabilities	34	88,598	141,446	196,401	230,101
Post-retirement benefit					
obligations	36	374,648	388,204	367,440	377,57
		4,008,525	4,156,713	4,762,880	4,891,962
Net assets		1,451,697	1,030,479	39,230	1,009,78
		1,731,077	1,050,475	57,250	1,007,70
Equity					
Share capital	37	1,081,500	1,081,500	1,081,500	1,303,722
Reserves	38	370,197	(51,021)	(1,042,270)	(293,93)
Total equity		1,451,697	1,030,479	39,230	1,009,78

NDIX I			FINANCL	AL INFORMA	TION OF SHA	NGHAI AIR
(d	)		Consolidated	Cash Flow St	atements	
	Note	Year 6 2006 RMB'000	ended 31 Decem 2007 RMB'000	ber 2008 RMB'000	Six months end 2008 RMB'000 (Unaudited)	ded 30 June 2009 RMB'000
Cash flows from						
operating activities						
Cash generated						
from operations	39(a)	1,518,699	852,554	404,725	(260,725)	54,031
Income tax paid		(27,868)	(26,177)	(19,920)	(17,119)	(4,970)
Net cash						
inflow/(outflow)						
from operating						
activities		1,490,831	826,377	384,805	(277,844)	49,061
Cash flows from						
investing activities						
Additions of						
property, plant and						
equipment and						
intangible assets		(1,130,664)	(618,005)	(488,506)	(149,659)	(359,696)
Proceeds from						
disposal of property,		40.040	406 507	0.010	276	1 50 4
plant and equipment		48,940	496,587	2,013	276	1,584
Acquisition of land						
use rights			(27)			
Advanced payments						
on acquisition of aircraft		(920,477)	(1,210,250)	(1,055,368)	(976,965)	(557,824)
Repayments of		(920,477)	(1,210,230)	(1,055,508)	(970,903)	(337,824)
advances on aircraft						
and flight						
equipment			204,760	222,379	76,287	_
Interest received		7,214	11,041	16,270	6,258	8,058
Dividend received		3,639	4,815	5,415	5,415	956
Capital injections in		5,057	1,010	5,115	5,115	200
a jointly controlled						
entity		(500)		_		
Capital injections in		()				
associates		(1,078)	(175)	(1,000)		
Proceeds from			2,649	6,847		
disposal of						
available-for-sale						

Purchase of available-for-sale					
financial assets	_	(63,034)			
Net cash outflow					
from investing					
activities	(1,992,926)	(1,171,639)	(1,291,950)	(1,038,388)	(906,9

# APPENDIX I

# FINANCIAL INFORMATION OF SHANGHAI AIRLINES

		Year e 2006	nded 31 Decemb 2007	ber 2008	Six months end 2008	ed 30 June 2009
	Note	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Cash flows from						
financing activities						
Proceeds from draw						
down of short-term						
bank loans		2,968,370	4,716,949	5,983,335	3,338,929	3,747,456
Repayments of short-term bank						
loans		(2,949,769)	(3,314,778)	(4,298,679)	(1,962,640)	(3,110,341)
Proceeds from draw down of long-term						
bank loans		1,206,166	417,811	1,243,618	693,986	1,006,813
Repayments of						
long-term bank loans		(1,151,175)	(726,981)	(589,221)	(269,019)	(450,220)
Principal repayments of finance lease						
obligations		—	(2,310)	(36,997)	(30,911)	(33,959)
Receipt of restricted						
bank deposit		—	—			46,921
Payments of						
restricted bank						
deposit			(445 715)	(46,921)	(46,921)	(171,835)
Interest paid		(302,746)	(445,715)	(546,070)	(254,893)	(260,416)
Proceeds from issuance of short-term						
debentures		774,960	800,000			
Repayments of		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	000,000			
short-term						
debentures			(800,000)	(800,000)		_
New share issue	37	_	() 			980,440
Contributions from minority						
shareholders of						
subsidiaries		58,164	38,717	119,400	117,000	
Dividends paid		(37,682)	(5,974)	(5,435)		(1,040)
Erricence pula		(37,002)	(3,777)	(3,133)		(1,010)
Net cash inflow						
from financing						
activities		566,288	677,719	1,023,030	1,585,531	1,753,819
		64,193	332,457	115,885	269,299	895,958

Net increase in cash					
and cash equivalents					
Cash and cash					
equivalents at					
beginning of the					
year/period	558,714	621,960	944,174	944,174	1,055,936
Exchange					
adjustments	(947)	(10,243)	(4,123)	(1,960)	(352)
Cash and cash equivalents at end of the year/period	621,960	944,174	1,055,936	1,211,513	1,951,542
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## APPENDIX I

# FINANCIAL INFORMATION OF SHANGHAI AIRLINES

Consolidated Statements of Changes in Equity

		outable to equi the Target Co	mpany Retained			
	Share capital RMB'000	Other (a reserves RMB'000	profits/ accumulated losses) RMB'000	Subtotal RMB'000	Minority interests RMB'000	Total equity RMB'000
Balance at 1 January 2006	1,081,500	624,064	(315,301)	1,390,263	17,468	1,407,731
Total comprehensive income/ (loss) for the year ended						
31 December 2006	—	5,079	8,430	13,509	(15,183)	(1,674)
Capital injection	—	—			- 58,164	58,164
Dividend paid	_		(32,447)	(32,447)	(5,235)	(37,682)
Appropriation to statutory and						
discretionary reserves	—	5,304	(5,304)			
D 1						
Balance at 31 December 2006	1,081,500	634,447	(344,622)	1,371,325	55,214	1,426,539
Balance at 1 January 2007	1,081,500	634,447	(344,622)	1,371,325	55,214	1,426,539
Total comprehensive income/ (loss) for the year ended						
31 December 2007		3,169	(531,971)	(528,802)	(41,757)	(570,559)
Capital injection					- 38,717	38,717
Dividend paid to minority interests in						
subsidiaries	_				(5,974)	(5,974)
Balance at 31 December 2007	1,081,500	637,616	(876,593)	842,523	46,200	888,723
Balance at 1 January 2008	1,081,500	637,616	(876,593)	842,523	46,200	888,723
Total comprehensive loss for						

<sup>(</sup>e)

the year ended 31 December						
2008		(4,575)	(1,199,420)	(1,203,995)	(106,433)	(1,310,428)
Capital injection				·	119,400	119,400
Dividend paid				·	(5,435)	(5,435)
Balance at 31						
December 2008	1,081,500	633,041	(2,076,013)	(361,472)	53,732	(307,740)
Balance at 1 January 2009	1,081,500	633,041	(2,076,012)	(261, 472)	53,732	(307,740)
Total comprehensive	1,081,300	055,041	(2,076,013)	(361,472)	55,752	(307,740)
income/(loss)						
for the six months						
ended						
30 June 2009	_	2,449	(270,547)	(268,098)	4,292	(263,806)
New share issue (Note						
37)	222,222	758,218		980,440		980,440
Dividend paid to						
minority interests					(0.111)	
in subsidiaries				·	. (9,111)	(9,111)
Balance at 30 June						
2009	1,303,722	1,393,708	(2,346,560)	350,870	48,913	399,783
2007	1,505,722	1,575,700	(2,540,500)	550,070	-10,915	577,105
Unaudited:						
For the six months						
ended						
30 June 2008						
Balance at 1 January						
2008	1,081,500	637,616	(876,593)	842,523	46,200	888,723
Total comprehensive						
(loss)/income						
for the six months ended						
30 June 2008		(4,976)	33,571	28,595	(102,055)	(73,460)
Capital injection	_	(1,270)			117,000	117,000
r ···· j······					. ,	.,
Balance at 30 June						
2008	1,081,500	632,640	(843,022)	871,118	61,145	932,263
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#### APPENDIX I

#### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

II.

#### NOTES TO THE FINANCIAL INFORMATION

#### GENERAL INFORMATION

The Target Company, a joint stock company limited by shares, was established in the PRC on 25 October 2000. The Target Company listed its A shares on The Shanghai Stock Exchange on 11 October 2002. The registered address of the Target Company is 100 Airport Street, Pudong International Airport, Shanghai, the PRC.

The Target Group is principally engaged in the operation of civil aviation, including the provision of passenger, cargo, and mail delivery, other extended transportation services, export and import trading, tour operations and the provision of freight forwarding services, etc.

#### SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of the Financial Information are set out below. These policies have been consistently applied to the Relevant Periods presented, unless otherwise stated.

(a)

1.

2.

Basis of preparation

The Financial Information has been prepared in accordance with International Financial Reporting Standards (''IFRS''). It has been prepared under the historical cost convention, as modified by the revaluation of available-for-sale financial assets, financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss.

The preparation of Financial Information in conformity with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Target Company's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the Financial Information are disclosed in Note 4.

In preparing the Financial Information, the Company's directors have given careful consideration to the going concern status of the Target Group in the context of the Target Group's current working capital requirements.

The Target Group's accumulated losses were approximately RMB2,347 million as at 30 June 2009 and its current liabilities exceeded its current assets by approximately RMB7,059 million. Against this background, the Target Company's management has taken active steps to seek additional sources of finance to improve the Target Group's liquidity position. At 30 June 2009, the Target Group had total un-used contracted credit facilities of approximately RMB14.9 billion from banks.

Based on the Target Group's history of obtaining finance and generating cash from operation, the Company's directors believes that the Target Group will be able to generate/obtain sufficient operating funds/financing to enable it to operate and meet its liabilities as and when they fall due. Accordingly, the Company's directors consider it is appropriate that the Financial Information should be prepared on a going concern basis and do not include any adjustments that would be required should the Target Company and the Target Group fail to continue as a going concern.

The following standards, interpretations and amendments to existing standards which are relevant to the Target Group's operations but are not yet effective for the Relevant Periods and have not been early adopted by the Target

#### Group:

•IAS 27 (Revised) "Consolidated and Separate Financial Statements" (effective from annual period beginning on or after 1 July 2009). The amendment requires non-controlling interests (i.e. minority interests) to be presented in the consolidated statement of financial position within equity, separately from the equity of the owners of the parent. Total comprehensive income must be attributed to the owners of the parent and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance. Changes in a parent's ownership interest in a subsidiary that do not result in the loss of control are accounted for within equity. When control of a subsidiary is lost, the assets and liabilities and related equity components of the former subsidiary are derecognised. Any gain or loss is recognised in profit or loss. Any investment retained in the former subsidiary is measured at its fair value at the date when control is lost. The Target Group will apply IAS 27 (Revised) from 1 January 2010.

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#### APPENDIX I

#### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

- IFRS 3 (Revised) "Business Combinations" (effective for business combinations with acquisition date on or after the beginning of the first annual reporting period beginning on or after 1 July 2009). The amendment may bring more transactions into acquisition accounting as combinations by contract alone and combinations of mutual entities are brought into the scope of the standard and the definition of a business has been amended slightly. It now states that the elements are "capable of being conducted" rather than "are conducted and managed". It requires considerations (including contingent consideration), each identifiable asset and liability to be measured at its acquisition-date fair value, except leases and insurance contracts, reacquired right, indemnification assets as well as some assets and liabilities required to be measured in accordance with other IFRSs. They are income taxes, employee benefits, share-based payment and non current assets held for sale and discontinued operations. Any non-controlling interest in an acquiree is measured either at fair value or at the non- controlling interest's proportionate share of the acquiree's net identifiable assets. All acquisition related cost should be expensed. The Target Group will apply IFRS 3 (Revised) prospectively to all business combinations from 1 January 2010.
- Amendment to IFRS 8 "Operating segments", effective for periods beginning on or after 1 January 2010. Disclosure of information about total assets and liabilities for each reportable segment is required only if such amounts are regularly provided to the CODM. The Target Group will apply IFRS 8 (amendment) from 1 January 2010.
- Amendment to IAS 7 "Statement of cash flows", effective for periods beginning on or after 1 January 2010. Only expenditures that result in a recognised asset are eligible for classification as investing activities. The Target Group will apply IAS 7 (amendment) from 1 January 2010.
- Amendment to IAS 17 "Leases", effective for periods beginning on or after 1 January 2010. The amendment removes the specific guidance on the classification of long-term leases of land as operating leases. When classifying land leases, the general principles applicable to the classification of leases should be applied. The classification of land leases has to be reassessed on adoption of the amendment on the basis of information existing at inception of the leases. The Target Group will apply IAS 17 (amendment) from 1 January 2010.
- Amendment to IAS 36 "Impairment of assets", effective for periods beginning on or after 1 January 2010. This clarifies that the largest unit permitted for the goodwill impairment test is the lowest level of operating segment before any aggregation as defined in IFRS 8. The Target Group will apply IAS 36 (amendment) from 1 January 2010.
- Amendment to IAS 38 "Intangible assets", effective for periods beginning on or after 1 July 2009. This clarifies the description of the valuation techniques commonly used to measure intangible assets acquired in a business combination when they are not traded in an active market. In addition, an intangible asset acquired in a business combination might be separable but only together with a related contract, identifiable asset or liability. In such cases, the intangible asset is recognised separately from goodwill but together with the related item. The Target Group will apply IAS 38 (amendment) from 1 January 2010.
- Amendment to IAS 39 "Financial instruments: recognition and measurement", effective for periods beginning on or after 1 January 2010. Loan prepayment penalties are treated as closely related embedded derivatives, only if the penalties are payments that compensate the lender for loss of interest by reducing the economic loss from reinvestment risk. In addition, the scope exemption to business combination contracts only applies to forward contracts that are firmly committed to be completed between the acquirer and a selling shareholder to buy or sell an acquiree in a business combination at a future acquisition date. Therefore option contracts are not in this scope exemption. This amendment also clarifies that in a cash flow hedge of a forecast transaction that a reclassification of

the gains or losses on the hedged item from equity to profit or loss is made during the period the hedged forecast cash flows affect profit or loss. The Target Group will apply IAS 39 (amendment) from 1 January 2010.

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## FINANCIAL INFORMATION OF SHANGHAI AIRLINES

• Amendment to IFRIC 9 "Reassessment of embedded derivatives", effective for periods beginning on or after 1 July 2009. This amendment aligns the scope of IFRIC 9 to the scope of IFRS 3 (revised): the interpretation does not apply to embedded derivatives in contracts acquired in a business combination, a common control combination or the formation of a joint venture. The Target Group will apply IFRIC 9 (amendment) from 1 January 2010.

(b)

(i)

APPENDIX I

#### Consolidation

**Subsidiaries** 

The Financial Information includes the financial statements of the Target Company and all of its subsidiaries made up in the Relevant Periods.

Subsidiaries are all entities (including special purpose entities) over which the Target Group has the power to govern the financial and operating policies, generally accompanying a shareholding of more than one half of the voting rights. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Target Group controls another entity.

Subsidiaries are fully consolidated from the date on which control is transferred to the Target Group. They are de-consolidated from the date that control ceases.

The purchase method of accounting is used to account for the acquisition of subsidiaries by the Target Group. The cost of an acquisition is measured as the fair value of the assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange, plus costs directly attributable to the acquisition. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any minority interest.

The excess of the cost of acquisition over the fair value of the Target Group's share of the identifiable net assets acquired is recorded as goodwill. If the cost of acquisition is less than the fair value of the net assets of the subsidiary acquired, the difference is recognised directly in the profit and loss in the consolidated statement of comprehensive income.

Inter-company transactions, balances and unrealised gains on transactions between Target Group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Target Group.

In the Target Company's balance sheet, the investments in subsidiaries are stated at cost less provision for impairment losses (Note 2(m)). The results of subsidiaries are accounted for by the Target Company on the basis of dividend received and receivable.

(ii)

Associates

Associates are all entities over which the Target Group has significant influence but not control, generally accompanying a shareholding of between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting and are initially recognised at cost. The Target Group's investments in associates includes goodwill (net of any accumulated impairment loss) identified on acquisition.

The Target Group's share of its associates' post-acquisition profits or losses is recognised in the consolidated statement of comprehensive income, and its share of post-acquisition movements in reserves is recognised in reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Target Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Target Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate.

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#### APPENDIX I

#### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

Unrealised gains on transactions between the Target Group and its associates are eliminated to the extent of the Target Group's interest in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Target Group.

Dilution gains and losses in associates are recognised in the consolidated statement of comprehensive income.

In the Target Company's balance sheet, the investments in associates are stated at cost less provision for impairment losses (Note 2(m)). The results of associates are accounted for by the Target Company on the basis of dividend received and receivable.

(iii) Jointly controlled entities

A jointly controlled entity is an entity in which the Target Group has joint control over its economic activity established under a contractual arrangement. The Target Group's investments in jointly controlled entities include goodwill (net of any accumulated impairment loss) identified on acquisition.

The Target Group's interests in jointly controlled entities are accounted for using the equity method of accounting based on the audited financial statements or management accounts of the jointly controlled entities. The Target Group's share of its jointly controlled entities' post-acquisition profits or losses is recognised in the consolidated statement of comprehensive income, and its share of post-acquisition movements is adjusted against the carrying amount of the investment. When the Target Group's share of losses in a jointly controlled entity equals or exceeds its interest in that entity, including any other unsecured receivables, the Target Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the jointly controlled entity.

The Target Group recognises the portion of gains or losses on the sale of assets by the Target Group to the joint venture that it is attributable to the other venturers. The Target Group does not recognise its share of profits or losses from the joint venture that result from the Target Group's purchase of assets from the jointly controlled entity until it resells the assets to an independent party. However, a loss on the transaction is recognised immediately if the loss provides evidence of a reduction in the net realisable value of current assets, or an impairment loss.

In the Target Company's balance sheet, the investments in jointly controlled entities are stated at cost less provision for impairment losses (Note 2(m)). The results of jointly controlled entities are accounted for by the Target Company on the basis of dividends received and receivable.

## (c) Segmental reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the steering committee that makes strategic decisions.

(d) Foreign currency translation(i) Functional and presentation currency

Items included in the financial statements of each of the Target Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The Financial Information are presented in Chinese Renminbi ("RMB"), which is the Target Company's functional and presentation currency.

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APPENDIX I		FINANCIAL INFORMATION OF SHANGHAI AIRLINES
	(ii)	Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the profit and loss in the statement of comprehensive income, except when deferred in equity as qualifying cash flow hedges or qualifying net investment hedges.

(e) Revenue recognition and sales in advance of carriage

Revenue comprises the fair value of the consideration received or receivable for the sale of goods and the provision of services in the ordinary course of the Target Group's activities. Revenue is shown net of business and value-added taxes, returns, rebates and discounts and after eliminating sales within the Target Group.

The Target Group recognises revenue when the amount of revenue can be reliably measured, it is probable that future economic benefits will flow to the entity and specific criteria have been met for each of the Target Group's activities as described below. The amount of revenue is not considered to be reliably measurable until all contingencies relating to the sale have been resolved. The Target Group bases its estimates on historical results, taking into consideration the type of customer, the type of transaction and the specifics of each arrangement.

Traffic revenues

Passenger, cargo and mail revenues are recognised as traffic revenues when the transportation services are provided. The value of sold but unused tickets is recognised as sales in advance of carriage ("SIAC").

(ii) Tour operation revenues

Revenues from tour and travel services and other travel related services to recognised when the services are rendered.

(iii)

Other revenue

Revenues from other operating businesses, including income derived from the provision of ground services, cargo handling services and freight forwarding are recognised when the services are rendered.

Revenue from the sale of goods in connection with the import and export business is recognised when the significant risks and rewards of ownership have been transferred to the customer and collectability of the related receivables is reasonably assured. This is usually taken as the time when the goods are delivered and the customer has accepted the goods.

(f)

(i)

Government grants

Grants from the Government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Target Group will comply with all attached conditions.

Government grants relating to costs are deferred and recognised in the profit and loss in the statement of comprehensive income over the period necessary to match them with the costs that they are intended to compensate.

Government grants relating to property, plant and equipment are included in non-current liabilities as deferred government grants and are credited to the profit and loss in the statement of comprehensive income on a straight-line basis over the expected lives of the related assets.

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# APPENDIX I FINANCIAL INFORMATION OF SHANGHAI AIRLINES

(g)

Maintenance and overhaul costs

In respect of aircraft and engines under operating leases, the Target Group has the responsibility to fulfill certain return conditions under the leases. Provision for the estimated cost of these return condition checks is made on a straight line basis over the term of the leases. Costs incurred for periodic overhauls during the lease periods are charged to profit and loss in the statement of comprehensive income as and when incurred.

In respect of aircraft and engines owned by the Target Group or held under finance leases, overhaul costs are capitalised as a component of property, plant and equipment and are depreciated over the appropriate maintenance cycles (Note 2(1)).

All other repairs and maintenance costs are charged to profit and loss in the statement of comprehensive income as and when incurred.

(h) Interest income

Interest income is recognised on a time-proportion basis using the effective interest method. When a receivable is impaired, the Target Group reduces the carrying amount to its recoverable amount, being the estimated future cash flow discounted at the original effective interest rate of the instrument, and continues unwinding the discount as interest income. Interest income on impaired loans is recognised using the original effective interest rate.

(i) Borrowing costs

Borrowing costs incurred for the construction of any qualifying asset, including the interest attributable to loans for advance payments used to finance the acquisition of aircraft, are capitalised during the period of time that is required to complete and prepare the asset for its intended use. Other borrowing costs are expensed as incurred.

(j) Current and deferred income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the jurisdictions where the Target Company and its subsidiaries, associates and jointly controlled entities operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation and establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. However, deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

Deferred income tax is provided on temporary differences arising on investments in subsidiaries, associates and jointly controlled entities, except where the timing of the reversal of the temporary difference is controlled by the Target Group and it is probable that the temporary difference will not reverse in the foreseeable future.

(k)

Intangible assets

Intangible assets represent acquired computer software licenses which are capitalised on the basis of the costs incurred to acquire and being to use the specific software. These costs are amortised using the straight-line method over their estimated useful lives.

APPENDIX I	FINANCIAL INFORMATION OF SHANGHAI AIRLINES

(1)

Property, plant and equipment

Property, plant and equipment is recognised initially at cost which comprises purchase price, and any directly attributable costs of bringing the assets to the condition for their intended use.

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately.

When each major aircraft overhaul is performed, its cost is recognised in the carrying amount of the item of property, plant and equipment and is depreciated over the appropriate maintenance cycles. Components related to airframe overhaul cost, are depreciated on a straight-line basis over 5 to 7.5 years. Components related to engine overhaul costs, are depreciated between each overhaul period using the ratio of actual flying hours and estimated flying hours between overhauls. Upon completion of an overhaul, any remaining carrying amount of the cost of the previous overhaul is derecognised and charged to profit and loss in the statement of comprehensive income.

Except for components related to aircraft overhaul costs, the depreciation method of which has been described in the preceding paragraph, other depreciation of property, plant and equipment is calculated using the straight-line method to write down their costs to their residual values over their estimated useful lives, as follows:

Aircraft, engines and flight equipment	10 to 20 years
Buildings	40 to 45 years
Other property, plant and equipment	5 to 18 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each balance sheet date. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing the proceeds with the assets' carrying amount and are recognised in the profit and loss in the statement of comprehensive income.

Construction in progress represents buildings under construction and plant and equipment pending installation. This includes the costs of construction or acquisition and interest capitalised. No depreciation is provided on construction in progress until the asset is completed and ready for use.

(m) Impairment of investments in subsidiaries, associates, jointly controlled entities and non-financial assets

Assets that have an indefinite useful life or which are not yet available for use are not subject to amortisation and are tested for impairment at least annually or whenever there is indication of impairment. Other assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Non-financial assets other than goodwill that have suffered an impairment are reviewed for possible reversal of the impairment at each balance sheet date.

Lease prepayments

Lease prepayments represent acquisition costs of land use rights less accumulated amortisation. Amortisation is provided over the lease period of the land use rights on a straight-line basis.

(o) Advanced payments on acquisition of aircraft

Advanced payments on acquisition of aircraft represent payments to aircraft manufacturers to secure deliveries of aircraft in future years, including attributable finance costs, and are included in non-current assets. The balance is transferred to property, plant and equipment upon delivery of the aircraft.

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	(p)	Flight equipment spare parts

Flight equipment spare parts are stated at the lower of cost and net realisable value. Cost is determined using the weighted average method. The cost of flight equipment spare parts comprises the purchase price (net of discounts), freight charges, duty and value added tax and other miscellaneous charges. Net realisable value is the estimated selling price of the flight equipment in the ordinary course of business, less applicable selling expenses.

(q)

Trade receivables

Trade receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment. A provision for impairment of trade receivables is established when there is objective evidence that the Target Group will not be able to collect all amounts due according to the original terms of the receivables. Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy or financial reorganisation, and default or delinquency in payments are considered indicators that the trade receivable is impaired. The amount of the provision is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. The carrying amount of the assets is reduced through the use of an allowance account, and the amount of the loss is recognised in the statement of comprehensive income. When a trade receivable is uncollectible, it is written off against the provision account for trade receivables. Subsequent recoveries of amounts previously written off are credited in the profit and loss in the statement of comprehensive income.

Cash and cash equivalents

Cash and cash equivalents includes cash in hand, deposits held at call with banks and other short-term highly liquid investments with original maturities of three months or less.

(s)

(r)

Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any differences between the proceeds (net of transaction costs) and the redemption value is recognised in the profit and loss in the statement of comprehensive income over the period of the borrowings using the effective interest method.

Borrowings are classified as current liabilities unless the Target Group has an unconditional right to defer settlement of the liability for at least 12 months after the balance sheet date.

(t)

Provisions

Provisions are recognised when the Target Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligation; and the amount can be reliably estimated.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as interest expense.

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(u)

Leases

Finance leases

The Target Group leases certain property, plant and equipment. Leases of property, plant and equipment, including aircraft, where the Target Group has acquired substantially all the risks and rewards of ownership are classified as finance leases. Finance leases are capitalised at the lease's commencement at the lower of the fair value of the leased property and the present value of the minimum lease payments.

Each lease payment is allocated between the liability and finance charges so as to achieve a constant rate on the finance balance outstanding. The corresponding rental obligations, net of finance charges, are included in current portion and non-current portion of obligations under finance leases. The interest element of the finance cost is charged to profit and loss in the statement of comprehensive income over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period. Leased assets are depreciated using a straight-line basis over their expected useful lives to residual values.

For sale and leaseback transactions resulting in a finance lease, differences between sales proceeds and net book values are deferred and amortised over the minimum lease terms.

#### Operating leases

Leases in which a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to profit and loss in the statement of comprehensive income on a straight-line basis over the period of the lease.

For sale and leaseback transactions resulting in an operating lease, differences between sales proceeds and net book values are recognised immediately in the profit and loss in the statement of comprehensive income, except to the extent that any profit or loss is compensated by future lease payments at above or below market value.

(v) Employee benefits

Employee benefits mainly include salaries, bonuses, allowances and subsidies, retirement benefit obligations, housing funds and other expenses related to the employees for their services. The Target Group recognizes employee benefits as liabilities during the accounting period when employees rendered services and allocates them to the related expenses based on different beneficiaries.

(i) Retirement benefit obligations

The Target Group primarily pays contributions on a monthly basis to various defined contribution retirement benefit plans organized by relevant municipal and provincial governments in the PRC. The municipal and provincial governments undertake to assume the retirement benefit obligations of all existing and future retired employees payable under these plans. Except for the post retirement benefits that the Target Group provides to certain eligible employees as described in the following paragraph, the Target Group has no legal or constructive obligations for further contributions if the funds do not hold sufficient assets to pay all employees the benefit relating to their current and past services.

In addition to making contributions to the above defined contribution retirement benefit plans, the Target Group also provides certain post-retirement subsidies to certain employees. These post- retirement benefits constitute defined benefit obligation under IFRS. The liabilities recognised in the balance sheet in respective of these defined benefit obligations are the present value of the defined benefit obligations at the balance sheet date less the fair value of plan assets, together with adjustments for unrecognised past-service costs. The defined benefit obligation is calculated annually using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using interest rates of government bonds that are denominated in the currency in which the benefits will be paid, and that have terms to maturity approximating to the terms of the related pension liability. Actuarial gain and losses arising from experience adjustment and changes in actuarial assumptions in excess of the greater of 10% of the value of planed assets or 10% of the defined benefit obligation are charged or credited to the profit and loss in the statement of comprehensive income statement over the employees' expected average remaining working lives.

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Past-service cost are recognised immediately in the profit and loss in the statement of comprehensive income, unless the changes to the pension plan are conditional on the employees remaining in service for a specific period of time (the vesting period). In this case, the past-service costs are amortised on a straight-line basis over the vesting period.

(ii) Housing funds

The Target Group provides housing funds based on certain percentages of salaries and at no more than the upper limits of the requirements. These benefits are paid to social security organisations and the amounts paid are expensed as incurred. The Target Group has no legal or constructive obligations for further contributions if the fund does not hold sufficient assets to pay all employees the benefit relating to their current and past services.

(w) Derivative financial instruments

Derivative financial instruments are initially recognised in the balance sheet at fair value on the date a derivative contract is entered into and are subsequently remeasured at their fair value. The accounting for subsequent changes in fair value depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged.

As described in the felling paragraph, derivative financial instruments that do not qualify for hedge accounting are accounted for as trading instruments and any unrealised gains or losses, being changes in fair value of the derivatives, are recognised in the profit and loss in the statement of comprehensive income immediately.

The full fair value of a hedging derivative is classified as a non-current asset or liability when the remaining maturity of the hedged items is more than 12 months, and as a current asset or liability when the remaining maturity of the hedged item is less than 12 months. Trading derivatives are classified as a current asset or liability.

(x) Available-for-sale financial assets

Investments in securities other than subsidiaries, associates and jointly controlled entities, being held for non- trading purposes, are classified as available-for-sale financial assets and are recognised on the trade-date, being the date on which the Target Group commits to purchase or sell the asset. Investments are initially recognised at fair value plus transaction costs. At each balance sheet date, the fair value is remeasured, with any resulting gain or loss being recognised directly in equity, except for impairment losses. When these investments are derecognised, the cumulative gain or loss previously recognised directly in equity is recognised in the profit and loss in the statement of comprehensive income.

The fair values of quoted investments are based on current bid prices. If the market for a financial asset is not active (and for unlisted securities), the Group establishes fair value by using valuation techniques. These include the use of recent arm's length transactions, reference to other instruments that are substantially the same, discounted cash flow analysis and option pricing models, making maximum use of market inputs and relying as little as possible on entity-specific inputs. Where fair value of unquoted investments cannot be measured reliably, the related investments are stated at cost less impairment losses.

The Target Group assesses at each balance sheet date whether there is objective evidence that a financial asset is impaired. In the case of equity securities classified as available for sale, a significant or prolonged decline in the fair value of the securities below its cost is considered an indicator that the securities are impaired. If any such evidence

exists for available-for-sale financial assets, the cumulative loss, measured as the difference between the acquisition cost and the current fair value less any impairment loss on that financial asset previously recognised in the profit and loss in the statement of comprehensive income, is removed from equity and recognised in the profit and loss in the statement of comprehensive income. Impairment losses recognised in the profit and loss in the statement of comprehensive income are not reversed through the statement of comprehensive income.

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(y)	Dividend distribution				
Dividend distribution to the Target Company's shareholders is recognised as a liability in the Financial Information in the period in which the dividends are approved by the Target Company's shareholders.					

3.	FINANCIAL RISK MANAGEMENT
(a)	Financial risk factors

The Target Group's activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk, cash flow interest rate risk and fuel price risk), credit risk, and liquidity risk. The Target Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Target Group's financial performance. The Target Group uses derivative financial instruments to manage certain risk exposures.

(i) Foreign currency risk

Since 21 July 2005, the PRC government reformed the Renminbi exchange rate system and established a floating exchange rate system in which the exchange rate would be adjusted and managed based on market supply and demand with reference to a basket of foreign currencies. The fluctuation in the Renminbi exchange rate is affected by the domestic and international economy, the political situation and the currency supply and demand of the currency, and thus the Renminbi exchange rate in the future may therefore be very different from the current exchange rate.

The Target Group operates its business in several countries and territories. The Target Group generates its revenue in different currencies, and its foreign currency liabilities at the end of the period are much higher than its foreign currency assets. The Target Group's major liability item (purchases and leases of aircraft) is mainly priced and settled in US dollars. In addition, fluctuations in exchange rates will affect the Target Group's costs incurred from foreign purchases such as aircraft, flight equipment and aviation fuel, and take-off and landing charges at foreign airports.

The following table details the Target Group's and the Target Company's exposure at the balance sheet date to major currency risk which is primarily attributable to US dollars.

	Target Group			
	As	As at 30 June		
	2006	2007	2008	2009
	RMB'000	RMB'000	RMB'000	RMB'000
Trade and other				
receivables	25,192	36,510	47,144	78,824
Cash and cash equivalents	34,411	151,483	45,665	54,539
Trade and other payables	(83,328)	(156,042)	(149,111)	(115,532)
Obligations under finance				
leases		(498,956)	(1,154,784)	(1,120,377)
Borrowings	(4,198,596)	(4,303,086)	(3,670,354)	(4,079,153)

Net balance sheet exposure (4,222,321) (4,770,091) (4,881,440) (5,181,699)

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	As 2006 RMB'000	As at 30 June 2009 RMB'000		
Trade and other receivables	2,261	1,162	21,454	54,493
Cash and cash equivalents	17,789	134,465	37,907	30,690
Trade and other payables Obligations under finance	(14,106)	(39,839)	(74,497)	(83,691)
leases		(498,956)	(1,154,784)	(1,120,377)
Borrowings	(4,198,596)	(4,303,086)	(3,670,354)	(4,079,153)
Net balance sheet exposure	(4,192,652)	(4,706,254)	(4,840,274)	(5,198,038)

The following table indicates the approximate change in the Target Group's and the Target Company's profit and loss in response to a 5% appreciation of the RMB against US dollars at the balance sheet date with all other variables held constant.

		Target Group			
					As at 30 June
		2006	2007	2008	2009
		RMB'000	RMB'000	RMB'000	RMB'000
Increase in profi	t after tax	211,116	238,505	244,072	259,085
		Target	Company		
		e	1 2	As at	
		As at 31 Dec	ember	30 June	
	2006	2007	2008	2009	
	RMB'000	RMB'000	RMB'000	RMB'000	
Increase in profit after tax	209,633	235,313	242,014	259,902	
	(ii)		Interest rate	risk	

The Target Group's interest-rate risk primarily arises from borrowings and obligations under finance leases. Borrowings issued at variable rates expose the Target Group to cash flow interest-rate risk. Borrowings issued at fixed rates expose the Target Group to fair value interest-rate risk. For the years ended 31 December 2006, 2007 and 2008 and the six months ended 30 June 2009, the Target Group's borrowings at variable rates were primarily denominated in US dollars. The interest rates and terms of repayment of borrowings made to the Target Group are disclosed in Notes 32 to the Financial Information. The Target Group's obligations under finance leases were principally at variable rates and denominated in US dollars as disclosed in Notes 31 to the Financial Information.

The Target Group currently does not have any interest hedging/swap contracts. To mitigate the impact of interest rate fluctuations, the Target Company's management closely monitors the Target Group's exposure to interest rate risk.

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The following table indicates the approximate change in the Target Group's and the Target Company's profit and loss if interest rate had been 25 basis points higher with all other variables held constant.

	Target Group				
	As at 31 December 2006 2007 2008 RMB'000 RMB'000 RMB'000				As at 30 June 2009 RMB'000
Decrease in profit a	fter tax	(13,358)	(17,272)	(20,642)	(11,449)
				Target Company	y
				As at	
	As at 31 De	ecember		30 June	
	2006	2007	2008	2009	
	RMB'000	RMB'000	RMB'000	RMB'000	
Decrease in profit after tax	(13,076	6) (16,59)	l) (19,52	2) (11,45	5)
	(iii)		Fuel p	rice risk	

The Target Group's results of operations may be significantly affected by fluctuations in fuel prices which is a significant expense for the Target Group. For the years ended 31 December 2006, 2007 and 2008 and the six months ended 30 June 2009, aircraft fuel accounted for 28%, 30%, 34% and 24% of the Target Group's operating expenses respectively. The Target Group entered into fuel option contract in 2008 to hedge against fuel price risk although the fuel option contract does not qualify for hedge accounting. Details of the fuel option contract are disclosed in Note 8 to the Financial Information.

For the years ended 31 December 2006, 2007 and 2008 and the six months ended 30 June 2009, if the fuel price had been 5% higher/lower with all other variables held constant (excluding the impact of fuel option contracts), the Target Group's fuel cost would have been RMB139 million, RMB185 million, RMB248 million and RMB70 million higher/lower respectively.

(iv)

Credit risk

The Target Group's credit risk is primarily attributable to cash and cash equivalents, restricted cash, trade and other receivables and derivative financial instruments as well as credit exposures to sales agents. The Target Group has established different credit policies for customers in each of its core businesses. The average credit period granted to trade debtors was 60 days. The Target Group reviews the recoverable amount of each individual debt at each balance sheet date to ensure adequate impairment losses are made for irrevocable amounts.

The Target Group has policies in place to ensure that sales of blank tickets are only made available to sales agents with an appropriate credit history. A major portion of sales are conducted through sales agents and the majority of these agents are connected to various settlement plans and/or clearing systems which impose requirements on the credit standing.

A significant portion of the Target Group's air tickets are sold by agents participating in the Billing and Settlements Plan ("BSP"), a clearing system between airlines and sales agents organised by the International Air Transportation Association. As at 31 December 2006, 2007 and 2008 and 30 June 2009, the balance due from BSP agents amounted to approximately RMB113 million, RMB150 million, RMB75 million and RMB116 million respectively.

Except for the above, the Target Group has no significant concentration of credit risk, with the exposure spreading over a number of counterparties.

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Further quantitative disclosures in respect of the Target Group's exposure to credit risk arising from trade receivables are set out in Note 25.

The Target Group's cash management policy is to deposit cash and cash equivalents mainly in state- owned banks and other banks, which are highly rated by an international credit rating company. The Target Company's management does not expect any loss to arise from non-performance by these banks.

(v)

### Liquidity risk

The Target Group's primary cash requirements have been for additions of and upgrades to aircraft, engines and flight equipment and payments on related borrowings. The Target Group finances its working capital requirements through a combination of funds generated from operations and bank borrowings. The Target Group generally finances the acquisition of aircraft through long-term finance leases and bank loans.

The Target Group generally operates with a working capital deficit. As at 31 December 2006, 2007 and 2008 and 30 June 2009, the Target Group's net current liabilities amounted to RMB3,861 million, RMB5,258 million, RMB7,340 million and RMB7,059 million respectively. For each of the years ended 31 December 2006, 2007 and 2008 and six months ended 30 June 2009, the Target Group recorded a net cash inflow from operating activities of RMB1,519 million, RMB53 million, RMB405 million and RMB54 million respectively, a net cash outflow from investing activities and financing activities of RMB1,426 million, RMB494 million, RMB267 million and net cash inflow of RMB847 million respectively, and an increase in cash and cash equivalents of RMB64 million, RMB332 million, RMB116 million and RMB896 million respectively.

Due to the dynamic nature of the underlying businesses, the Target Group's treasury policy aims at maintaining flexibility in funding by keeping credit lines available. The Target Company's management monitors rolling forecasts of the Target Group's liquidity reserves on the basis of expected cash flows.

The directors of the Company believe that the Target Group has obtained sufficient general credit facilities from PRC banks and generated adequate cash from operations for financing future capital commitments and for working capital purposes (see Notes 2(a)).

The table below analyses the financial liabilities of the Target Group and the Target Company that will be settled into relevant maturity groupings based on the remaining period at the balance sheet to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows:

	Target Group				
	Less than	Less than Between 1 Betwee			
		and 2			
	1 year	years	and 5 years	Over 5 years	
	RMB'000	RMB'000	RMB'000	RMB'000	
At 31 December 2006					
Short term debentures	800,000				
Borrowings	2,891,292	730,380	1,769,798	1,694,534	
Trade, notes and other					
payables	2,117,684	_		·	

Total	5,808,976	730,380	1,769,798	1,694,534
At 31 December 2007				
Short term debentures	800,000			-
Borrowings	4,123,129	783,820	1,562,454	1,221,386
Obligations under finance				
leases	54,784	54,590	164,089	381,686
Trade, notes and other				
payables	2,995,494			
Total	7,973,407	838,410	1,726,543	1,603,072
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	Target Group Less than 1 year RMB'000	Between 1 and 2 years RMB'000	Between 2 and 5 years RMB'000	Over 5 years RMB'000
At 31 December 2008				
Borrowings	6,332,098	863,049	1,422,724	871,174
Derivative financial				
instrument	172,458			
Obligations under finance				
leases	103,891	106,146	329,018	862,364
Trade, notes and other				
payables	3,238,504	—		·
Total	9,846,951	969,195	1,751,742	1,733,538
At 30 June 2009				
Borrowings	7,395,213	838,409	1,374,833	867,350
Derivative financial				
instrument	58,037	<u> </u>		·
Obligations under finance	100.00	110.000	<b>22</b> 0 0 CO	
leases	108,626	110,083	339,860	815,351
Trade, notes and other	2 00 4 700			
payables	3,084,709	—		
Total	10 646 595	048 402	1 714 602	1 692 701
Total	10,646,585	948,492	1,714,693	1,682,701
	Target Company			
	Less than	Between 1	Between 2	
	Less than	and 2	Detween 2	
	1 year	years	and 5 years	Over 5 years
	RMB'000	RMB'000	RMB'000	RMB'000
At 31 December 2006				
Short term debentures	800,000	_		
Borrowings	2,757,442	730,380	1,769,798	1,694,534
Trade, notes and other	, ,	,	, ,	, ,
payables	1,476,890	_		
Total	5,034,332	730,380	1,769,798	1,694,534
At 31 December 2007				
Short term debentures	800,000	_		
Borrowings	3,737,875	783,820	1,530,218	1,221,386
Obligations under finance				
leases	54,784	54,590	164,089	381,686

Trade, notes and other				
payables	1,890,275	—		
Total	6,482,934	838,410	1,694,307	1,603,072
At 31 December 2008				
Borrowings	5,965,126	832,518	1,422,724	871,174
Derivative financial				
instrument	172,458			
Obligations under finance				
leases	103,891	106,146	329,018	862,364
Trade, notes and other				
payables	2,249,967			
Total	8,491,442	938,664	1,751,742	1,733,538
At 30 June 2009				
Borrowings	7,005,883	838,409	1,340,604	867,350
Derivative financial				
instrument	58,037			
Obligations under finance				
leases	108,626	110,083	339,860	815,351
Trade, notes and other				
payables	2,110,634			
Total	9,283,180	948,492	1,680,464	1,682,701
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(b)

Capital risk management

The Target Group's objectives when managing capital are to safeguard the Target Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Target Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Consistent with others in the industry, the Target Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings less cash and cash equivalents. Total capital is calculated as equity, as shown in the consolidated balance sheet, plus net debt.

The gearing ratios at 31 December 2006, 2007 and 2008 and 30 June 2009 were as follows:

	As	at 31 December		As at 30 June
	2006	2007	2008	2009
	RMB'000	RMB'000	RMB'000	RMB'000
Total borrowings	5,991,205	6,798,786	8,865,743	10,057,908
Less: Cash and cash equivalents	(621,960)	(944,174)	(1,055,936)	(1,951,542)
Net debt	5,369,245	5,854,612	7,809,807	8,106,366
Total equity	1,426,539	888,723	(307,740)	399,783
Total capital	6,795,784	6,743,335	7,502,067	8,506,149
-				
Gearing ratio	0.79	0.87	1.04	0.95

(c) Fair value estimation of financial assets and liabilities

The fair value of financial instruments traded in active markets is based on quoted market prices at the balance sheet date. The quoted market price used for financial assets held by the Target Group is the current bid price; the quoted market price used for financial liabilities is the current asking price.

The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques. The Target Group uses a variety of methods and makes assumptions that are based on market conditions existing at each balance sheet date. Quoted market prices or dealer quotes for similar instruments are used for long-term debt. Other techniques, such as estimated discounted cash flows, are used to determine fair value for the remaining financial instruments. The fair value of fuel option contracts is determined by reference to mark-to-market values provided by counterparties applying appropriate option valuation models.

