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杰地集團有限公司*

(A company incorporated in the Republic of Singapore with limited liability)

(Stock code: 8313)

INTERIM RESULTS ANNOUNCEMENT FOR THE SIX MONTHS ENDED 30 JUNE 2025

CHARACTERISTICS OF GEM OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "EXCHANGE")

GEM has been positioned as a market designed to accommodate small and mid-sized companies to which a higher investment risk may be attached than other companies listed on the Exchange. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration.

Given that companies listed on GEM are generally small and mid-sized companies, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board and no assurance is given that there will be a liquid market in the securities traded on GEM.

This announcement, for which the directors of ZACD Group Ltd. (the "Company", together with its subsidiaries as the "Group") collectively and individually accept full responsibility, includes particulars given in compliance with the GEM Listing Rules for the purpose of giving information with regard to the Company. The directors of the Company, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this announcement is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this announcement misleading.

This announcement will be published on the GEM website at www.hkgem.com and remain on the "Latest Company Announcements" page for at least seven days from the date of its posting. This announcement will also be published on the Company's website at www.zacdgroup.com.

In the event of any inconsistency between the Chinese version and the English version, the latter shall prevail.

FINANCIAL HIGHLIGHTS

INTERIM RESULTS & FIVE-YEAR FINANCIAL SUMMARY

A summary of the results and of the assets, liabilities and equity of the Group for the recent interim results and the last five financial years, as extracted from the published audited financial statements is set out below.

	Interim re	Annual results						
	30 June	30 June						
	2025	2024	2024	2023	2022	2021	2020	
Financial Results	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	
Revenue (Loss)/profit before tax (Loss)/profit for the	1,390 (703)	1,755 (1,249)	4,964 (1,089)	9,906 2,414	3,983 (2,423)	5,596 7,515	5,325 (20,330)	_
period/year (Loss)/earnings per share (Singapore	(726)	(1,419)	(1,204)	1,737	(2,707)	7,461	(20,263)	
cents)	(0.04)	(0.07)	(0.06)	0.09	(0.14)	0.37	(1.01)	

	At 30 June		At	31 December	er		
	2025	2024	2023	2022	2021	2020	
Financial Position	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	
Total assets	32,484	33,078	31,596	27,454	28,316	21,600	
Total liabilities	12,968	12,651	9,109	6,501	4,586	5,009	
Net current assets	19,824	21,012	21,736	20,443	23,429	17,342	
Net assets	19,516	20,427	22,487	20,953	23,730	16,591	
Net assets per share							
(Singapore cents)	0.98	1.02	1.12	1.05	1.19	0.83	

INTERIM FINANCIAL HIGHLIGHTS

For the six months ended 30 June 2025

- The Group reported a net loss of \$\$0.73 million for the six months ended 30 June 2025 (the "Review Period"), compared to a net loss of \$\$1.42 million for the corresponding period in 2024 (the "Previous Period"). This reflects a positive improvement in financial performance of approximately \$\$0.69 million, or 48.6%. Despite a decline in revenue of \$\$0.37 million and a reduction in other income of approximately \$\$0.27 million, the improvement in net loss was largely attributable to a fair value gain on financial derivatives of approximately \$\$0.67 million, representing a positive swing of \$\$0.96 million compared to a loss of \$\$0.29 million in the Previous Period. Additional contributing factors included a reduction in staff costs of approximately \$\$0.23 million and a decrease in income tax expense of approximately \$\$0.15 million.
- Revenue for the Group declined from S\$1.76 million in the Previous Period to approximately S\$1.39 million in the Review Period, a decrease of S\$0.37 million. This was primarily due to lower dividend income of approximately S\$0.13 million, reduced management fees of approximately S\$0.30 million from developer SPVs and several real estate funds managed by the Group, and a decrease in performance fees of approximately S\$0.59 million from those funds. These declines were partially offset by a one-off project tender fee of approximately S\$0.50 million received from several real estate funds, following efforts to secure and complete the acquisition of housing projects during the Review Period and increase in corporate fees of approximately S\$0.11 million.
- Total staff costs decreased from S\$1.98 million in the Previous Period to S\$1.75 million in the Review Period, representing a reduction of S\$0.23 million or 11.6%. This decrease was mainly due to lower discretionary bonuses awarded to eligible staff, which were aligned with both the Group's overall performance and individual contributions. The Group has also taken steps to streamline operations and manage costs more effectively.
- No dividend was paid or proposed by the Company for the six months ended 30 June 2025, consistent with the same period in 2024.
- Basic and diluted loss per share for the Review Period was approximately 0.04 Singapore cents, compared to a loss of 0.07 Singapore cents in the Previous Period.

INTERIM RESULTS

This is an interim results announcement made by ZACD Group Ltd. (the "Company", together with its subsidiaries as the "Group").

The board of directors (the "**Board**") of the Company hereby announces the unaudited condensed consolidated results of the Group for the six months ended 30 June 2025 (the "Interim Results"), together with the comparative unaudited figures for the six