The fair values of other long-term receivables are based on cash flows discounted using a rate based on the borrowing rate. The fair value of long term financial liabilities for disclosure purposes is estimated by discounting the future contractual cash flows at the current market interest rate that is available to the Target Group for similar financial

instruments (Notes 31 and 32).

The carrying amounts of the Target Group and the Target Company's current financial assets (including trade and other receivables, amounts due from related companies, and cash equivalents) and short term financial liabilities (including trade payables and notes payable, amounts due to related companies, other payables and accrued expenses and short term borrowings) are assumed to approximate their fair values due to their short- term maturities.

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### 4. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

Estimates and judgments used in preparing the Financial Information are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The Target 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.

(a) Estimated impairment of property, plant and equipment

The Target Group tests whether property, plant and equipment have been impaired in accordance with the accounting policy stated in Note 2(l) to the Financial Information. An impairment loss is recognized for the amount by which the recoverable amount of property, plant and equipment being lower than its carrying value. The recoverable amount is the higher of an asset's fair value less cost to sell and value in use. The calculation of value in use is based on cash flow projections approved by management in which various assumptions and estimations (including but not limited to ticket price, load factor, aircraft daily utilisation and discount rate etc.) are involved. Different judgments and estimations could significantly affect the results of the calculation.

(b) Revenue recognition

The Target Group recognises passenger, cargo and mail revenues in accordance with the accounting policy stated in Note 2(e) to the Financial Information. Unused tickets are recognised in traffic revenues based on management's estimates. Management annually evaluates the balance in the SIAC and records any adjustments, which can be material, in the period the evaluation is completed.

These adjustments result from differences between the estimates of certain revenue transactions and the timing of recognising revenue for any unused air tickets and the related sales price, and are impacted by various factors, including a complex pricing structure and interline agreements throughout the industry, which affect the timing of revenue recognition.

(c) Frequent flyer programme

The Target Company operates a frequent flyer programme called "Crane Club" that provides travel awards to programme members based on accumulated miles. A portion of passengers revenue attributable to the award of frequent flyer benefits is deferred and recognised when the miles have been redeemed or have expired. The deferment of revenue is estimated based on historical trends of redemptions which are then used to project the expected utilisation of these benefits and the estimated fair value of the redeemable miles. Any remaining unutilised benefits are recognised as deferred revenue. Different judgments and estimates could significantly affect the estimated deferred revenue or impact the results of operations.

(d) Depreciation of components related to overhaul costs

Depreciation of components related to airframe and engine overhaul costs are based on the Target Group's historical experience with similar airframe and engine models and taking into account anticipated overhauls costs, the timeframe between each overhaul and the ratio of actual flying hours and estimated flying hours between overhauls. Different

judgments or estimates could significantly affect the estimated depreciation charge and materially impact the results of operations.

(e) Provision for costs of return condition checks for aircraft and engines under operating leases

Provision for the estimated costs of return condition checks of aircraft and engines under operating leases is made based on the estimated costs for such return condition checks and taking into account anticipated flying hours, flying cycles and the timeframe between each overhaul. These judgments or estimates are based on historical experience of returning similar airframe and engine models, actual costs incurred and aircraft and engine status. Different judgments or estimates could significantly affect the estimated provision for costs of return condition checks.

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(f) Post retirement benefits

The Target Group operates and maintains defined retirement benefit plans which provide certain retirees with various retirement subsidies. The cost of providing the benefits in the defined retirement benefit plans is actuarially determined and recognised over the eligible employees' service period by utilising various actuarial assumptions and using the projected unit credit method in accordance with the accounting policy stated in Note 2(v) to the Financial Information. These assumptions include, without limitation, the selection of discount rate, annual rate of increase of per capita benefit payment and employees' turnover rate etc. The discount rate is based on management's review of local high quality corporate bonds. The annual rate of increase of benefit payments is based on the general local economic conditions. The employees' turnover rate is based on historical trends of the Target Group. Additional information regarding the retirement benefit plans is disclosed in Note 36 to the Financial Information.

### (g)Taxation

The Target Group is subject to various taxes in different areas. Significant judgement is required in determining the provision for various tax charges. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the tax provisions in the period in which such determination is made.

Deferred tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilized. In assessing the amount of deferred tax assets that need to be recognised, the Target Group considers future taxable income and ongoing prudent and feasible tax planning strategies. In the event that the Target Group's estimates of projected future taxable income and benefits from available tax strategies are changed, or changes in current tax regulations are enacted that would impact the timing or extent of the Target Group's ability to utilise the tax benefits of net operating loss carry forwards in the future, adjustments to the recorded amount of net deferred tax assets and taxation expense are made.

### 5.

#### REVENUES

The Target Group is principally engaged in the operation of civil aviation (including the provision of passenger, cargo and mail delivery), other extended transportation services, export and import trading, tour operations and the provision of freight forwarding services.

	Target Group						
	Year e	ended 31 December	er	Six months end	Six months ended 30 June		
	2006	2006 2007		2008	2009		
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000		
				(Unaudited)			
Revenues							
Traffic revenues							
— Passenger	6,301,485	7,467,893	8,400,729	4,057,528	3,714,386		
— Cargo and mail	1,284,774	1,850,631	1,977,810	1,024,984	489,349		
Revenue from tour							
operations	1,124,660	1,329,857	1,359,314	748,849	581,744		

Revenue from export and import					
trading	864,655	976,116	726,413	359,026	265,779
Revenue form freight					
forwarding					
services	459,304	565,710	713,467	331,693	265,868
Others	54,796	170,911	285,139	214,798	157,070
	10,089,674	12,361,118	13,462,872	6,736,878	5,474,196
Less: Business tax					
(Note)	(247,625)	(316,261)	(308,780)	(176,299)	(146,176)
	9,842,049	12,044,857	13,154,092	6,560,579	5,328,020

Note: The Target Group's traffic revenues are generally subject to PRC business tax levied at rates of 3% or 5%, pursuant to PRC business tax rules and regulations.

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### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

6.	OTHER INCOME AND OTHER GAINS/(LOSSES)						
	Target Group						
	2006 RMB'000	ended 31 Deceml 2007 RMB'000	2008 RMB'000	Six months end 2008 RMB'000 (Unaudited)	2009 RMB'000		
Other income							
— Government subsidies							
(Note (a))	3,968	45,377	81,637	42,407	314,875		
Other gains/(losses)							
— Gains/(losses) on disposal of property, plant and equipment							
(Note (b))	20,223	(120,780)	14,877	123	(1,294)		

Notes:

- (a) The government subsidies represent subsidies granted by the local governments to the Target Group. The amount for the period ended 30 June 2009 mainly represents the refunds of civil aviation infrastructure levies paid and payable by the Target Group for the period from 1 July 2008 to 30 June 2009 pursuant to the relevant notice issued by Ministry of Finance and China Aviation Administration of China ("CAAC").
- (b) The losses on disposal of property, plant and equipment in 2007 represent the loss arising from the sales of certain passenger freighters which were leased back by the Target Group under operating leases.
  - 7.

#### SEGMENT INFORMATION

The Target Company's management reviews the Target Group's internal reporting in order to assess performance and allocate resources. The Target Company's management has determined the operating segments based on these reports.

Management considers the business from both of service/product and geographic perspectives. From a service/ product perspective, management assesses the performance of the following segments: (1) passenger (including cargo carried by passenger flights); (2) cargo; (3) tour operation; (4) import and export trading; and (5) freight forwarding. Performances of the other businesses carried out by the less material subsidiaries of the Target Group are assessed together by management as "all other segments". In addition, management further evaluates the revenues by analyzing on a geographic basis (domestic, Hong Kong, United States, Japan and other countries).

The Target Company's management assesses the performance of the operating segments based on operating profit. Other information provided to the Target Company's management is measured in a manner consistent with that in the Financial Information. Sales between segments are carried out at arm's length. The revenues from external parties reported to the Target Company's management are measured in a manner consistent with that in the consolidated statement of comprehensive income.

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## FINANCIAL INFORMATION OF SHANGHAI AIRLINES

The segment results for the year ended 31 December 2006 are as follows:

			] Tour	Import and Export	Freight	All other	
	Passenger RMB'000	Cargo RMB'000	Operations RMB'000	-	Forwarding RMB'000	segments RMB'000	Total RMB'000
Traffic revenues	7,028,316	579,029					7,607,345
Other revenues and							
operating income	52,489	13,613	1,119,234	866,721	558,898	217,703	2,828,658
Total segment revenues	7,080,805	592,642	1,119,234	866,721	558,898	217,703	10,436,003
Inter-segment revenues	(252,744)	(40,629)		- (2,304)	(105,149)	(193,128)	(593,954)
Revenues	6,828,061	552,013	1,119,234	864,417	453,749	24,575	9,842,049
Operating profit/							
(loss) Finance	106,680	(35,561)	18,822	17,506	29,231	6,033	142,711
income Finance costs							143,102 (273,895)
Share of results of							
associates Share of results							5,831
of jointly							
controlled entities							(1,629)
Profit before income							
tax Income tax							16,120 (22,873)
Loss for the							(,0.0)
year							(6,753)

Other segment items included in the consolidated statement of comprehensive income for the year ended 31 December 2006 are as follows:

	Import and									
			Tour	Export	Freight	All other				
	Passenger	Cargo (	Operations	Trading F	orwarding	segments	Total			
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000			
Depreciation	623,095	4,368	4,999	272	5,795	5,708	644,237			
Amortisation	8,409	8	206		- 224	1,258	10,105			
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## FINANCIAL INFORMATION OF SHANGHAI AIRLINES

The segment assets and liabilities at 31 December 2006 and capital expenditure for the year then ended are as follows:

	Passenger RMB'000	Cargo RMB'000	Tour Operations RMB'000	Import and Export TradingFo RMB'000	Freight orwarding RMB'000	All other segments RMB'000	Total RMB'000
Segment assets Investments in	10,070,563	358,912	301,144	114,997	129,057	289,216	11,263,889
associates Investments in jointly controlled	_	. <u> </u>				- 51,792	51,792
entities						- 14,165	14,165
Total assets	10,070,563	358,912	301,144	114,997	129,057	355,173	11,329,846
Segment liabilities	(9,035,493)	(324,883)	(216,847)	(84,362)	(76,471)	(165,251)	(9,903,307)
Capital expenditure (Notes 17, 18 and 19)	1,937,196	30,581	4,757	253	8,566	132,135	2,113,488

The segment results for the year ended 31 December 2007 are as follows:

	Passenger RMB'000	Cargo RMB'000	Tour Operations RMB'000	Import and Export TradingFo RMB'000	Freight orwarding RMB'000	All other segments RMB'000	Total RMB'000
Traffic							
revenues	8,035,570	1,294,704					- 9,330,274
Other revenues and operating							
income	101,644	99,934	1,323,345	1,015,310	652,092	296,017	3,488,342
Total segment							
revenues	8,137,214	1,394,638	1,323,345	1,015,310	652,092	296,017	12,818,616
Inter-segment							
revenues	(305,715)	(130,917)		(39,474)	(93,764)	(203,889)	(773,759)

Revenues	7,831,499	1,263,721	1,323,345	975,836	558,328	92,128	12,044,857
Operating							
(loss)/							
profit	(397,810)	(180,741)	18,880	31,015	28,943	25,552	(474,161)
Finance							
income							283,481
Finance costs							(374,964)
Share of							
results of							
associates							6,265
Share of							
results of							
jointly							
controlled							
entities							3,799
Loss before							
income							
tax							(555,580)
Income tax							(18,148)
Loss for the							
year							(573,728)
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## FINANCIAL INFORMATION OF SHANGHAI AIRLINES

Other segment items included in the consolidated statement of comprehensive income for the year ended 31 December 2007 are as follows:

				Import and			
			Tour	Export	Freight	All other	
	Passenger	Cargo (	Operations	Trading F	orwarding	segments	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Depreciation	706,137	7,219	4,941	292	6,359	10,861	735,809
Amortisation	10,400	63	363		- 138	141	11,105

The segment assets and liabilities at 31 December 2007 and capital expenditure for the year then ended are as follows:

	Passenger RMB'000	Cargo RMB'000	Tour Operations RMB'000		Freight orwarding RMB'000	All other segments RMB'000	Total RMB'000
Segment	11 224 292	600.062	202 520	140.000	150 952	226 255	12 062 080
assets Investments in	11,324,382	699,962	393,529	149,999	159,853	336,255	13,063,980
associates Investments in jointly controlled	_					- 54,257	54,257
entities				·		- 17,124	17,124
Total assets	11,324,382	699,962	393,529	149,999	159,853	407,636	13,135,361
Segment liabilities	(10,750,137)	(773,223)	(297,766)	(115,355)	(79,602)	(230,555)	(12,246,638)
Capital expenditure (Notes 17, 18 and 19)	2,186,685	22,104	16,617	28	4,608	70,558	2,300,600

## FINANCIAL INFORMATION OF SHANGHAI AIRLINES

The segment results for the year ended 31 December 2008 are as follows:

	Passenger RMB'000	Cargo RMB'000	Tour Operations	mport and Export Trading F RMB'000	Freight Forwarding RMB'000	All other segments RMB'000	Total RMB'000
Traffic revenues	8,941,464	1,518,584	_				- 10,460,048
Other revenues and operating income	321,133	155,579	1,352,174	729,679	805,095	274,741	3,638,401
meome	521,155	155,579	1,332,174	129,019	805,095	274,741	5,058,401
Total segment revenues	9,262,597	1,674,163	1,352,174	729,679	805,095	274,741	14,098,449
Inter-segment revenues	(569,577)	(108,766)	_	- (3,513)	(100,360)	(162,141)	(944,357)
Revenues	8,693,020	1,565,397	1,352,174	726,166	704,735	112,600	13,154,092
Operating (loss)/							
profit Finance	(1,022,079)	(263,329)	4,675	31,508	32,730	16,572	(1,199,923)
income							296,975
Finance costs							(396,834)
Share of results of							
associates							8,087
Share of results of							
jointly							
controlled							
entities							1,245
Loss before							
income							(1,290,450)
tax Income tax							(1,290,430) (15,403)
Loss for the year							(1,305,853)

Other segment items included in the consolidated statement of comprehensive income for the year ended 31 December 2008 are as follows:

		Import and								
				Tour	Export	Freight	All other			
		Passenger	Cargo (	Operations	TradingF	orwarding	segments	Total		
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000		
	Depreciation	674,970	11,228	6,603	272	6,198	13,833	713,104		
	Amortisation	12,360	206	383		- 64	154	13,167		
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## FINANCIAL INFORMATION OF SHANGHAI AIRLINES

The segment assets and liabilities at 31 December 2008 and capital expenditure for the year then ended are as follows:

		1	mport and			
		Tour	Export	Freight	All other	
Passenger	•	•	U	U	segments	Total
RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
851 466	645 219	338 826	104 310	173 658	306 219	14,419,698
2,001,100	015,217	550,020	104,510	175,050	500,217	14,419,090
					- 57,929	57,929
					- 18,369	18,369
051 166	645 210	220 026	104 210	172 659	202 517	14 405 006
2,831,400	043,219	338,820	104,310	175,058	382,317	14,495,996
3,442,256)	(749,652)	(244,735)	(68,812)	(78,375)	(219,906)	(14,803,736)
2,141,626	66,360	6,778	42	5,585	26,858	2,247,249
2	RMB'000 2,851,466  2,851,466 3,442,256)	RMB'000 RMB'000 2,851,466 645,219  2,851,466 645,219 3,442,256) (749,652)	Passenger       Cargo       Operations         RMB'000       RMB'000       RMB'000         2,851,466       645,219       338,826         2,851,466       645,219       338,826         2,851,466       645,219       338,826         2,851,466       645,219       338,826         2,851,466       645,219       338,826	Tour Export Passenger Cargo Operations TradingFo RMB'000 RMB'000 RMB'000 RMB'000 2,851,466 645,219 338,826 104,310 2,851,466 645,219 338,826 104,310 3,442,256) (749,652) (244,735) (68,812)	Tour       Export       Freight         Passenger       Cargo       Operations       TradingForwarding         RMB'000       RMB'000       RMB'000       RMB'000       RMB'000         2,851,466       645,219       338,826       104,310       173,658         2,851,466       645,219       338,826       104,310       173,658         2,851,466       645,219       338,826       104,310       173,658         2,851,466       645,219       338,826       104,310       173,658         2,851,466       645,219       338,826       104,310       173,658         3,442,256)       (749,652)       (244,735)       (68,812)       (78,375)	Tour       Export       Freight       All other         Passenger       Cargo       Operations       TradingForwarding       segments         RMB'000       RMB'000       RMB'000       RMB'000       RMB'000       RMB'000         2,851,466       645,219       338,826       104,310       173,658       306,219

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

	(Unaudited) Import and							
	Passenger RMB'000	Cargo RMB'000	Tour Operations RMB'000	Export	Freight forwarding RMB'000	All other segments RMB'000	Total RMB'000	
Traffic revenues	4,284,458	776,549	_				5,061,007	
Other revenues and operating								
income	231,654	73,383	745,148	358,853	379,765	139,972	1,928,775	
Total accordant								
Total segment revenue	4,516,112	849,932	745,148	358,853	379,765	139,972	6,989,782	
Inter-segment revenue	(320,586)	_			- (33,069)	(75,548)	(429,203)	

Revenues	4,195,526	849,932	745,148	358,853	346,696	64,424	6,560,579
Operating (loss)/							
profit	(48,096)	(162,004)	8,902	14,206	19,978	8,384	(158,630)
Finance income							298,064
Finance costs							(204,578)
Share of results							
of							
associates							5,007
Share of results							
of							
jointly							
controlled							
entities							440
Loss before							
income tax							(59,697)
Income tax							(8,787)
Loss for the							
period							(68,484)

## FINANCIAL INFORMATION OF SHANGHAI AIRLINES

Other segment items included in the consolidated statement of comprehensive income for the six months ended 30 June 2008 are as follows:

				(Unaudited) Import			
				and			
			Tour	Export	Freight	All other	
	Passenger	Cargo	Operations	Trading F	Forwarding	segments	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Depreciation	333,761	4,475	2,926	144	3,128	6,726	351,160
Amortisation	6,017	88	115		- 41	75	6,336

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

	Passenger RMB'000	Cargo C RMB'000	Tour Dperations	Import and Export Trading Fo RMB'000	0	All other segments RMB'000	Total RMB'000
Traffic revenues Other revenues and operating	3,960,807	323,176	_				4,283,983
income	103,483	68,547	578,200	267,033	297,330	130,868	1,445,461
Total segment revenue	4,064,290	391,723	578,200	267,033	297,330	130,868	5,729,444
Inter-segment revenue	(228,817)	(19,993)	(75)	(1,334)	(35,100)	(116,105)	(401,424)
Revenues	3,835,473	371,730	578,125	265,699	262,230	14,763	5,328,020
Operating profit/							
(loss)	166,799	(266,633)	10,917	2,523	13,938	(10,446)	(82,902)
Finance income							11,851
Finance costs Share of results of							(181,783)
associates							4,447
Share of results of jointly controlled							

entities	2,943
Loss before	
income	
tax	(245,444)
Income tax	(20,811)
Loss for the	
period	(266,255)

Other segment items included in the consolidated statement of comprehensive income for the six months ended 30 June 2009 are as follows:

		Import and						
				Tour	Export	Freight	All other	
		Passenger	Cargo (	Operations	Trading F	orwarding	segments	Total
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
	Depreciation	381,902	6,844	1,733	128	2,968	12,872	406,447
	Amortisation	6,568	1,400			- 21	80	8,069
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### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

The segment assets and liabilities at 30 June 2009 and capital expenditure for the period then ended are as follows:

			Ι	mport and			
	Passenger	Cargo (	Tour Operations	Export TradingFo	Freight orwarding	All other segments	Total
	RMB'000	RMB'000	RMB'000	RMB'000	U	RMB'000	RMB'000
Segment	<b></b>		<b>222</b> (22)	100.00-	100.000	<b>2</b> 06 006	
assets	14,774,909	432,667	323,430	100,807	180,809	306,896	16,119,518
Investments in							
associates	_					- 55,085	55,085
Investments in jointly controlled							
entities						- 19,587	19,587
Total assets	14,774,909	432,667	323,430	100,807	180,809	381,568	16,194,190
C .							
Segment liabilities	(14,365,550)	(813,708)	(220,364)	(64,252)	(94,350)	(236,183)	(15,794,407)
Capital expenditure (Notes 17, 18							
and 19)	949,621	20,805			- 1,086	1,539	973,051

Revenues (net of business tax) of the Target Group from passenger and cargo segments are further analyzed by management on geographical basis.

Traffic revenue from services within the PRC (excluding the Hong Kong Special Administrative Region ("Hong Kong")) is classified as domestic operations. Traffic revenue from inbound and outbound services between the PRC, Hong Kong or overseas markets is attributed to the segments based on the origin and destination of each flight segment.

Revenue of other business segments are primarily generated from the activities conducted in the PRC.

	Target Group Year ended 31 December Six months ended 30 June								
	2006 RMB'000	2007 RMB'000	2008 RMB'000	2008 RMB'000 (Unaudited)	2009 RMB'000				
Domestic (the PRC, excluding Hong Kong)	8,132,402	9,439,307	10,068,467	4,998,359	4,421,752				

Hong Kong	517,045	726,608	717,708	360,142	281,019
United States	237,770	497,266	753,026	383,434	162,464
Japan	181,636	255,285	444,383	223,589	177,734
Other countries	773,196	1,126,391	1,170,508	595,055	285,051
Total	9,842,049	12,044,857	13,154,092	6,560,579	5,328,020

The major revenue-earning assets of the Target Group are its aircraft and related equipment, all of which are registered in the PRC. Since the Target Group's aircraft are deployed flexibly across its route network, there is no suitable basis of allocating such assets and the related liabilities on geographical basis. Other than the aircraft as described above, all assets of the Target Group are located in the PRC.

## 8. (LOSS)/GAIN ON FAIR VALUE MOVEMENTS OF FUEL OPTION CONTRACTS

In the year ended 31 December 2008, the Target Group entered into fuel option contracts to reduce the risk of changes in market oil/petroleum prices against aircraft fuel costs. The fuel option contracts used by the Target Group was structured to include a combination of both put and call options which allowed the Target Group to lock in fuel prices for specified volumes within a price range. In the contracts, the call option price at which the Target Group was effectively entitled to buy fuel would be higher than that at which the counterparty was effectively entitled to sell.

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### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

No fuel hedging contract was entered into by the Target Group for the six months ended 30 June 2009, all the opened fuel hedging contracts as at 30 June 2009 are contracts entered into by the Target Group in 2008. None of the fuel hedging contracts entered into by the Target Group qualified for hedge accounting, the realised and unrealised mark to market gains/(losses) of the fuel hedging contracts during a period are recognised in the profit and loss in the consolidated statement of comprehensive income.

The fair value of the fuel option contract is determined by reference to mark-to-market values provided by the counterparty applying appropriate option valuation model (i.e. mean regression model using the Monte Carlo Simulation Process). Key parameters used in the valuation model include volatility, credit spread, long run mean and mean reverting ratio at date of valuation.

WAGES, SALARIES AND BENEFITS

	Target Group Year ended 31 December Six months ended 30 Jun							
		nded 30 June						
	2006	2007	2008	2008	2009			
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000			
				(Unaudited)				
Wages, salaries, bonus and								
allowances	627,925	829,390	996,890	464,009	560,157			
Employee welfare and								
benefits	84,989	127,415	128,533	60,485	62,853			
Post-retirement benefits								
(note 36)	32,716	29,677	27,398	9,584	16,010			
Pension funds	88,645	117,246	138,880	60,500	72,215			
Medical insurance	32,171	44,884	56,741	23,455	29,165			
Staff housing fund	35,540	43,466	63,994	36,539	37,964			
	901,986	1,192,078	1,412,436	654,572	778,364			
(a)		Emolum	ents of directors	and supervisors				
(a)		Linolulli		and supervisors				

The aggregate amounts of emoluments payable to the Target Company's directors and supervisors are as follows:

				Six month	hs ended 30
			June		
	2006	2007	2008	2008	2009
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
				(Unaudited)	
Salaries and allowance	1,379	1,461	1,449	577	604
Bonus					
Total	1,379	1,461	1,449	577	604

\*Certain directors of the Target Company received emoluments from the Target Company's shareholders, part of which were in respect of their services to the Target Company and its subsidiaries. No apportionment has been made as it is impracticable to apportion this amount between their services to the Target Group and their services to the Target Company's shareholders.

During the Relevant Periods, no directors and supervisors of the Target Company waived their emoluments.

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Five highest paid individuals

Two directors, whose emoluments are reflected in the above analysis were among the five highest paid individuals in the Target Group for the Relevant Periods. The emoluments payable to the remaining three highest paid individuals

	Year	T ended 31 Decen	Six months Jun		
	2006 RMB'000	2007 RMB'000	2008 RMB'000	2008 RMB'000 (Unaudited)	2009 RMB'000
Wages, salaries, bonus and allowances	1,243	1,372	1,441	787	924

The emoluments o the five highest paid individual fell within the following band:

	Number of individuals						
	Six months ended 3						
	Year ended 31 December			June			
	2006	2007	2008	2008	2009		
			ז)	Jnaudited)			
Below HK\$1,000,000	5	5	5	5	5		

During the Relevant Period, no emoluments were paid by the Target Group to its' directors, supervisors or the five highest paid individuals as an inducement to join or upon joining the Target Group, or as a compensation for loss of office.

10.

(b)

are as follows:

**OPERATING PROFIT/(LOSS)** 

Operating profit/(loss) is stated after crediting and charging the following items:

	Target Group						
	Year e	ended 31 Decemb	er	Six months end	Six months ended 30 June		
	2006 RMB'000	2007 RMB'000	2008 RMB'000	2008 RMB'000 (Unaudited)	2009 RMB'000		
Crediting: Gain on disposals of property, plant and equipment	20,223	_	14,877	123	_		
* *							

Charging:

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Amortisation of intangible assets	5,367	7,707	10,105	4,918	6,631
Depreciation of property,	- ,	.,	,	.,	0,000
plant and					
equipment					
— leased	—	17,539	64,636	29,875	52,765
— owned	644,237	718,270	648,468	321,285	353,682
Amortisation of lease					
prepayments	4,738	3,398	3,062	1,418	1,438
Consumption of flight					
equipment spare					
parts	92,999	124,011	150,911	75,633	82,370
Provision for impairment					
of trade and					
other receivables	3,948	13,599	1,449		2,407
Auditor's remuneration	750	900	900	450	450
Loss on disposals of					
property, plant					
and equipment		120,780			1,294
Cost of inventories	832,324	963,734	681,483	337,131	258,001
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### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

11.	FINANCE INCOME							
		Target Group						
	Year e	ended 31 Decem	ber	Six months end	ded 30 June			
	2006	2007	2008	2008	2009			
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000			
				(Unaudited)				
Exchange gains, net								
(Note)	135,888	272,440	280,705	291,806	3,793			
Interest income	7,214	11,041	16,270	6,258	8,058			
	143,102	283,481	296,975	298,064	11,851			

Note: The exchange gains for the Relevant Periods primarily relate to the translation of the Target Group's foreign currency denominated borrowings and obligations under finance leases at exchange rates prevailing at each year/period end.

12.

12.		1 11 17 1			
	Year e 2006 RMB'000	ended 31 Decem 2007 RMB'000	Target Group ber 2008 RMB'000	Six months end 2008 RMB'000 (Unaudited)	ded 30 June 2009 RMB'000
Interest on loans from					
banks	303,358	399,117	423,892	209,061	209,333
Interest relating to short term debentures (Note 30)	25,040	12,440	34,196	23,137	
Interest relating to notes	23,040	12,440	54,190	25,157	
payable	9,977	24,921	32,496	16,248	12,485
Interest relating to obligations under finance leases		12,487	27,173	16,594	18,886
Less:		,	,		,
Amounts capitalised to:					
— Advanced payments on acquisition of aircraft					
(Note)	(62,062)	(71,162)	(114,751)	(57,376)	(56,332)
— Construction in progress	(2,418)	(2,839)	(6,172)	(3,086)	(2,589)
	273,895	374,964	396,834	204,578	181,783

FINANCE COSTS

Note: The weighted average interest rate on the capitalised interest expenses for the years ended 31 December 2006, 2007 and 2008, six months ended 30 June 2008 and six months ended 30 June 2009 are 6.12%, 5.34%, 5.02%,

5.27% and 4.90% per annum respectively.

### 13.

## INCOME TAX

Income tax charged to profits and loss in the consolidated statement of comprehensive income is as follows:

			Target Group		
	Year	ended 31 Decem	ıber	Six months ended 30 June	
	2006 RMB'000	2007 RMB'000	2008 RMB'000	2008 RMB'000 (Unaudited)	2009 RMB'000
Provision for PRC income					
tax	23,940	20,367	15,985	9,164	21,200
Deferred taxation (Note 35)	(1,067)	(2,219)	(582)	(377)	(389)
	22,873	18,148	15,403	8,787	20,811

### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

For the years ended 31 December 2006 and 2007, the Target Company and certain of its subsidiaries (the "Pudong Subsidiaries") located in Pudong District, Shanghai, were entitled to a reduced rate of 15% pursuant to the preferential tax policy in Pudong, Shanghai. Other subsidiaries of the Target Group were generally subject to the standard rate of 33%. Under the Corporate Income Tax Law of the People's Republic of China (the "New CIT Law") which was approved by the National People's Congress on 16 March 2007 and became effective from 1 January 2008, the Target Company and the Pudong Subsidiaries are entitled to enjoy a transitional period to gradually increase the applicable corporate income tax rate to 25% in coming five years. For the year ended 31 December 2008 and six months ended 30 June 2009, the corporate income tax rate applicable to the Target Group are generally subject to the PRC standard corporate tax rate of 25% under the New CIT Law for the year ended 31 December 2008 and six months ended 30 June 2009.

Tax on the Target Group's consolidated statement of comprehensive income differs from the theoretical amount that would arise using the taxation rate of the Target Company as follows:

	Yea: 2006 RMB'000	r ended 31 Decer 2007 RMB'000	Target Group mber 2008 RMB'000	Six months en 2008 RMB'000 (Unaudited)	nded 30 June 2009 RMB'000
Profit/(loss) before income					
tax	16,120	(555,580)	(1,290,450)	(59,697)	(245,444)
Adjusted by: Share of results of associates and jointly					
controlled entities	(4,202)	(10,064)	(9,332)	(5,447)	(7,390)
	11,918	(565,644)	(1,299,782)	(65,144)	(252,834)
Tax calculated at enacted tax rate (2009: 20%; 2008: 18%; 2007: 15%; 2006: 15%)	1,787	(84,847)	(233,961)	(11,726)	(50,568)
Effect attributable to subsidiaries charged at tax rates of 25% in 2008 and 2009, and 33% in 2006 and	1,/0/	(04,047)	(233,901)	(11,720)	(30,308)
2007	(5,164)	5,551	(1,271)	967	2,909
Expenses not deductible for tax purposes	378	4,537	9,399	2,003	3,613
Effect of tax rate change on deferred tax Recognition of deductible	_	(2,378)	_		
temporary differences unrecognised in prior years	(1,848)	_		. (13,759)	

Written off of tax losses/deductible temporary differences					
recognised in prior years		11,998	3,812		
Unrecognised tax losses for					
the year/ period	23,554	68,854	224,479	29,401	59,572
Unrecognised deductible					
temporary differences for					
the year/period	5,701	14,874	13,298	2,191	5,285
Income not subject to					
taxation	(1,535)	(441)	(353)	(290)	
Tax charge	22,873	18,148	15,403	8,787	20,811
14.		D	IVIDEND		

In 2006, the dividend of the Target Company of RMB32.45 million (RMB0.06 per ordinary share) relating to 2005 was paid.

The board of directors of the Target Company did not recommend any dividend in respect of the Relevant Periods.

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### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

### 15. PROFIT/(LOSS) ATTRIBUTABLE TO EQUITY HOLDERS OF THE TARGET COMPANY

Profit/(loss) attributable to equity holders of the Target Company is dealt with in the financial statements of the Target Company to the extent of profit of RMB65 million, loss of RMB424 million, loss of RMB988 million, profit of RMB82 million and loss of RMB12 million for the years ended 31 December 2006, 2007, 2008 and the six months ended 30 June 2008 and 2009 respectively.

16.

### EARNINGS/(LOSS) PER SHARE

The calculation of basic earnings/(loss) per share is based on the profit/(loss) attributable to equity holders of the Target Company of profit of RMB8 million, loss of RMB532 million, loss of RMB1,199 million, profit of RMB34 million, and loss of RMB271 million for the years ended 31 December 2006, 2007 and 2008 and the six months ended 30 June 2008 and 30 June 2009 respectively and the weighted average number of shares of 1,082 million in issue during the years ended 31 December 2006, 2007 and 2008 and 1,091 million in issue during the six months ended 30 June 2009.

The Target Company has no potentially dilutive option or other instruments relating to ordinary shares.

17.

#### PROPERTY, PLANT AND EQUIPMENT

		Target Group						
	Aircraft, engin							
	flight equip	ment						
		** • •		Other				
	Owned	Held under finance leases	Buildings	property, plant and equipment	Construction in progress	Total		
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000		
Cost								
At 1 January 2006	8,980,091		644,413	534,562	106,665	10,265,731		
Transfers from construction in progress	_		50,213	61,349	(111,562)			
Transfers from advanced payments on acquisition of								
aircraft (Note 19)	725,565					725,565		
Other additions	785,433	—	34,649	69,668	234,541	1,124,291		
Disposals	(161,595)		_	- (33,513)		(195,108)		
At 31 December								
2006	10,329,494	—	729,275	632,066	229,644	11,920,479		

3,372,581		100,771	271,201		3,744,553
551,555		26,967	65,715		644,237
(134,971)			- (31,420)		(166,391)
3,789,165		127,738	305,496		4,222,399
6,540,329		601,537	326,570	229,644	7,698,080
5,607,510		543,642	263,361	106,665	6,521,178
	551,555 (134,971) 3,789,165 6,540,329	551,555       —         (134,971)       —         3,789,165       —         6,540,329       —	551,555 - 26,967 - 3,789,165 - 127,738 $6,540,329 - 601,537$	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$

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# FINANCIAL INFORMATION OF SHANGHAI AIRLINES

	Target Group Aircraft, engines and						
	flight equij	oment Held		Other			
	Owned RMB'000	under finance leases RMB'000	Buildings RMB'000	property, plant and equipment RMB'000	Construction in progress RMB'000	Total RMB'000	
Cost							
At 1 January 2007	10,329,494	_	- 729,275	632,066	229,644	11,920,479	
Transfers from construction in progress			- 147,131	93,246	(240,377)		
Transfers from advanced payments on acquisition of			,	20,210	(2.0,077)		
aircraft (Note 19)		351,326	_			351,326	
Other additions	412,323	347,890	6,407	90,824	157,336	1,014,780	
Disposals (Note 6(b))	(1,988,530)	_	- (12,343)	(16,726)	_	(2,017,599)	
At 31 December 2007	8,753,287	699,216	870,470	799,410	146,603	11,268,986	
Accumulated depreciation							
At 1 January 2007	3,789,165	_	- 127,738	305,496	_	4,222,399	
Charge for the year	595,702	17,539	45,530	77,038	_	735,809	
Disposals (Note 6(b))	(1,381,295)	_	- (3,331)	(15,606)	_	(1,400,232)	
At 31 December 2007	3,003,572	17,539	169,937	366,928	_	3,557,976	
Net book amount At 31 December 2007	5,749,715	681,677	700,533	432,482	146,603	7,711,010	
2007	6,540,329		- 601,537	326,570	229,644	7,698,080	

At 1 January 2007

	Target Group Aircraft, engines and									
	flight equ	ipment Held under finance		Other property, plant and	Construction in					
	Owned RMB'000	leases RMB'000	Buildings RMB'000	equipment RMB'000	progress RMB'000	Total RMB'000				
Cost										
At 1 January 2008	8,753,287	699,216	870,470	799,410	146,603	11,268,986				
Transfers from construction in										
progress	<u> </u>		- 30,846	62,118	(92,964)					
Transfers from advanced payments on acquisition of										
aircraft (Note 19)	260 124	513,774			151 000	513,774				
Other additions	369,134 (282,519)	495,026	23,924	29,061 - (19,291)	151,882	1,069,027 (301,810)				
Disposals	(282,319)			- (19,291)		(301,810)				
At 31 December 2008	8,839,902	1,708,016	925,240	871,298	205,521	12,549,977				
Accumulated depreciation										
At 1 January 2008	3,003,572	17,539	169,937	366,928	_	3,557,976				
Charge for the	527,918	64,636	33,355	87,195		713,104				
year Disposals	(282,519)	04,050		- (17,465)		(299,984)				
Disposais	(202,317)			(17,405)		(2)),)01)				
At 31 December 2008	3,248,971	82,175	203,292	436,658	_	3,971,096				
Net book amount At 31 December										
2008	5,590,931	1,625,841	721,948	434,640	205,521	8,578,881				
At 1 January 2008	5,749,715	681,677	700,533	432,482	146,603	7,711,010				

	Target Group										
	Aircraft, en flight equ	•									
		Held under finance		Other property, plant and	Construction in						
	Owned RMB'000	leases RMB'000	Buildings RMB'000	equipment RMB'000	progress RMB'000	Total RMB'000					
Cost											
At 1 January 2009	8,839,902	1,708,016	925,240	871,298	205,521	12,549,977					
Transfers from construction in progress		_	- 20,605	35,980	(56,585)						
Transfers from advanced payments on acquisition of				,							
aircraft (Note 19)	182,670					182,670					
Other additions	288,925	(36,345)	6,340	62,293	23,030	344,243					
Disposals	(72,654)			- (1,396)		(74,050)					
At 30 June 2009	9,238,843	1,671,671	952,185	968,175	171,966	13,002,840					
Accumulated depreciation											
At 1 January											
2009 Channa fan tha	3,248,971	82,175	203,292	436,658		3,971,096					
Charge for the period	276,228	54,989	28,166	47,064		406,447					
Disposals	(70,045)			- (1,127)		(71,172)					
Disposuis	(70,015)			(1,127)		(/1,1/2)					
At 30 June 2009	3,455,154	137,164	231,458	482,595	—	4,306,371					
Net book amount											
At 30 June 2009	5,783,689	1,534,507	720,727	485,580	171,966	8,696,469					
At 1 January 2009	5,590,931	1,625,841	721,948	434,640	205,521	8,578,881					

	Target Company										
	Aircraft, engi flight equip		-								
	Owned RMB'000	Held under finance leases RMB'000	Buildings RMB'000	Other property, plant and equipment RMB'000	Construction in progress RMB'000	Total RMB'000					
	KIND 000	KIVID 000	KIVID 000	KNID 000	KNIB 000	KWB 000					
Cost											
At 1 January 2006	8,967,276		603,808	418,846	67,402	10,057,332					
Transfers from construction in											
progress			28,283	30,059	(58,342)						
Transfers from advanced payments on acquisition of			20,200	50,057	(30,312)						
aircraft (Note 19)	725,565					725,565					
Other additions	783,002		4,686	17,147	132,572	937,407					
Disposals	(161,595)			- (17,477)		(179,072)					
At 31 December 2006	10,314,248	_	636,777	448,575	141,632	11,541,232					
Accumulated depreciation											
At 1 January 2006	3,370,885		92,791	230,886		3,694,562					
Charge for the											
year	550,380		20,053	42,947		613,380					
Disposals	(134,971)	<u> </u>		- (16,633)	—	(151,604)					
At 31 December 2006	3,786,294	_	112,844	257,200	_	4,156,338					
Net book amount											
At 31 December 2006	6,527,954	_	523,933	191,375	141,632	7,384,894					
At 1 January 2006	5,596,391		511,017	187,960	67,402	6,362,770					

	Target Company Aircraft, engines and flight equipment										
	flight equi	Held under		Other property,							
	Owned RMB'000	finance leases RMB'000	Buildings RMB'000	plant and equipment RMB'000	Construction in progress RMB'000	Total RMB'000					
Cost											
At 1 January 2007	10,314,248		636,777	448,575	141,632	11,541,232					
Transfers from construction in			22 751	02.076	(11( (07)						
progress Transfers from advanced payments on acquisition of	_	_	33,751	82,876	(116,627)	-					
aircraft (Note 19)	_	351,326				351,326					
Other additions	399,172	347,890		- 31,802	108,503	887,367					
Disposals (Note 6(b))	(1,988,530)		(12,343)	(14,783)	_	(2,015,656)					
At 31 December 2007	8,724,890	699,216	658,185	548,470	133,508	10,764,269					
Accumulated depreciation											
At 1 January 2007	3,786,294	_	112,844	257,200	_	4,156,338					
Charge for the year	593,288	17,539	31,756	46,091	_	688,674					
Disposals (Note 6(b))	(1,381,295)		(3,331)	(14,006)	_	(1,398,632)					
At 31 December 2007	2,998,287	17,539	141,269	289,285	_	3,446,380					
Net book amount											
At 31 December 2007	5,726,603	681,677	516,916	259,185	133,508	7,317,889					
	6,527,954		523,933	191,375	141,632	7,384,894					

At 1 January 2007

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	Target Company Aircraft, engines and										
	flight equ	-		Other property, plant and	Construction						
	Owned RMB'000	leases RMB'000	Buildings RMB'000	equipment RMB'000	in progress RMB'000	Total RMB'000					
Cost											
At 1 January 2008	8,724,890	699,216	658,185	548,470	133,508	10,764,269					
Transfers from construction in											
progress			- 24,863	39,552	(64,415)						
Transfers from advanced payments on acquisition of											
aircraft (Note 19)	220,800	513,774	4.074		104 727	513,774					
Other additions Disposals	339,890 (282,519)	495,026	4,874	559 - (16,356)	104,727	945,076 (298,875)					
Disposais	(282,319)			- (10,550)		(298,873)					
At 31 December 2008	8,782,261	1,708,016	687,922	572,225	173,820	11,924,244					
Accumulated depreciation											
At 1 January 2008	2,998,287	17,539	141,269	289,285	_	3,446,380					
Charge for the	522 460	61 626	10 220	10 262		(51 700					
year Disposals	523,460 (282,519)	64,636	18,330	48,362 - (15,290)		654,788 (297,809)					
Disposais	(202,319)			- (13,290)		(297,809)					
At 31 December 2008	3,239,228	82,175	159,599	322,357	_	3,803,359					
Net book amount At 31 December 2008	5,543,033	1,625,841	528,323	249,868	173,820	8,120,885					
At 1 January 2008	5,726,603	681,677	516,916	259,185	133,508	7,317,889					

### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

	Target Company										
	Aircraft, en flight equ	•									
		Held under finance		Other property, plant and	Construction in						
	Owned RMB'000	leases RMB'000	Buildings RMB'000	equipment RMB'000	progress RMB'000	Total RMB'000					
Cost											
At 1 January 2009	8,782,261	1,708,016	687,922	572,225	173,820	11,924,244					
Transfers from construction in progress			20,605	35,980	(56,585)	_					
Transfers from advanced payments on acquisition of			20,000	22,700							
aircraft (Note 19)	182,670					182,670					
Other additions	275,131	(36,345)	6,339	52,136	19,555	316,816					
Disposals	(69,113)					(69,113)					
At 30 June 2009	9,170,949	1,671,671	714,866	660,341	136,790	12,354,617					
Accumulated depreciation											
At 1 January 2009	3,239,228	82,175	159,599	322,357		3,803,359					
Charge for the	3,237,220	02,175	157,577	522,551		5,005,557					
period	272,785	54,989	22,258	27,823		377,855					
Disposals	(69,113)		. <u> </u>			(69,113)					
At 30 June 2009	3,442,900	137,164	181,857	350,180	—	4,112,101					
Net book amount											
At 30 June 2009	5,728,049	1,534,507	533,009	310,161	136,790	8,242,516					
At 1 January 2009	5,543,033	1,625,841	528,323	249,868	173,820	8,120,885					

Note: As at 31 December 2006, 2007 and 2008 and 30 June 2009, certain aircraft and buildings owned by the Target Group and the Target Company with an aggregate net book amount of approximately RMB4,547 million, RMB4,306 million, RMB4,035 million and RMB4,241 million respectively were pledged as collateral under

certain loan arrangements (Note 32).

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PPENDIX I	FINANCIAL INFORMATION OF SHANGHAI AIRLINES								
	18.			LEASE PR	REPAYME	NTS			
	As a	Target at 31 Decem	Group	As at		Target Company As at 31 December			
	2006	2007	2008 RMB'000	2009	2006	2007	2008	30 June 2009 RMB'000	
Cost									
At beginning of the									
year/period	170,876	170,876	170,903	144,010	166,660	166,660	166,687	139,794	
Additions	_	- 27				- 27	_		
Disposals			- (26,893)				- (26,893)	-	
At end of the									
year/period	170,876	170,903	144,010	144,010	166,660	166,687	139,794	139,794	
Accumulated amortisation									
At beginning of the									
year/period	17,584	22,322	25,720	25,328	14,954	18,281	21,638	21,204	
Charge for the									
year/period	4,738	3,398	3,062	1,438	3,327	3,357	3,020	1,418	
Disposals	_		- (3,454)	-			- (3,454)		
At end of the									
year/period	22,322	25,720	25,328	26,766	18,281	21,638	21,204	22,622	
Net book amount									
At end of the year/period	148,554	145,183	118,682	117,244	148,379	145,049	118,590	117,172	

Lease prepayments represent unamortised lease prepayments for land use rights.

The Target Group's land use rights are located in the PRC and the majority of these land use rights have terms of 50 years from the date of grant. As at 31 December 2006, 2007 and 2008 and 30 June 2009, the majority of these land use rights had remaining terms ranging from 34 to 45 years, 33 to 44 years, 32 to 43 years and 31 to 42 years respectively.

19. ADVANCED PAYMENTS ON ACQUISITION OF AIRCRAFT

	Target Group and Target Company								
		as at 31 December		As at 30 June					
	2006 RMB'000	2007 RMB'000	2008 RMB'000	2009 RMB'000					
At beginning of the year/period	692,032	949,006	1,879,092	2,535,437					
Additions	920,477	1,210,250	1,055,368	557,824					
Interest capitalised (Note 12)	62,062	71,162	114,751	56,332					
Transfers to property, plant and									
equipment (Note 17)	(725,565)	(351,326)	(513,774)	(182,670)					
At end of the year/period	949,006	1,879,092	2,535,437	2,966,923					

## FINANCIAL INFORMATION OF SHANGHAI AIRLINES

20.

### INVESTMENTS IN SUBSIDIARIES

As at 31 December 2006, 2007 and 2008 and 30 June 2009, particulars of the principal subsidiaries, all of which are limited liability companies established and operating in the PRC, are as follows:

Company	Date of establishment	Paid-up capital RMB'000	As at 3 2006	1 Decem 2007	ber 2008	As at 30 June 2009	Principal activities
Shanghai Airlines Cargo International Co., Ltd.	3 April 2006	464,050	55%	55%	55%	55%	Provision of international cargo carriage services
China United Airlines Co., Ltd.	21 September 1984	100,000	80%	80%	80%	80%	Provision of domestic and international airline transportation
Shanghai Airlines Travel Hotel Co., Ltd.	6 February 2005	53,000	100%	100%	100%	100%	Provision of hotel management, corporate management and investment consulting services
Shanghai Airlines Tours, International (Group) Co., Ltd.	29 August 1992	50,090	100%	100%	100%	100%	Tour operations, travel and air ticketing agency and transportation
Dahang International Transportation Co., Ltd.	16 December 1993	30,737	55%	55%	55%	55%	Freight forwarding, air freight forwarding and cargo freight forwarding
Shanghai Crane International Transportation Co., Ltd.	5 October 1997	20,000	55%	55%	55%	55%	Cargo transportation, freight forwarding and airport ground services
		16,800	100%	100%	100%	100%	

Attributable equity interest

Shanghai Aviation Import & Export Co., Ltd.	1 December t 1992						Direct export and import and provision of agency services for various products and techniques
Shanghai Airlines Holida <u>:</u> Tours Co., Ltd.	8 June 1995 y	12,220	100%	100%	100%	100%	Tour operations and air ticketing agency

21.			ATES						
		Target	Group	Targe			t Company		
				As at		As at			
	As a	As at 31 December			As a	t 31 Decem	nber	30 June	
	2006	2007	2008	2009	2006	2007	2008	2009	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
Unlisted investments, at cost	44,041	44,216	45,216	45,216	40,000	40,000	40,000	40,000	
Share of post acquisition									
results/reserves	7,751	10,041	12,713	9,869					
	51,792	54,257	57,929	55,085	40,000	40,000	40,000	40,000	

FINANCIAL INFORMATION OF SHANGHAI AIRLINES

The movement on investments in associates is as follows:

APPENDIX I

		Target	Group	As at		As at		
	As a	t 31 Decem	ber	30 June		t 31 Decem	ber	30 June
	2006 RMB'000	2007 RMB'000	2008 RMB'000	2009 RMB'000	2006 RMB'000	2007 RMB'000	2008 RMB'000	2009 RMB'000
At beginning of the								
year/period	47,597	51,792	54,257	57,929	40,000	40,000	40,000	40,000
Costs of additional								
investments	1,078	175	1,000	_				
Share of results of								
associates	5,831	6,265	8,087	4,447				
Dividend received during the								
year/period	(2,714)	(3,975)	(5,415)	(7,291)				
At end of the year/period	51,792	54,257	57,929	55,085	40,000	40,000	40,000	40,000

As at 31 December 2006, 2007 and 2008 and 30 June 2009, particulars of the principal associates, all of which are limited liability companies established and operating in the PRC, are as follows:

	Attributable equity interest								
						As at 30			
Company	Date of establishment	Paid-up capital RMB'000	As at 3 2006	31 Decer 2007	nber 2008	June 2009	Principal activities		
New Shanghai International Tower Co., Ltd.	17 November 1992	166,575	20%	20%	20%	20%	Property development and property management		
Shanghai Sidesun Technology Co., Ltd.		8,000	30%	30%	30%	30%	Trading of computer and peripheral products, telecommunication equipment, installation of computer hardware, design of computer software and apparel trading, etc.		

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APPENDIX I
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arget Group's aggregate		•	Year ended	31 Decen	nber	Six mon	Six months ended 30 June		
		2006		007	2008	2008		2009	
		RMB'00	0 RM	B'000	RMB'000	RMB'00 (Unaudite		RMB'000	
Revenues		30,54	-1	34,717	36,824	22,7	99	20,704	
Profit for the year	Profit for the year/period		1	6,265	8,087	5,0	07	4,447	
			2006 RMB'00		: 31 December 2007 RMB'000	r 2008 RMB'(		As at 30 June 2009 RMB'000	
Assets			100,2	.90	99,257	100	,971	101,974	
Liabilities			48,4	-98	45,000	43.	,042	46,889	
22.	IN	VESTMEN	ITS IN JOI	NTLY CO	ONTROLLED	) ENTITIES	S		
		Target	Group						
		. 11 D		As at	•	<b>AID</b> 1		As at	
	As a 2006	t 31 Decem 2007	1ber 2008	30 June 2009	As at 2006	31 Decemb 2007	er 2008	30 June 2009	
					0RMB'000 F				
Unlisted investments, at									
cost	15,500	15,500	15,500	15,500	15,000	15,000	15,000	15,000	
Share of post acquisition	(1,335)	1,624	2,869	4,087					
rogulta/rogoryog	(1,333)	1,024	2,809	4,007			_		
results/reserves									
results/reserves	14,165	17,124	18,369	19,587	15,000	15,000	15,000	15,000	

	Target	Group		Target Company				
						As at		
As a	t 31 Decem	ber	30 June	As a	ber	30 June		
2006	2007	2008	2009	2006	2007	2008	2009	
RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
16,219	14,165	17,124	18,369	15,000	15,000	15,000	15,000	

At beginning of the year/period								
Addition	500	_	_			_	_	_
Share of results	(1,629)	3,799	1,245	2,943	_	_	_	_
Dividend received during the year/period	(925)	(840)		(1,725)				_
At end of the year/period	14,165	17,124	18,369	19,587	15,000	15,000	15,000	15,000

### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

Particulars of the principal jointly controlled entities, all of which are limited liability companies established and operating in the PRC are as follows:

			Attri	butable e	equity in	terest	
						As at 30	
Company	Date of establishment	Paid-up capital RMB'000	2006	31 Dece 2007	mber 2008	June 2009	Principal activities
Shanghai Hute Aviation Tech. Co. Ltd.	9 April 2003	30,000	50%	50%	50%	50%	Development of aviation equipment, property management, investment and corporate image consulting services
Shanghai Airlines Holidays Ticket Services Co., Ltd.	8 May 2006	1,000	50%	50%	50%	50%	Provision of travel information, consulting and delivery services and travel agency

The Target Group's aggregated share of the revenues, results, assets and liabilities of its jointly controlled entities is as follows:

	Year	ended 31 Decer	nber	Six months ended 30 June			
	2006 RMB'000	2007 RMB'000	2008 RMB'000	2008 RMB'000 (Unaudited)	2009 RMB'000		
Revenues	6,633	8,469	12,031	4,252	6,956		
(Loss)/profit for the year/period	(1,629)	3,799	1,245	440	2,943		

	2006 RMB'000	As at 31 December 2007 RMB'000	2008 RMB'000	As at 30 June 2009 RMB'000
Assets	18,384	18,905	23,537	23,066
Liabilities	4,219	1,781	5,168	3,479

### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

### 23. AVAILABLE-FOR-SALE FINANCIAL ASSETS

		Target	Group		Target Company				
				As at		As at			
	As	at 31 Decen	nber	30 June	As	30 June			
	2006 2007 2008		2009	2006	2006 2007		2009		
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
Equity investments listed									
in the PRC, at fair value	5,849	9,285	3,016	6,442	3,750	6,909	2,018	4,812	
Unlisted equity									
investments (Note)	74,434	135,620	175,659	175,659	74,278	135,465	175,503	175,503	
Less: provision for									
impairment	(156)	(156)	(156)	(156)					
	80,127	144,749	178,519	181,945	78,028	142,374	177,521	180,315	

Note: The Company's directors have considered that the range of reasonable estimates on the fair value of these unquoted investments is significant and the probabilities of the various estimates cannot be reasonably assessed, these investments therefore are be stated at cost less provision for impairment losses.

The movement on available-for-sale financial assets is as follows:

24.

		Target	Group		Target Company				
				As at				As at	
	As at 31 December			30 June	As	nber	30 June		
	2006	2007	2008	2009	2006	2007	2008	2009	
	RMB'000 I	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
At beginning of the year/period	76,369	80,127	144,749	178,519	75,718	78,028	142,374	177,521	
Additions		63,034	40,038	-		- 61,186	40,038		
Disposals		(595)	(748)	-			- (740)		
Net fair value gains/(losses)									
transferred to equity	3,758	2,183	(5,520)	3,426	2,310	3,160	(4,151)	2,794	
At end of the year/period	80,127	144,749	178,519	181,945	78,028	142,374	177,521	180,315	

Target Group Target Company As at As at As at 31 December As at 31 December 30 June 30 June 2006 2007 2008 2009 2006 2007 2008 2009 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000

**OTHER LONG-TERM ASSETS** 

Deposits relating to								
aircraft under								
operating leases	280,036	310,307	305,799	305,678	267,386	268,823	260,165	260,062
Prepaid flight training								
fees	121,765	162,526	181,765	180,085	117,715	156,239	162,300	149,893
Rental and renovation								
deposits	7,705	1,569	44	_	- 3,643	1,569	44	
Other long-term assets	35,200	30,800	26,400	56,445	35,200	30,800	26,400	24,200
	444,706	505,202	514,008	542,208	423,944	457,431	448,909	434,155
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# APPENDIX I FINANCIAL INFORMATION OF SHANGHAI AIRLINES

25.

### TRADE RECEIVABLES

The credit terms given to trade customers are determined on an individual basis, with the credit periods generally ranging from half a month to three months.

The aging analysis of trade receivables is as follows:

		Target	Group		Target Company				
				As at	As				
	As a	at 31 Decem	ber	30 June	30 June As at 31 December				
	2006	2007	2007 2008		2006 2007		2008	2009	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
Within 3									
months	545,568	767,191	482,312	469,883	257,186	318,161	197,529	202,035	
3 to 6 months	23,196	24,571	18,271	9,142	2,320	8,550	90	64	
6 to 12									
months	16,631	10,264	24,344	6,446	_		- 368		
Over 12									
months	10,073	22,109	19,368	19,391	4,947	5,187	4,730		
	595,468	824,135	544,295	504,862	264,453	331,898	202,717	202,099	
Less: provision for impairment of									
receivables	(7,605)	(19,490)	(19,320)	(15,600)	(3,244)	(5,830)	(5,386)	(692)	
	587,863	804,645	524,975	489,262	261,209	326,068	197,331	201,407	

Trade receivables that were neither past due nor impaired relate to a large number of independent sales agents for whom there is no recent history of default.

As at 31 December 2006, 2007 and 2008 and 30 June 2009, trade receivables of RMB59 million, RMB65 million, RMB83 million and RMB34 million respectively were past due but not impaired. These relate to a number of independent sales agents for whom there is no recent history of default. As at 31 December 2006, 2007 and 2008 and 30 June 2009, the Target Group holds no collateral as security against any receivables. The ageing analysis of these trade receivables is as follows:

	Target	Group		Target Company					
			As at				As at		
As at 31 December			30 June	As a	at 31 Decen	nber	30 June		
2006	2007	2008	2009	2006	2007	2008	2009		
RMB'000	RMB'000	RMB'000	RMB'000R	MB'000	RMB'000	RMB'000	RMB'000		

Up to 6 months	42,006	54,506	58,907	27,635	3,863	9,504	1,111	1,712
6 to 12 months	16,631	10,264	24,344	6,446			368	_
	58,637	64,770	83,251	34,081	3,863	9,504	1,479	1,712

As at 31 December 2006, 2007 and 2008 and 30 June 2009, the Target Group's trade receivables of RMB5 million, RMB16 million, RMB17 million and RMB12 million respectively were impaired and fully provided for. The remaining impaired trade receivables relate to customers that were in financial difficulties and only a portion of the receivables is expected to be recovered. The factors considered by management in determining the impairment are described in Note 2(q).

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### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

Movements on the provision for impairment of trade receivables of the Target Group and the Target Company are as follows:

		Target	Group	Acat	Target Company			
	As 2006	at 31 Decem 2007	1ber 2008	As at 30 June 2009	As a 2006	at 31 Decen 2007	nber 2008	As at 30 June 2009
	RMB'000	RMB'000	RMB'000	RMB'000R				RMB'000
At beginning of the year/period	4,143	7,605	19,490	19,320	2,551	3,244	5,830	5,386
Receivables written off during the year/period as uncollectible	(387)			- (4,919)	(287)	- ,		- (4,832)
Provision for impairment of								
receivables	4,030	11,892	783	1,803	980	2,586		- 138
Unused amount reversed	s (181)	(7)	(953)	(604)	_		- (444)	_
At end of the year/period	7,605	19,490	19,320	15,600	3,244	5,830	5,386	692

The net impact of creation and release of provisions for impaired receivables have been included in "Provision for impairment of trade and other receivables" in the profit and loss in the consolidated statement of comprehensive income (Note 10). Amounts charged to the allowance account are generally written off, when there is no expectation of recovering additional cash.

The maximum exposure to credit risk at the reporting date is the carrying amount of receivable shown above.

The carrying amounts of the Target Group and the Target Company's trade receivables are denominated in the following currencies:

		Target	Group					
				As at				As at
	As a	at 31 Decem	ber	30 June	As a	at 31 Decem	ber	30 June
	2006	2007	2008	2009	2006	2007	2008	2009
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Renminbi	561,162	767,990	490,236	458,944	257,439	324,761	188,335	195,420
US Dollars	25,192	36,510	26,237	24,487	2,261	1,162	547	156
Other								
currencies	1,509	145	8,502	5,831	1,509	145	8,449	5,831

587,863	804,645	524,975	489,262	261,209	326,068	197,331	201,407

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26.		PREPA	AYMENTS	, DEPOSIT	S AND OT	HER RECE	IVABLES	
		Target	Group			Target C	ompany	
	٨٩٩	t 31 Decem	ber	As at 30 June	٨٩٩	t 31 Decem	bor	As at 30 June
	2006	2007 av	2008	2009	2006	2007 august 2007	2008	2009
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Prepaid aircraft								
operating lease								
rentals	63,683	102,191	88,329	82,026	46,534	63,459	72,664	66,141
Deposits with								
custom office	15,410	24,549	48,925	19,885	13,624	23,542	44,509	13,379
Rental deposits	20,165	23,650	22,607	28,203	1,265	1,294	2,390	4,143
Prepayments								
for acquisition								
of equipment	72 545	115 400	(0.070	01 ((2	22 047	02 102	10 7(1	10.250
and other assets	73,545	115,422	69,870	81,663	23,047	23,183	18,761	18,356
Prepayments for tour								
operations	78,415	76,362	64,483	50,254				
Secured	70,415	70,302	04,403	50,254		_	_	_
deposits								
relating to								
short-term								
borrowings								
(Note 32)			- 46,921	171,835			- 46,921	171,835
Advance			.0,721	1,1,000			.0,721	1,1,000
payments to								
and payments								
on behalf of								
staff	35,513	41,207	41,556	38,690	31,796	34,573	39,760	38,152
Rebate								
receivable on								
aircraft								
acquisition			- 20,907	40,337			- 20,907	40,337
Custom duties								
and tax								
recoverable	34,976	21,424	17,689	21,783	4,610	1,795	3,311	3,561
Prepayments								
for fuel	550	123,826	8,523	4,477				
Refundable of								
civil aviation								
infrastructure				100 (55				112.000
levies				- 129,655				- 112,096

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Others	110,330	76,298	70,974	80,262	58,132	11,533	14,131	49,108	
	432,587	604,929	500,784	749,070	179,008	159,379	263,354	517,108	
	27.		С	ASH AND	CASH EQ	UIVALENT	٢S		

The carrying amounts of the Target Group's and Target Company's cash and cash equivalents are denominated in the following currencies:

		Targe	t Group			Target (	Company	
				As at				As at
	As	at 31 Decen	nber	30 June	As a	t 31 Decem	ıber	30 June
	2006	2007	2008	2009	2006	2007	2008	2009
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Renminbi	576,461	772,884	961,852	1,826,607	285,255	249,640	369,153	1,389,372
<b>US</b> Dollars	34,411	151,483	45,665	54,539	17,789	134,465	37,907	30,690
HK Dollars	149	1,815	18,370	22,500	_	- 1,663	18,264	22,387
Japanese								
Yen	4,578	4,647	17,607	34,459	1,363	1,901	4,308	30,414
Euro	6,361	12,700	8,277	4,460	1,094	786	417	297
Other								
currencies	_	- 645	4,165	8,977	_	- 581	4,139	8,898
	621,960	944,174	1,055,936	1,951,542	305,501	389,036	434,188	1,482,058

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### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

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### TRADE PAYABLES AND NOTES PAYABLE

The aging analysis of trade payables and notes payable is as follows:

		Target	Group			Target C	ompany	
				As at				As at
	As	at 31 Decemb	ber	30 June	30 June As at 31 December			30 June
	2006	2007	2008	2009	2006	2007	2008	2009
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Within								
90 days	549,966	947,451	687,604	817,493	406,251	694,997	462,331	552,200
91 to 180								
days	316,530	154,764	626,239	468,439	296,464	115,671	467,811	368,693
181 to								
365 days	21,222	38,964	37,751	30,730	1,125	237	1,435	2,351
Over 365								
days	10,173	18,736	27,323	23,399	688	1,348	7,553	7,082
	897,891	1,159,915	1,378,917	1,340,061	704,528	812,253	939,130	930,326

#### 29.

### OTHER PAYABLES AND ACCRUED EXPENSES

		Target (	Group			Target C	ompany	
				As at				As at
	As a	t 31 Decemb	er	30 June	As	at 31 Decem	ber	30 June
	2006	2007	2008	2009	2006	2007	2008	2009
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
A								
Accrued fuel	257 001	(59.000	(21.40)	202 750	212 500	241 470	469 572	222 (20
cost	357,901	658,230	631,406	302,759	212,599	341,479	468,573	223,639
Accrued								
take-off and								
landing charges	182,357	266,724	366,773	448,210	164,829	232,888	341,757	418,825
Accrued								
aircraft								
overhaul								
expenses	75,375	143,628	202,552	228,900	73,323	142,584	191,732	159,064
Advance								
payments								
received from								
tour customers	116,090	162,708	144,255	130,448				
Duties and	- )	- )	,	) -				
levies payable	117,285	148,418	124,616	203,986	101,297	106,374	71,486	122,010
	41,338	78,386	96,832	154,927	37,802	44,369	67,276	98,825

Other accrued operating expenses								
Deposits received from ticket sales								
agents and								
cargo forward	116,402	106 705	01.047	77,074	99,153	78,022	69,019	59 202
agents Accrued	110,402	106,705	91,947	//,0/4	99,155	78,022	09,019	58,392
salaries, wages								
and benefits	22,872	53,492	40,996	30,841	6,577	39,750	11,126	12,151
Deposits								
received from								
import and								
export customers	44,904	68,324	32,637	31,841				
Interest		00,524	52,057	51,041				
payables	56,994	60,246	31,933	10,052	56,973	60,246	31,649	16,534
Current portion								
of								
post-retirement								
benefit								
obligations (Note 36)	1,378	1,503	1,727	1,881	1,371	1,496	1,648	1,802
Others	86,897	87,215	93,913	123,729	18,438	30,814	56,571	69,066
oulers	00,077	07,215	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	123,727	10,150	50,014	50,571	07,000
	1,219,793	1,835,579	1,859,587	1,744,648	772,362	1,078,022	1,310,837	1,180,308
	30.			SHORT TE	ERM DEBE	ENTURES		

On 10 January 2006, the Target Company issued a short term debenture with a par value of RMB100 per unit at 96.87% of its principal amount of RMB800 million with 1-year term. The debenture was redeemed by the Target Company in January 2007.

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On 28 September 2007, the Target Company issued a short term debenture with a face value of RMB800 million at par value of RMB100 per unit with 363-day term. The fixed annual coupon and effective interest rate of this debenture is 5.8%. The debenture was redeemed by the Target Company in September 2008.

### 31. OBLIGATIONS UNDER FINANCE LEASES

During the Relevant Periods, the Target Group and the Target Company had acquired aircraft under finance lease arrangements. Under the terms of the leases, the Target Group and the Target Company have options to purchase, at or near the end of the lease terms, certain aircraft at fair market value and others at either fair market value or at a percentage of the respective lessors' defined cost of the aircraft. The obligations under finance leases are denominated in US Dollars.

The interest rates of finance lease obligations are floating at Nil for the year ended 31 December 2006, 6 months LIBOR plus 0.45% per annum for the year ended 31 December 2007, 3 months LIBOR plus 1.6% to 6 months LIBOR plus 0.45% per annum for the year ended 31 December 2008 and six months ended 30 June 2009.

The future minimum lease payments (including interest), and the present value of the minimum lease payments under finance leases are as follows:

			Target Group	p and Target C	Company	
	As at 2	31 Decemb	er 2006	As a	at 31 December 2	2007
			Present			Present
			value of			value of
	Minimum		minimum	Minimum		minimum
	lease		lease	lease		lease
	payments	Interest	payments	payments	Interest	payments
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Within one year				54,784	22,576	32,208
In the second year				54,590	20,930	33,660
In the third to fifth year						
inclusive	_			164,089	53,619	110,470
After the fifth year				381,686	59,068	322,618
Total				655,149	156,193	498,956
Less: amount repayable						
within one year	_			(54,784)	(22,576)	(32,208)
Long-term portion				600,365	133,617	466,748

Т	Farget Group and	l Target Company	
As at 31 December 2008		As at 30 June 2009	
	Present	Present	
	value of		value of
Minimum	minimum	Minimum	minimum
lease	lease	lease	lease

	payments RMB'000	Interest RMB'000	payments RMB'000	payments RMB'000	Interest RMB'000	payments RMB'000
Within one year	103,891	34,461	69,430	108,626	36,765	71,861
In the second year	106,146	32,386	73,760	110,083	34,432	75,651
In the third to fifth	, i	, i		, i	, i	, i i i i i i i i i i i i i i i i i i i
year inclusive	329,018	83,566	245,452	339,860	88,077	251,783
After the fifth year	862,364	96,222	766,142	815,351	94,269	721,082
Total	1,401,419	246,635	1,154,784	1,373,920	253,543	1,120,377
Less: amount						
repayable within						
one year	(103,891)	(34,461)	(69,430)	(108,626)	(36,766)	(71,861)
Long-term portion	1,297,528	212,174	1,085,354	1,265,294	216,777	1,048,516

### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

As at 31 December 2006, 2007 and 2008 and 30 June 2009, the fair value of obligations under finance leases of the Target Group and the Target Company are Nil, RMB506 million, RMB1,161 million and RMB1,124 million respectively, which are determined using the expected future payments discounted at market interest rates prevailing at the year end.

	32.			BORROWINGS				
	Target Group			Target Company				As at
	As at 31 December		As at 30 June		at 31 Decemb		30 June	
	2006 RMB'000	2007 RMB'000	2008 RMB'000	2009 RMB'000	2006 RMB'000	2007 RMB'000	2008 RMB'000	2009 RMB'000
Non-current								
Long-term bank borrowings								
<ul><li>— secured</li><li>— unsecured</li></ul>	3,120,188 217,107	2,530,206 385,999	1,991,397 790,278	2,055,715 799,073	3,120,188 217,107	2,530,206 357,999	1,991,397 762,278	2,055,715 769,073
	3,337,295	2,916,205	2,781,675	2,854,788	3,337,295	2,888,205	2,753,675	2,824,788
Current								
Current portion of long-term bank borrowings								
— secured	413,694	397,606	383,429	417,597	413,694	397,606	383,429	417,597
— unsecured Short-term bank borrowings	326,712	220,535	800,697	1,248,519	326,712	220,535	800,697	1,220,519
— secured	2,700	_	- 47,842	170,735	_		- 47,842	170,735
— unsecured	1,910,804	3,264,440	4,852,100	5,366,269	1,779,654	2,896,940	4,498,600	5,017,769
	2,653,910	3,882,581	6,084,068	7,203,120	2,520,060	3,515,081	5,730,568	6,826,620
Total borrowings	5,991,205	6,798,786	8,865,743	10,057,908	5,857,355	6,403,286	8,484,243	9,651,408
The								

borrowings are

repayable as

2,653,910	3,882,581	6,084,068	7,203,120	2,520,060	3,515,081	5,730,568	6,826,620
529,977	616,146	753,387	763,704	529,977	616,146	725,387	763,704
1,362,284	1,246,933	1,234,756	1,264,102	1,362,284	1,218,933	1,234,756	1,234,102
1,445,034	1,053,126	793,532	826,982	1,445,034	1,053,126	793,532	826,982
5,991,205	6,798,786	8,865,743	10,057,908	5,857,355	6,403,286	8,484,243	9,651,408
	529,977 1,362,284 1,445,034	529,977       616,146         1,362,284       1,246,933         1,445,034       1,053,126	529,977       616,146       753,387         1,362,284       1,246,933       1,234,756         1,445,034       1,053,126       793,532	529,977       616,146       753,387       763,704         1,362,284       1,246,933       1,234,756       1,264,102         1,445,034       1,053,126       793,532       826,982	529,977       616,146       753,387       763,704       529,977         1,362,284       1,246,933       1,234,756       1,264,102       1,362,284         1,445,034       1,053,126       793,532       826,982       1,445,034	529,977       616,146       753,387       763,704       529,977       616,146         1,362,284       1,246,933       1,234,756       1,264,102       1,362,284       1,218,933         1,445,034       1,053,126       793,532       826,982       1,445,034       1,053,126	529,977       616,146       753,387       763,704       529,977       616,146       725,387         1,362,284       1,246,933       1,234,756       1,264,102       1,362,284       1,218,933       1,234,756         1,445,034       1,053,126       793,532       826,982       1,445,034       1,053,126       793,532

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API	PENDIX I			FI	NANCIAL IN	NFORMATI	ON OF SHA	NGHAI AIR	LINES
	(a)		The terms o	f the long-ter	rm bank loan	s are summa	rised as follo	ws:	
			Target	Group	As at		Target Co	ompany	As at
Currency	Interest rate and final maturities	As a 2006 RMB'000	tt 31 Decemb 2007 RMB'000	er 2008 RMB'000	30 June 2009 RMB'000	As 2006 RMB'000	at 31 Decemb 2007 RMB'000	er 2008 RMB'000	30 June 2009 RMB'000
RMB	Fixed interest rates of 6.08% per annum with final maturities through to 2010	_	- 28,000	28,000	28,000	_			
	Floating interest rates ranging from 0–10% discount of benchmark interest rates as stipulated by PBOC* with final maturities through to 2012	413,754	140,200	315,284	632,255	413,754	140,200	315,284	602,255
USD	Floating interest rates ranging from 6 month LIBOR +0.26% to 6 month LIBOR +3% with final maturities								
	through to 2020	3,663,947	3,366,146	3,622,517	3,860,649	3,663,947	3,366,146	3,622,517	3,860,649
		4,077,701	3,534,346	3,965,801	4,520,904	4,077,701	3,506,346	3,937,801	4,462,904

\* The People's Bank of China ("PBOC")

The fair value of long-term borrowings of the Target Group as at 31 December 2006, 2007 and 2008 and 30 June 2009 are RMB3,928 million, RMB3,401 million, RMB3,838 million and RMB4,471 million respectively and the Target Company as at 31 December 2006, 2007 and 2008 and 30 June 2009 are RMB3,928 million, RMB3,373 million, RMB3,807 million, and RMB4,409 million respectively, which are determined using the expected future payments discounted at prevailing market interest rates available to the Target Group and the Target Company for financial instruments with substantially the same terms and characteristics at the Relevant Periods.

As at 31 December 2006, 2007 and 2008 and 30 June 2009, the secured long-term bank borrowings of the Target Group for the purchases of aircraft were secured by the related aircraft and buildings with aggregate net book amounts of RMB4,547 million, RMB4,306 million, RMB4,035 million and RMB4,241 million respectively (Note 17).

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AF	PPENDIX I			FINA	ANCIAL INI	FORMATIO	N OF SHAN	GHAI AIRL	INES
	(b)	The t	erms of the s	hort-term ba	nk borrowing	gs are summa	urised as follo	ows:	
			Target	Group			Target C	ompany	
					As at				As at
	Tuto and acts on 1		at 31 Decemb		30 June		at 31 Decemb		30 June
Currency	Interest rate and final maturities	2006 RMB'000	2007 RMB'000	2008 RMB'000	2009 RMB'000	2006 RMB'000	2007 RMB'000	2008 RMB'000	2009 RMB'000
RMB	Fixed interest rates (2006:5.02–5.85%; 2007:5.27–6.56%; 2008:5.02–6.90%; 2009: 4.37–6.72%)	1,085,000	1,710,000	2,598,600	1,250,000	1,045,000	1,560,000	2,598,600	1,250,000
	Floating interest rates ranging from 0–10% discount of benchmark interest rates as stipulated								
USD	by PBOC Fixed interest rates	293,850	617,500	2,253,500	4,068,500	200,000	400,000	1,900,000	3,720,000
COD	(2009:2.48–2.54%;)	_			- 47,768	_			- 47,768
	Floating interest rates ranging from 6 month LIBOR +0.4% to 12 month								
	LIBOR +2%	534,654	936,940	47,842	170,736	534,654	936,940	47,842	170,736
		1 012 504	2 2 4 4 4 5	4 000 0 40	5 5 <b>27</b> 00 1	1 770 654	0.000 0.40	1 5 4 6 4 4 0	5 100 50 4
		1,913,504	3,264,440	4,899,942	5,537,004	1,779,654	2,896,940	4,546,442	5,188,504

As at 31 December 2008 and 30 June 2009, the secured short-term bank borrowings of the Target Group and the Target Company were secured by bank deposits of RMB47 million and RMB172 million respectively (Note 26).

(c) The carrying amounts of the borrowings are denominated in the following currencies:

		Targe	t Group			Target C	Company	
				As at				As at
	As	at 31 Decem	ber	30 June	As	at 31 Decem	ber	30 June
	2006	2007	2008	2009	2006	2007	2008	2009
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Currency								
Renminbi	1,792,609	2,495,700	5,195,389	5,978,755	1,658,759	2,100,200	4,813,889	5,572,255
US								
Dollars	4,198,596	4,303,086	3,670,354	4,079,153	4,198,596	4,303,086	3,670,354	4,079,153

5,991,205 6,798,786 8,865,743 10,057,908 5,857,355 6,403,286 8,484,243 9,651,408

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#### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

#### 33. PROVISION FOR RETURN CONDITION CHECKS FOR AIRCRAFT UNDER OPERATING LEASES

		Target	Group	As at		Target C	ompany	As at
	As a 2006 RMB'000	nt 31 Decem 2007 RMB'000	ber 2008 RMB'000	30 June 2009	As a 2006 RMB'000	nt 31 Decem 2007 RMB'000	ber 2008 RMB'000	30 June 2009
At beginning of the								
year/period	263,797	337,237	396,986	523,791	181,442	243,494	272,110	360,010
Additional								
provisions	73,440	86,989	126,805	75,272	62,052	55,856	87,900	50,976
Utilisation		- (27,240)	_			- (27,240)	_	
At end of the								
year/period	337,237	396,986	523,791	599,063	243,494	272,110	360,010	410,986
Less: current								
portion	(35,510)	_			- (35,510)	_		
Î								
Long-term portion	301,727	396,986	523,791	599,063	207,984	272,110	360,010	410,986

Provision for return condition checks for aircraft under operating leases represents the present value of estimated costs of major return checks for aircraft under operating leases as the Target Group has the responsibility to fulfill certain return conditions under the relevant leases.

34.		OTHE	R LONG-TI	ERM LIAI	BILITIES		
	Target	Group			Target C	Company	
			As at				As at
As	at 31 Decem	nber	30 June	As	at 31 Decen	nber	30 June
2006	2007	2008	2009	2006	2007	2008	2009
RMB'000	RMB'000	RMB'000	RMB'000I	RMB'000	RMB'000	RMB'000	RMB'000
_	- 31 527	87 234	84 565		- 31 527	87 234	84,565
	109,919	94,677	131,046	88,598	109,919	94,677	131,046
	As 2006 RMB'000 	Target As at 31 Decem 2006 2007 RMB'000 RMB'000 — 31,527	Target Group As at 31 December 2006 2007 2008 RMB'000 RMB'000 RMB'000 - 31,527 87,234	Target Group       As at 31 December       30 June 2009         2006       2007       2008       2009         RMB'000       RMB'000       RMB'000       RMB'000         —       31,527       87,234       84,565	Target Group         As at         As at 31 December       30 June       As         2006       2007       2008       2009       2006         RMB'000       RMB'000       RMB'000       RMB'000       RMB'000	Target Group       Target Group         As at 31 December       30 June       As at 31 December         2006       2007       2008       2009       2006       2007         RMB'000       RMB'000       RMB'000       RMB'000       RMB'000       RMB'000	Target Group       Target Company         As at 31 December       30 June       As at 31 December         2006       2007       2008       2009       2006       2007       2008         RMB'000       RMB'000       RMB'000       RMB'000       RMB'000       RMB'000       RMB'000

Others		· <u> </u>	17,990	17,990			14,490	14,490
	88,598	141,446	199,901	233,601	88,598	141,446	196,401	230,101

#### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

35.

#### DEFERRED TAXATION

Deferred income tax assets and liabilities are offset when there is a legally enforceable right of offset and when the deferred income taxes relate to the same authority. The following amounts, determined after appropriate offsetting, are shown in the balance sheets:

		Target	Group	As at		Target C	Company	As at
	2006	at 31 Decen 2007 RMB'000	2008	AS at 30 June 2009 RMB'000RI	2006	at 31 Decen 2007 RMB'000	2008	30 June 2009
Deferred tax assets								
— Deferred tax asset to be utilised after 12 months	4,791	6,425	7,728	7,470	4,422	5,945	6,665	6,024
— Deferred tax asset to be utilised within 12 months	_				_			
	4,791	6,425	7,728	7,470	4,422	5,945	6,665	6,024
Deferred tax liabilities — Deferred tax								
liability to be realised after 12 months	_				_			
— Deferred tax liability to be realised within 12 months	2 (217)	(375)	(142)	(295)	_			
	(217)	(375)	(142)	(295)	_			

Movements in the net deferred taxation assets/(liabilities) are as follows:

Target Group Target Company As at As at As at 31 December 30 June As at 31 December 30 June 2006 2007 2008 2009 2006 2007 2008 2009 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000

At beginning of the	4.010	4.57.4	6.050	7 506	2.000	1 100	5.045	6.66 <b>7</b>
year/period	4,012	4,574	6,050	7,586	3,860	4,422	5,945	6,665
Credited to profit and loss in the statement of comprehensive								
income (Note 13)	1,067	2,219	582	389	1,067	2,503		
Charged/(credit) to								
equity	(505)	(743)	954	(800)	(505)	(980)	720	(641)
At end of the								
year/period	4,574	6,050	7,586	7,175	4,422	5,945	6,665	6,024
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#### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

The deferred tax assets and liabilities (prior to the offsetting of balances within the same tax jurisdiction) were made up of the taxation effects of the following:

		Target	Group	As at		Target Co	ompany	As at
	As at 2006 RMB'000	2007 xMB'000	2008	30 June 2009 RMB'000	2006	2007 31 Decem	2008	30 June 2009 RMB'000
Deferred tax assets:								
Tax losses carried forward Impairment	_	- 20,507	16,068	15,047	_	- 20,507	16,068	15,047
provision for obsolete flight equipment spare								
parts Impairment	1,660	1,009	1,069	816	1,660	1,009	1,069	816
provision for receivables Provision for	512	613	1,220	1,533	143	133	157	87
overhaul expenses and return condition checks								
for aircraft under operating leases Provision for	10,632	6,773	19,291	22,959	10,632	6,773	19,291	22,959
frequent flyer program	10,010	16,088	18,892	18,415	10,010	16,088	18,892	18,415
Financial derivative instrument			- 34,492	9,639			- 34,492	9,639
Provision for post- retirement				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			0.,.,2	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
benefits	14,376	10,618	9,297	7,956	14,376	10,618	9,297	7,956
	37,190	55,608	100,329	76,365	36,821	55,128	99,266	74,919
Deferred tax liabilities:								
Depreciation and amortisation Write back of long-aged sales in	(21,877) (10,176)	(35,001) (13,198)	(65,386) (26,951)	(63,070) (4,920)	(21,877) (10,176)	(35,001) (13,198)	(65,386) (26,951)	(63,070) (4,920)

advance of								
carriage								
Available-for-sale								
financial assets	(563)	(1,359)	(406)	(1,200)	(346)	(984)	(264)	(905)
	(32,616)	(49,558)	(92,743)	(69,190)	(32,399)	(49,183)	(92,601)	(68,895)

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### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

Movements of the net deferred tax assets of the Target Group for the Relevant Periods are as follows:

For the year ended 31 December 2006Impairment provision for obsolete flight equipment spare parts1,761(101)—1,660Impairment provision for receivables43478—512
Impairment provision for obsolete flight equipment spare parts1,761(101)1,660
equipment spare parts 1,761 (101) — 1,660
Provision for overhaul expenses and return
condition checks for aircraft under
operating leases $5,380$ $5,252$ — $10,632$
Provision for frequent flyer program 3,368 6,642 — 10,010
Provision for post-retirement benefits 7,736 6,640 — 14,376
18,679 18,511 — 37,190
Depreciation and amortisation $(8,660)$ $(13,217)$ — $(21,877)$
Write back of long-aged sales in advance
of carriage (5,444) (4,732) — (10,176)
Available-for-sale financial assets(563)505(505)
(14,667) (17,444) (505) (32,616)
Net deferred tax assets         4,012         1,067         (505)         4,574
For the year ended 31 December 2007
Tax losses carried forward—20,507—20,507
Impairment provision for obsolete flight
equipment spare parts $1,660$ $(651)$ $ 1,009$
Impairment provision for receivables 512 101 — 613
Provision for overhaul expenses and return
condition checks for aircraft under10,632(3,859)6,773
operating leases         10,632         (3,859)         —         6,773           Provision for frequent flyer program         10,010         6,078         —         16,088
Provision for post-retirement benefits $10,010$ $0,078$ $ 10,088$ $14,376$ $(3,758)$ $ 10,618$
14,570 (5,758) - 10,018
37,190 18,418 — 55,608
57,120 10,110 55,000
Depreciation and amortisation $(21,877)$ $(13,124)$ — $(35,001)$
Write back of long-aged sales in advance
of carriage $(10,176)$ $(3,022)$ — $(13,198)$

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Available-for-sale financial assets	(563)	(53)	(743)	(1,359)
	(32,616)	(16,199)	(743)	(49,558)
Net deferred tax assets	4,574	2,219	(743)	6,050
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### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

	At the S	(Charged)/c Statement of	redited to	
	beginningcor		Charged to	At end
	of the year	income	equity	of the year
	RMB'000	RMB'000	RMB'000	RMB'000
For the year ended 31 December 2008				
Tax losses carried forward	20,507	(4,439)		16,068
Impairment provision for obsolete flight				
equipment spare parts	1,009	60	—	1,069
Impairment provision for receivables	613	607	—	1,220
Provision for overhaul expenses and return				
condition checks for aircraft under				
operating leases	6,773	12,518	—	19,291
Provision for frequent flyer program	16,088	2,804		18,892
Financial derivative instrument	—	34,492	—	34,492
Provision for post-retirement benefits	10,618	(1,321)		9,297
	55,608	44,721		100,329
Depreciation and amortisation	(35,001)	(30,385)		(65,386)
Write back of long-aged sales in advance				
of carriage	(13,198)	(13,753)	—	(26,951)
Available-for-sale financial assets	(1,359)	(1)	954	(406)
	(49,558)	(44,139)	954	(92,743)
Net deferred tax assets	6,050	582	954	7,586
For the six months ended 30 June 2009				
Tax losses carried forward	16,068	(1,021)	—	15,047
Impairment provision for obsolete flight				
equipment spare parts	1,069	(253)	—	816
Impairment provision for receivables	1,220	313	—	1,533
Provision for overhaul expenses and return				
condition checks for aircraft under				
operating leases	19,291	3,668	—	22,959
Provision for frequent flyer program	18,892	(477)	—	18,415
Derivative financial instrument	34,492	(24,853)		9,639
Provision for post-retirement benefits	9,297	(1,341)		7,956
	100,329	(23,964)		76,365
Depreciation and amortisation	(65,386)	2,316		(63,070)
	(26,951)	22,031	—	(4,920)

Write back of long-aged sales in advance				
of carriage				
Available-for-sale financial assets	(406)	6	(800)	(1,200)
	(92,743)	24,353	(800)	(69,190)
Net deferred tax assets	7,586	389	(800)	7,175

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#### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

In accordance with the PRC tax law, tax losses can be carried forward to offset against future taxable income for a period of five years. For the years ended 31 December 2006, 2007 and 2008 and six months ended 30 June 2009, the Target Group had tax losses carried forward of approximately RMB81 million, RMB627 million, RMB1,855 million and RMB2,131 million respectively (The Target Company: 2006 : Nil; 2007 : RMB369 million; 2008 : RMB1,292 million; 2009 : RMB1,292 million respectively) which will expire between 2011 and 2014, and which are available to set off against the Target Group and the Target Company's future taxable income.

As at 31 December 2006, 2007 and 2008, and 30 June 2009, the Target Group did not recognise deferred tax assets of RMB24 million, RMB132 million, RMB445 million, and RMB519 million respectively (The Target Company: 2006 : Nil; 2007 : RMB67 million; 2008 : RMB304 million; 2009 : RMB307 million respectively) that arise from tax losses available as management did not consider it probable that such tax losses would be realised before they expire.

#### 36. POST-RETIREMENT BENEFIT OBLIGATIONS

The Target Group provides certain funded and unfunded post-retirement benefits to certain employees. The expected cost of providing these post-retirement benefits is actuarially determined and recognized by using projected unit credit method, which involves a number of assumptions and estimates, including inflation rate, discount rate and employee's turnover ratio.

The post-retirement benefit obligations recognized in the balance sheets are as follows:

		Target	Group	As at		As at		
	2006 RMB'000	As at 31 2007 RMB'000	December 2008 RMB'000	30 June 2009	2006 RMB'000	2007	December 2008 RMB'000	30 June 2009
Present value of funded post-retirement benefit								
obligations	349,791	291,805	398,773	379,784	349,791	291,805	398,772	379,783
Fair value of plan assets Present value of	(32,394)	(43,914)	(73,156)	(73,659)	(32,394)	(43,914)	(73,156)	(73,659)
unfunded post- retirement benefit								
obligations	22,112	19,410	43,606	41,902	_			
Unrecognised actuarial								
gain/(losses)	58,622	146,165	33,840	67,135	58,622	141,809	43,472	73,249
De et metinement	200 121	112 166	402.062	415 162	276.010	200 700	260.000	270 272
Post-retirement benefit	398,131	413,466	403,063	415,162	376,019	389,700	369,088	379,373

obligations								
Less: current								
portion (Note								
29)	(1,378)	(1,503)	(1,727)	(1,881)	(1,371)	(1,496)	(1,648)	(1,802)
Long term								
portion	396,753	411,963	401,336	413,281	374,648	388,204	367,440	377,571
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### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

Changes in post-retirement benefit obligations are as follows:

		Target	Group		Target Company As			
	As a	t 31 Decem	nber	As at 30 June	As a	As at 31 December		
	2006 RMB'000	2007 RMB'000	2008 RMB'000	2009 RMB'000	2006 RMB'000	2007 RMB'000	2008 RMB'000	2009 RMB'000
At 1 January	380,914	398,131	413,466	403,063	358,802	376,019	389,700	369,088
Total expenses charged in the profit and loss in the statement of comprehensive income	32,717	29,677	27,398	16,010	32,717	27,884	17,019	14,062
		,				,		
Payments At 31 Data (20)	(15,500)	(14,342)	(37,801)	(3,911)	(15,500)	(14,203)	(37,631)	(3,777)
December/30 June	398,131	413,466	403,063	415,162	376,019	389,700	369,088	379,373

The movement in the fair value of plan assets of the year/period is as follows:

		Target	Group			Target C	Company		
				As at		As			
	As a	at 31 Decen	nber	30 June	As a	at 31 Decen	nber	30 June	
	2006	2007	2008	2009	2006	2007	2008	2009	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
At 1 January	19,783	32,394	43,914	73,156	19,783	32,394	43,914	73,156	
Expected return on plan									
assets	1,825	2,632	4,222	2,586	1,825	2,632	4,222	2,586	
Actuarial									
(losses)/gain	(1,788)	(1,530)	(6,985)	(3,206)	(1,788)	(1,530)	(6,985)	(3,206)	
Employer									
contributions	12,574	10,418	32,393	1,312	12,574	10,418	32,393	1,312	
Benefits paid									
from the plan									
assets	_		- (388)	(189)			- (388)	(189)	
At 31									
December/30									
June	32,394	43,914	73,156	73,659	32,394	43,914	73,156	73,659	

The costs of post-retirement benefits are recognised under wages, salaries and benefits in the statement of comprehensive income as follows:

			Target	Group			Target C	Company	
					As at				As at
		As a	at 31 Decem	nber	30 June	Asa	at 31 Decem	ıber	30 June
		2006	2007	2008	2009	2006	2007	2008	2009
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
	Current								
	service cost	20,620	18,952	22,498	10,160	20,621	18,004	13,058	9,129
	Interest cost	13,921	14,566	15,286	8,449	13,921	13,721	14,347	7,623
	Actuarial								
	gain	_	- (1,209)	(6,164)	(13)	_	- (1,209)	(6,164)	(104)
	Expected								
	return on								
	plan assets	(1,825)	(2,632)	(4,222)	(2,586)	(1,825)	(2,632)	(4,222)	(2,586)
	Total (Note								
	9)	32,716	29,677	27,398	16,010	32,717	27,884	17,019	14,062
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#### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

The principle actuarial assumptions used are as follows:

		Target Gro	up	As at 30		Target Co		As at 30
	2006	t 31 December 2007 RMB'000 RM	2008 B'000 H	June 2009 RMB'000 RM	2006	1 Decemb 2007 1B'000 R	2008	June 2009 MB'000
Discount rat Annual rate of increase of per capita benefit		4.75%	3.75%	4.00%	3.75%	4.75%	3.75%	4.00%
payment Expected return on	4%	4%	4%	4%	4%	4%	4%	4%
plan assets Employee	7%	7%	7%	7%	7%	7%	7%	7%
turnover rate	e 3%	3%	3%	3%	3%	3%	3%	3%
		37.			SHAF	RE CAPIT	AL	
					Targ	et Compar	ny	
			R	As 2006 2MB'000	s at 31 Decer 200 RMB'0	)7	2008 RMB'000	A 30 J 2 RMB
	stered, issued MB1.00 each	and fully paid						
	ares with loc	k-up periods lock-up period		691,500 390,000	453,85		314,048 767,452	222, 1,081,
	ares without	ioek-up period		081,500	1,081,50		1,081,500	1,303,

Pursuant to the Target Company's Articles of Association, all shares of the Company are registered ordinary shares and rank pari passu to each other.

On 6 January 2006, the shareholders of the Target Company approved a share conversion scheme. Pursuant to the approved share conversion scheme, for every 10 circulating shares held in the Target Company, each holder of circulating shares received 3 circulating shares from the private holders of the non-circulating shares in exchange for their permission to transfer the non-circulating shares held by the private investors into circulating shares. In this connection, the private investors of the non-circulating shares granted 90 million shares in total to the holders of the circulating shares. In addition, the non-circulating shares held by the private investors were granted the status of listing with a lock-up periods ranging from 12 to 36 months starting from 14 February 2006.

In June 2009, as approved by the Target Company's shareholders and China Securities Regulatory Commission, the Target Company issued 222,222,200 new A shares at RMB4.5 per share through private placement to one of the Target Company's shareholders, Jin Jiang International Holdings Co., Ltd. ('Jin Jiang International'') for cash of approximately RMB1 billion. After netting off the costs for the share issue, the net proceeds from the share issue was RMB980,440,000, of which RMB222,222,000 was recorded as share capital, with the remaining RMB758,218,000 recorded in share premium. The shares issued to Jin Jiang International are subject to a lock-up period of 36 months from 25 June 2009.

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### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

38	3.		RESE	RVES	
		Statutory	Target Grou	ıp Retained	
	Share premium	and liscretionary reserve (Note (a))	Capital surplus	profits/ (accumulated losses)	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2006	470,074	134,286	19,704	(315,301)	308,763
Profit attributable to equity holders of the Target					
Company				- 8,430	8,430
Other comprehensive					
income:			5,079		5,079
— Fair value movements of available-for-sale financial					
assets, net of tax			3,253		3,253
— Other income directly					
charged to reserves	—	—	1,826	—	1,826
Total comprehensive					
income for the year ended					
31 December 2006	—	—	5,079	8,430	13,509
Dividends paid	—	—		- (32,447)	(32,447
Appropriations to statutory		5 204		(5.204)	
and discretionary reserves	—	5,304		- (5,304)	
At 31 December 2006	470,074	139,590	24,783	(344,622)	289,825
At 1 January 2007	470,074	139,590	24,783	(344,622)	289,825
Loss attributable to equity holders of the Target					
Company	_			- (531,971)	(531,971
Other comprehensive					
income:			3,169		3,169
— Fair value movements of available-for-sale financial					
assets, net of tax			1,440		1,440
— Other income directly			1 500		1 500
charged to reserves			1,729	<u> </u>	1,729
Total comprehensive					
income/(loss) for the year ended 31 December 2007	_	_	3,169	(531,971)	(528,802

At 31 December 2007	470,074	139,590	27,952	(876,593)	(238,977)
At 1 January 2008	470,074	139,590	27,952	(876,593)	(238,977)
Loss attributable to equity holders of the Target					
Company	_			(1,199,420)	(1,199,420)
Other comprehensive loss:			(4,575)		(4,575)
— Fair value movements of available-for-sale financial					
assets, net of tax			(4,566)	—	(4,566)
— Other loss directly					
charged to reserves	—		(9)	—	(9)
Total comprehensive expense for the year ended					
31 December 2008			(4,575)	(1,199,420)	(1,203,995)

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## FINANCIAL INFORMATION OF SHANGHAI AIRLINES

			Target Group	)	
	Share premium RMB'000	Statutory and discretionary reserve (Note (a)) RMB'000	Capital surplus RMB'000	Retained profits/ (accumulated losses) RMB'000	Total RMB'000
At 1 January 2009	470,074	139,590	23,377	(2,076,013)	(1,442,972)
New shares issue (Note 37)	758,218				758,218
Loss attributable to equity holders of the Target Company	_			(270,547)	(270,547)
Other comprehensive			2.440		
income: — Fair value movements of		- —	2,449	_	2,449
available- for-sale					
financial assets, net of tax — Other income/(loss) directly charged to	-		2,626	_	2,626
reserves	_		(177)		(177)
Total comprehensive income/(loss) for the six months ended 30 June 2009	_		2,449	(270,547)	(268,098)
At 20 June 2000	1 229 202	120 500	25.926	(2,246,560)	(052.952)
At 30 June 2009	1,228,292	139,590	25,826	(2,346,560)	(952,852)
Unaudited					
At 1 January 2008	470,074	139,590	27,952	(876,593)	(238,977)
Profit attributable to					
equity holders of the Target Company	_			33,571	33,571
Other comprehensive				,	
loss:	-		(4,976)	—	(4,976)
— Fair value movements of available- for-sale					
financial assets, net of tax	_		(4,486)		(4,486)
— Other loss directly					
charged to reserves	-		(490)		(490)
Total comprehensive (loss)/income for the six months ended 30 June	-		(4,976)	33,571	28,595

2008					
At 30 June 2008	470,074	139,590	22,976	(843,022)	(210,382)
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### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

	d Share premium RMB'000	Statutory and iscretionary reserve (Note (a)) RMB'000	Target Compa Capital surplus RMB'000	any Retained profits/ (accumulated losses) RMB'000	Total RMB'000
At 1 January 2006	470,074	134,286	17,261	(286,208)	335,413
Profit for the year	_	_		64,885	64,885
Other comprehensive income:			2,344		2,344
— Fair value movements of			2,344		2,344
available-for-sale financial					
assets, net of tax	_	—	1,805	_	1,805
— Other income directly					
charged to reserves		<u> </u>	539		539
Total comprehensive income for the year ended 31 December 2006			2,344	64,885	67,229
Dividends paid				(32,445)	(32,445)
Appropriations to statutory				(52,775)	(52,775)
and discretionary reserves	_	5,304		(5,304)	_
At 31 December 2006	470,074	139,590	19,605	(259,072)	370,197
At 1 January 2007	470,074	120 500	19,605	(250.072)	270 107
At 1 January 2007 Loss for the year	470,074	139,590	19,005	(259,072) (423,799)	370,197 (423,799)
Other comprehensive				(123,177)	(123,177)
income:	—		2,581	_	2,581
- Fair value movements of					
available-for-sale financial			• 100		• • • • •
assets, net of tax	<u> </u>		2,180	<u> </u>	2,180
— Other income directly charged to reserves			401		401
endiged to reserves			101		-101
Total comprehensive income/(loss) for the year			0.501	(100 500)	(121 210)
ended 31 December 2007			2,581	(423,799)	(421,218)
At 31 December 2007	470,074	139,590	22,186	(682,871)	(51,021)
At 1 January 2008	470,074	139,590	22,186	(682,871)	(51,021)
Loss for the year	470,074	139,390		(987,819)	(987,819)
			(3,430)	()01,01))	(3,430)

— Fair value movements of available-for-sale financial					
assets, net of tax	—		(3,431)	—	(3,431
— Other income directly					
charged to reserves			1		1
Total comprehensive loss					
for the year ended 31					
December 2008			(3,430)	(987,819)	(991,249
		139,590	18,756	(1,670,690)	(1,042,270

### FINANCIAL INFORMATION OF SHANGHAI AIRLINES

	Target Company	/			
		Statutory			
		and		Retained	
		scretionary		profits/	
	Share	reserve	Capital	(accumulated	<b>m</b> 1
	premium	(Note $(a)$ )	surplus	losses)	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2009	470,074	139,590	18,756	(1,670,690)	(1,042,270)
New share issue (Note 37)	758,218		, 		758,218
Loss for the period			_	- (11,853)	(11,853)
Other comprehensive					
income:		_	1,972	_	1,972
Fair value movements of					
available for sale					
investments	—		2,153		2,153
Other loss directly charge to					
reserve	_	_	(181)	—	(181)
Total communication					
Total comprehensive income/(loss) for the six					
months ended 30 June 2009			1,972	(11,853)	(9,881)
montuis chucu 30 june 2009			1,972	(11,655)	(9,001)
At 30 June 2009	1,228,292	139,590	20,728	(1,682,543)	(293,933)
Unaudited					
At 1 January 2008	470,074	139,590	22,186	(682,871)	(51,021)
Profit for the period			(4, 40, 5)	- 82,370	82,370
Other comprehensive loss:			(4,485)	<u> </u>	(4,485)
Fair value movements of					
available for sale			(4.405)		(1, 105)
investments			(4,485)		(4,485)
Total comprehensive					
(loss)/income for the six					
months ended 30 June 2008			(4,485)	82,370	77,885
			(1,105)	02,570	, , , , 005
At 30 June 2008	470,074	139,590	17,701	(600,501)	26,864
	- ,	,	,	· · · - · /	. ,

Note:

(a) Statutory and Discretionary Reserves

In accordance with the PRC regulations and the Articles of Association of the companies within the Target Group, before distributing the net profit of each year, each of the companies registered in the PRC is required to set aside 10% of its statutory net profit for the year after offsetting any prior year's losses as determined under Accounting Standards for Business Enterprises (2006) of the PRC ("PRC GAAP") to the statutory common reserve fund. When the balance of such reserve reaches 50% of each company's share capital, any further appropriation is optional. The statutory common reserve fund can be utilised to offset prior years' losses or to issue new shares to shareholders in proportion to their existing shareholdings or to increase the par value of the shares currently held by them, provided that the balance after such issue is not less than 25% of the registered capital.

Each of the Target Group companies is permitted to transfer 5% of its profit for the year as determined under the PRC GAAP, to a discretionary common reserve fund. The transfer to this reserve is subject to approval at shareholders' meetings.

The Target Company made RMB 5,304,000 to discretionary common reserve fund in year ended 31 December 2006. No profit appropriation by the Target Company to the discretionary common reserve fund was made in the years ended 31 December 2007 and 2008 and the six months ended 30 June 2008 and 30 June 2009.

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39.	NOTE TO CONSOLIDATE			DLIDATED CA	ED CASH FLOW STATEMENTS		
	(a	)	Cash generated from operations				
	Note	Year e 2006 RMB'000	nded 31 Dece 2007 RMB'000	2008 RMB'000	Six month 30 Ju 2008 RMB'000 (Unaudited)		
Profit/(loss) before income tax		16,120	(555,580)	(1,290,450)	(59,697)	(245,444)	
Adjustments for:		10,120	(333,380)	(1,270,450)	(37,077)	(2+3,+++)	
Depreciation of property, plant and equipment (Gains)/losses on		644,237	735,809	713,104	351,160	406,447	
disposals of property, plant and equipment		(20,223)	120,780	(14,877)	(123)	1,294	
Share of results of associates		(5,831)	(6,265)	(8,087)	(5,007)	(4,447)	
Share of results of jointly controlled entities Amortisation of lease		1,629	(3,799)	(1,245)	(440)	(2,943)	
prepayments and intangible assets		10,105	11,105	13,167	6,336	8,069	
Net foreign exchange gains		(135,888)	(272,440)	(280,705)	(291,806)	(3,793)	
Loss/(gain) arising from fair value movements of derivative financial							
instrument Consumption of		<u> </u>		172,458		(114,421)	
Consumption of flight equipment spare parts		92,999	124,011	150,911	75,633	82,370	
Provision for impairment of trade and other receivables Provision for		3,948	13,599	1,449	_	2,407	
frequent flyer programme		18,571	21,321	(15,242)	10,956	36,369	
Provision for return condition checks for aircraft under							
operating leases		73,440	86,989	126,805	51,701	75,272	

Provision for post-retirement					
benefit obligation	32,717	29,677	27,398	8,675	16,010
Interest income	(7,214)	(11,041)	(16,270)	(6,258)	(8,058)
Interest expenses	273,895	374,964	396,834	204,578	181,783
Loss on disposal of	275,675	577,707	570,054	204,370	101,705
available-for-sale					
financial assets		(2,054)	6,099		
Tillalicial assets		(2,054)	0,077		
Operating					
profit/(loss) before					
working capital					
changes	998,505	667,076	(18,651)	345,708	430,915
enanges	<i>,</i> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	007,070	(10,001)	515,700	130,915
Changes in working					
capital					
Flight equipment					
spare parts	(191,860)	(148,162)	(235,106)	(131,588)	(91,703)
Trade receivables	(163,346)	(230,381)	278,221	40,507	39,433
Amount due from			,	,	,
related companies	(225)	(1,531)	(3,984)	14,683	2,805
Prepayments,	, í				
deposits and other					
receivables	102,786	(232,838)	134,316	(74,333)	(123,429)
Sales in advance of					
carriage	18,151	34,384	46,312	7,951	(43,997)
Trade payables and					
notes payables	135,049	189,003	169,263	(74,911)	(61,230)
Amounts due to					
related companies		2,445	2,068	(2,445)	7,826
Other payables and					
accrued expenses	635,139	614,140	52,097	(330,263)	(100,009)
Other long-term					
liabilities			17,990	(37,218)	(2,669)
Payments for return					
condition checks for					
aircraft under					
operating leases		(27,240)			
Post-retirement					
benefit obligations	(15,500)	(14,342)	(37,801)	(18,816)	(3,911)
Cash generated from					<b>.</b>
operations	1,518,699	852,554	404,725	(260,725)	54,031
00					
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	(b) Non-cash transa			transactions		
	Yea 2006 Note RMB'000	ar ended 31 Dec 2007 RMB'000	ember 2008 RMB'000	Six month 30 Ju 2008 RMB'000 (Unaudited)		
Financing activities not affecting cash:						
Finance lease obligations incurred for acquisition of aircraft	_	522,126	736,152	_	_	
	40.		COMN	<b>AITMENTS</b>		
	(a)		Capital c	ommitments		
The Target Group and th	e Target Company	had the followi	ng capital com	nitments:		
		Target Group	p and Target Co	ompany		

	٨٥	As at 30 June		
	2006	at 31 December 2007	2008	2009
	RMB'000	RMB'000	RMB'000	RMB'000
Authorised and contracted for:				
— Aircraft, engines and flight				
equipment	11,062,187	10,453,109	8,719,934	8,130,733
— Other property, plant and				
equipment	92,161	68,533	32,116	
	11,154,348	10,521,642	8,752,050	8,130,733
Authorised but not contracted for:				
— Other property, plant and				
equipment	74,800	60,760	146,930	108,020
* *				
	11,229,148	10,582,402	8,898,980	8,238,753

Contracted expenditures for the above aircraft and flight equipment, including deposits prior to delivery, subject to adjustments based on future inflation increases built into the contracts and discounts available upon delivery of the aircraft, if any, were expected to be paid as follows:

Target Group and Target Company

AIRLINES

				As at
	As	at 31 December		30 June
	2006	2007	2008	2009
	RMB'000	RMB'000	RMB'000	RMB'000
Within one year	1,194,338	1,133,524	1,533,090	1,852,686
In the second year	1,211,750	1,638,517	1,867,702	1,745,552
In the third year	1,607,061	1,996,140	1,722,215	1,946,547
In the fourth year	1,745,057	1,840,648	1,622,188	1,338,945
After the fourth year	5,303,981	3,844,280	1,974,739	1,247,003
	11,062,187	10,453,109	8,719,934	8,130,733
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APPENDIX I	FINANCIAL INFORMATION OF SHANGHAI AIRLINES

(b)

Operating lease commitments

As at the balance sheet date, the Target Group and the Target Company had commitments under operating leases to pay future minimum lease rentals as follows:

	Target Group				
	٨	As at 30 June			
	2006 As	at 31 December 2007	2008	2009	
	RMB'000	RMB'000	RMB'000	RMB'000	
	KWID 000	KWID 000	KNID 000	KMB 000	
Aircraft, engines and flight					
equipment					
Within one year	943,476	1,075,939	1,135,156	1,130,667	
In the second year	850,292	1,041,870	1,110,454	1,087,212	
In the third to fifth year					
inclusive	2,406,103	2,782,238	2,805,816	2,641,298	
After the fifth year	1,683,051	1,924,848	1,760,655	1,383,994	
	5,882,922	6,824,895	6,812,081	6,243,171	
Land and buildings					
Within one year	_	53,536	81,369	81,525	
In the second year	_	81,369	81,525	81,525	
In the third to fifth year					
inclusive	_	223,431	208,506	201,044	
After the fifth year	<u> </u>	1,527,936	1,461,335	1,428,035	
	<u> </u>	1,886,272	1,832,735	1,792,129	
	5,882,922	8,711,167	8,644,816	8,035,300	
	3,002,722	0,, 11,10,	0,011,010	0,000,000	
		Target Cor	npany		
				As at	
		at 31 December		30 June	
	2006	2007	2008	2009	
	RMB'000	RMB'000	RMB'000	RMB'000	
Aircraft, engines and flight equipment					
Within one year	591,473	741,620	777,818	768,912	
In the second year	580,759	736,641	764,959	755,517	
In the third to fifth year	000,100		,	,	
inclusive	1,745,025	1,948,723	1,867,024	1,727,824	
After the fifth year	1,216,972	1,168,256	1,022,697	785,930	
uno mun jour	-,=-0,,,,=	1,100,200	1,022,027	,	

	4,134,229	4,595,240	4,432,498	4,038,183
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# APPENDIX I FINANCIAL INFORMATION OF SHANGHAI AIRLINES

**RELATED PARTY TRANSACTIONS** 

#### 41.

Shanghai Alliance Investment Limited ("Shanghai Alliance") is the single largest shareholder of the Target Company and owns approximately 29.64% of the Target Company's shares as at 30 June 2009. Shanghai Alliance had owned 35.75% of the Target Company's shares throughout the Relevant Periods until the completion of the Target Company's new share issued to Jin Jiang International in June 2009 (Note 37), thereafter which Shanghai Alliance's share percentage in the Target Company has been diluted to 29.64%. The aviation industry in the PRC is administrated by CAAC. Shanghai Alliance and the Target Group is ultimately controlled by the PRC government, which also controls a significant portion of the productive assets and entities in the PRC (collectively referred as the "SOEs").

(a) Related party transactions

The Target Group sells air tickets through sales agents and is therefore likely to have extensive transactions with other state-controlled enterprises, and the employees and their close family members of SOEs while such employees are on corporate business. These transactions are carried out on normal commercial terms that are consistently applied to all of the Target Group's customers. Due to the large volume and the pervasiveness of these transactions, the Target Company's management is unable to determine the aggregate amount of the transactions for disclosure. Therefore, retail transactions with these related parties are not disclosed herein. The directors of the Target Company believe that meaningful related party disclosures on these retail transactions have been adequately made.

During the Relevant Periods, the Target Group has entered the following major transactions with the related parties:

		Year ended 31 December			Six months ended 30 June	
		2006	2007	2008	2008	2009
Nature of transaction	Related party	RMB'000	RMB'000	RMB'000	RMB'000 (unaudited)	RMB'000
With jointly controlled entity						
Equipment manufacturing and maintenance	Shanghai Hute Aviation Tech. Co. Ltd	10,715	17,296	18,260	8,145	13,490
With CAAC and its affiliates:	6					
Civil aviation infrastructure levies paid	CAAC	(183,320)	(220,252)	(235,739)	(114,881)	(130,468)
Aircraft insurance premiums paid/ payable through CAAC which entered into the	CAAC	(39,026)	(42,445)	(32,714)	(15,483)	(15,210)

insurance policy on behalf of the Target Group						
With other SOE						
With other SOE Take-off and	State-controlled	(655,958)	(755,028)	(828,494)	(392,137)	(463,495)
landing fee charges	airports	(000,000)	(100,020)	(020,191)	(0)_,10())	(100,190)
Purchase of aircraft fuel	State-controlled fuel suppliers	(2,339,314)	(2,742,042)	(3,681,050)	(1,564,395)	(1,134,289)
Interest income	State-controlled banks	7,125	10,473	15,638	6,015	7,909
Interest expense on loans	State-controlled banks	(251,210)	(361,391)	(395,733)	(200,410)	(213,695)
Purchase of food and beverages for passenger business	State-controlled enterprises	(106,498)	(98,294)	(110,035)	(50,687)	(59,099)

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APPENDIX I		FINANCIAL INFORMATION OF SHANGHAI AIRLINES
	))	Balances with related companies
(i)	Am	ounts due from/to related companies
Amounts due from/to relate credit terms given to trade c	*	e are trade in nature, interest free and payable within normal

Amounts due from subsidiaries are interests bearing at interest rates ranging from 5.51% to 5.56%, 5.51% to 6.50%, 5.51% to 7.10%, 5.13% to 5.58% per annum respectively for the years ended 31 December 2006, 2007, 2008 and six months ended 30 June 2009, all balances are repayable within one year.

In addition, as at 31 December 2006, 2007, 2008 and 30 June 2009, the Target Company provided guarantees to certain of its subsidiaries for borrowings of approximately RMB101 million, RMB142 million, RMB132 million, and RMB127 million respectively.

(iii)		State-con	trolled ba	anks and other f	ïnancial institu		
		A	verage in	nterest rate	<b>.</b> .		
		As at 31	Decemb	ber	As at 30 June		
	200		2007	2008	2009		
Bank deposits (included in ca	ash						
and cash equivalents)	0	.7%	0.7%	0.4%	0.4%		
Long-term bank borrowings	5.78	5.783% 5.724% 4.503%		3.571%			
		Target Group					
					As at		
		As at 31 December			30 June		
	2006		2007	2008	2009		
	RMB'000	) RM	B'000	RMB'000	RMB'000		
Bank deposits (included in							
cash and cash equivalents)	599,549	90	8,346	1,031,909	1,915,132		
Long-term bank borrowings	3,338,230	2,99	9,423	3,587,600	4,204,280		
		]	Target Co	ompany			
		As at 31 E	ecember		As at 30 June		
	2006	2007		2008	2009		
	RMB'000	RMB'(	000	RMB'000	RMB'000		
Bank deposits (included in							
cash and cash equivalents)	286,972	35	4,788	412,673	1,449,274		

Long-term bank borrowings	3,338,230	2,971,423	3,559,600	4,146,280
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APPENDIX I			FINANCIAL	L INFORMATI	ON OF SHAN	NGHAI AIRLIN
	(c)		Key manage	ment compens	ation	
		ŗ	Target Group			
				Six months	ended 30	
	Year e	r ended 31 December June				
	2006	2007	2008	2008	2009	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
				(Unaudited)		
Salaries, bonus,						
allowances and benefits	3,632	3,708	4,218	2,374	2,476	
	42.	Р	OST BALAN	CE SHEET EV	ENTS	

On 10 July 2009, the Target Company entered into an agreement with the Company in relation to a proposed absorption of the Target Company by the Company through share exchanges at the rate of 1.3 A Shares of the Company in exchange of 1 share of the Target Company (i.e. in aggregate a maximum of 1,694,838,860 A Shares of the Company in exchange of 1,303,722,200 shares of the Target Company). An extraordinary shareholders' meeting will be convened to approve the proposed absorption (the "Absorption Proposal").

Upon full implementation of the terms of the Absorption Proposal, after the approvals by the shareholders of the Company and the Target Company, together with the requisite consents and approvals from the relevant government authorities have been obtained, all the assets, business, staff and rights of the Target Company, including but not limited to all operating licence, registration and filing and route operating rights, will be absorbed into and all the liabilities of the Target Company will be assumed by the Company or a wholly owned subsidiary of the Company to be used to absorb all the assets and assume all the liabilities of the Target Company.

III.

#### SUBSEQUENT FINANCIAL STATEMENTS

No audited financial statements have been prepared for the Target Company or any of its subsidiaries in respect of any period subsequent to 30 June 2009. No dividend or distribution has been declared, made or paid by the Target Company or any of its subsidiaries in respect of any period subsequent to 30 June 2009.

Yours faithfully,

PricewaterhouseCoopers Certified Public Accountants

Hong Kong, 25 August 2009

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#### APPENDIX II

#### FINANCIAL INFORMATION ON THE GROUP

#### A.

#### SUMMARY OF FINANCIAL INFORMATION

The following is a summary of the consolidated financial information of the Group for the three years ended 31 December 2006, 2007 and 2008, as extracted from the relevant annual reports of the Company which are not subject to any qualified opinion, and the unaudited condensed consolidated income statement data of the Group for the six months ended 30 June 2008 and 2009 as extracted from the interim result announcement of the Company for the six month ended 30 June 2009. The figures for the years ended 31 December 2006 and 2007 have been restated as a result of the changes of accounting policy for property, plant and equipment and the early adoption of IFRIC 13 "Customer loyalty programmes" in the year ended 31 December 2008.

#### Results

Expressed in RMB millions

				Six mont	hs ended
	Year	ended 31 December		30 J	une
	2006	2007	2008	2008	2009
	(Restated)	(Restated)		(Unaudited)	(Unaudited)
Revenues	37,557	42,534	41,073	20,267	17,130
(Loss)/profit before tax	(3,338)	378	(15,256)	(107)	1,012
Income tax	163	(24)	(73)	(45)	16
(Loss)/profit for the year	(3,175)	354	(15,329)	(152)	1,028
Attributable to:					
Equity holders of the					
Company	(3,035)	379	(15,269)	(175)	985
Minority interests	(140)	(25)	(60)	23	43
	(3,175)	354	(15,329)	(152)	1,028

#### Financial Position Expressed in RMB millions

	2006 (Restated)	As at 31 December 2007 (Restated)	2008	30 June 2009 (Unaudited)
Total assets	60,739	67,741	73,052	72,840
Total liabilities	58,052	64,809	85,691	77,410
	2,687	2,933	(12,639)	(4,570)
Minority interests	649	572	458	501
	2,038	2,361	(13,097)	(5,071)

Capital and reserves attributable to equity holders of the Company				
	2,687	2,933	(12,639)	(4,570)
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#### APPENDIX II

#### FINANCIAL INFORMATION ON THE GROUP

## B. UNAUDITED INTERIM FINANCIAL INFORMATION OF THE GROUP FOR THE SIX MONTHS ENDED 30 JUNE 2009

The following are the unaudited condensed consolidated interim financial information of the Group prepared under IFRS for the six months ended 30 June 2009 which are extracted from the interim result announcement of the Company.

Prepared in accordance with International Financial Reporting Standards ("IFRS")

Condensed Consolidated Statement of Comprehensive Income For the six months ended 30 June 2009

		(Unaudited)		
		Six months end	ed 30 June	
			Restated	
		2009	2008	
	Note	RMB'000	RMB'000	
Revenues	4	17,130,451	20,267,185	
Other income	5	1,112,871	180,031	
Other gains	5	<u> </u>	220,498	
Operating expenses				
Aircraft fuel		(5,121,130)	(8,662,568)	
Gain on fair value movements of fuel option contracts	6	2,793,718	451,043	
Take-off and landing charges		(2,673,337)	(2,654,302)	
Depreciation and amortisation		(2,529,044)	(2,292,718)	
Wages, salaries and benefits		(2,270,011)	(2,028,985)	
Aircraft maintenance		(1,209,545)	(1,081,840)	
Food and beverages		(612,623)	(658,058)	
Aircraft operating lease rentals		(1,267,175)	(1,362,399)	
Other operating lease rentals		(191,595)	(167,780)	
Selling and marketing expenses		(859,817)	(801,723)	
Civil aviation infrastructure levies		(426,846)	(373,380)	
Ground services and other charges		(130,777)	(78,549)	
Office, administrative and other expenses		(1,718,508)	(1,945,791)	
Total operating expenses		(16,216,690)	(21,657,050)	
Operating profit/(loss)		2,026,632	(989,336)	
Finance income	7	145,937	1,960,625	
Finance costs	8	(1,130,929)	(1,130,898)	
Share of results of associates		(37,397)	45,700	
Share of results of jointly controlled entities		8,170	6,869	
Profit/(loss) before income tax		1,012,413	(107,040)	
Income tax	9	15,446	(44,664)	

Profit/(loss) for the period	1,027,859	(151,704)
-		

APPENDIX II
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#### FINANCIAL INFORMATION ON THE GROUP

		(Unaudi) Six months end	· ·
	Note	2009 RMB'000	2008 RMB'000
Other comprehensive income/(loss)			
Fair value movements of available for sale investments held by			
associates		788	(19,196)
Cash flow hedges, net of tax		55,857	(22,900)
Other comprehensive income/(loss) for the period		56,645	(42,096)
Total comprehensive income/(loss) for the period		1,084,504	(193,800)
Profit/(loss) attributable to:			
Equity holders of the Company		984,654	(175,318)
Minority interests		43,205	23,614
		1,027,859	(151,704)
Total comprehensive income/(loss) attributable to:			
Equity holders of the Company		1,041,299	(217,414)
Minority interests		43,205	23,614
		1,084,504	(193,800)
		1,001,201	(190,000)
Earnings/(loss) per share attributable to the equity holders of the Company during the period			
— Basic and diluted	10	RMB0.20	RMB(0.04)
7 –			

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#### APPENDIX II

# FINANCIAL INFORMATION ON THE GROUP

Condensed Consolidated Balance Sheet As at 30 June 2009

	Note	(Unaudited) 30 June 2009 RMB'000	(Audited) 31 December 2008 RMB'000
Non-current assets			
Intangible assets		116,402	164,851
Property, plant and equipment	13	53,351,228	52,678,473
Lease prepayments		983,767	996,521
Advanced payments on acquisition of aircraft	14	5,667,142	6,413,554
Investments in associates		703,710	980,319
Investments in jointly controlled entities		370,502	362,332
Available-for-sale financial assets		61,268	31,268
Other long-term assets		874,585	941,556
Deferred tax assets		110,475	81,947
Derivative assets		—	988
		62,239,079	62,651,809
Current assets			
Flight equipment spare parts		918,384	871,364
Trade receivables	15	1,263,507	1,146,522
Amounts due from related companies		204,757	208,289
Prepayments, deposits and other receivables		3,954,369	4,126,219
Cash and cash equivalents		3,796,963	3,451,010
Derivative assets		208	123,010
Non-current assets held for sale		462,700	473,667
		10,600,888	10,400,081
Current liabilities			
Sales in advance of carriage		1,119,648	1,013,878
Trade payables and notes payable	16	4,420,470	5,144,858
Amounts due to related companies		476,539	413,126
Other payables and accrued expenses		11,407,689	12,147,175
Current portion of obligations under finance leases	17	2,018,328	1,916,989
Current portion of borrowings	18	22,723,843	26,513,320
Income tax payable		22,285	39,002
Current portion of provision for return check conditions			
for aircraft under operating leases		333,547	213,830
Derivative liabilities		2,229,316	6,456,075
		44,751,665	53,858,253
Net current liabilities		(34,150,777)	(43,458,172)
Total assets less current liabilities		28,088,302	19,193,637

APPENDIX II FINANCIAL INF		ON THE GROUP	
	Note	(Unaudited) 30 June 2009 RMB'000	(Audited) 31 December 2008 RMB'000
Non-current liabilities			
Obligations under finance leases	17	18,379,006	18,891,910
Borrowings	18	9,851,317	8,588,052
Provision for return check conditions for aircraft under			
operating leases		1,344,391	1,320,188
Other long-term liabilities		1,264,318	1,320,759
Post-retirement benefit obligations		1,648,420	1,469,124
Deferred tax liabilities		41,139	57,589
Derivative liabilities		129,578	185,524
		32,658,169	31,833,146
Net liabilities		(4,569,867)	(12,639,509)
Equity			
Capital and reserves attributable to the equity holders of the Company			
— Share capital	19	7,741,700	4,866,950
- Reserves		(12,812,664)	(17,964,351)
		(5,070,964)	(13,097,401)
Minority interests		501,097	457,892
Total equity		(4,569,867)	(12,639,509)
00			

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#### APPENDIX II

# FINANCIAL INFORMATION ON THE GROUP

Condensed Consolidated Cash Flow Statement For the six months ended 30 June 2009

	(Unaudite	ed)
	Six months ende	d 30 June
	2009	2008
	RMB'000	RMB'000
Net cash (outflow)/inflow from operating activities	(563,422)	1,215,900
Net cash outflow from investing activities	(1,840,210)	(2,990,581)
Net cash inflow from financing activities	2,746,009	4,772,018
Net increase in cash and cash equivalents	342,377	2,997,337
Cash and cash equivalents at 1 January	3,451,010	1,655,244
Exchange adjustments	3,576	(34,782)
Cash and cash equivalents at 30 June	3,796,963	4,617,799
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#### APPENDIX II

#### FINANCIAL INFORMATION ON THE GROUP

Condensed Consolidated Statement of Changes in Shareholders' Equity For the six months ended 30 June 2009

	Attribu Share	table to equity Other	holders of the Con Accumulated	npany	Minority	
	capital RMB'000	reserves RMB'000	losses RMB'000	Subtotal RMB'000	interests RMB'000	Total equity RMB'000
Six months ended 30 June 2009 (Unaudited)						
Balance at 1 January 2009	4,866,950	117,911	(18,082,262)	(13,097,401)	457,892	(12,639,509)
Total comprehensive income for the period ended 30						
June 2009	_	56,645	984,654	1,041,299	43,205	1,084,504
Issuance of new shares (Note 19)	2,874,750	4,110,388	_	6,985,138	_	- 6,985,138
Balance at 30 June 2009	7,741,700	4,284,944	(17,097,608)	(5,070,964)	501,097	(4,569,867)
Six months ended 30 June 2008						
(Unaudited) Balance at 1 January 2008 (restated, Note						
3(b)(i))	4,866,950	307,351	(2,813,730)	2,360,571	571,985	2,932,556
Total comprehensive (loss)/income for the period ended						
30 June 2008	_	(42,096)	(175,318)	(217,414)	23,614	(193,800)
Dividends paid to minority interests in subsidiaries	_	_		_	- (51,700)	(51,700)
Balance at 30 June 2008	4,866,950	265,255	(2,989,048)	2,143,157	543,899	2,687,056

APPENDIX II

# FINANCIAL INFORMATION ON THE GROUP

Notes to the Condensed Consolidated Interim Financial Information

1.

Corporate Information

China Eastern Airlines Corporation Limited (the "Company"), a joint stock company limited by shares was incorporated in the People's Republic of China (the "PRC") on 14 April 1995. The address of its registered office is 66 Airport Street, Pudong International Airport, Shanghai, the PRC. The Company and its subsidiaries (together, the "Group") are principally engaged in the operation of civil aviation, including the provision of passenger, cargo, and mail delivery and other extended transportation services.

The Company is majority owned by China Eastern Air Holding Company ("CEA Holding"), a state-owned enterprise incorporated in the PRC.

The Company's shares are traded on The Stock Exchange of Hong Kong Limited, The New York Stock Exchange and The Shanghai Stock Exchange.

This condensed consolidated interim financial information has not been audited.

2.

Basis of preparation

This unaudited condensed consolidated interim financial information for the six months ended 30 June 2009 (the "Current Period") has been prepared in accordance with International Accounting Standard ("IAS") 34 "Interim Financial Reporting". The unaudited condensed consolidated 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 IFRS.

In preparing the interim financial information, the Directors have given careful consideration to the going concern status of the Group in the context of the Group's current working capital difficulties.

As at 30 June 2009, the Group's accumulated losses were approximately RMB17.10 billion; its current liabilities exceeded its current assets by approximately RMB34.15 billion; and total liabilities exceeded total assets by approximately RMB4.57 billion.

Against this background, the Directors have taken active steps to seek additional sources of finance and improve the Group's liquidity position. As at 30 June 2009, the unutilised banking facilities available to the Group amounted to RMB48.79 billion. On 31 July 2009, a banking credit facility of RMB30 billion obtained by CEA Holding was granted to the Company (see Note 24(c) — "Post balance sheet events" for details). In addition, on 10 July 2009, a resolution to issue new shares to certain strategic investors for a total amount of RMB7 billion was passed by the Board and will be submitted for shareholders' approval in the coming extraordinary general meeting (see Note 24(a) — "Post balance sheet events" for details).

With the additional credit facilities and proposed new share issue described in the preceding paragraph, and based on history of obtaining necessary financing and its relationships with its bankers and creditors, the Board considers that the Group will be able to obtain sufficient financing to enable it to operate and meet its liabilities as and when they fall

due. Accordingly, it is appropriate that the financial information be prepared on a going concern basis and do not include any adjustments that would be required should the Company and the Group fail to continue as a going concern.

3.

Accounting policies

Except as described in note 3(a) below, the accounting policies adopted are consistent with those of the annual financial statements for the year ended 31 December 2008, as described therein.

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#### APPENDIX II

#### FINANCIAL INFORMATION ON THE GROUP

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

(a) Standards, amendment and interpretations effective in 2009

The Group has adopted the following new standards and amendments to standards which are relevant to the Group's operations and are mandatory for the financial year beginning 1 January 2009.

•IAS 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 information has been prepared in accordance with the revised disclosure requirements.

• IFRS 8, "Operating segments". IFRS 8 replaces IAS 14, "Segment reporting". It requires a "management approach" und which segment information is presented on the same basis as that used for internal reporting purposes.

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker has been identified as the Board that makes strategic decisions. The interim financial information has been prepared in accordance with the revised disclosure requirements.

• Amendment to IFRS 7, "Financial instruments: disclosures". The amendment increases the disclosure requirements about fair value measurement and reinforces existing principles for disclosure about liquidity risk. The amendment introduces a three-level hierarchy for fair value measurement disclosures and requires some specific quantitative disclosures for financial instruments in the lowest level in the hierarchy. It also requires entities to provide additional disclosures about the relative reliability of fair value measurements. These disclosures will help to improve comparability between entities about the effects of fair value measurements. In addition, the amendment clarifies and enhances the existing requirements for the disclosure of liquidity risk primarily requiring a separate liquidity risk analysis for derivative and non-derivative financial liabilities. Adoption of the amended standard does not have impact on the disclosure of this interim financial information but the Group will make the relevant additional disclosures, where appropriate, in its financial statements for the year ending 31 December 2009.

The Group has not early adopted new standards, amendments to standards and interpretations which have been issued but are not effective for 2009. The Group is assessing the impact of these new standards, amendments to standards and interpretations but is not yet in a position to state whether any substantial changes to the Group's accounting policies or to the presentation of the financial statements will be required.

#### APPENDIX II

## FINANCIAL INFORMATION ON THE GROUP

(b)

Comparatives

(i) Changes of accounting policy in second half year of 2008 which were not reflected in the interim financial information for the six months ended 30 June 2008

In preparing the financial statements for the year ended 31 December 2008, the Group has made the following changes of accounting policy which were not reflected in the interim financial information for the six months ended 30 June 2008.

- (1)IFRIC 13, "Customer loyalty programmes" was early adopted by the Group in 2008. IFRIC 13 clarifies that where goods or services are sold together with a customer loyalty incentive (for example, loyalty points or free products), the arrangement is a multiple-element arrangement and the consideration receivable from the customer is allocated between the components of the arrangement using fair values. The Company operates a frequent-flyer programme called "Eastern Miles" (the "programme"). Historically, the incremental cost of providing awards in exchange for redemption of miles earned by members was accrued as an operating cost and a liability in the balance sheet. After the adoption of IFRIC 13, revenue is allocated between the ticket sold and miles earned by members. The portion allocated to miles earned is deferred and recognised when the miles have been redeemed or have expired.
- (2) Under IFRS, the Company has the option to use the revaluation model or historical cost model to account for its property, plant and equipment ("PP&E"). Prior to 2008, the Company adopted the revaluation model in accordance with IAS 16 as a result of Chinese regulatory requirements to revalue PP&E in connection with its listing in 1997. In 2008, the Company changed its IFRS accounting policy in respect of PP&E from the revaluation model to the historical cost model. The purposes of the change are set out in the notes to the financial statements for the year ended 31 December 2008.

The effect of the adoption of IFRIC 13 and change of accounting policy for PP&E on the consolidated interim financial information for the six months ended 30 June 2008 is set out below:

induction information for the Six mon	this chieve 50 s	une 2000 is set	04100010000	
			Effect of	
			change of	
	2008 as	Effect of	accounting	
	previously	adoption of	policy for	2008 as
	presented	IFRIC 13	PP&E	restated
	RMB'000	RMB'000	RMB'000	RMB'000
Impact on consolidated statement				
of comprehensive income				
Consolidated loss for the period	(188,883)	(40,320)	77,499	(151,704)
Loss per share attributable to				
equity holders of The Company	RMB(0.04)	RMB(0.008)	RMB0.016	RMB(0.04)
Impact on consolidated balance				
sheet at 1 January 2008				
Consolidated net assets	3,612,729	(345,115)	(335,058)	2,932,556
	3,027,763	(345,115)	(322,077)	2,360,571

Capital and reserves attributable to the equity holders of the Company			
Minority interests	584,966	 (12,981)	571,985

The comparative of this financial information has been restated to reflect the effect of the above changes of accounting policy.

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# APPENDIX II FINANCIAL INFORMATION ON THE GROUP (ii) Other reclassification Where necessary, prior period amounts have been reclassified to conform to changes in presentation in the Current Period. 4. Revenues and segment information (a) Revenues The Group is principally engaged in the operation of civil aviation, including the provision of passenger, cargo, mail delivery and other extended transportation services. (Unaudited) Six months ended 30 June

	2009 RMB'000	Restated 2008 RMB'000
Revenues		
— Passenger	15,024,026	16,806,864
— Cargo and mail	1,564,178	2,838,951
Ground service income	511,763	609,806
Cargo handling income	138,959	181,122
Commission income	89,112	91,761
Others	241,457	259,108
	17,569,495	20,787,612
Less: Business tax (Note)	(439,044)	(520,427)
	17,130,451	20,267,185

Note: The Group's traffic revenues, commission income, ground service income, cargo handling income and other revenues are subject to PRC business tax levied at rates ranging from 3% to 5%, pursuant to the PRC tax rules and regulations.

(b) Segment information

The chief operating decision-maker has been identified as the Board. The Board reviews the Group's internal reporting in order to assess performance and allocate resources. Management has determined the operating segments based on these reports.

The Group has two business segments, namely passenger and cargo and logistics, which are structured and managed separately, according to the nature of their operations and the services they provide.

(1) Passenger business segment includes cargo carried by passenger flights.

(2) Inter-segment transfers or transactions are entered into under normal commercial terms and conditions that would also be available to unrelated third parties.

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#### APPENDIX II

# FINANCIAL INFORMATION ON THE GROUP

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

(	Unaudited)			
	Passenger RMB'000	Cargo and logistics RMB'000	Unallocated RMB'000	Total RMB'000
Traffic revenues	15,312,411	858,126		16,170,537
Other revenues and operating				
income	740,273	411,826	110,230	1,262,329
Total segment revenue	16,052,684	1,269,952	110,230	17,432,866
Inter-segment revenue	(227,738)		(74,677)	(302,415)
-				
Revenues	15,824,946	1,269,952	35,553	17,130,451
Operating profit/(loss) — segment				
results	2,243,816	(246,066)	28,882	2,026,632

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

	(Unaudited)			
	Passenger RMB'000	Cargo and logistics RMB'000	Unallocated RMB'000	Total RMB'000
Restated				
Traffic revenues	17,471,476	1,682,290		19,153,766
Other revenues and operating				
income	716,753	546,148	131,791	1,394,692
Total segment revenue	18,188,229	2,228,438	131,791	20,548,458
Inter-segment revenue	(204,678)		- (76,595)	(281,273)
Revenues	17,983,551	2,228,438	55,196	20,267,185
Operating (loss)/profit — segment results	(1,248,089)	217,469	41,284	(989,336)

The Group's two business segments operate in four main geographical areas, even though they are managed on a worldwide basis.

The Group's revenues (net of business tax) by geographical segment are analysed based on the following criteria:

(1) Traffic revenue from services within the PRC (excluding the Hong Kong Special Administrative Region ("Hong Kong")) is classified as domestic operations. Traffic revenue from inbound and outbound

services between the PRC, Hong Kong or overseas markets is attributed to the segments based on the origin and destination of each flight segment.

#### FINANCIAL INFORMATION ON THE GROUP

(2)Revenue from ticket handling services, airport ground services and other miscellaneous services are classified on the basis of where the services are performed.

	(Unaudited)		
	Six months ended 30 June		
		Restated	
	2009	2008	
	RMB'000	RMB'00	00
Domestic (the PRC, excluding Hong Kong)	11,819,726	11,413,14	C
Hong Kong	907,905	1,252,17	7
Japan	1,294,072	1,726,06	C
Other countries	3,108,748	5,875,808	8
Total	17,130,451	20,267,18	5
5.	Other income and oth	ner gains	
	Six m	(Unaudited) onths ended 30	) June
		2009	2008
	RME	3'000	RMB'000
Other income			
— Refund of civil aviation infrastructure levies (Note (a))	830	,622	
— Other government subsidies (Note (b))	282	,249	180,031
	1,112	,871	180,031
Other gains			
- Gains on disposal of property, plant and equipment		_	220,498
	1,112	,871	400,529

Note:

APPENDIX II

- (a)Pursuant to Cai Jian (2009) No. 4, the civil aviation infrastructure levies collected from PRC domestic airlines for the period from 1 July 2008 to 30 June 2009 would be refunded. The amount for the Current Period represents the refunds of civil aviation infrastructure levies received and receivable by the Group.
- (b)Other government subsidies represent (i) subsidies granted by the local government to the Group; and (ii) other subsidies granted by various local municipalities to encourage the Group to operate certain routes to cities where these municipalities are located.

Gain on fair value movements of fuel option contracts

In 2008, the Group entered into fuel hedging contracts to reduce the risk of changes in market oil/petroleum prices as a hedge against aircraft fuel costs. The fuel hedging contracts used by the Group are normally structured to include a combination of both put and call options which allow the Group to lock in fuel prices for specified volumes within a price range. In each hedging contract, the call options price at which the Group is effectively entitled to buy fuel will be higher than that at which the counterparty is effectively entitled to sell.

No fuel hedging contract was entered into by the Group for the Current Period, all the opened fuel hedging contracts as at 30 June 2009 are contracts entered into by the Group prior to 2009. None of the fuel hedging contracts entered into by the Group qualified for hedge accounting, the realised and unrealised mark to market gains/(losses) of the fuel hedging contracts during a period are recognised in the profit and loss accounts.

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APPENDIX II	FINANCIAL INFORMATION ON THE GROUP	
7.	Finance income	
	(Unaud	ited)
	Six months end	ded 30 June
		Restated
	2009	2008
	RMB'000	RMB'000
Exchange gains, net (Note)	16,425	1,891,422
Interest income	52,937	55,572
Gains/(losses) arising from fair value mov	vements of forward foreign	
exchange	C C	
contracts	76,575	13,631
	145,937	1,960,625

Note: The exchange gains primarily related to the retranslation of the Group's foreign currency denominated borrowings and obligations under finance leases at period end rates.

8.	Finance costs	
	(Unaudit) Six months ender 2009 RMB'000	,
Interest relating to obligations under finance leases	264,002	337,358
Interest on loans from banks, financial institutions and other		
payables	930,204	932,259
Losses arising from fair value movements of interest rate swaps	59,060	35,687
	1,253,266	1,305,304
Less: amounts capitalised into advanced payments on acquisition of		
aircraft (Note 14)	(122,337)	(174,406)
	1,130,929	1,130,898

Interest capitalised for the Current Period is based on average interest rate of 4.58% (2008: 5.82%) per annum.

9.

Income tax

Income tax is (credited)/charged to the consolidated statement of comprehensive income as follows:

(Unaudited) Six months ended 30 June

	2009 RMB'000	2008 RMB'000
Provision for PRC income tax	29,532	46,103
Deferred taxation	(44,978)	(1,439)
	(15,446)	44,664

Prior to 2008, the Company and certain of its subsidiaries (the "Pudong Subsidiaries") located in Pudong District, Shanghai, were entitled to a reduced rate of 15% pursuant to the preferential tax policy in Pudong, Shanghai. Under the Corporate Income Tax Law of the People's Republic of China (the "New CIT Law") which was approved by the National People's Congress on 16 March 2007 and became effective from 1 January 2008, the Company and the Pudong Subsidiaries are entitled to enjoy a transitional period to gradually increase the applicable corporate income tax rate to 25% in coming five years. For the year ending 31 December 2009, the corporate income tax rate applicable to the Company and the Pudong Subsidiaries is 20% (2008: 18%). Other subsidiaries of the Company, except for those incorporated in Hong Kong and being subject to the Hong Kong corporate income tax rate of 16.5% (2008: 16.5%), are generally subject to the PRC standard corporate tax rate of 25% (2008: 25%) under the New CIT Law.

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#### FINANCIAL INFORMATION ON THE GROUP

The Group operates international flights to overseas destinations. There was no material overseas taxation for the six months ended 30 June 2009, as there are double tax treaties between the PRC and the corresponding jurisdictions (including Hong Kong) relating to aviation businesses.

10.

APPENDIX II

Earnings/(loss) per share

The calculation of basic earnings/(loss) per share is based on the unaudited consolidated profit attributable to equity holders of the Company of RMB984,654,000 (2008: loss of RMB175,318,000) and the weighted average number of shares of 4,954,304,000 (2008: 4,866,950,000) in issue during the period.

The Company has no potentially dilutive option or other instruments relating to ordinary shares.

11.

Dividend

The Board of the Company does not recommend the payment of an interim dividend for the six months ended 30 June 2009 (2008: Nil).

12.

13.

Profit appropriation

Property, plant and equipment

No appropriation to the statutory reserves has been made during the six months ended 30 June 2009. Such appropriations will be made at year end in accordance with the PRC regulations and the Articles of Association of individual group companies.

		(Unaudited)	
	Six mon	ths ended 30 June 20	009
	Aircraft,		
	engines and		
	flight		
	equipment	Others	Total
	RMB'000	RMB'000	RMB'000
Carrying amounts at 1 January 2009	47,759,942	4,918,531	52,678,473
Transfers from advanced payments on			
acquisition of aircraft (Note 14)	1,009,795	—	1,009,795
Additions through sales and finance lease back	590,253		590,253
Other additions	1,870,709	262,521	2,133,230
Depreciation charged for the period	(2,211,713)	(249,770)	(2,461,483)
Disposals	(590,253)	(8,787)	(599,040)
Carrying amounts at 30 June 2009	48,428,733	4,922,495	53,351,228

#### FINANCIAL INFORMATION ON THE GROUP

	Six month Aircraft, engines and flight equipment RMB'000	(Unaudited) hs ended 30 June 20 Others RMB'000	008 Total RMB'000
Restated			
Carrying amounts at 1 January 2008	42,758,022	4,511,732	47,269,754
Transfers from advanced payments on			
acquisition of aircraft (Note 14)	883,151	_	883,151
Other additions	1,702,237	295,368	1,997,605
Depreciation charged for the period	(1,977,548)	(248,847)	(2,226,395)
Disposals	(78,920)	(31,636)	(110,556)
Carrying amounts at 30 June 2008	43,286,942	4,526,617	47,813,559
14.	Advanced payments o	n acquisition of airc	craft
		(Unaudited) 30 June 2009 RMB'000	(Unaudited) 30 June 2008 RMB'000
At beginning of period		6,413,554	6,695,573
Additions		141,046	3,439,877
Interest capitalised (Note 8)		122,337	174,406
Transfers to property, plant and equipment (No	te 13)	(1,009,795)	(883,151)
At end of period		5,667,142	9,426,705

15.

Trade receivables

The credit terms given to trade customers are determined on an individual basis, with credit periods generally ranging from half a month to two months.

The aging analysis of trade receivables is as follows:

	(Unaudited)	(Audited)
	30 June	31 December
	2009	2008
	RMB'000	RMB'000
Within 90 days	1,233,809	1,088,951

91 to 180 days	11,541	24,282
181 to 365 days	17,212	30,451
Over 365 days	106,420	103,919
	1,368,982	1,247,603
Less: provision for impairment of receivables	(105,475)	(101,081)
Trade receivables	1,263,507	1,146,522

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APPENDIX II	FINANCIAL INFORMATION ON THE GROUP	
16.	Trade payables and notes payable	
The aging analysis of trade payables and no	tes payable is as follows:	
	(Unaudited) (Audit	ed)
	30 June 31 Dec	ember
	2009	2008
	RMB'000 RM	1B'000
Within 90 days	2,537,978 3,31	0,710
91 to 180 days	1,483,059 1,24	19,400
181 to 365 days	126,822 26	57,785
Over 365 days	272,611 31	6,963
	4,420,470 5,14	4,858
17.	Obligations under finance leases	
	(Unaudited) (Audited)	ed)
	30 June 31 Dec	ember
	2009	2008
	RMB'000 RM	1B'000
Within one year	2,018,328 1,91	6,989
In the second year	2,116,774 2,01	6,172
In the third to fifth year inclusive		)3,330
After the fifth year	9,550,368 10,67	2,408
Total	20,397,334 20,80	)8,899
Less: amount repayable within one year		6,989)
Long-term portion	18,379,006 18,89	91,910
18.	Borrowings	
	(Unoudited) (Audit	ad)
	(Unaudited) (Audited) 30 June 31 Dec	
	2009	2008
		1B'000
Long-term bank borrowings		
— Secured	4,997,694 4,48	3,950
— Unsecured	11,158,408 11,14	3,593
	16,156,102 15,62	27,543

Less: current portion	(6,304,785)	(7,039,491)
Non-current portion	9,851,317	8,588,052
Short-term bank borrowings	16,419,058	19,473,829

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APPENDIX II	FINANCIAL INFORMATION ON THE GROUP		
19.	Share capital		
	(Unaudited) 30 June 2009 RMB'00	2008	
Registered, issued and fully paid of RM	B1.00 each		
A Shares — Listed shares with trading moratorium	n held by CEA Holding and		
employees (Note (b)) — Listed shares without trading morator	4,341,375		
H Shares (Note (b))	3,004,325	,	
	7,741,700	4,866,950	

Notes:

(a)Pursuant to articles 49 and 50 of the Company's Articles of Association, each of the restricted shares, the listed A Shares and the listed H Shares are all registered ordinary shares and carry equal rights.

(b)On 5 June 2009, China Securities Regulatory Commission (the "CSRC") approved the Company's application for non-public issue of 1,437,375,000 A Shares at nominal value of RMB1.00 each. CEA Holding subscribed for all the shares under this issue and undertook that it would not transfer the subscribed A Shares within 36 months from the completion date of the issue. The issue price was RMB3.87 per share and the total proceed of RMB5,562,641,000 (the "Proceeds of A Shares") from the issue was received by the Company in June 2009 and verified by a PRC Certified Public Accountants firm.

On 19 May 2009, CSRC approved the Company's application for additional issue of 1,437,375,000 H Shares at nominal value of RMB1.00 each. CES Global Holding (Hong Kong) Limited ("CES Global"), a wholly owned Hong Kong incorporated subsidiary of CEA Holding, subscribed for all the shares under this issue and undertook that it would not transfer the subscribed H Shares within 36 months from the completion date of the issue. The issue price was HKD1.13 per share and the total proceed of HKD1,630,342,000, equivalent to RMB1,437,375,000 (the "Proceeds of H Shares") from the issue was received by the Company in June 2009 and verified by a PRC Certified Public Accountants firm.

The total amount of the aforementioned Proceeds of A Shares and Proceeds of H Shares were RMB7,00,016,000, after deducting the share issue expenses of RMB14,878,000 for the share issues, the net proceeds raised from the above share issues amounted to RMB6,985,138,000, of which RMB2,874,750,000 is recorded as share capital and the remaining RMB4,110,388,000 is recorded as share premium.

APPENDIX II		FINANCIAL INFORMATION ON THE GROUP	
	20.	Commitments	
	(a)	Capital commitments	
The Group had t	he following capital commitments:	(Unaudited) 30 June 2009 RMB'000	(Audited) 31 December 2008 RMB'000
	Authorised and contracted for: — Aircraft, engines and flight equipment — Other property, plant and equipment	62,127,225 90,681	52,533,736 130,180
	Authorised but not contracted for: — Other property, plant and equipment	62,217,906 4,200,991	52,663,916 5,235,712
		66,418,897	57,899,628

(b)

Operating lease commitments

The Group had commitments under operating leases to pay future minimum lease rentals as follows:

	(Unaudited)		(Audited)		
	30 June 2	30 June 2009		31 December 2008	
	Aircraft,		Aircraft,		
	engines and		engines and		
	flight	Land and	flight	Land and	
	equipment	buildings	equipment	buildings	
	RMB'000	RMB'000	RMB'000	RMB'000	
Within one year	2,430,019	255,483	2,671,355	202,540	
In the second year	1,933,677	143,537	2,330,080	124,643	
In the third to fifth year					
inclusive	4,100,844	337,770	4,598,624	325,423	
After the fifth year	3,576,329	2,462,209	4,100,560	2,398,361	
	12,040,869	3,198,999	13,700,619	3,050,967	
_					

21.

Related party transactions

The Group is controlled by CEA Holding, which owns approximately 74.64% of the Company's shares as at 30 June 2009 (2008 : 59.67%). The aviation industry in the PRC is administrated by the CAAC. CEA Holding and accordingly

the Group are ultimately controlled by the PRC government, which also controls a significant portion of the productive assets and entities in the PRC (collectively referred as the "SOEs").

(a) Related party transactions

The Group sells air tickets through sales agents and is therefore likely to have extensive transactions with other state-controlled enterprises, and the employees and their close family members of SOEs while such employees are on corporate business. These transactions are carried out on normal commercial terms that are consistently applied to all of the Group's customers. Due to the large volume and the pervasiveness of these transactions, management is unable to determine the aggregate amount of the transactions for disclosure. Therefore, retail transactions with these related parties are not disclosed herein. The Directors of the Company believe that meaningful related party disclosures on these retail transactions have been adequately made.

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# FINANCIAL INFORMATION ON THE GROUP

During the Current Period, the Group has entered into the following major transactions with the related parties:

Nature of transactions		Related party	(Unaudited) Six months ended 30 June 2009 2008 RMB'000 RMB'000	
(i)	With CEA Holding or companies directly or indirectly held by CEA Holding:			
	Interest income on deposits at an average rate of 0.36% (2008: 0.36%) per annum	-	11,282	11,965
	Interest expense on loans at rate of 4.61% (2008: 4.87%) per annum	EAGF*	124,334	11,978
	Entrusted short-term loan from CEA Holding through EAGF at interest rate of 4.37% per annum and repayable within 6 months	CEA Holding and EAGF*	5,550,000	-
	Automobile maintenance fee	CEA Development Co. Ltd	13,566	14,886
	Land and building rental	CEA Holding	27,570	27,700
	Handling charges of 0.1% to 2% for the purchase of aircraft, flight spare parts, other property, plant and flight equipment	Eastern Aviation Import & Export Co., Ltd (''EAIEC'')*	21,256	20,462
	Equipment manufacturing and maintenance	Shanghai Eastern Aviation Equipment Manufacturing Corporation	4,320	4,656
	Ticket reservation service charges for utilisation of	Travel Sky Technology	129,433	115,581

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computer reservati system	on Limited***		
Repairs and mainte expense for aircraf engines		29,808	29,296
	Shanghai Technologies Aerospace Co., Ltd (''STA'')**	59,808	50,664
Supply of food and beverages	d Shanghai Eastern Air Catering Co., Ltd (''SEAC'')***	115,534	77,078
	Qingdao Eastern Air Catering Investment Co., Ltd.***	12,287	13,104
	Xian Eastern Air Catering Investment Co., Ltd.***	18,529	18,300

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# FINANCIAL INFORMATION ON THE GROUP

Nature of transa	ctions	Related party	(Unaudit Six months 30 Jun 2009 RMB'000	ended
		Yunnan Eastern Air Catering Investment Co., Ltd.***	8,246	20,038
	Advertising expense	Eastern Aviation Advertising Services Co., Ltd (''CAASC'')*	638	2,682
	Commission expense on air tickets sold on behalf of the Group	Shanghai Dongmei Aviation Travel Co., Ltd (''SDATC'')*	82	5,133
		Shanghai Tourism (HK) Co., Ltd***	52	2,370
(ii)	With CAAC and its affiliates:			
	Civil aviation infrastructure levies paid	CAAC	426,846	373,380
	Aircraft insurance premium paid through CAAC which entered into the insurance policy on behalf of the Group	CAAC	67,569	77,311
(iii)	With other state-controlled enterprises:			
	Take-off and landing fees charges	State-controlled airports	1,615,974	1,285,297
	Purchase of aircraft fuel	State-controlled fuel suppliers	4,462,944	6,353,798
	Interest income on deposits at an average rate of 0.36% (2008: 0.72%) per annum		15,795	8,081

	Interest expense on loans at an average rate of 5.40% (2008: 5.72%) per annum	State-controlled banks	706,357	827,886
	Commission expense on air tickets sold on behalf of the Group	Other PRC airlines	21,209	35,018
	Supply of food and beverages	Other state-controlled enterprises	226,160	198,353
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APPENDIX II	FINANCIAL INFORMATION ON THE GROUI		
(b)	Balances with re	lated parties	
(i)	Amounts due from rela	ated companies	
Company	(Unaudited) 30 June 2009 RMB'000	(Audited) 31 December 2008 RMB'000	
EAIEC* Other related companies	189,017 15,740	181,788 26,501	
	204,757	208,289	

All the amounts due from related companies are trade in nature, interest free and payable within normal credit terms given to trade customers.

(ii)	Amounts due to related companies	
	(Unaudited) (Audited	
	30 June	31 December
	2009	2008
Company	RMB'000	RMB'000
EAIEC*	(365,001)	(241,560)
CEA Holding	(84,813)	(69,497)
SEAC***	(6,688)	(46,580)
Other related companies	(20,037)	(55,489)
	(476,539)	(413,126)

Except for amount due to CEA Holding, which is reimbursement in nature, all other amounts due to related companies are trade in nature, interest free and payable within normal credit terms given by trade creditors.

<sup>(</sup>iii) Short-term deposits and short-term loans with EAGF, a 25% associate of the Group

	(Unaudited) 30 June 2009 RMB'000	(Audited) 31 December 2008 RMB'000
Included in "Prepayments, Deposits and Other Receivables" are short-term deposits with an average	707 200	1 202 002
interest rate of 0.4% (2008: 0.4%) per annum	707,309	1,202,892
	945,151	295,181

Included in "Borrowings" are short-term loans with an average interest rate of 4.4% (2008: 4.3%) per annum

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#### FINANCIAL INFORMATION ON THE GROUP

(iv)	State-controlled banks and other financial institutions			
	(Unaudited) 30 June 2009 RMB'000	(Audited) 31 December 2008 RMB'000		
Included in "Cash and Cash Equiva deposits with an average interest rat 0.4%) per annum		1,762,245		
Included in "Borrowings" are long average interest rate of 5.0% (2008:		14,577,150		

(c)

Guarantees by holding company

Certain unsecured bank borrowings of the Group totaling of RMB457 million (2008 : RMB357 million) were guaranteed by CEA Holding (Note 18). No bank borrowing of the Company was guaranteed by CEA Holding as at 30 June 2009 (2008 : Nil).

Notes:

- \*EAGF is a 25% associate of the Group. SDATC is a 27.16% associate of the Group, CAASC and EAIEC are both 45% associates of the Group.
  - \*\* Wheels & Brakes and STA are 40% and 51% jointly controlled entities of the Group respectively.
  - \*\*\* These companies are related companies of the Group as they are either, directly or indirectly, controlled by, under the joint control or significant influence of CEA Holding.

22.

#### Seasonality

The civil aviation industry is subject to seasonal fluctuations, with peak demand during the holiday season in the second half of the year. As such, the revenues and results of the Group in the first half of the year are generally lower than those in the second half of the year.

23.

Contingent liabilities

In 2005, the family members of certain victims in the aircraft (the aircraft was then owned and operated by China Eastern Air Yunnan Company) accident, which occurred in Baotou on 21 November 2004, sued the Company in a U.S. court for compensation. On 5 July 2007, pursuant to several conditions with which the Company has complied, the Superior Court of the State of California ordered the action stayed on the grounds of forum non convenience for the purpose of permitting proceedings in the PRC. On 20 February 2008, the plaintiffs filed a motion with the Superior Court of the State of California to lift the stay, but the motion was rejected by the court on 6 May 2008. The plaintiffs filed a second motion to lift the stay on 10 July 2008. On 27 August 2008, the Superior Court of the State of

California rejected the motion of the plaintiffs again. After the case entered the procedures on appeal in the California Court of Appeal, the Court of Appeal of California issued an opinion on 26 February 2009, dismissing the appeal of the plaintiffs and affirming the original order. On 16 March 2009, the Chinese counsel of the plaintiff sued the Company on behalf of the family members of victims in the Beijing No. 2 Intermediate People's Court. The case is under the filing procedure and no official summons from the court has been received by the Company. The management of the Group believes that even if there would be a negative outcome for this case, it will not have an adverse effect on the financial condition and results of operations of the Company.

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# APPENDIX II FINANCIAL INFORMATION ON THE GROUP

Post balance sheet events

(a) Specific mandates in relation to issuance of new A Shares and new H Shares

24.

On 10 July 2009, the Board resolved to convene an extraordinary shareholders' meeting and the class meetings of the holders of A Shares of the Company (''A Shares'') and H Shares of the Company (''H Shares'') respectively on 7 September 2009 for the grant of (i) an A Share Specific Mandate to the Board to issue not more than 1,350,000,000 new A Shares to not more than 10 specific investors (subject to the maximum number as permitted by PRC laws and regulations at the time of the issuance) including CEA Holding, at the subscription price of not less than RMB4.75 per A Share; and (ii) a H Share Specific Mandate to the Board to issue not more than 490,000,000 new H Shares to CES Global, at the subscription price of not less than HK\$1.40 per H Share.

(b) Proposed absorption of Shanghai Airlines through exchange of shares

On 10 July 2009, the Company entered into an agreement with Shanghai Airlines Co., Ltd ("Shanghai Airlines") in relation to a proposed absorption of Shanghai Airlines through share exchanges at the rate of 1.3 A Shares in exchange of 1 share of Shanghai Airlines (i.e. in aggregate a maximum of 1,694,838,860 A Shares in exchange of 1,303,722,200 shares of Shanghai Airlines). A separate extraordinary shareholders' meeting and respective class meetings will be convened to approve the proposed absorption (the "Absorption Proposal").

Upon full implementation of the terms of the Absorption Proposal, after the approvals by the shareholders of the Company and Shanghai Airlines, together with the requisite consents and approvals from the relevant government authorities has been obtained, all the assets, business, staff and rights of Shanghai Airlines, including but not limited to all operating licence, registration and filing and route operating rights, will be absorbed into and all the liabilities of Shanghai Airlines will be assumed by the Company or a wholly owned subsidiary of the Company to be used to absorb all the assets and assume all the liabilities of Shanghai Airlines.

(c) Additional credit facilities

On 31 July 2009, the Company was granted by CEA Holding to use a four year credit facility of RMB30 billion that CEA Holding obtained from China Development Bank.

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#### FINANCIAL INFORMATION ON THE GROUP

# C.AUDITED CONSOLIDATED FINANCIAL INFORMATION OF THE GROUP FOR THE YEAR ENDED 31 DECEMBER 2008

Set out below are the audited consolidated financial statements and notes to the consolidated financial statements of the Group for the year ended 31 December 2008, which are extracted from pages 112 to 264 of the annual report of the Company for the year ended 31 December 2008.

Consolidated Income Statement (Prepared in accordance with International Financial Reporting Standards) For the year ended 31 December 2008

	Note	2008 RMB'000	2007 RMB'000 (Restated) (Note 2(b))
Revenues	5	41,072,557	42,533,893
Other operating income	6	405,163	487,562
Other gains	6	267,084	
Operating expenses			
Aircraft fuel		(18,488,242)	(15,117,147)
(Loss)/gain on fair value movements of financial			
derivatives	8	(6,400,992)	83,965
Take-off and landing charges		(5,279,590)	(5,174,183)
Depreciation and amortisation		(4,781,562)	(4,719,735)
Wages, salaries and benefits	9	(4,545,312)	(4,327,397)
Aircraft maintenance		(3,272,981)	(2,392,039)
Impairment losses	10	(2,976,678)	(227,456)
Food and beverages		(1,321,268)	(1,230,754)
Aircraft operating lease rentals		(2,734,802)	(2,850,873)
Other operating lease rentals		(369,236)	(292,844)
Selling and marketing expenses		(1,562,945)	(1,805,342)
Civil aviation infrastructure levies		(769,849)	(781,613)
Ground services and other charges		(268,873)	(224,466)
Office, administrative and other expenses		(4,055,679)	(3,833,938)
Total operating expenses		(56,828,009)	(42,893,822)
Operating (loss)/profit	11	(15,083,205)	127,633
Finance income	12	2,061,625	2,140,457
Finance costs	13	(2,328,147)	(1,978,550)
Share of results of associates	23	69,668	58,312
Share of results of jointly controlled entities	24	24,050	30,086
(Loss)/profit before income tax		(15,256,009)	377,938

Income tax	14	(73,916)	(23,763)
(Loss)/profit for the year		(15,329,925)	354,175
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# FINANCIAL INFORMATION ON THE GROUP

	Note	2008 RMB'000	2007 RMB'000 (Restated) (Note 2(b))
Attributable to:			
Equity holders of the Company		(15,268,532)	378,568
Minority interests		(61,393)	(24,393)
		(15,329,925)	354,175
(Loss)/earnings per share attributable to the equity holders			
of the Company during the year			
— basic and diluted	17	RMB(3.14)	RMB0.08

The notes on pages 121 to 264 are an integral part of these financial statements.

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#### FINANCIAL INFORMATION ON THE GROUP

Consolidated Balance Sheet

(Prepared in accordance with International Financial Reporting Standards)

As at 31 December 2008

	Note	2008 RMB'000	2007 RMB'000 (Restated) (Note 2(b))
Non-current assets			
Intangible assets	18	164,851	1,244,706
Property, plant and equipment	19	52,678,473	47,269,754
Lease prepayments	20	996,521	967,497
Advanced payments on acquisition of aircraft	21	6,413,554	6,695,573
Investments in associates	23	980,319	601,119
Investments in jointly controlled entities	24	362,332	336,966
Available-for-sale financial assets		31,268	53,236
Other long-term assets	25	941,556	660,751
Deferred tax assets	35	81,947	113,211
Derivative assets	38	988	6,077
		62,651,809	57,948,890
Current assets			
Flight equipment spare parts		871,364	1,124,936
Trade receivables	26	1,146,522	2,096,007
Amounts due from related companies	44	208,289	65,455
Prepayments, deposits and other receivables	27	4,126,219	2,555,649
Cash and cash equivalents	28	3,451,010	1,655,244
Derivative assets	38	123,010	89,470
Non-current assets held for sale	41	473,667	2,205,450
		10,400,081	9,792,211
Current liabilities			
Sales in advance of carriage		1,013,878	1,211,209
Trade payables and notes payable	29	5,144,858	3,137,880
Amounts due to related companies	44	413,126	671,593
Other payables and accrued expenses	30	12,147,175	9,591,245
Current portion of obligations under finance leases	31	1,916,989	2,545,223
Current portion of borrowings	32	26,513,320	18,494,521
Income tax payable		39,002	90,867
Current portion of provision for aircraft overhaul			
expenses	33	213,830	
Derivative liabilities	38	6,456,075	20,238
Liabilities directly associated with non-current assets			
held for sale	41		127,239
		53,858,253	35,890,015

Net current liabilities	(43,458,172)	(26,097,804)
Total assets less current liabilities	19,193,637	31,851,086

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# FINANCIAL INFORMATION ON THE GROUP

	Note	2008 RMB'000	2007 RMB'000 (Restated) (Note 2(b))
Non-current liabilities			
Obligations under finance leases	31	18,891,910	13,906,987
Borrowings	32	8,588,052	11,369,307
Provision for aircraft overhaul expenses	33	1,320,188	956,910
Other long-term liabilities	34	1,320,759	1,242,697
Deferred tax liabilities	35	57,589	50,369
Post-retirement benefit obligations	36(b)	1,469,124	1,370,702
Derivative liabilities	38	185,524	21,558
		31,833,146	28,918,530
Net (liabilities)/assets		(12,639,509)	2,932,556
Equity			
Capital and reserves attributable to the equity holders of the Company			
Share capital	39	4,866,950	4,866,950
Reserves	40	(17,964,351)	(2,506,379)
		(13,097,401)	2,360,571
Minority interests		457,892	571,985
Total equity		(12,639,509)	2,932,556

The notes on pages 121 to 264 are an integral part of these financial statements.

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#### FINANCIAL INFORMATION ON THE GROUP

Company's Balance Sheet

(Prepared in accordance with International Financial Reporting Standards)

As at 31 December 2008

As at 51 December 2008	Note	2008 RMB'000	2007 RMB'000 (Restated)
			(Note 2(b))
Non-current assets			
Intangible assets	18	164,579	939,674
Property, plant and equipment	19	44,512,840	38,580,747
Lease prepayments	20	420,272	425,136
Advanced payments on acquisition of aircraft	21	6,413,554	6,695,573
Investments in subsidiaries	22	2,523,715	2,473,716
Investments in associates	23	762,058	377,872
Investments in jointly controlled entities	24	301,802	301,802
Available-for-sale financial assets		15,520	37,487
Other long-term assets	25	765,351	498,849
Derivative assets	38	988	6,077
		55,880,679	50,336,933
Current assets			
Flight equipment spare parts		707,587	864,204
Trade receivables	26	750,495	1,375,156
Amounts due from related companies	44	1,518,341	1,618,332
Prepayments, deposits and other receivables	27	3,706,776	2,150,609
Cash and cash equivalents	28	2,361,941	1,040,897
Derivative assets	38	123,010	89,470
Non-current assets held for sale	41	473,667	764,120
		9,641,817	7,902,788
Current liabilities			
Sales in advance of carriage		1,013,878	1,211,209
Trade payables and notes payable	29	4,747,230	2,662,716
Amounts due to related companies	44	695,803	777,422
Other payables and accrued expenses	30	10,486,958	8,304,694
Current portion of obligations under finance leases	31	1,715,062	2,316,781
Current portion of borrowings	32	24,063,433	15,943,774
Current portion of provision for aircraft overhaul			
expenses	33	139,710	
Derivative liabilities	38	6,456,075	20,238
Liabilities directly associated with non-current assets			
held for sale	41		127,239
		49,318,149	31,364,073
Net current liabilities		(39,676,332)	(23,461,285)

Total assets less current liabilities

16,204,347 26,875,648

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APPENDIX II
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### FINANCIAL INFORMATION ON THE GROUP

	Note	2008 RMB'000	2007 RMB'000 (Restated) (Note 2(b))
Non-current liabilities			
Obligations under finance leases	31	16,814,109	11,455,722
Borrowings	32	7,045,080	9,650,583
Provision for aircraft overhaul expenses	33	1,028,980	737,371
Other long-term liabilities	34	1,235,953	1,159,773
Post-retirement benefit obligations	36(b)	1,286,878	1,195,070
Derivative liabilities	38	185,524	21,558
		27,596,524	24,220,077
Net (liabilities)/assets		(11,392,177)	2,655,571
Equity			
Capital and reserves attributable to the equity holders of			
the Company			
Share capital	39	4,866,950	4,866,950
Reserves	40	(16,259,127)	(2,211,379)
Total equity		(11,392,177)	2,655,571

The notes on pages 121 to 264 are an integral part of these financial statements.

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#### FINANCIAL INFORMATION ON THE GROUP

Consolidated Cash Flow Statement

(Prepared in accordance with International Financial Reporting Standards)

For the year ended 31 December 2008

NoteRMB'000RMB'000RMB'000Cash flows from operating activities42(a)2,942,4663,142,834Income tax paid(86,931)(62,549)Net cash inflow from operating activities2,855,5353,080,285Cash flows from investing activities(1,289,350)(1,592,310)Proceeds from disposal of property, plant and equipment(1,289,350)(1,592,310)Proceeds from disposal of property, plant and equipment(3,003,824)(3,737,079)Refunds of advanced payments on acquisition of aircraft(3,000)(30,000)(30,000)Refunds of advanced payments upon deliveries of aircraft(3,000)(30,000)(30,000)Interest received90,63596,849Dividend received29,67922,367Capital injections in a sociates(384,186)Proceeds from disposal of interest in an associate3,698Proceeds from disposal of interest in an associate32,972Proceeds from disposal of interest in a subsidiary441,002Net cash outflow from investing activities(92,483)(1,756,326)Cash flows from financing activities(2,593,656)(2,974,718)Proceeds from draw down of long-term bank loans(1,986,723)(16,020,304)Proceeds from draw down of long-term bank loans(1,986,723)(16,020,304)Proceeds from draw down of long-term bank loans(2,593,656)(2,974,718)Proceeds from draw down of long-term bank loans(1,25,933,629)(2,240,721)Repayments of fi			2008	2007
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Capital injections in associates(384,186)Proceeds from disposal of interest in an associate3,698Proceeds on disposal of available-for-sale financial assets32,972Proceeds from disposal of interest in a subsidiary441,002Net cash outflow from investing activities(924,883)(1,756,326)Cash flows from financing activitiesProceeds from draw down of short-term bank loans25,403,30118,464,695Repayments of short-term bank loans(19,986,723)(16,020,304)Proceeds from draw down of long-term bank loans(3,922,593)(2,985,480)Principal repayments of long-term bank loans(3,922,593)(2,985,480)Principal repayments of finance lease obligations(2,593,656)(2,974,718)Payments of restricted bank deposit(1,365,116)			29,679	
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Proceeds on disposal of available-for-sale financial assets32,972Proceeds from disposal of interest in a subsidiary—441,002Net cash outflow from investing activities(924,883)(1,756,326)Cash flows from financing activities(924,883)(1,756,326)Cash flows from draw down of short-term bank loans25,403,30118,464,695Repayments of short-term bank loans(19,986,723)(16,020,304)Proceeds from draw down of long-term bank loans4,748,0713,383,349Repayments of long-term bank loans(3,922,593)(2,985,480)Principal repayments of finance lease obligations(2,593,656)(2,974,718)Payments of restricted bank deposit(1,365,116)—Interest paid(2,741,980)(2,240,721)Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	Capital injections in associates		(384,186)	
assets32,972Proceeds from disposal of interest in a subsidiary441,002Net cash outflow from investing activities(924,883)(1,756,326)Cash flows from financing activitiesProceeds from draw down of short-term bank loans25,403,30118,464,695Repayments of short-term bank loans(19,986,723)(16,020,304)Proceeds from draw down of long-term bank loans4,748,0713,383,349Repayments of long-term bank loans(3,922,593)(2,985,480)Principal repayments of finance lease obligations(2,593,656)(2,974,718)Payments of restricted bank deposit(1,365,116)Interest paid(2,741,980)(2,240,721)Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net cash outflow from financing activities(91,792)(1,639,933)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486			3,698	
Proceeds from disposal of interest in a subsidiary—441,002Net cash outflow from investing activities(924,883)(1,756,326)Cash flows from financing activitiesProceeds from draw down of short-term bank loans25,403,30118,464,695Repayments of short-term bank loans(19,986,723)(16,020,304)Proceeds from draw down of long-term bank loans4,748,0713,383,349Repayments of long-term bank loans(3,922,593)(2,985,480)Principal repayments of finance lease obligations(2,593,656)(2,974,718)Payments of restricted bank deposit(1,365,116)—Interest paid(2,741,980)(2,240,721)Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net cash outflow from financing activities(91,792)(1,639,933)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	Proceeds on disposal of available-for-sale financial			
Net cash outflow from investing activities(924,883)(1,756,326)Cash flows from financing activitiesProceeds from draw down of short-term bank loans25,403,30118,464,695Repayments of short-term bank loans(19,986,723)(16,020,304)Proceeds from draw down of long-term bank loans4,748,0713,383,349Repayments of long-term bank loans(3,922,593)(2,985,480)Principal repayments of finance lease obligations(2,593,656)(2,974,718)Payments of restricted bank deposit(1,365,116)—Interest paid(2,741,980)(2,240,721)Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net cash outflow from financing activities1,838,860(315,974)Cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	assets		32,972	
Cash flows from financing activitiesProceeds from draw down of short-term bank loans25,403,30118,464,695Repayments of short-term bank loans(19,986,723)(16,020,304)Proceeds from draw down of long-term bank loans4,748,0713,383,349Repayments of long-term bank loans(3,922,593)(2,985,480)Principal repayments of finance lease obligations(2,593,656)(2,974,718)Payments of restricted bank deposit(1,365,116)	Proceeds from disposal of interest in a subsidiary		—	441,002
Proceeds from draw down of short-term bank loans25,403,30118,464,695Repayments of short-term bank loans(19,986,723)(16,020,304)Proceeds from draw down of long-term bank loans4,748,0713,383,349Repayments of long-term bank loans(3,922,593)(2,985,480)Principal repayments of finance lease obligations(2,593,656)(2,974,718)Payments of restricted bank deposit(1,365,116)—Interest paid(2,741,980)(2,240,721)Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	Net cash outflow from investing activities		(924,883)	(1,756,326)
Proceeds from draw down of short-term bank loans25,403,30118,464,695Repayments of short-term bank loans(19,986,723)(16,020,304)Proceeds from draw down of long-term bank loans4,748,0713,383,349Repayments of long-term bank loans(3,922,593)(2,985,480)Principal repayments of finance lease obligations(2,593,656)(2,974,718)Payments of restricted bank deposit(1,365,116)—Interest paid(2,741,980)(2,240,721)Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486				
Repayments of short-term bank loans(19,986,723)(16,020,304)Proceeds from draw down of long-term bank loans4,748,0713,383,349Repayments of long-term bank loans(3,922,593)(2,985,480)Principal repayments of finance lease obligations(2,593,656)(2,974,718)Payments of restricted bank deposit(1,365,116)-Interest paid(2,741,980)(2,240,721)Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net cash outflow from financing activities1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486				
Proceeds from draw down of long-term bank loans4,748,0713,383,349Repayments of long-term bank loans(3,922,593)(2,985,480)Principal repayments of finance lease obligations(2,593,656)(2,974,718)Payments of restricted bank deposit(1,365,116)Interest paid(2,741,980)(2,240,721)Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net cash outflow from financing activities(91,792)(1,639,933)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	Proceeds from draw down of short-term bank loans			
Repayments of long-term bank loans(3,922,593)(2,985,480)Principal repayments of finance lease obligations(2,593,656)(2,974,718)Payments of restricted bank deposit(1,365,116)Interest paid(2,741,980)(2,240,721)Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net cash outflow from financing activities(91,792)(1,639,933)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	Repayments of short-term bank loans		(19,986,723)	(16,020,304)
Principal repayments of finance lease obligations(2,593,656)(2,974,718)Payments of restricted bank deposit(1,365,116)—Interest paid(2,741,980)(2,240,721)Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net cash outflow from financing activities(91,792)(1,639,933)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	Proceeds from draw down of long-term bank loans		4,748,071	3,383,349
Payments of restricted bank deposit(1,365,116)Interest paid(2,741,980)(2,240,721)Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net cash outflow from financing activities(91,792)(1,639,933)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	Repayments of long-term bank loans		(3,922,593)	(2,985,480)
Interest paid(2,741,980)(2,240,721)Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net cash outflow from financing activities(91,792)(1,639,933)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	Principal repayments of finance lease obligations		(2,593,656)	(2,974,718)
Refunds of deposits pledged for finance leases upon maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net cash outflow from financing activities(91,792)(1,639,933)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	Payments of restricted bank deposit		(1,365,116)	
maturities419,604779,646Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net cash outflow from financing activities(91,792)(1,639,933)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	Interest paid		(2,741,980)	(2,240,721)
Dividends paid to minority shareholders of subsidiaries(52,700)(46,400)Net cash outflow from financing activities(91,792)(1,639,933)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	Refunds of deposits pledged for finance leases upon			
Net cash outflow from financing activities(91,792)(1,639,933)Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	maturities		419,604	779,646
Net increase/(decrease) in cash and cash equivalents1,838,860(315,974)Cash and cash equivalents at 1 January1,655,2441,987,486	Dividends paid to minority shareholders of subsidiaries		(52,700)	(46,400)
Cash and cash equivalents at 1 January1,655,2441,987,486	Net cash outflow from financing activities		(91,792)	(1,639,933)
Cash and cash equivalents at 1 January1,655,2441,987,486				
Cash and cash equivalents at 1 January1,655,2441,987,486	Net increase/(decrease) in cash and cash equivalents		1,838,860	(315,974)
	-		1,655,244	1,987,486
	Exchange adjustments		(43,094)	(16,268)

Cash and cash equivalents at 51 December $5,751,010$ $1,055,277$	Cash and cash equivalents at 31 December	3,451,010	1,655,244
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The notes on pages 121 to 264 are an integral part of these financial statements.

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Consolidated Statement of Changes in Equity

(Prepared in accordance with International Financial Reporting Standards)

For the year ended 31 December 2008

	Attributa Share capital RMB'000	able to equity Other reserves RMB'000	holders of the Cor Accumulated losses RMB'000	mpany Subtotal RMB'000	Minority interests RMB'000	Total equity RMB'000
Balance at 1 January 2007 as previously presented	4,866,950	1,282,877	(3,334,930)	2,814,897	661,746	3,476,643
Effect of early adoption of IFRIC	4,800,930	1,202,077			001,740	
13 (Note 2(b)(i)) Effect of change of accounting policy on property, plant and equipment		_	- (362,606)	(362,606)		(362,606)
(Note 2(b)(ii))	_	(490,688)	76,430	(414,258)	(12,981)	(427,239)
Balance at 1 January 2007 as restated	4,866,950	792,189	(3,621,106)	2,038,033	648,765	2,686,798
Cash flow hedges,						
net of tax	_	(78,197)	_	(78,197)	_	(78,197)
-		(78,197)	_	(78,197)	_	(78,197)
net of tax Fair value movements of available for sale investments held by		(78,197) 22,167	_	(78,197) 22,167	_	(78,197) 22,167
net of tax Fair value movements of available for sale investments held by associates (Note 23) Net income recognised directly	_	22,167	_	22,167	_	22,167
net of tax Fair value movements of available for sale investments held by associates (Note 23) Net income			- 378,568		(24,393)	
net of tax Fair value movements of available for sale investments held by associates (Note 23) Net income recognised directly in equity Profit/(loss) for the		22,167	- 378,568	22,167 (56,030)	(24,393)	22,167 (56,030)

Dividend paid to						
minority interests						
in subsidiaries	<u> </u>	—			(46,400)	(46,400)
Disposal of a subsidiary					(5,987)	(5,987)
Adjustment to					(3,987)	(3,987)
statutory and						
discretionary		(120,000)	120.000			
reserves		(428,808)	428,808		· —	
		(428,808)	428,808		(52,387)	(52,387)
Balance at 31 December 2007	4,866,950	307,351	(2,813,730)	2,360,571	571,985	2,932,556
December 2007	4,000,930	307,331	(2,815,750)	2,300,371	571,905	2,932,330
Balance at 1						
January 2008, as						
previously presented	4,866,950	798,039	(2,637,226)	3,027,763	584,966	3,612,729
Effect of early	4,000,950	190,059	(2,057,220)	5,027,705	501,900	5,012,727
adoption of IFRIC						
13 (Note 2(b)(i))			(345,115)	(345,115)		(345,115)
Effect of change of accounting policy						
on property, plant						
and equipment		(100, 600)			(10.001)	
(Note 2(b)(ii))	—	(490,688)	168,611	(322,077)	(12,981)	(335,058)
Balance at 1						
January 2008, as						
restated	4,866,950	307,351	(2,813,730)	2,360,571	571,985	2,932,556
Cash flow hedges,						
net of tax		(170,360)		(170,360)		(170,360)
Fair value						
movements of available for sale						
investments held by						
associates (Note						
23)		(19,080)	_	(19,080)		(19,080)
Net loss recognised						
directly in equity	_	(189,440)	_	(189,440)		(189,440)
Loss for the year	<u> </u>	—	(15,268,532)	(15,268,532)	(61,393)	(15,329,925)
Total recognised						
income and						
expense for 2008		(189,440)	(15,268,532)	(15,457,972)	(61,393)	(15,519,365)
Dividend not to					(52,700)	(52 700)
Dividend paid to minority interests					(52,700)	(52,700)
minority morests						

				(52,700)	(52,700)
4,866,950	117,911	(18,082,262)	(13,097,401)	457,892	(12,639,509)
	— 4,866,950	 4,866,950 117,911	4,866,950 117,911 (18,082,262)		(52,700) 4,866,950 117,911 (18,082,262) (13,097,401) 457,892

The notes on pages 121 to 264 are an integral part of these financial statements.

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#### APPENDIX II

#### FINANCIAL INFORMATION ON THE GROUP

Notes to the Financial Statements (Prepared in accordance with International Financial Reporting Standards) For the year ended 31 December 2008

1.

#### CORPORATE INFORMATION

China Eastern Airlines Corporation Limited (the "Company"), a joint stock company limited by shares was incorporated in the People's Republic of China (the "PRC") on 14 April 1995. The address of its registered office is 66 Airport Street, Pudong International Airport, Shanghai, the PRC. The Company and its subsidiaries (together, the "Group") are principally engaged in the operation of civil aviation, including the provision of passenger, cargo, and mail delivery and other extended transportation services.

The Company is majority owned by China Eastern Air Holding Company ("CEA Holding"), a state-owned enterprise incorporated in the PRC.

The Company's shares are traded on The Stock Exchange of Hong Kong Limited, The New York Stock Exchange and The Shanghai Stock Exchange.

These financial statements have been approved for issue by the Board of Directors on 15 April 2009.

2.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

(a)

Basis of preparation

The financial statements of the Group have been prepared in accordance with International Financial Reporting Standards (''IFRS'') and the disclosure requirements of the Hong Kong Companies Ordinance. The financial statements have been prepared under the historical cost convention, as modified by the revaluation of available-for-sale financial assets, financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss.

The preparation of financial statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 4.

In preparing the financial statements, the directors have given careful consideration to the going concern status of the Group in the context of the Group's current working capital difficulties.

The Group's accumulated losses were approximately RMB18.08 billion as at 31 December 2008; its current liabilities exceeded its current assets by approximately RMB43.46 billion; and total liabilities exceeded total assets by approximately RMB12.64 billion.

Against this background, the directors have taken active steps to seek additional sources of finance and improve the Group's liquidity position. At 31 December 2008, the Group had total credit facilities of RMB13.5 billion from certain

banks. Since 31 December 2008, the Company has successfully obtained additional credit facilities in an aggregate amount of RMB36 billion from certain banks and financial institutions (see Note 47 — "Post balance sheet events" for details). The directors believe that, based on experience to date, it is likely that these facilities will be rolled over in future years if required. In addition, a resolution to issue additional shares to China Eastern Air Holding Company ("CEA Holding"), the Company's shareholder, and CES Global Holding (Hong Kong) Limited ("CES Global"), a wholly-owned subsidiary of CEA Holding, for a total amount of RMB7 billion was approved in the extraordinary general meetings held on 26 February 2009 (see Note 47 — "Post balance sheet events" for details).

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#### FINANCIAL INFORMATION ON THE GROUP

With the additional credit facilities and approved capital injection described in the preceding paragraph, and based on the Group's history of obtaining finance and its relationships with its bankers and creditors, the Board of Directors considers that the Group will be able to obtain sufficient financing to enable it to operate and meet its liabilities as and when they fall due. Accordingly, it is appropriate that these financial statements should be prepared on a going concern basis and do not include any adjustments that would be required should the Company and the Group fail to continue as a going concern.

- (i) Standards, amendment and interpretations effective in 2008
- •IFRIC 14, 'IAS 19 The limit on a defined benefit asset, minimum funding requirements and their interaction', provides guidance on assessing the limit in IAS 19 on the amount of the surplus that can be recognised as an asset. It also explains how the pension asset or liability may be affected by a statutory or contractual minimum funding requirement. This interpretation does not have any impact on the Group's financial statements, as the Group has a pension deficit and is not subject to any minimum funding requirements.
- •IFRIC 11, 'IFRS 2 Group and treasury share transactions', provides guidance on whether share-based transactions involving treasury shares or involving group entities (for example, options over a parent's shares) should be accounted for as equity-settled or cash-settled share- based payment transactions in the stand-alone accounts of the parent and group companies. This interpretation does not have an impact on the Group's financial statements.
- (ii) Standards, amendments and interpretations to existing standards that are not yet effective and which are relevant for the Group's operations

The following standards, amendments and interpretations to existing standards have been published and are mandatory for the Group's accounting periods beginning on or after 1 January 2009 or later periods, but the Group has not early adopted them:

- •IAS 1 (Revised), 'Presentation of financial statements' (effective from 1 January 2009). The revised standard will prohibit 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 will be required to be shown in a performance statement, but entities can choose whether to present one performance statement (the statement of comprehensive income) or two statements (the consolidated income statement and statement of comprehensive income). Where entities restate or reclassify comparative information, they will be required to present a restated balance sheet as at the beginning comparative period in addition to the current requirement to present balance sheets at the end of the current period and comparative period. The Group will apply IAS (Revised) from 1 January 2009. It is likely that both the consolidated income statement of comprehensive income statements.
- •IFRS 8, 'Operating segments' (effective from 1 January 2009). IFRS replaces IAS 14 and aligns segment reporting with the requirements of the US standard SFAS 131, 'Disclosures about segments of an enterprise and related information'. The new standard requires a 'management approach', under which segment information is presented on the same basis as that used for internal reporting purposes. The Group will apply IFRS 8 from 1 January 2009, The expected impact is still being assessed in detail by management.
- •IAS 27 (Revised) "Consolidated and Separate Financial Statements" (effective from annual period beginning on or after 1 July 2009). The amendment requires non-controlling interests (i.e. minority interests) to be presented in the

consolidated statement of financial position within equity, separately from the equity of the owners of the parent. Total comprehensive income must be attributed to the owners of the parent and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance. Changes in a parent's ownership interest in a subsidiary that do not result in the loss of control are accounted for within equity. When control of a subsidiary is lost, the assets and liabilities and related equity components of the former subsidiary are derecognised. Any gain or loss is recognised in profit or loss. Any investment retained in the former subsidiary is measured at its fair value at the date when control is lost. The Group will apply IAS 27 (Revised) from 1 January 2010.

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#### APPENDIX II

#### FINANCIAL INFORMATION ON THE GROUP

- IFRS 3 (Revised) "Business Combinations" (effective for business combinations with acquisition date on or after the beginning of the first annual reporting period beginning on or after 1 July 2009). The amendment may bring more transactions into acquisition accounting as combinations by contract alone and combinations of mutual entities are brought into the scope of the standard and the definition of a business has been amended slightly. It now states that the elements are 'capable of being conducted' rather than 'are conducted and managed'. It requires considerations (including contingent consideration), each identifiable asset and liability to be measured at its acquisition-date fair value, except leases and insurance contracts, reacquired right, indemnification assets as well as some assets and liabilities required to be measured in accordance with other IFRSs. They are income taxes, employee benefits, share-based payment and non current assets held for sale and discontinued operations. Any non-controlling interest in an acquiree is measured either at fair value or at the non-controlling interest's proportionate share of the acquiree's net identifiable assets. All acquisition related cost should be expensed. The Group will apply IFRS 3 (Revised) prospectively to all business combinations from 1 January 2010.
- •IAS 36 (Amendment), 'Impairment of assets' (effective from 1 January 2009). The amendment is part of the IASB's annual improvements project published in May 2008. Where fair value less costs to sell is calculated on the basis of discounted cash flows, disclosures equivalent to those for value-in-use calculation should be made. The Group will apply the IAS 36 (Amendment) and provide the required disclosure where applicable for impairment tests from 1 January 2009.
- •IAS 38 (Amendment), 'Intangible assets' (effective from 1 January 2009). The amendment is part of the IASB's annual improvements project published in May 2008. A prepayment may only be recognised in the event that payment has been made in advance of obtaining right of access to goods or receipt of services. The Group will apply the IAS 38 (Amendment) from 1 January 2009, but it is not expected to have any impact on the Group's financial statements.
- •IAS 19 (Amendment), 'Employee benefits' (effective from 1 January 2009). The amendment is part of the IASB's annual improvements project published in May 2008. The amendment clarifies that a plan amendment that results in a change in the extent to which benefit promises are affected by future salary increases is a curtailment, while an amendment that changes benefits attributable to past service gives rise to a negative past service cost if it results in a reduction in the present value of the defined benefit obligation. The definition of return on plan assets has been amended to state that plan administration costs are deducted in the calculation of return on plan assets only to the extent that such costs have been excluded from measurement of the defined benefit obligation. The distinction between short term and long term employee benefits will be based on whether benefits are due to be settled within or after 12 months of employee service being rendered. IAS 37, 'Provisions, contingent liabilities and contingent assets', requires contingent liabilities to be disclosed, not recognised. IAS 19 has been amended to be consistent. The Group will apply the IAS 19 (Amendment) from 1 January 2009. The expected impact is still being assessed in detail by management.
- IFRS 7 (Amendment), 'Financial instruments: Disclosure' (effective from 1 January 2009). The amendment forms part of the IASB's response to the financial crisis aims at improving transparency and enhance accounting guidance. The amendment increases the disclosure requirements about fair value measurement and reinforces existing principles for disclosure about liquidity risk. The amendment introduces a three-level hierarchy for fair value measurement disclosure and requires some specific quantitative disclosures for financial instruments in the lowest level in the hierarchy. In addition, the amendment clarifies and enhances existing requirements for the disclosure of liquidity risk primarily requiring a separate liquidity risk analysis for derivative and non-derivative financial liabilities. The Group will apply the IFRS 7 (Amendment) and provide the required disclosure, where applicable, prospectively from 1 January 2009.

APPENDIX II	FINANCIAL INFORMATION ON THE GROUP
(b)	Changes of accounting policy

Early adoption of IFRIC 13, 'Customer loyalty programmes'

(i)

IFRIC 13, 'Customer loyalty programmes' was early adopted by the Group in 2008. IFRIC 13 clarifies that where goods or services are sold together with a customer loyalty incentive (for example, loyalty points or free products), the arrangement is a multiple-element arrangement and the consideration receivable from the customer is allocated between the components of the arrangement using fair values. The Company operates a frequent-flyer programme called "Eastern Miles" (the "programme"). Historically, the incremental cost of providing awards in exchange for redemption of miles earned by members was accrued as an operating cost and a liability in the balance sheet. After the adoption of IFRIC 13, revenue is allocated between the ticket sold and miles earned by members. The portion allocated to miles earned is deferred and recognised when the miles have been redeemed or have expired.

This change in accounting policy has been accounted for retrospectively, and the comparative financial statements have also been restated. The effect of the change is set out in Note 2(b)(iii).

The Group's consolidated loss for the year ended 31 December 2008 and consolidated net liabilities at 31 December 2008 would have decreased by RMB25 million and RMB320 million respectively if the previous policies had still been applied in 2008.

(ii) Change of accounting policy for property, plant and equipment

Under IFRS, the Company has the option to use the revaluation model or historical cost model to account for its property, plant and equipment ("PP&E"). Previously, the Company adopted the revaluation model in accordance with IAS 16 as a result of Chinese regulatory requirements to revalue PP&E in connection with its listing in 1997. Under PRC Accounting Standards, the one time revaluation for listing purposes was treated as deemed cost and the historical cost model was adopted subsequent to the initial revaluation. In 2008, the Company changed its IFRS accounting policy in respect of PP&E from the revaluation model to the historical cost model. Whilst this change was made primarily to increase the relevance of financial data to the users of the financial statements and for the reasons set out below, management also made reference to Interpretation 2 of Chinese Accounting Standards ("CAS") issued by the Ministry of Finance in August 2008 which aims to drive the elimination of differences between IFRS and CAS. The change was made after taking into consideration the following factors:

- the alignment of the Group's accounting policy with industry peers management considers that the historical cost model will improve comparability of certain financial performance data and results of operations of the Group with other airlines. Very few of the leading global airlines currently use the valuation model and valuation data is not generally used in airline industry analysis that is made available to stakeholders or internally by management.
- increased comparability between finance and operating leased aircraft depreciation cost of a finance leased aircraft is based on revalued amount whereas operating lease payments are based on cost and aircraft held under operating leases are not recognised as assets subject to valuation. Management therefore consider that the change to the cost model increases the level of consistency in accounting for aircraft which are not distinguished from an operational perspective.
- the high degree of subjectivity and risk of cyclical volatility associated with external valuation and second hand aircraft fair values the market value of second hand aircraft can be volatile and is influenced by transactions in

global markets that may have little relevance to the operating environment in China. When purchasing or financing aircraft under finance leases, management intend to use these aircraft in the business for the remainder of their useful lives. Management do not believe that financial statements that reflect, often subjective, movements in second hand values provide meaningful information to investors.

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This change in accounting policy has been accounted for retrospectively, and the comparative financial statements have also been restated. The effect of the change is not considered material to the financial statements but is set out in Note 2(b)(iii).

The Group's consolidated loss for the year ended 31 December 2008 and consolidated net liabilities at 31 December 2008 would have increased by RMB216 million and decreased by RMB119 million respectively if the previous policies had still been applied in 2008.

(iii)	Impact on prior year balances			
	2007 as previously presented RMB'000	Effect of adoption of IFRIC 13 RMB'000	Effect of change of accounting policy for PP&E RMB'000	2007 as restated RMB'000
Impact on consolidated income				
statements				
Consolidated profit for the year	244,503	17,491	92,181	354,175
Earnings per share attributable to equity				
holders of the Company	RMB0.06	RMB0.003	RMB0.02	RMB0.08
Impact on consolidated balance sheet				
Consolidated net assets	3,612,729	(345,115)	(335,058)	2,932,556
Capital and reserves attributable to the				
equity holders of the Company	3,027,763	(345,115)	(322,077)	2,360,571
Minority interests	584,966		- (12,981)	571,985
(c)		С	onsolidation	

The Group's consolidated financial statements include the financial statements of the Company and all of its subsidiaries made up to 31 December.

(i)

.....

Subsidiaries

Subsidiaries are all entities (including special purpose entities) over which the Group has the power to govern the financial and operating policies, generally accompanying a shareholding of more than one half of the voting rights. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Group controls another entity.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases.

The purchase method of accounting is used to account for the acquisition of subsidiaries by the Group, including those acquired from holding companies. The cost of an acquisition is measured as the fair value of the assets given, equity

instruments issued and liabilities incurred or assumed at the date of exchange, plus costs directly attributable to the acquisition. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any minority interest.

The excess of the cost of acquisition over the fair value of the Group's share of the identifiable net assets acquired is recorded as goodwill. If the cost of acquisition is less than the fair value of the net assets of the subsidiary acquired, the difference is recognised directly in the consolidated income statement.

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Inter-company transactions, balances and unrealised gains on transactions between Group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

In the Company's balance sheet, the investments in subsidiaries are stated at cost less provision for impairment losses. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

(ii) Transactions with minority interests

The Group applies a policy of treating transactions with minority interests as transactions with parties external to the Group. Disposals to minority interests result in gains and losses for the Group that are recorded in the consolidated income statement. Purchases from minority interests result in goodwill, being the difference between any consideration paid and the relevant share acquired of the carrying value of net assets of the subsidiary.

(iii)

Associates

Associates are all entities over which the Group has significant influence but not control, generally accompanying a shareholding of between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting and are initially recognised at cost. The Group's investments in associates includes goodwill (net of any accumulated impairment loss) identified on acquisition.

The Group's share of its associates' post-acquisition profits or losses is recognised in the consolidated income statement, and its share of post-acquisition movements in reserves is recognised in reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate.

Unrealised gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

Dilution gains and losses in associates are recognised in the consolidated income statement.

In the Company's balance sheet, the investments in associates are stated at cost less provision for impairment losses (Note 2(n)). The results of associates are accounted for by the Company on the basis of dividend received and receivable.

(iv) Jointly controlled entities

A jointly controlled entity is an entity in which the Group has joint control over its economic activity established under a contractual arrangement. The Group's investments in jointly controlled entities includes goodwill (net of any accumulated impairment loss) identified on acquisition.

The Group's interests in jointly controlled entities are accounted for by the equity method of accounting based on the audited financial statements or management accounts of the jointly controlled entities. The Group's share of its jointly controlled entities' post-acquisition profits or losses is recognised in the consolidated income statement, and its share of post-acquisition movements is adjusted against the carrying amount of the investment. When the Group's share of losses in a jointly controlled entity equals or exceeds its interest in that entity, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the jointly controlled entity.

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The Group recognises the portion of gains or losses on the sale of assets by the Group to the joint venture that it is attributable to the other venturers. The Group does not recognise its share of profits or losses from the joint venture that result from the Group's purchase of assets from the joint venture until it resells the assets to an independent party. However, a loss on the transaction is recognised immediately if the loss provides evidence of a reduction in the net realisable value of current assets, or an impairment loss.

In the Company's balance sheet, the investments in jointly controlled entities are stated at cost less provision for impairment losses. The results of jointly controlled entities are accounted for by the Company on the basis of dividends received and receivable.

(d) Segmental reporting

A business segment is a group of assets and operations engaged in providing products or services that are subject to risks and returns that are different from those of other business segments. A geographical segment is engaged in providing products or services within a particular economic environment that are subject to risks and returns that are different from those of segments operating in other economic environments.

(e)	Foreign currency translation
(i)	Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The financial statements are presented in Chinese Renminbi ("RMB"), which is the Company's functional and presentation currency.

(ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the income statement, except when deferred in equity as qualifying cash flow hedges or qualifying net investment hedges.

(f) Revenue recognition and sales in advance of carriage

Revenue comprises the fair value of the consideration received or receivable for the sale of goods and the provision of services in the ordinary course of the Group's activities. Revenue is shown net of business and value-added taxes, returns, rebates and discounts and after eliminating sales within the Group.

The Group recognises revenue when the amount of revenue can be reliably measured, it is probable that future economic benefits will flow to the entity and specific criteria have been met for each of the Group's activities as described below. The amount of revenue is not considered to be reliably measurable until all contingencies relating to the sale have been resolved. The Group bases its estimates on historical results, taking into consideration the type of customer, the type of transaction and the specifics of each arrangement.

Traffic revenue

Passenger, cargo and mail revenues are recognised as traffic revenues when the transportation services are provided. The value of sold but unused tickets is recognised as sales in advance of carriage ("SIAC").

(ii)

Commission income

Commission income represents amounts earned from other carriers in respect of sales made by the Group on their behalf, and is recognised in the income statement upon ticket sales.

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	APPENDIX II	FINANCIAL INFORMATION ON THE GROUP

(iii)

(g)

(h)

Other revenue

Revenues from other operating businesses, including income derived from the provision of ground services and cargo handling services, are recognised when the services are rendered.

Rental income from subleases of aircraft is recognised on a straight-line basis over the terms of the respective leases. Rental income from leasing office premises and cargo warehouses is recognised on a straight-line basis over the lease term.

Government grants

Grants from the Government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions.

Government grants relating to costs are deferred and recognised in the income statement over the period necessary to match them with the costs that they are intended to compensate.

Government grants relating to property, plant and equipment are included in non-current liabilities as deferred government grants and are credited to the income statement on a straight-line basis over the expected lives of the related assets.

Maintenance and overhaul costs

In respect of aircraft and engines under operating leases, the Group has the responsibility to fulfill certain return conditions under the leases. Provision for the estimated cost of these return condition checks is made on a straight line basis over the term of the leases.

In respect of aircraft and engines owned by the Group or held under finance leases, overhaul costs are capitalised as a component of property, plant and equipment and are depreciated over the appropriate maintenance cycles (Note 2(m)).

All other repairs and maintenance costs are charged to the income statement as and when incurred.

(i)

## Interest income

Interest income is recognised on a time-proportion basis using the effective interest method. When a receivable is impaired, the Group reduces the carrying amount to its recoverable amount, being the estimated future cash flow discounted at the original effective interest rate of the instrument, and continues unwinding the discount as interest income. Interest income on impaired loans is recognised using the original effective interest rate.

(j) Borrowing costs

Borrowing costs incurred for the construction of any qualifying asset, including the interest attributable to loans for advance payments used to finance the acquisition of aircraft, are capitalised during the period of time that is required to complete and prepare the asset for its intended use. Other borrowing costs are expensed.

(k) Current and deferred tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the jurisdictions where the Company and its subsidiaries, associates and jointly controlled entities operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation and establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

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Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. However, deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

Deferred income tax is provided on temporary differences arising on investments in subsidiaries, associates and jointly controlled entities, except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

(1)	Intangible assets
(i)	Goodwill

Goodwill represents the excess of the cost of an acquisition over the fair value of the Group's share of the net identifiable assets of the acquired subsidiary, associate or jointly controlled entity at the date of acquisition. Goodwill on acquisition of subsidiaries is included in "intangible assets". Goodwill on acquisition of associates and jointly controlled entities is included in "investments in associates" and "investments in jointly controlled entities" and is tested for impairment as part of the overall balances. Separately recognised goodwill is tested for impairment at least annually or whenever there is an indication of impairment and carried at cost less accumulated impairment losses. Impairment losses on goodwill are not reversed. Gains and losses on the disposal of an entity include the carrying amount of goodwill relating to the entity sold.

Goodwill is allocated to cash-generating units for the purpose of impairment testing. The allocation is made to those cash-generating units or groups of cash-generating units that are expected to benefit from the business combination in which the goodwill arose.

(ii) Sponsorship fees

Sponsorship fees paid and payable in relation to the 2010 Shanghai Expo have been capitalised and are being amortised on a straight-line basis over the period of the sponsorship program. The cost of the intangible asset is calculated based on the expected cash payment and the fair value of the services to be provided.

(iii) Computer software costs

Acquired computer software licenses are capitalised on the basis of the costs incurred to acquire and bring to use the specific software. These costs are amortised using the straight-line method over their estimated useful lives of 5 to 6 years. Costs associated with developing or maintaining computer software programmes are recognised as expense when incurred.

Property, plant and equipment

Property, plant and equipment is recognised initially at cost which comprises purchase price, and any directly attributable costs of bringing the assets to the condition for their intended use.

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately.

When each major aircraft overhaul is performed, its cost is recognised in the carrying amount of the item of property, plant and equipment and is depreciated over the appropriate maintenance cycles. Components related to airframe overhaul cost, are depreciated on a straight-line basis over 5 to 7.5 years. Components related to engine overhaul costs, are depreciated between each overhaul period using the ratio of actual flying hours and estimated flying hours between overhauls. Upon completion of an overhaul, any remaining carrying amount of the cost of the previous overhaul is derecognised and charged to the income statement.

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Except for components related to overhaul costs, the depreciation method of which has been described in the preceding paragraph, other depreciation of property, plant and equipment is calculated using the straight-line method to write down their costs or revalued amounts to their residual values over their estimated useful lives, as follows:

Aircraft, engines and flight equipment	10 to 20 years
Buildings	15 to 35 years
Other property, plant and equipment	5 to 20 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each balance sheet date. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing the proceeds with the assets' carrying amount and are recognised in the income statement.

Construction in progress represents buildings under construction and plant and equipment, being mainly flight simulators, pending installation. This includes the costs of construction or acquisition and interest capitalised. No depreciation is provided on construction in progress until the asset is completed and ready for use.

(n) Impairment of investments in subsidiaries, associates, jointly controlled entities and non-financial assets

Assets that have an indefinite useful life or which are not yet available for use are not subject to amortisation and are tested for impairment at least annually or whenever there is indication of impairment. Other assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Non-financial assets other than goodwill that have suffered an impairment are reviewed for possible reversal of the impairment at each balance sheet date.

(0)

Lease prepayments represent acquisition costs of land use rights less accumulated amortisation. Amortisation is provided over the lease period of the land use rights on a straight-line basis.

Lease prepayments

(p) Advanced payments on acquisition of aircraft

Advanced payments on acquisition of aircraft represent payments to aircraft manufacturers to secure deliveries of aircraft in future years, including attributable finance costs, and are included in non-current assets. The balance is transferred to property, plant and equipment upon delivery of the aircraft.

(q) Flight equipment spare parts

Flight equipment spare parts are stated at the lower of cost and net realisable value. Cost is determined using the weighted average method. The cost of flight equipment spare parts comprises the purchase price (net of discounts), freight charges, duty and value added tax and other miscellaneous charges. Net realisable value is the estimated selling

price of the flight equipment in the ordinary course of business, less applicable selling expenses.

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(r)

Trade receivables

Trade receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment. A provision for impairment of trade receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of the receivables. Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy or financial reorganisation, and default or delinquency in payments are considered indicators that the trade receivable is impaired. The amount of the provision is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. The carrying amount of the assets is reduced through the use of an allowance account, and the amount of the loss is recognised in the income statement. When a trade receivable is uncollectible, it is written off against the provision account for trade receivables. Subsequent recoveries of amounts previously written off are credited in the income statement.

(s) Cash and cash equivalents

Cash and cash equivalents includes cash in hand, deposits held at call with banks and other short-term highly liquid investments with original maturities of three months or less.

(t)

Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any differences between the proceeds (net of transaction costs) and the redemption value is recognised in the income statement over the period of the borrowings using the effective interest method.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the balance sheet date.

(u)

Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligation; and the amount can be reliably estimated.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as interest expense.

(v)

Leases

(i)

A Group company is the lessee

The Group leases certain property, plant and equipment. Leases of property, plant and equipment where the Group has acquired substantially all the risks and rewards of ownership are classified as finance leases. Finance leases are capitalised at the lease's commencement at the lower of the fair value of the leased property and the present value of the minimum lease payments.

Each lease payment is allocated between the liability and finance charges so as to achieve a constant rate on the finance balance outstanding. The corresponding rental obligations, net of finance charges, are included in other short-term and other long-term payables. The interest element of the finance cost is charged to the income statement over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period. Leased assets are depreciated using a straight-line basis over their expected useful lives to residual values.

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For sale and leaseback transactions resulting in a finance lease, differences between sales proceeds and net book values are deferred and amortised over the minimum lease terms.

Operating leases

Leases in which a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to the income statement on a straight-line basis over the period of the lease.

For sale and leaseback transactions resulting in an operating lease, differences between sales proceeds and net book values are recognised immediately in the income statement, except to the extent that any profit or loss is compensated for by future lease payments at above or below market value.

(ii) A Group company is the lessor

Assets leased out under operating leases are included in property, plant and equipment in the balance sheet. They are depreciated over their expected useful lives on a basis consistent with similar property, plant and equipment. Rental income is recognised on a straight-line basis over the lease term.

(w) Retirement benefits

The Group participates in defined contribution retirement schemes regarding pension and medical benefits for employees organised by the municipal governments of the relevant provinces. The contributions to the schemes are charged to the income statement as and when incurred.

In addition, the Group provides retirees with post-retirement benefits including retirement subsidies, transportation subsidies, social function activity subsidies as well as other welfare. The liability recognised in the balance sheet in respect of defined benefit pension plans is the present value of the defined benefit obligation at the balance sheet date less the fair value of plan assets, together with adjustments for unrecognised actuarial gains or losses and past service costs. The defined benefit obligation is calculated annually using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using interest rates of government bonds that are denominated in the currency in which the benefits will be paid, and that have terms to maturity approximating to the terms of the related pension liability. Actuarial gains and losses arising from experience adjustments and changes in actuarial assumptions in excess of the greater of 10% of the value of plan assets or 10% of the defined benefit obligation are charged or credited to the income statement over the employees' expected average remaining working lives.

Past-service costs are recognised immediately in the income statement, unless the changes to the pension plan are conditional on the employees remaining in service for a specified period of time (the vesting period). In this case, the past-service costs are amortised on a straight-line basis over the vesting period.

(x) Derivative financial instruments

Derivative financial instruments are initially recognised in the balance sheet at fair value on the date a derivative contract is entered into and are subsequently remeasured at their fair value. The accounting for subsequent changes in fair value depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item

being hedged.

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The Group documents, at the inception of the transaction, the relationship between hedging instruments and hedged items, as well as its risk management objectives and strategy for undertaking various hedge transactions. The Group also documents its assessment, both at hedge inception and on an ongoing basis, of whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in fair values or cash flows of hedged items.

Derivative financial instruments that do not qualify for hedge accounting are accounted for as trading instruments and any unrealised gains or losses, being changes in fair value of the derivatives, are recognised in the income statement immediately.

Changes in the fair value of derivatives that are designated and qualify as fair value hedges and that are highly effective, are recorded in the income statement, along with any changes in the fair value of the hedged assets or liabilities that are attributable to the hedged risk.

Derivative financial instruments that qualify for hedge accounting and which are designated as a specific hedge of the variability in cashflows of a highly probable forecast transaction, are accounted for as follows:

- (i) the effective portion of any change in fair value of the derivative financial instrument is recognised directly in equity. Where the forecast transaction or firm commitment results in the recognition of an asset or a liability, the gains and losses previously deferred in equity are included in the initial measurement of the cost of the asset or liability. Otherwise, the cumulative gain or loss on the derivative financial instrument is removed from equity and recognised in the income statement in the same period during which the hedged forecast transaction affects net profit or loss.
  - (ii) the ineffective portion of any change in fair value is recognised in the income statement immediately.

The full fair value of a hedging derivative is classified as a non-current asset or liability when the remaining maturity of the hedged items is more than 12 months, and as a current asset or liability when the remaining maturity of the hedged item is less than 12 months. Trading derivatives are classified as a current asset or liability.

When a hedging instrument expires or is sold, or when a hedge no longer meets the criteria for hedge accounting, any cumulative gain or loss existing in equity at that time remains in equity and is recognised in the income statement when the committed or forecast transaction ultimately occurs. When a committed or forecast transaction is no longer expected to occur, the cumulative gain or loss that was recorded in equity is immediately transferred to the income statement.

(y) Available-for-sale financial assets

Investments in securities other than subsidiaries, associates and jointly controlled entities, being held for non- trading purposes, are classified as available-for-sale financial assets and are recognised on the trade-date — the date on which the Group commits to purchase or sell the asset. Investments are initially recognised at fair value plus transaction costs. At each balance sheet date, the fair value is remeasured, with any resulting gain or loss being recognised directly in equity, except for impairment losses. When these investments are derecognised, the cumulative gain or loss previously recognised directly in equity is recognised in the income statement.

The Group assesses at each balance sheet date whether there is objective evidence that a financial asset is impaired. In the case of equity securities classified as available for sale, a significant or prolonged decline in the fair value of the

securities below its cost is considered an indicator that the securities are impaired. If any such evidence exists for available-for-sale financial assets, the cumulative loss, measured as the difference between the acquisition cost and the current fair value less any impairment loss on that financial asset previously recognised in the income statement, is removed from equity and recognised in the income statement. Impairment losses recognised in the income statement on equity instruments are not reversed through the income statement.

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(z)	Dividend distribution
Dividend distribution to the Company's period in which the dividends are approved	shareholders is recognised as a liability in the financial statements in the d by the Company's shareholders.
(aa)	Comparatives
year. The major reclassifications for the	we been reclassified to conform with changes in presentation in the current 2007 comparative figures include reclassification of certain items in the "financing activities" and "operating activities".
3.	FINANCIAL RISK MANAGEMENT
(a)	Financial risk factors
rate risk, cash flow interest rate risk and management programme focuses on the u	ety of financial risks: market risk (including currency risk, fair value interest d fuel price risk), credit risk, and liquidity risk. The Group's overall risk npredictability of financial markets and seeks to minimise potential adverse nce. The Group uses derivative financial instruments to manage certain risk
Board of Directors. The Group Treasury is Group's operating units. The Board provide	ral treasury department (the "Group Treasury") under policies approved by t dentifies, evaluates and hedges financial risks in close co-operation with the des written principles for overall risk management, as well as written policies exchange risk, interest-rate risk, credit risk, use of derivative financial astruments.

(i) Foreign currency risk

Since 21 July 2005, the PRC government reformed the Renminbi exchange rate system and established a floating exchange rate system in which the exchange rate would be adjusted and managed based on market supply and demand with reference to a basket of foreign currencies. The fluctuation in Renminbi exchange rate is affected by the domestic and international economy, the political situation and the currency supply and demand of the currency, and thus the Renminbi exchange rate in the future may therefore be very different from the current exchange rate.

The Group operates its business in many countries and territories. The Group generates its revenue in different currencies, and its foreign currency liabilities at the end of the period are much higher than its foreign currency assets. The Group's major liability item (purchases and leases of aircraft) is mainly priced and settled in currencies such as US dollars. In addition, fluctuations in exchange rates will affect the Group's costs incurred from foreign purchases such as aircraft, flight equipment and aviation fuel, and take-off and landing charges in foreign airports.

The Group also has exposure to foreign currency risk in respect of net cash inflow denominated in Japanese Yen from ticket sales in overseas branch office after payment of expenses. The Group entered into certain foreign exchange forward option contracts to manage this foreign currency risk. Details of foreign currency forward contracts are disclosed in Note 38(b) to the financial statements.

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The following table details the Group's and the Company's exposure at the balance sheet date to major currency risk.

		2000	Gro	oup	2007	
	USD RMB'000	2008 Euro RMB'000	JPY RMB'000	USD RMB'000	2007 Euro RMB'000	JPY RMB'000
Trade and						
other receivables	981,740	42,706	56,003	1,019,596	54,185	420,927
Cash and cash	201,740	12,700	50,005	1,019,590	54,105	120,921
equivalents	494,249	126,695	37,657	736,951	92,205	70,996
Trade and						
other payables	(417,910)	(1,476)	(363)	(317,867)	(6,017)	(16)
Obligations	(117,910)	(1,170)	(505)	(317,007)	(0,017)	(10)
under finance						
leases	(19,444,259)		- (83,971)	(15,417,522)		(1,034,688)
Borrowings	(13,007,687)	(111,658)		(17,196,836)	(130,145)	
Currency derivatives at						
notional value	825,170			241,052		
	020,170			211,002		
Net balance sheet						
exposure	(30,568,697)	56,267	9,326	(30,934,626)	10,228	(542,781)
			Com	nanv		
		2008	com	r ···-J	2007	
	USD	Euro	JPY	USD	Euro	JPY
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Trade and						
other						
	000 077	04 (00)	55.000	076 175	0.000	410 604

receivables	898,975	24,620	55,929	876,175	2,366	419,604
Cash and cash						
equivalents	441,671	95,622	22,705	460,383	60,122	57,480
Trade and						
other						
payables	(414,591)	(1,021)	(363)	(315,576)	(5,833)	(16)
Obligations						
under finance						
leases	(17,164,531)		(83,971)	(12,737,815)		(1,034,688)
Borrowings	(12,734,767)	(111,658)		(16,874,186)	(130,145)	
Currency	825,170			241,052		—
derivatives at						

notional value						
Net balance sheet	(20.140.072)		(5.500)		(72,400)	(557 (20))
exposure	(28,148,073)	7,563	(5,700)	(28,349,967)	(73,490)	(557,620)

The following table indicates the approximate change in the Group's and the Company's profit and loss and other components of consolidated equity in response to a 5% appreciation of the RMB against the following major currencies at the balance sheet date.

	Group					
	200	)8	2007			
	Effect On other on profit components and loss of equity RMB'000 RMB'000		Effect on profit and loss RMB'000	Effect on other components of equity RMB'000		
US dollars	1,495,352	34,364	1,555,851	1,228		
Euro	(2,813)	—	(511)	-		
Japanese Yen	(466)	—	27,139			
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### FINANCIAL INFORMATION ON THE GROUP

		Company				
		200	8	200	)7	
		Effect on profit and loss RMB'000	Effect on other components of equity RMB'000	Effect on profit and loss RMB'000	Effect on other components of equity RMB'000	
US dollars		1,374,321	34,364	1,426,618	1,228	
Euro		(378)		3,675		
Japanese Yen		285		27,881		
	(ii)		In	terest rate risk		

The Group's interest-rate risk primarily arises from borrowings. Borrowings issued at variable rates expose the Group to cash flow interest-rate risk. Borrowings issued at fixed rates expose the Group to fair value interest-rate risk. During 2008 and 2007, the Group's borrowings at variable rates were primarily denominated in US dollars. The interest rates and terms of repayment of borrowings made to the Group and interest rate swaps are disclosed in Notes 32 and 38(a) to the financial statements.

To hedge against the variability in the cash flows arising from a change in market interest rates, the Group has entered into certain interest rate swaps to swap variable rates into fixed rates. The Group also entered certain interest rate swaps to swap fixed assets into variable rates.

The following table details the Group's and the Company's interest rate profile of the interest-bearing financial instruments at the balance sheet date.

	Group		Company		
	2008	2007	2008	2007	
	RMB'000	RMB'000	RMB'000	RMB'000	
Floating rate instruments					
Borrowings	(12,171,844)	(9,734,862)	(11,898,923)	(9,477,525)	
Obligation under finance					
leases	(20,482,615)	(14,570,519)	(18,213,044)	(11,992,404)	
Interest rate swaps at					
notional amount	2,165,429	3,342,023	2,165,429	3,342,023	
	(30,489,030)	(20,963,358)	(27,946,538)	(18,127,906)	
	Group		Company		
	2008	2007	2008	2007	
	RMB'000	RMB'000	RMB'000	RMB'000	

Fixed rate instruments				
Cash and cash				
equivalents	3,451,010	1,655,244	2,361,941	1,040,897
Borrowings	(22,929,528)	(20,128,966)	(19,209,590)	(16,116,832)
Obligation under finance				
leases	(326,284)	(1,881,691)	(316,127)	(1,780,598)
Interest rate swaps at				
notional amount	1,053,352	1,217,691	1,053,352	1,217,691
	(18,751,450)	(19,137,722)	(16,110,424)	(15,638,842)
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## FINANCIAL INFORMATION ON THE GROUP

The following table indicates the approximate change in the Group's and the Company's profit and loss and other components of equity if interest rate had been 0.25% higher with all other variables held constant.

<b>,</b>	0			
	2008		200	07
	Effect			Effect
	Effect	on other	Effect	on other
	on profit	components	on profit	components
	and loss	of equity	and loss	of equity
	RMB'000	RMB'000	RMB'000	RMB'000
Floating rate instruments	(77,592)	10,299	(57,681)	27,872
(iii)	Fue	el price risk		

The Group's results of operations may be significantly affected by fluctuations in fuel prices which is a significant expense for the Group. Aircraft fuel accounts for 33% of the Group's operating expenses (2007 : 35%). The Group has entered into certain financial derivatives to hedge against fuel price risk. Details of fuel option contracts are disclosed in Note 38(c) to the financial statements.

For the year 2008, if fuel price had been 5% higher/lower with all other variables held constant (excluding the impact of fuel option contracts), the Group's fuel cost would have been RMB900 million higher/lower.

For the years ended, if fuel price had been 5% higher/lower with all other variables held constant, the impact on financial derivatives is shown below.

	2008		2007	
		Effect		Effect
	Effect	on other	Effect	on other
	on profit and loss	components of equity	on profit and loss	components of equity
	RMB'000	RMB'000	RMB'000	RMB'000
Net increase in fuel price	497,879		8,766	
Net decrease in fuel price	(500,690)	—	(17,531)	_
(iv)	Cre	edit risk		

The Group's credit risk is primarily attributable to cash and cash equivalents, derivative financial instruments and deposits with banks and financial institutions, as well as credit exposures to sales agents. The Group has a credit policy in place to monitor the exposures to these credit risks on an on- going basis.

The Group has policies in place to ensure that sales of blank tickets are only made available to sales agents with an appropriate credit history. A major portion of sales are conducted through sales agents and the majority of these agents are connected to various settlement plans and/or clearing systems which impose requirements on the credit standing.

A significant portion of the Group's air tickets are sold by agents participating in the Billing and Settlements Plan ("BSP"), a clearing system between airlines and sales agents organised by the International Air Transportation

Association. The balance due from BSP agents amounted to approximately RMB515 million as at 31 December 2008 (2007 : RMB896 million).

Except for the above, the Group has no significant concentration of credit risk, with the exposure spreading over a number of counterparties.

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Further quantitative disclosures in respect of the Group's exposure to credit risk arising from trade receivables are set out in Note 26.

The Group's cash management policy is to deposit cash and cash equivalents mainly in state-owned banks and other banks, which are highly rated by an international credit rating company. The Group also deposits cash and cash equivalents in an associate financial institution owned by its holding company (Note 44(b)(iii)). The management does not expect any loss to arise from non-performance by these banks and the financial institution.

Transactions in relation to derivative financial instruments are only carried out with financial institutions of high reputation. The Group has policies that limit the amount of credit exposure to any one financial institution. Management does not expect any losses from non-performance by these banks.

(v)

Liquidity risk

The Group's primary cash requirements have been for additions of and upgrades to aircraft, engines and flight equipment and payments on related borrowings. The Group finances its working capital requirements through a combination of funds generated from operations and both short and long term bank loans. The Group generally finances the acquisition of aircraft through long-term finance leases and bank loans.

The Group operates with a working capital deficit. As at 31 December 2008, the Group's net current liabilities amounted to RMB43,458 million (2007 : RMB26,098 million). For the year ended 31 December 2008, the Group recorded a net cash inflow from operating activities of RMB2,856 million (2007 : inflow RMB3,080 million), a net cash outflow from investing activities and financing activities of RMB1,017 million (2007 : outflow RMB3,396 million), and an increase in cash and cash equivalents of RMB1,796 million (2007 : decrease RMB332 million).

The Directors of Company believe that cash from operations and short and long term bank borrowings will be sufficient to meet the Group's operating cashflow. Due to the dynamic nature of the underlying businesses, the Group's treasury policy aims at maintaining flexibility in funding by keeping credit lines available. The Directors of the Company believe that the Group has obtained sufficient general credit facilities from PRC banks for financing future capital commitments and for working capital purposes (see Notes 2(a) and 47).

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## FINANCIAL INFORMATION ON THE GROUP

Management monitors rolling forecasts of the Group's liquidity reserves on the basis of expected cash flows:

The table below analysis the Group's financial liabilities that will be settled into relevant maturity groupings based on the remaining period at the balance sheet to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months equal their carrying balances, as the impact of discounting is not significant.

	Group				
	Less than	Between 1	Between 2	Over	
	1 year	and 2 years	and 5 years	5 years	
	RMB'000	RMB'000	RMB'000	RMB'000	
At 31 December 2008					
Borrowings	27,785,310	4,515,962	3,969,413	846,074	
Derivative financial					
instruments	6,456,075	15,448	19,416	150,660	
Obligations under finance					
leases	2,765,969	2,704,499	7,805,669	11,868,053	
Trade and other payables	16,561,603		320,354	410,076	
Total	53,568,957	7,235,909	12,114,852	13,274,863	
At 31 December 2007					
Borrowings	18,494,521	5,927,098	4,216,517	1,225,692	
Derivative financial					
instruments	20,238	441	5,120	15,997	
Obligations under finance					
leases	2,545,223	1,567,253	4,205,352	8,134,382	
Trade and other payables	12,075,177	<u> </u>	339,064	314,884	
m - 1	22 125 150	7 40 4 700	0.766.052	0.000.055	
Total	33,135,159	7,494,792	8,766,053	9,690,955	
		Compa	nv		
	Less than	Between 1	Between 2	Over	
	1 year	and 2 years	and 5 years	5 years	
	RMB'000	RMB'000	RMB'000	RMB'000	
At 31 December 2008					
Borrowings	25,146,504	3,849,229	3,156,324	530,386	
Derivative financial					
instruments	6,456,075	15,448	19,416	150,660	
Obligations under finance					
leases	2,458,559	2,400,584	6,892,822	10,534,868	
Trade and other payables	14,594,713		229,399	410,076	
Total	48,655,851	6,265,261	10,297,961	11,625,990	

At 31 December 2007				
Borrowings	15,943,774	5,515,186	3,266,554	868,843
Derivative financial				
instruments	20,238	441	5,120	15,997
Obligations under finance				
leases	2,316,781	1,342,166	3,494,960	6,618,596
Trade and other payables	10,384,462		268,064	314,884
Total	28,665,255	6,857,793	7,034,698	7,818,320
(b)	Cap	ital risk managem	ent	

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

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## FINANCIAL INFORMATION ON THE GROUP

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Consistent with others in the industry, the Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings less cash and cash equivalents. Total capital is calculated as equity, as shown in the consolidated balance sheet, plus net debt.

The gearing ratios at 31 December 2008 and 2007 were as follows:

	2008 RMB'000	2007 RMB'000
Total borrowings	35,101,372	29,863,828
Less: Cash and cash equivalents	(3,451,010)	(1,655,244)
Net debt	31,650,362	28,208,584
Total equity	(12,639,509)	2,932,556
Total capital	19,010,853	31,141,140
Gearing ratio	1.66	0.91

(c) Fair value estimation of financial assets and liabilities

The fair value of financial instruments traded in active markets (such as publicly traded derivatives, and trading and available-for-sale securities) is based on quoted market prices at the balance sheet date. The quoted market price used for financial assets held by the Group is the current bid price; the quoted market price used for financial liabilities is the current asking price.

The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques. The Group uses a variety of methods and makes assumptions that are based on market conditions existing at each balance sheet date. Quoted market prices or dealer quotes for similar instruments are used for long-term debt. Other techniques, such as estimated discounted cash flows, are used to determine fair value for the remaining financial instruments. The fair value of interest-rate swaps is calculated as the present value of the estimated future cash flows. The fair value of forward foreign exchange contracts is determined using forward exchange market rates at the balance sheet date. The fair value of fuel option contracts is determined by reference to mark-to-market values provided by counterparties and independent third parties applying appropriate option valuation models.

The fair values of other long-term receivables are based on cash flows discounted using a rate based on the borrowing rate. The fair value of financial liabilities for disclosure purposes is estimated by discounting the future contractual cash flows at the current market interest rate that is available to the Group for similar financial instruments (Notes 31 and 32).

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## FINANCIAL INFORMATION ON THE GROUP

## 4. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

Estimates and judgments used in preparing the financial statements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. 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.

(a) Estimated impairment of property, plant and equipment and intangible assets

The Group tests whether property, plant and equipment and intangible assets have been impaired in accordance with the accounting policy stated in Note 2(n) to the financial statements. The recoverable amounts of cash generating units have been determined based on value-in-use calculations. These calculations use cash flow projections based on financial budgets approved by management and the key assumption which are disclosed in Note 18(a).

### (b) Revenue recognition

The Group recognises passenger, cargo and mail revenues in accordance with the accounting policy stated in Note 2(f) to the financial statements. Unused tickets are recognised in traffic revenues based on current estimates. Management annually evaluates the balance in the Sales in advance of carriage account ("SIAC") and records any adjustments, which can be material, in the period the evaluation is completed.

These adjustments result from differences between the estimates of certain revenue transactions and the timing of recognising revenue for any unused air tickets and the related sales price, and are impacted by various factors, including a complex pricing structure and interline agreements throughout the industry, which affect the timing of revenue recognition.

(c) Frequent flyer programme

The Company operates a frequent flyer programme called "Eastern Miles" that provides travel awards to programme members based on accumulated miles. A portion of passengers revenue attributable to the award of frequent flyer benefits is deferred and recognised when the miles have been redeemed or have expired. The deferment of revenue is estimated based on historical trends of redemptions, which is then used to project the expected utilisation of these benefits. Any remaining unutilised benefits are recognised as deferred revenue.

(d) Depreciation of components related to overhaul costs

Depreciation of components related to airframe and engine overhaul costs are based on the Group's historical experience with similar airframe and engine models and taking into account anticipated overhauls costs, timeframe between each overhaul, ratio of actual flying hours and estimated flying hours between overhauls. Different judgments or estimates could significantly affect the estimated depreciation charge and materially impact the results of operations.

(e) Provision for costs of return condition checks for aircraft and engines under operating leases

Provision for the estimated costs of return condition checks for aircraft and engines under operating leases is made based on the estimated costs for such return condition checks and taking into account anticipated flying hours, flying cycle and timeframe between each overhaul. These judgments or estimates are based on historical experience on returning similar airframe and engine models, actual costs incurred and aircraft and engines status. Different judgments or estimates could significantly affect the estimated provision for costs of return condition checks.

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(f)

## Retirement benefits

The Group operates and maintains defined retirement benefit plans which provide retirees with benefits including transportation subsidies, social activity subsidies as well as other welfare. The cost of providing the aforementioned benefits in the defined retirement benefit plan is actuarially determined and recognised over the employees' service period by utilising various actuarial assumptions and using the projected unit credit method in accordance with the accounting policy stated in Note 2(w) to the financial statements. These assumptions include, without limitation, the selection of discount rate, annual rate of increase of per capita benefit payment and employees' turnover rate. The discount rate is based on management's review of local high quality corporate bonds. The annual rate of increase of benefit payments is based on the general local economic conditions. The employees' turnover rate is based on historical trends of the Group. Additional information regarding the retirement benefit plans is disclosed in Note 36 to the financial statements.

(g) Deferred income tax

In assessing the amount of deferred tax assets that need to be recognised in accordance with the accounting policy stated in Note 2(k) to the financial statements, the Group considers future taxable income and ongoing prudent and feasible tax planning strategies. In the event that the Group's estimates of projected future taxable income and benefits from available tax strategies are changed, or changes in current tax regulations are enacted that would impact the timing or extent of the Group's ability to utilise the tax benefits of net operating loss carry forwards in the future, adjustments to the recorded amount of net deferred tax assets and taxation expense would be made.

#### 5.

## REVENUES

The Group is principally engaged in the operation of civil aviation, including the provision of passenger, cargo, mail delivery and other extended transportation services.

	Group		
	2008	2007	
	RMB'000	RMB'000	
Revenues			
Traffic revenues			
— Passenger	34,221,555	36,077,309	
— Cargo and mail	5,465,784	5,633,117	
Ground service income	1,279,444	1,001,809	
Cargo handling income	345,048	364,638	
Commission income	187,073	156,713	
Others	464,717	393,166	
	41,963,621	43,626,752	
Less: Business tax (Note)	(891,064)	(1,092,859)	
	41,072,557	42,533,893	

Except for traffic revenues derived from inbound international and regional flights, which are not subject to the People's Republic of China ("PRC") business tax, the Group's traffic revenues, commission income, ground service income, cargo handling income and other revenues are subject to PRC business tax levied at rates ranging from 3% to 5%, pursuant to PRC business tax rules and regulations.

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## FINANCIAL INFORMATION ON THE GROUP

	Group	
	2008 RMB'000	2007 RMB'000
Other operating income		
— Government subsidies (Note (a))	405,163	487,562
Other gains		
— Gains on disposal of property, plant and equipment (Note (b))	267,084	

Note:

- (a) The government subsidies represent (i) subsidies granted by the Central Government and local government to the Group; and (ii) other subsidies granted by various local municipalities to encourage the Group to operate certain routes to cities where these municipalities are located.
- (b) The gains on disposal of property, plant and equipment represent (i) the gain arising from the sales of certain cargo freighters and engines which were leased back under operating lease and (ii) the disposal of certain aircraft recorded in "non-current assets held for sale" in 2007.

## SEGMENT INFORMATION

In accordance with the Group's internal financial reporting, the Group has determined that business segments be presented as the primary reporting format and geographical as the secondary reporting format.

(a) Primary reporting format by business segment

The Group has two business segments, namely passenger and cargo and logistics, which are structured and managed separately, according to the nature of their operations and the services they provide.

- (1) Passenger business segment includes cargo carried by passenger flights.
- (2) Inter-segment transfers are transactions that are entered into under normal commercial terms and conditions that would also be available to unrelated third parties.

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## FINANCIAL INFORMATION ON THE GROUP

The segment results for the year ended 31 December 2008 are as follows:

	Passenger RMB'000	Cargo and logistics RMB'000	Unallocated RMB'000	Total RMB'000
Traffic revenues	35,527,984	3,316,285	—	38,844,269
Other revenues and operating				
income	1,476,812	1,092,067	257,033	2,825,912
Total segment revenue	37,004,796	4,408,352	257,033	41,670,181
Inter-segment revenue	(426,411)		- (171,213)	(597,624)
Revenues	36,578,385	4,408,352	85,820	41,072,557
Operating (loss)/profit — segment				
results	(15,148,592)	(4,392)	69,779	(15,083,205)
Finance income	1,960,490	100,781	354	2,061,625
Finance costs	(2,156,695)	(146,944)	(24,508)	(2,328,147)
Share of results of associates			- 69,668	69,668
Share of results of jointly				
controlled entities	—		- 24,050	24,050
(Loss)/profit before income tax	(15,344,797)	(50,555)	139,343	(15,256,009)
Income tax	10,217	(73,952)	(10,181)	(73,916)
(Loss)/profit for the year	(15,334,580)	(124,507)	129,162	(15,329,925)

Other segment items included in the consolidated income statement for the year ended 31 December 2008 are as follows:

	Passenger RMB'000	Cargo and logistics RMB'000	Unallocated RMB'000	Total RMB'000
Depreciation	4,052,309	427,620	60,600	4,540,529
Amortisation	229,350	11,097	586	241,033
Impairment losses	2,833,565	143,113		2,976,678

The segment assets and liabilities at 31 December 2008 and capital expenditure for the year then ended are as follows:

	Passenger RMB'000	logistics RMB'000	Unallocated RMB'000	Total RMB'000
		Kind 000		
Segment assets	66,377,081	4,160,865	1,171,293	71,709,239

Investments in associates	_		980,319	980,319
Investments in jointly controlled				
entities	—		362,332	362,332
Total assets	66,377,081	4,160,865	2,513,944	73,051,890
Segment liabilities	(81,763,440)	(3,415,065)	(512,894)	(85,691,399)
Capital expenditure (Notes 18,				
19, 20 and 21)	11,332,697	177,589	20,513	11,530,799

## FINANCIAL INFORMATION ON THE GROUP

The segment results for the year ended 31 December 2007 are as follows:

	Passenger RMB'000	Cargo and logistics RMB'000	Unallocated RMB'000	Total RMB'000
Traffic revenues	37,550,127	3,113,488		40,663,615
Other revenues and operating				
income	1,208,760	900,529	208,456	2,317,745
Total segment revenue	38,758,887	4,014,017	208,456	42,981,360
Inter-segment revenue	(348,643)	<u> </u>	- (98,824)	(447,467)
Revenues	38,410,244	4,014,017	109,632	42,533,893
Operating (loss)/profit — segment				
results	(93,051)	181,823	38,861	127,633
Finance income	2,055,187	84,481	789	2,140,457
Finance costs	(1,799,454)	(164,685)	(14,411)	(1,978,550)
Share of results of associates			- 58,312	58,312
Share of results of jointly				
controlled entities		<u> </u>	- 30,086	30,086
Profit before income tax	162,682	101,619	113,637	377,938
Income tax	38,835	(58,123)	(4,475)	(23,763)
Profit for the year	201,517	43,496	109,162	354,175

Other segment items included in the income statement for the year ended 31 December 2007 are as follows:

	Passenger RMB'000	Cargo and logistics RMB'000	Unallocated RMB'000	Total RMB'000
Depreciation	3,899,072	646,364	42,749	4,588,185
Amortisation	119,913	11,051	586	131,550
Impairment loss	227,456			227,456

The segment assets and liabilities at 31 December 2007 and capital expenditure for the year then ended are as follows:

	Passenger RMB'000	Cargo and logistics RMB'000	Unallocated RMB'000	Total RMB'000
Segment assets	60,390,659	5,286,774	1,125,583	66,803,016
Investments in associates	—	—	601,119	601,119

Investments in jointly controlled				
entities			336,966	336,966
Total assets	60,390,659	5,286,774	2,063,668	67,741,101
Segment liabilities	(60,129,187)	(4,196,729)	(482,629)	(64,808,545)
Capital expenditure (Notes 18,				
19, 20 and 21)	11,807,855	788,078	212,607	12,808,540

(b) Secondary reporting format by geographical segment

The Group's two business segments operate in four main geographical areas, even though they are managed on a worldwide basis.

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#### FINANCIAL INFORMATION ON THE GROUP

The Group's revenues (net of business tax) by geographical segment are analyzed based on the following criteria:

- (1)Traffic revenue from services within the PRC (excluding the Hong Kong Special Administrative Region ("Hong Kong")) is classified as domestic operations. Traffic revenue from inbound and outbound services between the PRC, Hong Kong or overseas markets is attributed to the segments based on the origin and destination of each flight segment.
- (2)Revenue from ticket handling services, airport ground services and other miscellaneous services are classified on the basis of where the services are performed.

	Group		
	2008	2007	
	RMB'000	RMB'000	
Domestic (the PRC, excluding Hong Kong)	24,333,387	24,133,540	
Hong Kong	2,474,088	2,694,857	
Japan	3,512,222	3,643,244	
Other countries	10,752,860	12,062,252	
Total	41,072,557	42,533,893	

The major revenue-earning assets of the Group are its aircraft, all of which are registered in the PRC. Since the Group's aircraft are deployed flexibly across its route network, there is no suitable basis of allocating such assets and the related liabilities to geographical segments and hence segment assets and capital expenditure by geographic segment have not been presented.

#### (LOSS)/GAIN ON FINANCIAL DERIVATIVES

	Group 2008 RMB'000	2007 RMB'000
(Loss)/gain arising from fair value movements of financial derivatives		
— Fuel option contracts (Note 38(c))	(6,255,791)	96,576
— Interest rate swaps (Note 38(a))	(49,535)	(8,824)
— Forward foreign exchange contracts (Note 38(b))	(95,666)	(3,787)
	(6,400,992)	83,965

#### WAGES, SALARIES AND BENEFITS

	Group
2008	2007
RMB'000	RMB'000

Wages, salaries, bonus and allowances	3,259,465	3,198,734
Employee welfare and benefits	227,206	246,626
Defined contribution retirement schemes (Note 36(a))	452,879	373,253
Post-retirement benefits (Note 37(b))	200,603	170,670
Staff housing fund (Note 37(a))	281,776	285,000
Staff housing allowance (Note 37(b))	123,383	53,114
	4,545,312	4,327,397

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# FINANCIAL INFORMATION ON THE GROUP

(a)Emoluments of directors, supervisors and senior management

Details of the emoluments paid to the Company's Directors, supervisors and senior management are as follows:

	2008 Selected and		
	Salaries and allowance RMB'000	Bonus RMB'000	Total RMB'000
Executive Directors			
Liu Shaoyong*	_		
Ma Xulun*			
Li Fenghua*			
Luo Chaogeng*			
Cao Jianxiong*			
Li Jun*			
Luo Zhuping	173		173
Independent non-executive Directors			
Hu Honggao	120		120
Peter Lok	117		117
Wu Baiwang	120		120
Zhou Ruijin	120		120
Xie Rong	120		120
Supervisors	—		
Liu Jiangbo*	—		
Xu Zhao*	—		
Yang Jie	45		45
Wang Taoying	162		162
Liu Jiashun*	_		
Vice executive Directors			
Zhang Jianzhong	203		203
Li Yangmin	188		188
Fan Ru	654		654
Finance controller			
Luo Weide	189		189
Total	2,211	_	2,211

#### FINANCIAL INFORMATION ON THE GROUP

	Salaries and allowance RMB'000	2007 Bonus RMB'000	Total RMB'000
Executive Directors			
Li Fenghua*	—	—	
Luo Chaogeng*			
Cao Jianxiong*			
Li Jun*			
Luo Zhuping	187		187
Independent non-executive Directors			
Hu Honggao	120		120
Peter Lok	117		117
Wu Baiwang	120		120
Zhou Ruijin	120		120
Xie Rong	120		120
Supervisors			
Liu Jiangbo*			
Xu Zhao*			
Yang Jie	144		144
Wang Taoying	169		169
Liu Jiashun*			
Vice executive Directors			
Zhang Jianzhong	220		220
Li Yangmin	202		202
Fan Ru	676		676
Finance controller			
Luo Weide	207		207
Total	2,402		2,402

\*Certain directors of the Company received emoluments from CEA Holding, the parent company, part of which were in respect of their services to the Company and its subsidiaries. No apportionment has been made as it is impracticable to apportion this amount between their services to the Group and their services to CEA Holding.

During the year ended 31 December 2008, no Directors and supervisors waived their emoluments (2007 : Nil).

(b)

Five highest paid individuals

One of the vice executive Directors, whose emoluments are reflected in the above analysis was among the five highest paid individuals in the Group for 2008. The emoluments payable to the remaining four (2007 : four) highest paid individuals are as follows:

Group	
2008	2007
RMB'000	RMB'000

Wages, salaries, bonus and allowances	2,505	2,430
The emoluments fell within the following band:		
	Number of indi	viduals
	2008	2007
Below HK\$1,000,000	5	4
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### FINANCIAL INFORMATION ON THE GROUP

During the year ended 31 December 2008, no emoluments were paid by the Group to the Directors, supervisors or the five highest paid individuals as an inducement to join or upon joining the Group, or as a compensation for loss of office (2007 : Nil).

IMPAIRMENT LOSSES	
	Group
200	08 2007
RMB'(	000 RMB'000
993,14	43 —
(Note (b)) 1,441,90	04 —
e (Note (c)) 235,2'	73 130,921
306,33	58 96,535
2,976,67	78 227,456
	200 RMB'( 993,14 (Note (b)) 1,441,90 e (Note (c)) 235,22 306,33

IMDAIDMENTT LOCCEC

Note:

- (a) For the year ended 31 December 2008, the Group recognised an impairment charge of RMB993 million against goodwill which had previously been recognised in connection with the Group's acquisition of Yunnan Airline, Xibei Airline and Wuhan Airline (Note 18).
- (b) In view of the decline in demand on the air transportation market under the current economic environment, the Group performed an impairment test on property, plant and equipment ("PP&E") as at 31 December 2008, based on which an impairment provision of RMB1,442 million was made against certain aircraft model and the related equipment which reflects their relatively lower operation efficiency and which management intend to retire in the near future. In determining the recoverable amounts of the related assets, management has compared the value in use and the fair value less costs to sell of the related assets, primarily determined by reference to estimated market values (Note 19).
- (c)After assessing the fair value less costs to sell as at the balance sheet date which was primarily determined by reference to estimated market value, an additional impairment loss of RMB235 million was made against certain aircraft and related flight equipment which have been classified as "non-current assets held for sale" (Note 41).

### **OPERATING (LOSS)/PROFIT**

Operating (loss)/profit is stated after crediting and charging the following items:

11.

	Group		
	Note	2008 RMB'000	2007 RMB'000
Crediting:			
Gain on disposals of property, plant and equipment	6	267,084	
Charging:			
Amortisation of intangible assets	18	110,151	106,703

Depreciation of	of property.	plant and	equipment
	- rr,,,,	P	

2 oprovidion of property, prane and openprion			
— leased	19	1,913,877	1,868,481
— owned	19	2,626,652	2,719,704
Amortisation of lease prepayments	20	25,940	24,847
Consumption of flight equipment spare parts		476,282	468,888
Provision for impairment of trade and other receivables		34,760	10,481
Auditors' remuneration		18,000	18,439

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#### FINANCIAL INFORMATION ON THE GROUP

12.	FINANCE INCOME	
	Group	
	2008	2007
	RMB'000	RMB'000
Exchange gains, net (Note)	1,957,591	2,023,032
Interest income	89,275	96,849
Actual settled gains on financial instruments	67,215	J0,0 <del>4</del> J
— forward foreign exchange contracts	14,759	20,576
	2,061,625	2,140,457

### Note:

The exchange gain for the year ended 31 December 2008 primarily relates to the translation of the Group's foreign currency denominated borrowings and obligations under finance leases at year-end exchange rates.

13. FINAN	ICE COSTS	
	Group	
	2008	2007
	RMB'000	RMB'000
Interest relating to obligations under finance leases	651,121	731,885
Interest on loans from banks and financial institutions	1,945,212	1,629,090
Interest relating to notes payable	84,050	72,779
Interest relating to long-term payables		3,406
Actual settled gains on financial instruments		
— Interest rate swaps (Note 38(a))	(10,083)	(59,111)
	2,670,300	2,378,049
Less: Amounts capitalised into advanced payments on acquisition	n of	
aircraft (Note 21)	(342,153)	(399,499)
	2,328,147	1,978,550
14. INCO	OME TAX	

Income tax charged/(credited) to the consolidated income statement is as follows:

	Group	
	2008 RMB'000	2007 RMB'000
Provision for PRC income tax	35,432	72,918
	, ,	, í

Deferred taxation (Note 35)	38,484	(49,155)
	73,916	23,763

Prior to 2008, the Company and certain of its subsidiaries (the "Pudong Subsidiaries") located in Pudong District, Shanghai, were entitled to a reduced rate of 15% pursuant to the preferential tax policy in Pudong, Shanghai. Under the Corporate Income Tax Law of the People's Republic of China (the "New CIT Law") which was approved by the National People's Congress on 16 March 2007 and became effective from 1 January 2008, the Company and the Pudong Subsidiaries are entitled to enjoy a transitional period to gradually increase the applicable corporate income tax rate to 25% in coming five years. For the year ended 31 December 2008, the company, except for those incorporated in Hong Kong and being subject to the Hong Kong corporate income tax rate of 16.5%, are generally subject to the PRC standard corporate tax rate of 25% under the New CIT Law.

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### FINANCIAL INFORMATION ON THE GROUP

Tax on the Group's consolidated income statement differs from the theoretical amount that would arise using the taxation rate of the home country of the Company as follows:

	Group	
	2008	2007
	RMB'000	RMB'000
(Loss)/ profit before income tax	(15,256,009)	377,938
Adjusted by:		
Share of result of associates and jointly controlled entities	(93,718)	(88,398)
	(15,349,727)	289,540
Tax calculated at enacted tax rate of 18% (2007 : 15%)	(2,762,951)	43,431
Effect attributable to subsidiaries charged at tax rates of 16.5% or 25%		
(2007: 17.5% or 33%)	(67,505)	(49,578)
Expenses not deductible for tax purposes	6,462	12,031
Effect of tax rate change on deferred tax	_	24,289
Utilisation of previously unrecognised tax losses	<u> </u>	(157,531)
Written off of deferred tax asset recognised by a subsidiary in prior year	34,773	
Unrecognised tax losses for the year	1,093,350	54,647
Unrecognised temporary differences for the year	1,769,787	96,474
Tax charge	73,916	23,763

The Group operates international flights to overseas destinations. There was no material overseas taxation for the years ended 31 December 2008, as there are double tax treaties between the PRC and the corresponding jurisdictions (including Hong Kong) relating to aviation businesses.

15.

#### DIVIDEND

No dividend was paid during both 2008 and 2007.

The Board of Directors of the Company has not recommended any dividend in respect of the year ended 31 December 2008.

### 16. (LOSS)/PROFIT ATTRIBUTABLE TO SHAREHOLDERS

The loss attributable to equity holders of the Company is dealt with in the financial statements of the Company to the extent of RMB13,877 million (2007 : profit of RMB505 million).

17. (LOSS)/EARNINGS PER SHARE

The calculation of basic loss per share is based on the loss attributable to equity holders of the Company of RMB15,269 million (2007 : a profit of RMB379 million) and the weighted average number of shares of 4,866,950,000 (2007 : 4,866,950,000) in issue during the year.

The Company has no potentially dilutive option or other instruments relating to ordinary shares.

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### APPENDIX II

## FINANCIAL INFORMATION ON THE GROUP

	18.		INTANG	IBLE ASSETS	
			Gro	up	
		Goodwill	Sponsorship	Computer	
		(Note (a))	fee (Note (b))	software	Total
		RMB'000	RMB'000	RMB'000	RMB'000
Cost					
At 1 January 2007		993,143	320,000	118,573	1,431,716
Other additions				15,283	15,283
Disposals			·	(1,715)	(1,715)
At 31 December 2007		993,143	320,000	132,141	1,445,284
At 1 January 2008		993,143	320,000	132,141	1,445,284
Other additions		<i>995</i> ,145	520,000	23,439	23,439
Other additions				23,737	25,757
At 31 December 2008		993,143	320,000	155,580	1,468,723
Accumulated amortisation					
At 1 January 2007			52,870	41,292	94,162
Charge for the year			82,194	24,509	106,703
Disposals				(287)	(287)
At 31 December 2007			135,064	65,514	200,578
At 1 January 2008			135,064	65,514	200,578
Charge for the year			82,194	27,957	110,151
charge for the year			02,171	21,951	110,101
At 31 December 2008		<u> </u>	217,258	93,471	310,729
Impairment					
At 1 January 2008			·		
Charge for the year		993,143			993,143
At 31 December 2008		993,143	—	—	993,143
Net book amount					
At 31 December 2007		993,143	184,936	66,627	1,244,706
At 31 December 2008			102,742	62,109	164,851

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# FINANCIAL INFORMATION ON THE GROUP

		Comp	bany	
	Goodwill	Sponsorship	Computer	
	(Note (a))	fee (Note (b))	software	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Cost				
At 1 January 2007	688,311	320,000	117,389	1,125,700
Other additions			15,071	15,071
Disposals			(1,715)	(1,715)
At 31 December 2007	688,311	320,000	130,745	1,139,056
	600 011			
At 1 January 2008	688,311	320,000	130,745	1,139,056
Other additions			23,321	23,321
At 31 December 2008	688,311	320,000	154,066	1,162,377
Accumulated amortisation				
At 1 January 2007		- 52,870	40,151	93,021
Charge for the year		- 82,194	24,454	106,648
Disposals		-	(287)	(287)
*				
At 31 December 2007		- 135,064	64,318	199,382
At 1 January 2008		- 135,064	64,318	199,382
Charge for the year		- 82,194	27,911	110,105
		,	,	,
At 31 December 2008		- 217,258	92,229	309,487
Impairment				
At 1 January 2008				
Charge for the year	688,311	<u> </u>	_	688,311
At 31 December 2008	688,311	—		688,311
Net book amount				
At 31 December 2007	688,311	184,936	66,427	939,674
	000,011	101,750	00,127	,,,,,,
At 31 December 2008		- 102,742	61,837	164,579

Notes:

(a)

Impairment tests for goodwill

The Group operates in two cash-generating units ("CGU") which are passenger (including cargo carried by passenger flights) and cargo and logistics.

For the year ended 31 December 2008, the Group and the Company recognised impairment charge of RMB993 million and RMB688 million respectively, against goodwill which had previously been recognised in connection with the acquisition of Yunnan Airline, Xibei Airline and Wuhan Airline within the passenger CGU. The impairment charge recognised represents the amount by which the CGU's carrying amount exceeds its recoverable amount.

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### APPENDIX II FINANCIAL INFORMATION ON THE GROUP

The recoverable amount of a CGU is determined based on value-in-use calculations. These calculations use cash flow projections based on financial budgets approved by management.

Key assumptions used for cash flow projections are as following:

— Passenger yield growth rate	0% to 4.5%
— Passenger load factor	63% to 80%
— Aircraft daily utilization (hours per day)	5.4 to 11.4
— Discount rate	10%

Management determined budgeted passenger yield increase rate, load factor and aircraft daily utilization based on past performance and its expectations for market development. The discount rate used is pre-tax and reflects specific risks relating to the Group's business.

(b)

#### Sponsorship fees

In March 2006, the Company entered into an agreement (the "Sponsorship Agreement") with the Bureau of 2010 Expo Shanghai (the "Bureau") which designated the Group as the exclusive airline passenger carrier in the PRC to sponsor the 2010 Shanghai Expo. The Company will be entitled to a number of rights, including but not limited to the use of the Expo logo in the Group's products, priority to purchase advertising space at the Expo site etc. In return, the Company is required to pay a total sponsorship fee of RMB320 million, RMB160 million of which would be paid in cash by instalments, the remaining RMB160 million would be settled by value-in-kind services ("VIK") (in the form of goods or services) to support the 2010 Shanghai Expo. Accordingly, an intangible asset has been recognised and amortised on straight-line basis over the period from the effective date of the Sponsorship Agreement to the completion of the Expo. The outstanding sponsorship fee of RMB178 million (2007 : 233 million) has been recognised as other long-term liabilities (Note 34) in the Group's balance sheet.

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Aircraft, eng flight equ Owned RMB'000 32,928,494	gines and ipment Held under finance leases RMB'000	ERTY, PLAN Grou Buildings RMB'000	T AND EQUI p Other property, plant and Co equipment RMB'000	onstruction	Total RMB'00
flight equ Owned RMB'000	ipment Held under finance leases RMB'000	Buildings	Other property, plant andCo equipment	in progress	
flight equ Owned RMB'000	ipment Held under finance leases RMB'000	Buildings	Other property, plant andCo equipment	in progress	
RMB'000	finance leases RMB'000	÷	property, plant and Co equipment	in progress	
32,928,494	<b>25</b> 015 <b>5</b> 0				
32,928,494					
32,928,494	<b>07</b> 01 <b>5 7</b> 0 <b>1</b>				
	27,815,704	2,825,748	3,883,784	480,791	67,934,521
3,094,561	(3,094,561)				
(3,085,419)	3,085,419				
		- 233,746	19,313	(253,059)	
					4,227,996
		,	,	345,730	7,506,419
(719,787)	(408,134)	(8,047)	(143,060)		(1,279,028
34 410 274	35 898 970	3 411 945	4 095 257	573 462	78,389,908
54,410,274	55,676,770	5,711,775	4,095,257	575,402	70,507,700
13,165,501	4,820,675	673,892	1,986,752		20,646,820
1,580,097	(1,580,097)				
(1,779,979)	1,779,979				
			,		4,540,529
(520,373)	(408,134)	(932)	(6,326)		(935,765
14,583,418	6,526,300	781,786	2,360,080		24,251,584
	1,580,097 (1,779,979) 2,138,172 (520,373)	411,153       3,816,843         1,781,272       4,683,699         (719,787)       (408,134)         34,410,274       35,898,970         13,165,501       4,820,675         1,580,097       (1,580,097)         (1,779,979)       1,779,979         2,138,172       1,913,877         (520,373)       (408,134)	- 233,746 $411,153 3,816,843 - 1,781,272 4,683,699 360,498 (719,787) (408,134) (8,047)$ $34,410,274 35,898,970 3,411,945$ $13,165,501 4,820,675 673,892 - 1,580,097 (1,580,097) - (1,580,097) - (1,580,097) - (1,779,979) - (1,779,970) - (1,779,970) - (1,779,970) - (1,$	- 233,746 19,313 $411,153 3,816,843 1,781,272 4,683,699 360,498 335,220$ $(719,787) (408,134) (8,047) (143,060)$ $34,410,274 35,898,970 3,411,945 4,095,257$ $13,165,501 4,820,675 673,892 1,986,752$ $1,580,097 (1,580,097) (1,779,979) (1,779,979) (2,138,172 1,913,877 108,826 379,654 (520,373) (408,134) (932) (6,326)$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

Edg	gar Filing: CHI	NA EASTERN	I AIRLINES (	CORP LTD - F	orm 6-K	
At 1 January 2008			13,094	550	4,303	17,
Charge for the year						
(Note (a))	966,191	473,393			2,320	1,441,
4-01D 1						
At 31 December	066 101	172 202	12 00 4	550	( ( ) )	1 450
2008	966,191	473,393	13,094	550	6,623	1,459,
Net book amount						
At 31 December						
2008	18,860,665	28,899,277	2,617,065	1,734,627	566,839	52,678,
At 1 January 2008	19,762,993	22,995,029	2,138,762	1,896,482	476,488	47,269,
1						
l —						

APPENDIX II
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### FINANCIAL INFORMATION ON THE GROUP

	Group Aircraft, engines and					
	flight equ Owned RMB'000	ipment Held under finance leases RMB'000	Buildings RMB'000	Other property, plant and Co equipment RMB'000		Total RMB'000
Cost						
At 1 January 2007,						
as restated	31,922,671	21,310,056	2,752,340	3,514,463	250,112	59,749,642
Reclassification						
upon a purchase	4,203,030	(4,203,030)			·	-
Transfers from						
construction in			94 402	01.200	(175 (71))	
progress Transfers from			84,402	91,269	(175,671)	
advanced payments on acquisition of						
aircraft (Note 21)	189,402	4,920,311				5,109,713
Other additions	1,792,502	6,026,340	51,276	380,211	406,350	8,656,679
Disposal to a jointly controlled entity (Note 24)			(28,489)	(2,773)		(31,262
Other disposals	(788,727)	(237,973)	(33,781)	(99,386)		(1,159,867
Transfers to assets	(100,121)	(201,910)	(55,761)	(55,500)		(1,10),007
held for sale	(4,390,384)					(4,390,384
At 31 December						
2007	32,928,494	27,815,704	2,825,748	3,883,784	480,791	67,934,521
Accumulated						
depreciation						
At 1 January 2007,	10 470 704	5 202 070	500 070	1 (50 000		00 100 460
as restated	12,472,726	5,393,870	582,072	1,659,800		20,108,468
Reclassification	2 202 702	(2, 202, 702)				
upon a purchase Charge for the year	2,203,703 2,221,399	(2,203,703) 1,868,481	103,622	394,683	·	4,588,185
Disposal to a jointly controlled	2,221,333	1,000,401	103,022	574,005		4,000,100
entity			(5,562)	(1,426)		(6,988
•	(786,032)	(237,973)	(6,240)	(66,305)		(1,096,550
Other disposals						
Other disposals Transfers to assets	(780,032)	(237,975)	(0,240)	(00,505)		(1,0)0,550

At 31 December 2007	13,165,501	4,820,675	673,892	1,986,752		- 20,646,820
Impairment						
At 1 January 2007, as restated		_	13,094	550	4,303	17,947
Charge for the year						
At 31 December						
2007		_	13,094	550	4,303	17,947
Net book amount						
At 31 December						
2007	19,762,993	22,995,029	2,138,762	1,896,482	476,488	47,269,754
At 1 January 2007	19,449,945	15,916,186	2,157,174	1,854,113	245,809	39,623,227

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APPENDIX II
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### FINANCIAL INFORMATION ON THE GROUP

	Company Aircraft, engines and					
	flight equ Owned RMB'000	ipment Held under finance leases RMB'000	Buildings RMB'000	Other property, plant andCo equipment i RMB'000		Total RMB'000
Cost						
At 1 January 2008, as restated	27,203,710	23,659,953	1,539,304	2,433,576	205,951	55,042,494
Reclassification	27,203,710	23,037,733	1,557,501	2,133,370	205,751	55,012,191
upon a purchase	3,094,561	(3,094,561)				_
Sales and finance lease back	(3,085,419)	3,085,419				_
Transfers from	(3,003,417)	5,005,417				
construction in						
progress			56,226	19,314	(75,540)	-
Transfers from advanced payments on acquisition of aircraft (Note 21)	411,153	3,816,843				4,227,996
Other additions	1,662,101	4,616,658	346,804	150,603	284,791	7,060,957
Other disposals	(494,530)	(360,988)	(2,070)	(95,289)		(952,877)
1						
At 31 December 2008	28,791,576	31,723,324	1,940,264	2,508,204	415,202	65,378,570
Accumulated						
depreciation						
At 1 January 2008,						
as restated	10,254,289	4,333,277	409,816	1,460,062		16,457,444
Reclassification						
upon purchase	1,580,097	(1,580,097)				-
Sales and finance	(1.770.070)	1 770 070				
lease back	(1,779,979)	1,779,979				2 001 576
Charge for the year Other disposals	1,929,703 (478,713)	1,636,342 (360,988)	53,734 (346)	271,797 (88,027)		3,891,576 (928,074
outer disposais	(+70,713)	(300,900)	(340)	(00,027)		(920,074)
At 31 December 2008	11,505,397	5,808,513	463,204	1,643,832		19,420,946
				, ,		
Impairment						
At 1 January 2008		·	·		- 4,303	4,303

C1 C .1						
Charge for the year (Note (a))	966,191	473,393	_	_	897	1,440,48
At 31 December 2008	966,191	473,393	_	_	5,200	1,444,78
Net book amount						
At 31 December						
2008	16,319,988	25,441,418	1,477,060	864,372	410,002	44,512,84
At 1 January 2008	16,949,421	19,326,676	1,129,488	973,514	201,648	38,580,74

ENDIX II	FINANCIAL INFORMATION ON THE GROUP					
	Aircraft, en flight equ		Compa	ny		
	Owned RMB'000	Held under finance leases RMB'000	Buildings RMB'000	Other property, plant and equipment RMB'000	Construction in progress RMB'000	Total RMB'000
Cost						
At 1 January 2007, as restated	22,709,498	18,475,510	1,503,144	2,212,408	155,533	45,056,093
Reclassification	2 000 082	(2,000,082)				
upon a purchase Transfers from	3,909,982	(3,909,982)				
construction in progress	_		82,588	13,388	(95,976)	
Transfers from			, i			
advanced payments						
on acquisition of aircraft (Note 21)	114,941	4,177,685				4,292,626
Other additions	1,070,095	4,177,083	1,437	289,425	146,394	6,657,098
Disposal to a jointly	1,070,095	5,147,747	1,757	207,425	140,374	0,057,070
controlled entity						
(Note 24)			(28,489)	(2,773)		(31,262
Other disposals	(597,936)	(233,007)	(19,376)	(78,872)		(929,191
Transfers to assets						
held for sale	(2,870)		· <u> </u>			(2,870
At 31 December						
2007	27,203,710	23,659,953	1,539,304	2,433,576	205,951	55,042,494
Accumulated						
depreciation						
At 1 January 2007, as restated	7 145 262	5,001,753	260.012	1,226,280		13,743,309
Reclassification	7,145,363	5,001,755	369,913	1,220,200		15,745,505
upon a purchase	2,061,531	(2,061,531)	_	_		
Charge for the year	1,642,746	1,626,062	49,979	293,667		3,612,454
Disposal to a jointly controlled entity	, ,	, , ,,,,,,	- ,- • -			,,
(Note 24)			(5,562)	(1,426)		(6,988
Other disposals	(595,240)	(233,007)	(4,514)	(58,459)		(891,220
Transfers to assets						
held for sale	(111)		·			(11)

At 31 December 2007	10,254,289	4,333,277	409,816	1,460,062		- 16,457,444
Impairment						
At 1 January 2007, as restated	_		_	_	4,303	4,303
Charge for the year						
0						
At 31 December 2007	_			_	4,303	4,303
Net book amount						
At 31 December 2007	16,949,421	19,326,676	1,129,488	973,514	201,648	38,580,747
At 1 January 2007	15,564,135	13,473,757	1,133,231	986,128	151,230	31,308,481
2 it i sundary 2007	10,001,100	13,173,737	1,100,201	200,120	151,250	51,500,401

Notes:

(a) In view of the decline in demand on the air transportation market under the current economic environment, the Group performed an impairment test on property, plant and equipment ("PP&E") as at 31 December 2008, based on which an impairment provision of RMB1,442 million was made against certain aircraft model and the related equipment which reflects their relatively lower operation efficiency and which management intend to retire in the near future (Note 10). In determining the recoverable amounts of the related assets, management has compared the value in use and the fair value less costs to sell of the related assets, primarily determined by reference to estimated market values.

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### APPENDIX II FINANCIAL INFORMATION ON THE GROUP

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(b)As at 31 December 2008, certain aircraft and buildings owned by the Group and the Company with an aggregate net book amount of approximately RMB8,723 million and RMB7,209 million respectively (2007 : RMB9,865 million and RMB8,990 million respectively) were pledged as collateral under certain loan arrangements (note 32).

LEASE PREPAYMENTS

20.	LEASE FREFAIMENTS				
	Group		Compa	ny	
	2008	2007	2008	2007	
	RMB'000	RMB'000	RMB'000	RMB'000	
Cost					
At 1 January	1,175,104	1,247,104	546,404	616,553	
Other additions	54,964	1,247,104	5,381	010,555	
Disposal to a jointly controlled entity	54,704		5,501		
(Note 24)		(70,149)		(70,149)	
Other disposals		(1,851)			
I I I I I I I I I I I I I I I I I I I		() )			
At 31 December	1,230,068	1,175,104	551,785	546,404	
Accumulated amortisation					
At 1 January	207,607	192,742	121,268	118,885	
Charge for the year	25,940	24,847	10,245	11,502	
Disposal to a jointly controlled entity					
(Note 24)		(9,119)		(9,119)	
Other disposals	_	(863)	—		
At 31 December	233,547	207,607	131,513	121,268	
At 31 December	996,521	967,497	420,272	425,136	
Other disposals	 233,547 996,521	(863)	 131,513 420,272	121,26	

Lease prepayments represent unamortised prepayments for land use rights.

The Group's land use rights are located in the PRC and the majority of these land use rights have terms of 50 years from the date of grant. As at 31 December 2008, the majority of these land use rights had remaining terms ranging from 38 to 53 years (2007 : from 39 to 54 years).

### 21. ADVANCED PAYMENTS ON ACQUISITION OF AIRCRAFT

	Group	р	Compa	iny
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January	6,695,573	7,668,708	6,695,573	7,006,853
Additions	3,603,824	3,737,079	3,603,824	3,604,445

Interest capitalised (Note 13)	342,153	399,499	342,153	376,901
Transfers to property, plant and				
equipment (Note 19)	(4,227,996)	(5,109,713)	(4,227,996)	(4,292,626)
At 31 December	6,413,554	6,695,573	6,413,554	6,695,573

Included in the Group's and the Company's balance as at 31 December 2008 is accumulated interest capitalised of RMB518 million (2007 : RMB553 million), at an average interest rate of 5.43% (2007 : 5.90%).

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### APPENDIX II FINANCIAL INFORMATION ON THE GROUP

#### 22. INVESTMENTS IN SUBSIDIARIES

Particulars of the principal subsidiaries, all of which are limited liability companies established and operating in the PRC or Hong Kong, are as follows:

	Place and date	Paid-up	capital	Attributa equity int		Principal
Company	of establishment	2008 RMB'000	2007 RMB'000	2008	2007	activities
China Eastern Airlines Jiangsu Co., Ltd. (''CEA Jiangsu'')	PRC 3 May 1993	880,000	880,000	63%	63%	Provision of airline services
China Cargo Airlines Co., Ltd. (''China Cargo'')	PRC 22 July 1998	950,000	950,000	70%	70%	Provision of cargo carriage services
China Eastern Airlines Wuhan Co., Ltd. (''CEA Wuhan'')	PRC 16 August 2002	600,000	600,000	96%	96%	Provision of airline services
Shanghai Eastern Flight Training Co., Ltd.	PRC 18 December 1995	473,000	473,000	95%	95%	Provision of flight training services
Shanghai Eastern Airlines Logistics Co., Ltd. (''Easter Logistics'')	PRC 23 August 2004 n	200,000	200,000	70%	70%	Provision of cargo logistics services
Eastern Airlines Hotel Co., Ltd.	PRC 18 March 1998	70,000	70,000	86%	86%	Provision of hotel services primarily to crew members
Shanghai Eastern Maintenance Co., Ltd.	PRC 27 November 2002	25,658	25,658	60%	60%	Provision of aircraft repair and maintenance services

China Eastern Airlines Development (HK) Co., Ltd.	PRC 20 May 1995	10,047	10,047	80%	80% Provision of ticket sales and logistics
China Eastern Airlines (Shantou) Economics Development Co., Ltd.	PRC 18 March 1998	10,000	10,000	55%	55% Provision of airline equipment sales
China Eastern Airline Gifting Co., Ltd.	PRC 17 August 2007	50,000	50,000	100%	100% Provision of marketing services
Eastern Business Airline Service Co., Ltd.	PRC 27 September 2008	50,000	—	100%	Provision of airlines consultation services

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### APPENDIX II FINANCIAL INFORMATION ON THE GROUP

23.	INVESTMENTS IN ASSOCIATES					
	Group		Compa	ny		
	2008	2007	2008	2007		
	RMB'000	RMB'000	RMB'000	RMB'000		
Unlisted investments, at cost	808,417	425,817	762,058	377,872		
Share of post acquisition						
results/reserves	171,902	175,302				
	980,319	601,119	762,058	377,872		

The movement on investments in associates is as follows:

	Group		Compa	ny
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January	601,119	623,390	377,872	377,872
Costs of additional investments	384,186		384,186	
Disposal of an indirectly held associate	(3,820)	(102,750)	—	
Share of results of associates	69,668	58,312	—	
Share of revaluation surplus/ (deficits)				
on available for sale investments held				
by associates	(19,080)	22,167		
Dividend received during the year	(51,754)	_		
At 31 December	980,319	601,119	762,058	377,872

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### FINANCIAL INFORMATION ON THE GROUP

Particulars of the principal associates, all of which are limited liability companies established and operating in the PRC, are as follows:

	Place and date	Paid-up	capital	Attributa equity inte		Delected
Company	of establishment	2008 RMB'000	2007 RMB'000	2008	2007	Principal activities
Eastern Air Group Finance Co., Ltd. (''EAGF'')	PRC 6 December 1995	400,000	400,000	25%	25%	Provision of financial services to group companies of CEA Holding
China Eastern Air Catering Investment Co., Ltd.	PRC 17 November 2003	350,000	350,000	45%	45%	Provision of air catering services
Jiangsu Huayu General Aviation Co., Ltd.	PRC 1 December 2004	110,000	110,000	27%	27%	Provision of aviation support services
Eastern Aviation Import & Export Co., Ltd (''EAIEC'')	PRC 9 June 1993	80,000	80,000	45%	45%	Provision of aviation equipment, spare
Collins Aviation Maintenance Service Shanghai Ltd.	PRC 27 September 2002	57,980	57,980	35%	35%	Provision of airline electronic product maintenance services
Shanghai Dongmei Aviation Travel Co., Ltd. (''SDATC'')	PRC 17 October 2004	31,000	31,000	27%	27%	Provision of traveling and accommodation agency services
Shanghai Hongpu Civil Airport Communication Co., Ltd.	PRC 18 October 2002	25,000	25,000	30%	30%	Provision of cable and wireless communication services
Eastern Aviation Advertising Service	PRC	10,320	10,320	45%	45%	Provision of aviation

Co., Ltd. (''CAASC	''04 March 1986				advertising agency services
Joy Air Co., Ltd (Note (a))	PRC 28 March 2008	600,000	_	40%	—Provision of regional airline transportation
Shanghai Pratt & Whitney Maintenance Company Limited (Note (b))	PRC 28 March 2008	USD 39,500		51%	Provision of maintenance Aircraft Engine of aircraft, engine and other related components maintenance services

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### FINANCIAL INFORMATION ON THE GROUP

Note:

- (a) On 24 January 2008, the Company entered into an agreement with China Aviation Industry Corporation to establish Joy Air Company Limited ("Joy Air"). The Company holds a 40% interests of Joy air. As at 31 December 2008, the Company contributed RMB240 million in cash. Joy Air is still in preparation period as at the balance sheet date.
- (b) In 2008, the Company entered into an agreement with a third party to establish Shanghai Pratt & Whitney Aircraft Engine Maintenance Company Limited ("Shanghai P&W"). Shanghai P&W's registered capital is USD40 million, in which the Company holds 51% interests. As at 31 December 2008, the Company contributed USD20,145,000 in cash to Shanghai P&W. According to the agreement, the third party has the power to govern the financial and operating policies of Shanghai P&W and hence the Company accounts for Shanghai P&W as an associate. At the balance sheet date, Shanghai P&W is still in preparation period.
  - (c) The Group's aggregated share of the revenues, results, assets and liabilities of its associates are as follows:

	Assets RMB'000	Liabilities RMB'000	Revenues RMB'000	Profit/(loss) RMB'000	
2008	4,326,145	3,345,826	913,845	69,668	
2007	2,194,818	1,593,699	919,495	58,312	
24.	INVESTMENTS	IN JOINTLY	CONTROLL	ED ENTITIES	
	Group		(	Company	
	2008	200	200	08 20	07
	RMB'000	RMB'0	00 RMB'0	00 RMB'	000
Unlisted investments, at cost	270,208	268,89	301,80	)2 301,8	02
Share of post-acquisition					
results/reserves	92,124	68,07	4		
	362,332	336,96	6 301,80	301,8	802

The movement on investments in jointly controlled entities is as follows:

	Group		Compar	ny
	2008 2007		2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January	336,966	115,540	301,802	59,552
Other addition	—	209,340	—	242,250
Dividend received during the year	—	(18,000)	_	
Share of results	24,050	30,086		
	1,316			

Amortisation of previously unrecognised gain				
At 31 December	362,332	336,966	301,802	301,802
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### APPENDIX II FINANCIAL INFORMATION ON THE GROUP

Particulars of the principal jointly controlled entities, all of which are limited liability companies established and operating in the PRC are as follows:

Company	Place and date of establishment	Paid-up o 2008 RMB'000	capital 2007 RMB'000	Attributa equity int 2008		Principal activities
Shanghai Technologies Aerospace Co., Ltd. (''STA'') (No (a))	PRC 28 September 2004 ote	576,795	576,795	51%	51%	Provision of repair and maintenance services
Shanghai Eastern Union Aviation Wheels & Brakes Maintenance Services Overhaul Engineering Co., Ltd. (''Wheels & Brakes'')	28 December 1995	17,484	17,484	40%	40%	Provision of spare parts repair and maintenance services
Eastern China Kaiya System Integration Co., Ltd.	PRC 21 May 1999	10,000	10,000	41%	41%	Provision of computer systems development

Notes:

- (a) Under a Joint Venture Agreement with the other joint venture partner of STA dated 10 March 2003, the Company has agreed to share control over the economic activities of STA. Any strategic financial and operating decisions relating to the activities of STA require the unanimous consent of the Company and the other joint venture partner.
- (b) The Group's aggregated share of the revenues, results, assets and liabilities of its jointly controlled entities is as follows:

	Assets RMB'000	Liabilities RMB'000	Revenues RMB'000	Profit/(loss) RMB'000
2008	404,888	42,556	187,997	24,050
2007	382,501	45,535	205,188	30,086

OTHER LONG-TERM ASSETS

Group		Con	npany
2008	2007	2008	2007
RMB'000	RMB'000	RMB'000	RMB'000
509,887	508,903	360,061	361,453
337,597	43,920	326,254	43,920
26,888	40,567	21,401	32,398
26,460	33,032	26,460	33,032
40,724	34,329	31,175	28,046
941,556	660,751	765,351	498,849
	2008 RMB'000 509,887 337,597 26,888 26,460 40,724	2008         2007           RMB'000         RMB'000           509,887         508,903           337,597         43,920           26,888         40,567           26,460         33,032           40,724         34,329	2008         2007         2008           RMB'000         RMB'000         RMB'000           509,887         508,903         360,061           337,597         43,920         326,254           26,888         40,567         21,401           26,460         33,032         26,460           40,724         34,329         31,175

Notes:

(a) The fair value of deposits relating to aircraft held under operating leases of the Group and the Company are RMB473 million and RMB349 million (2007 : RMB441 million and RMB318 million), which are determined using the expected future payments discounted at market interest rates prevailing at the year end of 0.75%–2.79% (2007 : 2.4%–3.06%).

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### APPENDIX II FINANCIAL INFORMATION ON THE GROUP

(b)Prepaid flight training expenses represent the training expenses prepaid for pilot undergraduates and pilots in service of the Group and are amortised over the relevant training periods for which the prepayments cover on a straight-line basis.

(c)Prepaid staff benefits represent subsidies to certain employees as an encouragement to purchase motor vehicles. The employees are required to continue serving the Group for six years from the date of receipt of the subsidies. If the employee leaves before the end of the six-year period, a refund by the employee is required to be calculated on a pro-rata basis. These subsidies are amortised over six years on the straight-line basis.

### 26. TRADE RECEIVABLES AND NOTES RECEIVABLE

The credit terms given to trade customers are determined on an individual basis, with the credit periods generally ranging from half a month to two months.

The aging analysis of trade receivables is as follows:

	Group		Comp	any
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
Within 90 days	1,088,951	1,761,799	733,498	1,098,281
91 to 180 days	24,282	104,991	12,546	97,212
181 to 365 days	30,451	187,355	27,800	150,506
Over 365 days	103,919	101,769	63,286	84,914
	1,247,603	2,155,914	837,130	1,430,913
Less: provision for impairment of				
receivables	(101,081)	(59,907)	(86,635)	(55,757)
Trade receivables	1,146,522	2,096,007	750,495	1,375,156

The carrying amounts of the trade receivables approximate their fair value.

Trade receivables that were neither past due nor impaired relate to a large number of independent sales agents for whom there is no recent history of default.

As at 31 December 2008, trade receivables of RMB153 million (2007 : RMB360 million) were past due but not impaired. These relate to a number of independent sales agents for whom there is no recent history of default. The Group holds cash deposits of RMB175 million (2007 : RMB202 million) from these agents. The ageing analysis of these trade receivables is as follows:

Group		Company	
2008	2007	2008	2007
RMB'000	RMB'000	RMB'000	RMB'000

Up to 6 months	122,407	202,238	34,950	156,897
6 to 12 months	30,451	157,850	27,800	126,517
	152,858	360,088	62,750	283,414

As at 31 December 2008, trade receivables of RMB84 million (2007 : RMB44 million) were impaired and fully provided for. The remaining impaired trade receivables relate to customers that were in financial difficulties and only a portion of the receivables is expected to be recovered. The factors considered by management in determining the impairment are described in Note 2(r).

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#### APPENDIX II FINANCIAL INFORMATION ON THE GROUP

The ageing of impaired receivables is as follows:

	Group	)	Compa	any
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
12 to 24 months overdue	15,660	26,734	551	18,527
Over 24 months overdue	88,259	75,035	62,734	66,387
	103,919	101,769	63,285	84,914

Movements on the Group's provision for impairment of trade receivables are as follows:

	Group		Compa	ny
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January	59,907	90,405	55,757	87,195
Receivables written off during the year				
as uncollectible	(1,027)	(4,009)	(552)	(4,009)
Provision for impairment of receivables	42,201		31,430	
Unused amounts reversed		(26,489)	_	(27,429)
At 31 December	101,081	59,907	86,635	55,757

The carrying amounts of the Group's trade receivables are denominated in the following currencies:

	Group		Comp	any
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
Currency				
Renminbi	899,905	1,800,355	552,572	1,159,012
US Dollars	51,075	89,944	17,580	15,255
HK Dollars	48,901	80,246	46,916	80,094
Korea Won	9,021	41,538	24,620	41,538
Euro	42,706	54,185	9,021	49,517
Japanese Yen	56,003	1,323	55,929	1,323
Other currencies	38,911	28,416	43,857	28,417
	1,146,522	2,096,007	750,495	1,375,156

The net impact of creation and release of provisions for impaired receivables have been included in 'Provision for impairment of trade and other receivables' in the income statement (Note 11). Amounts charged to the allowance account are generally written off, when there is no expectation of recovering additional cash.

The maximum exposure to credit risk at the reporting date is the carrying amount of receivable shown above.

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#### FINANCIAL INFORMATION OF THE GROUP

27. PREPA	EPAYMENTS, DEPOSITS AND OTHER RECEIVABLES			LES
	Group	)	Compa	any
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
Restricted bank deposits (Note (a))	2,159,848		2,082,075	
Rebates receivable on aircraft				
acquisitions	930,665	929,652	881,395	875,786
Deposits relating to aircraft under				
finance leases — current portion	<u> </u>	419,604		419,604
Ground Service Fees	310,452	337,166	178,300	215,296
Prepaid aircraft operating lease				
rentals	249,308	256,069	210,078	233,808
Rental deposits	88,001	130,348	74,477	79,393
Custom duties and value added tax				
recoverable	64,501	88,747	29,127	25,612
Prepayments for acquisition of				
flight equipment and other assets	36,480	60,325	34,707	36,340
Deposits with banks and a financial				
institution with original maturity				
over three months but less than				
a year (Note (b))	33,116	52,843	31,860	52,843
Others	253,848	280,895	184,757	211,927
	4,126,219	2,555,649	3,706,776	2,150,609

Notes:

- (a) The restricted bank deposits represent: i) a deposit of RMB1,347 million pledged against 188 million US dollar loan (2007 : Nil); ii) a security deposit of US dollar 117 million (RMB796 million equivalent) for fuel option contracts (2007 : Nil); iii) a deposit of RMB17 million for notes payable (2007 : Nil.)
- (b) As at 31 December 2008, the effective interest rate on deposits with banks with original maturity over three months but less than a year was 0.36% (2007 : 0.7%).

#### 28. CASH AND CASH EQUIVALENTS

The carrying amounts of the Group's and Company's cash and cash equivalents are denominated in the following currencies:

	Grou	Group		pany
	2008 RMB'000	2007 RMB'000	2008 RMB'000	2007 RMB'000
Renminbi	2,623,585	585,797	1,636,815	322,447

US Dollars	494,249	736,951	441,671	460,383
Euro	126,695	92,205	95,622	60,122
Japanese Yen	37,657	70,996	22,705	57,480
Pounds Sterling	11,016	16,141	11,016	16,141
Australian Dollars	18,922	14,991	18,915	14,991
Canadian Dollars	12,394	25,332	12,245	25,332
Singapore Dollars	42,617	1,116	42,617	1,116
Others	83,875	111,715	80,335	82,885
	3,451,010	1,655,244	2,361,941	1,040,897
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#### FINANCIAL INFORMATION OF THE GROUP

# 29.

#### TRADE PAYABLES AND NOTES PAYABLE

The aging analysis of trade payables and notes payable is as follows:

	2008 RMB'000	Group 2007 RMB'000	2008 RMB'000	Company 2007 RMB'000
Within 90 days	3,310,710	1,465,079	3,109,316	1,228,690
91 to 180 days	1,249,400	1,126,091	1,241,243	1,125,495
181 to 365 days	267,785	449,391	123,544	221,750
Over 365 days	316,963	97,319	273,127	86,781
	5,144,858	3,137,880	4,747,230	2,662,716

As at 31 December 2008, notes payable totaling RMB3,840 million (2007 : RMB1,616 million) were unsecured. Discount rates ranged from 2.9% to 5.9% (2007 : 3.5% to 5.5%) and all notes are repayable within six months.

#### 30.

#### OTHER PAYABLES AND ACCRUED EXPENSES

	Gro	Group		pany
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
Accrued fuel cost	3,841,660	2,348,932	3,534,281	2,180,773
Accrued take-off and landing				
charges	1,879,751	1,036,423	1,563,049	838,218
Accrued aircraft overhaul expenses	1,256,115	1,184,529	986,055	978,089
Other accrued operating expenses	1,417,988	928,267	1,251,514	841,311
Accrued salaries, wages and				
benefits	976,551	1,067,245	786,964	861,035
Duties and levies payable	545,482	858,966	423,527	646,588
Staff housing allowance (Note				
37(b))	386,065	363,110	317,918	332,156
Deposits received from ticket sales				
agents	320,254	339,064	229,399	268,064
Current portion of other long-term				
liabilities (Note 34)	130,460	135,859	121,178	135,859
Current portion of post-retirement				
benefit obligations (Note 36(b))	46,461	34,425	43,801	31,707
Others	1,346,388	1,294,425	1,229,272	1,190,894
	12,147,175	9,591,245	10,486,958	8,304,694

**OBLIGATIONS UNDER FINANCE LEASES** 

As at 31 December 2008, the Group and the Company had 68 and 61 aircraft (2007 : 55 and 48 aircraft) respectively under finance leases. Under the terms of the leases, the Group/the Company has the option to purchase, at or near the end of the lease terms, certain aircraft at fair market value and others at either fair market value or a percentage of the respective lessors' defined cost of the aircraft. The obligations under finance leases are principally denominated in US Dollars.

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The future minimum lease payments (including interest), and the present value of the minimum lease payments under finance leases are as follows:

	Minimum	2008	Grou Present value of minimum	ıp Minimum	2007	Present value of minimum
	lease payments RMB'000	Interest RMB'000	lease payments RMB'000	lease payments RMB'000	Interest RMB'000	lease payments RMB'000
Within one year	2,765,969	848,980	1,916,989	3,356,665	811,442	2,545,223
In the second year	2,704,499	688,327	2,016,172	2,206,135	638,882	1,567,253
In the third to fifth year inclusive	7,805,669	1,602,339	6,203,330	5,714,466	1,509,114	4,205,352
After the fifth year	11,868,053	1,195,645	10,672,408	9,331,048	1,196,666	8,134,382
Total Less: amount repayable within one	25,144,190	4,335,291	20,808,899	20,608,314	4,156,104	16,452,210
year	(2,765,969)	(848,980)	(1,916,989)	(3,356,665)	(811,442)	(2,545,223)
Long-term portion	22,378,221	3,486,311	18,891,910	17,251,649	3,344,662	13,906,987
		2008	Comp	any	2007	
	Minimum lease payments RMB'000	Interest RMB'000	Present value of minimum lease payments RMB'000	Minimum lease payments RMB'000	Interest RMB'000	Present value of minimum lease payments RMB'000
Within one year	2,458,559	743,497	1,715,062	2,993,378	676,597	2,316,781
In the second year	2,400,584	594,223	1,806,361	1,866,827	524,660	1,342,167
In the third to fifth year	6,892,822	1,380,412	5,512,410	4,725,108	1,230,149	3,494,959

inclusive After the						
fifth year	10,534,868	1,039,530	9,495,338	7,574,768	956,172	6,618,596
Total	22,286,833	3,757,662	18,529,171	17,160,081	3,387,578	13,772,503
Less: amount repayable within one year	(2,458,559)	(743,497)	(1,715,062)	(2,993,378)	(676,597)	(2,316,781)
jeur	(2,100,000)	(/13,127)	(1,710,002)	(2,333,370)	(0/0,0)/)	(2,010,701)
Long-term portion	19,828,274	3,014,165	16,814,109	14,166,703	2,710,981	11,455,722

The fair value of obligations under finance leases of the Group and the Company are RMB21,037 million and RMB18,640 million (2007: RMB16,577 million and RMB13,863 million respectively), which are determined using the expected future payments discounted at market interest rates prevailing at the year end.

At 31 December 2008, the Group and the Company had bank deposits totaling nil (2007: RMB420 million) pledged as collateral under certain finance lease arrangements.

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32.		BORRO	WINGS	
	Grou	р	Compa	any
	2008 RMB'000	2007 RMB'000	2008 RMB'000	2007 RMB'000
Non-current				
Long-term bank borrowings				
— secured	3,350,114	3,994,947	2,189,950	3,376,847
— unsecured	5,237,938	7,374,360	4,855,130	6,273,736
	8,588,052	11,369,307	7,045,080	9,650,583
Current				
Long-term bank borrowings				
— secured	1,133,836	772,286	742,176	615,626
— unsecured	5,905,655	2,533,233	5,772,969	2,288,940
Short-term bank borrowings				
— secured	1,284,236		1,222,953	-
— unsecured	18,189,593	15,189,002	16,325,335	13,039,208
	26,513,320	18,494,521	24,063,433	15,943,774
Total borrowings	35,101,372	29,863,828	31,108,513	25,594,357
The borrowings are repayable as follows:				
Within one year	26,513,320	18,494,521	24,063,433	15,943,774
In the second year	4,147,845	5,927,098	3,569,348	5,515,186
In the third to fifth year inclusive	3,665,352	4,216,517	2,977,920	3,266,554
After the fifth year	774,855	1,225,692	497,812	868,843
Total borrowings	35,101,372	29,863,828	31,108,513	25,594,357

Notes:

As at 31 December 2008, the secured bank borrowings of the Group and the Company for the purchases of aircraft were secured by the related aircraft with an aggregate net book amount of RMB8,723 million and RMB7,209 million respectively (2007 : RMB9,865 million and RMB8,990 million) (Note 19).

Certain unsecured bank borrowings of the Group and the Company totaling of RMB357 million and Nil (2007 : RMB1,008 million and Nil respectively) were guaranteed by CEA Holding (Note 44).

Certain unsecured bank borrowings of the Group and the Company totaling of RMB600 million (2007 : Nil) were guaranteed by a third party bank.

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#### FINANCIAL INFORMATION OF THE GROUP

The terms of the long-term bank loans are summarised as follows:

Currency	Interest rate and final maturities	Group 2008 RMB'000	2007 RMB'000	Comp. 2008 RMB'000	any 2007 RMB'000
RMB denominated	Interest rates ranging from 4.52% to 8.36% per annum with final maturities through to 2017.	6,898,178	6,132,551	5,042,498	4,270,211
U.S. dollar denominated	Interest rates ranging from 3 month LIBOR +0.25% to 6 month LIBOR +3% per annum with final maturities through to 2019	8,617,707	8,418,967	8,406,069	8,161,630
EURO denominated	Interest rate is 6 months LIBOR +0.6% with final maturity through 2010.	111,658	123,308	111,658	123,308
Total long-term bank loans		15,627,543	14,674,826	13,560,225	12,555,149

Note:

- (a) The fair value of long-term borrowings of the Group and the Company are RMB15,826 million and RMB13,684 million (2007: RMB14,111 million and RMB12,124 million), which are determined using the expected future payments discounted at prevailing market interest rates available to the Group and the Company for financial instruments with substantially the same terms and characteristics at the balance sheet date.
- (b) Short-term borrowings of the Group and the Company are repayable within one year with interest charged at the prevailing market rates based on the rates quoted by the People's Bank of China. As at 31 December 2008, the interest rates relating to such borrowings ranged from 2.7% to 7.47% per annum (2007: 4.39% to 6.72% per annum). During the year ended 31 December 2008, the weighted average interest rate on short-term bank loans was 6.36 % per annum (2007: 5.75% per annum).
  - (c) The carrying amounts of the borrowings are denominated in the following currencies:

	Group	Group		any
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
Renminbi	21,955,769	12,528,550	18,262,088	8,590,026
US Dollars	13,007,688	17,196,836	12,734,767	16,874,186
Euro	111,658	130,145	111,658	130,145
HK Dollar	26,257	8,297	—	_
	35,101,372	29,863,828	31,108,513	25,594,357
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#### FINANCIAL INFORMATION OF THE GROUP

### 33. PROVISION FOR OPERATING LEASE AIRCRAFT RETURN CONDITION CHECK

	Group		Company	
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January	956,910	510,621	737,371	429,590
Additional provisions	618,555	446,289	431,319	307,781
Utilisation	(41,447)		—	
At 31 December	1,534,018	956,910	1,168,690	737,371
Less: current portion	(213,830)		(139,710)	
Long-term portion	1,320,188	956,910	1,028,980	737,371

Provision of operating lease aircraft return condition check represents the present value of estimated costs of major return check for aircraft under operating leases as the Group has the responsibility to fulfill certain return conditions under relevant leases.

34.	OTHER LONG-TERM LIABILITIES			
	Grouj		Compa	•
	2008 RMB'000	2007 RMB'000	2008 RMB'000	2007 RMB'000
Long-term duties and levies				
payable	805,794	584,791	713,522	501,867
Fair value of unredeemed points awarded under the Group's frequent				
flyer program	364,858	378,361	364,858	378,361
Long-term payable to the Bureau of				
2010 Expo Shanghai (Note 18(b))	177,883	232,811	177,883	232,811
Long-term payable to Aviation				
China Civil Flight Institute (Note				
(a))	30,000	60,000	30,000	60,000
Deferred gains on sale and				
leaseback transactions of aircraft	14,549	21,011	14,549	21,011
Other long-term payable	58,135	101,582	56,319	101,582
	1,451,219	1,378,556	1,357,131	1,295,632
Less: Current portion	(130,460)	(135,859)	(121,178)	(135,859)
Long-term portion	1,320,759	1,242,697	1,235,953	1,159,773

Notes:

(a) The balance is unsecured, interest bearing at an effective rate of 6.21% per annum and is repayable by annual instalments of RMB30 million up to year 2009.

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# APPENDIX II FINANCIAL INFORMATION OF THE GROUP

35.

### DEFERRED TAXATION

Deferred income tax assets and liabilities are offset when there is a legally enforceable right of offset and when the deferred income taxes relate to the same authority. The following amounts, determined after appropriate offsetting, are shown in the balance sheets:

	Group		Company	
	2008 RMB'000	2007 RMB'000	2008 RMB'000	2007 RMB'000
Deferred tax assets				
— Deferred tax asset to be utilised after 12				
months	79,802	111,874		_
— Deferred tax asset to be utilised within				
12 months	2,145	1,337	—	
	81,947	113,211		
Deferred tax liabilities				
— Deferred tax liability to be realised after				
12 months	(55,444)	(50,369)	—	_
— Deferred tax liability to be realised				
within 12 months	(2,145)			
	(57,589)	(50,369)		

Movements in the net deferred taxation asset/(liability) are as follows:

	Group		Compa	ny
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January	62,842	13,687		
(Charged)/credited to income statement				
(Note 14)	(38,484)	49,155	—	
At 31 December	24,358	62,842		—
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APPENDIX II	FINANCIAL INFORMATION OF THE GROUP

The deferred tax assets and liabilities (prior to the offsetting of balances within the same tax jurisdiction) were made up of the taxation effects of the following:

	Group		Company	
	2008 RMB'000	2007 RMB'000	2008 RMB'000	2007 RMB'000
Deferred tax assets:				
Tax losses carried forward	1,846	317,392		313,755
Impairment provision for obsolete				
flight equipment spare parts	78,634	138,783	74,872	136,614
Impairment provision for				
receivables	68,553	79,195	52,872	44,348
Impairment provision for property,				
plant and equipment	170,808		170,451	_
Provision for aircraft overhaul				
expense	152,231	96,834	135,196	56,985
Provision for frequent flyer program	13,619		13,619	
Financial derivative liabilities	313,488	10,449	313,488	10,449
Provision for post-retirement				
benefits	271,672	351,283	247,424	306,694
	,	,	,	,
	1,070,851	993,936	1,007,922	868,845
	-,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	_,	,
Deferred tax liabilities:				
Depreciation and amortisation	(1,024,173)	(931,094)	(985,602)	(868,845)
Financial derivative assets	(22,320)		(22,320)	
	(1,046,493)	(931,094)	(1,007,922)	(868,845)
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#### FINANCIAL INFORMATION OF THE GROUP

Movements of the net deferred tax assets/(liabilities) of the Group for the year:

	At the beginning of the year RMB'000	(Charged)/ credited to income statement RMB'000	(Charged)/ credited to equity RMB'000	At the end of the year RMB'000
For the year ended 31 December 2008				
Tax losses carried forward	317,392	(315,546)		1,846
Impairment provision for obsolete flight				
equipment spare parts	138,783	(60,149)		78,634
Impairment provision for receivables	79,195	(10,642)		68,553
Impairment provision for property, plant				
and equipment	—	170,808		170,808
Provision for aircraft overhaul expense	96,834	55,397		152,231
Provision for frequent flyer program	—	13,619		13,619
Financial derivative liabilities	10,449	303,039		313,488
Provision for post-retirement benefits	351,283	(79,611)		271,672
	993,936	76,915	—	1,070,851
Depreciation and amortisation	(931,094)	(93,079)	—	(1,024,173)
Financial derivative assets		(22,320)		(22,320)
Net deferred tax assets/(liabilities)	62,842	(38,484)		24,358
For the year ended 31 December 2007				
Tax losses carried forward	90,335	227,057	<u> </u>	317,392
Impairment provision for obsolete flight				
equipment spare parts	68,574	70,209	—	138,783
Impairment provision for receivables	57,467	21,728	—	79,195
Provision for aircraft overhaul expense	77,000	19,834	—	96,834
Financial derivative liabilities	20,823	(10,374)	—	10,449
Provision for post-retirement benefits	216,570	134,713		351,283
	530,769	463,167	—	993,936
Depreciation and amortisation	(517,082)	(414,012)		(931,094)
Net deferred tax assets	13,687	49,155	—	62,842

In accordance with the PRC tax law, tax losses can be carried forward to offset against future taxable income for a period of five years. As at 31 December 2008, the Group and the Company had tax losses carried forward of approximately RMB11,465 million and RMB8,778 million respectively (2007 : RMB5,380 million and RMB4,119 million respectively) which will expire between 2009 and 2013, and which are available to set off against the Group

and the Company's future taxable income. As at 31 December 2008, the Group and the Company did not recognise RMB2,864 million and RMB2,195 million respectively (2007 : RMB1,035 million and RMB718 million respectively) of deferred tax assets arising from tax losses available as management did not consider it probable that such tax losses would be realised before they expire.

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# APPENDIX II FINANCIAL INFORMATION OF THE GROUP 36. **RETIREMENT BENEFIT PLANS AND POST-RETIREMENT BENEFITS** (a) Defined contribution retirement schemes Pension (i) The Group companies participate in defined contribution retirement schemes organised by municipal governments of the various provinces in which the Group companies operate, and substantially all of the Group's PRC employees are eligible to participate in the Group companies' retirement schemes. The Group companies are required to make annual contributions to the schemes at rates ranging from 20% to 22% on the employees' prior year salary and allowances. Employees are required to contribute to the schemes at rates ranging from 7% to 8% of their basic salaries. The Group has no other material obligation for the payment of retirement benefits beyond the annual contributions under these schemes. For the year ended 31 December 2008, the Group's pension cost charged to the consolidated income statement amounted to RMB360 million (2007 : RMB296 million). (ii) Medical insurance The majority of the Group's PRC employees participate in the medical insurance schemes organised by the municipal governments, under which the Group and its employees are required to contribute to the scheme approximately 12% and 2%, respectively, of the employee's basic salaries. For those employees who participate in these schemes, the Group has no other obligation for the payment of medical expense beyond the annual contributions. For the year ended 31 December 2008, the Group's medical insurance contributions charged to the income statement amounted to RMB93 million (2007 : RMB77 million). (b) Post-retirement benefits In addition to the above retirement schemes, the Group provides retirees with other post-retirement benefits including transportation subsidies, social function activities subsidies and others. The expected cost of providing these post-retirement benefits is actuarially determined and recognised by using the projected unit credit method, which involves a number of assumptions and estimates, including inflation rate, discount rate and employees' turnover ratio. The post-retirement benefit obligations recognised in the balance sheets are as follows: Group Company

	Olou	P	Company	
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
Present value of unfunded				
post-retirement benefit				
obligations	4,481,420	2,155,393	3,941,724	1,861,036
Unrecognised actuarial losses	(2,965,835)	(750,266)	(2,611,045)	(634,259)
Post-retirement benefit				
obligations	1,515,585	1,405,127	1,330,679	1,226,777
Less: current portion (Note 30)	(46,461)	(34,425)	(43,801)	(31,707)

#### FINANCIAL INFORMATION OF THE GROUP

Changes in post-retirement benefit obligations are as follows:

	Group		Company	
	2008 2007		2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January	1,405,127	1,323,684	1,226,777	1,173,380
Total expenses charged in the				
income statement	200,603	170,670	181,309	128,057
Payments	(90,145)	(89,227)	(77,407)	(74,660)
At 31 December	1,515,585	1,405,127	1,330,679	1,226,777

The costs of post-retirement benefits are recognised under wages, salaries and benefits in the income statements as follows:

	G	Group		npany
	2008	2007	2008	2007
	RMB'000	RMB'000	RMB'000	RMB'000
Current service cost	74,478	73,416	71,552	55,624
Interest cost	102,009	83,858	89,145	63,678
Actuarial losses recognised	24,116	13,396	20,612	8,755
_				
Total (Note 9)	200,603	170,670	181,309	128,057
Interest cost Actuarial losses recognised	RMB'000 74,478 102,009 24,116	RMB'000 73,416 83,858 13,396	RMB'000 71,552 89,145 20,612	RMB'0 55,62 63,6 8,7:

The principal actuarial assumptions at the balance sheet date are as follows:

	Group and Company		
	2008	2007	
Discount rate	3.75%	4.75%	
Annual rate of increase of per capita benefit payment	3%	2.5%	
Employee turnover rate	3.00%	3.0%	
Mortality rate	8.80%	8.43%	
Medical inflation rate	5%	2.5%-5%	

# 37.

#### STAFF HOUSING BENEFITS

#### (a)

# Staff housing fund

In accordance with the PRC housing reform regulations, the Group is required to contribute to the State- sponsored housing fund at rates ranging from 7% to 15% (2007 : 7% to 15%) of the specified salary amount of its PRC employees. At the same time, the employees are required to contribute an amount equal to the Group's contribution. The employees are entitled to claim the entire sum of the fund contributed under certain specified withdrawal circumstances. For the year ended 31 December 2008, the Group's contributions to the housing funds amounted to

RMB282 million (2007 : RMB285 million) which has been charged to the consolidated income statement. The staff housing fund payable as at 31 December 2008 is RMB25 million (2007 : RMB17 million). The Group has no legal or constructive obligations to pay further contributions if the fund does not hold sufficient assets to pay all employees the benefits relating to employee service in the current and prior periods.

(b)

Staff housing allowances

The Group also provides cash staff housing allowances to eligible employees who have not been allocated with any housing quarters or who have not been allocated with a quarter above the minimum as set out in the Group's staff housing allowance policy introduced in October 2003 (the "Policy") based on the area of quarter to which they are entitled and the unit price as set out in the Policy.

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#### FINANCIAL INFORMATION OF THE GROUP

The total entitlement of an eligible employee is principally vested over a period of 20 years. Upon an eligible employee's resignation, his or her entitlement will cease and any unpaid entitlement related to past service up to the date of resignation will be paid. As at 31 December 2008, the present obligation of the provision for employee's staff housing entitlement is RMB386 million (2007 : RMB363 million).

For the year ended 31 December 2008, the staff housing benefit provided under the Staff Housing Allowance Policy amounted to RMB123 million (2007 : RMB53 million) which has been charged to the consolidated income statement.

DERIVATIVE FINANCIAL INSTRUMENTS

	Group and Company				
	Assets		Liabilities		
	2008	2007	2008	2007	
	RMB'000	RMB'000	RMB'000	RMB'000	
At 31 December					
Interest rate swaps (Note (a))	988	33,232	182,971	39,542	
Forward foreign exchange contracts					
(Note (b))		2,847	138,760	1,719	
Fuel option contracts (Note (c))	123,010	59,468	6,319,868	535	
• • • • • • • • • • • • • • • • • • • •					
Total	123,998	95,547	6,641,599	41,796	
Less: current portion					
— Interest rate swaps		(27,155)	(41,668)	(17,984)	
— Forward foreign exchange					
contracts		(2,847)	(94,539)	(1,719)	
— Fuel option contracts	(123,010)	(59,468)	(6,319,868)	(535)	
-					
	(123,010)	(89,470)	(6,456,075)	(20,238)	
Non-current portion	988	6,077	185,524	21,558	
<b>F</b>		- ,		,	

The maximum exposure to credit risk at the reporting date is the fair value of the derivative assets in the balance sheet.

Notes:

(a)

Interest rate swaps

The Group uses interest rate swaps to reduce the risk of changes in market interest rates (Note 3(a)(ii)). The Group's interest rate swaps qualify for hedge accounting. The interest rate swaps entered into by the Group are generally for swapping variable rates, usually referenced to LIBOR, into fixed rates and are accounted for as cashflow hedges. Other interest rate swaps are for swapping fixed rates into variable rates and are accounted for as fair value hedges. As at 31 December 2008, the notional amount of the outstanding interest rate swap agreements was approximately US\$471 million (2007 : US\$624 million). These agreements will expire between 2009 and 2016.

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#### FINANCIAL INFORMATION OF THE GROUP

Realised and unrealised gains and losses arising from the valuation of these interest rate swaps have been dealt with in the income statements as follows:

	Group	
	2008	2007
	RMB'000	RMB'000
Realised (losses)/gain (recorded in finance costs)	10,083	59,862
Unrealised mark to market (losses)/gains		
— cash flow hedges (recognised in equity)	(126,138)	(79,783)
— fair value hedges (recognised in the income statement)	(49,535)	(8,824)
	(165,590)	(28,745)

(b)

Forward foreign exchange contracts

The Group uses forward foreign exchange contracts to reduce the risk of changes in currency exchange rates in respect of ticket sales and expenses denominated in foreign currencies (Note 3(a)(i)). The Group's forward foreign exchange contracts qualify for hedge accounting. These contracts are generally for selling Japanese Yen and purchasing U.S. dollars at fixed exchange rates and are accounted for as cash flow hedges. Other forward foreign exchange contracts are for selling Japanese Yen and purchasing U.S. dollars at variable exchange rates and are accounted for as fair value hedges. As at 31 December 2008, the notional amount of the outstanding currency forward contracts was approximately US\$121 million (2007 : US\$33 million), which will expire between 2009 and 2017.

Realised and unrealised gains and losses arising from the valuation of these contracts have been dealt with in the income statements as follows:

	Group		
	2008	2007	
	RMB'000	RMB'000	
Realised (losses)/gain (recorded in finance income)	14,759	17,932	
Unrealised mark to market (losses)/gains			
— cash flow hedges (recognised in equity)	(44,222)	1,586	
— fair value hedges (recognised in the income statement)	(95,666)	(3,787)	
	(125,129)	15,731	
(c)	Fuel option contracts		

The Group enters into fuel hedging contracts to reduce the risk of changes in market oil/petroleum prices as a hedge against aircraft fuel costs. The fuel hedging contracts used by the Group are normally structured to include a combination of both put and call options which allow the Group to lock in fuel prices for specified volumes within a price range. In each hedging contract, the call options price at which the Group is effectively entitled to buy fuel will be higher than that at which the counterparty is effectively entitled to sell.

None of the fuel hedging contracts entered into by the Group in 2008 or which remained open at 31 December 2008 qualified for hedge accounting. The Group is required to account for the fair value of the difference between the spot price of fuel and the price at which the counterparties are effectively entitled to sell in future periods as unrealised mark to market losses and recognised these losses in the income statements immediately.

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#### FINANCIAL INFORMATION OF THE GROUP

Realised and unrealised gains and losses arising from the valuation of these contracts have been dealt with in the income statements.

	Group		
	2008 200		
	RMB'000	RMB'000	
Realised (losses)/gains (recorded in aircraft fuel)	(8,577)	120,171	
Unrealised mark to market (losses)/gains (recorded in loss on	(8,377)	120,171	
fair value movements of financial derivatives)	(6,255,791)	96,576	
	(6,264,368)	216,747	

The fair value of fuel option contracts is determined by reference to mark-to-market values provided by counterparties and independent third parties applying appropriate option valuation models (i.e. mean regression model using the Monte Carlo Simulation Process). Key parameters used in the valuation models include volatility, credit spread, long run mean and mean reverting ratio at date of valuation.

39.	SHARE CAPITAL		
	2008 RMB'000	2007 RMB'000	
Registered, issued and fully paid of RMB1.00 each			
Circulating shares with restricted transfer held by CEA Holding an	nd		
employees	2,904,000	2,904,000	
A shares listed on The Shanghai Stock Exchange	396,000	396,000	
H shares listed on The Stock Exchange of Hong Kong Limited	1,566,950	1,566,950	
	4,866,950	4,866,950	

Pursuant to articles 49 and 50 of the Company's Articles of Association, each of the unlisted shares, the listed A shares and the listed H shares are all registered ordinary shares and carry equal rights.

On 4 January 2007, the Company's share reform plan was approved by the Ministry of Commerce and implemented on 9 January 2007. In this connection, CEA Holding granted 96 million shares in total to the holders of the circulating shares and the original non-circulating shares held by CEA Holding were granted the status of listing subject to certain circulating conditions.

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		40.			RESERVI	ES	
				Group			
		Statutory					
		and					
discretionary		Capital	Hedging				
	Share reserve Revaluation		reserve	reserve A	ccumulated		
		(Note		(Note	(Note		
	premium	(a))	reserve	(b))	38)	losses	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	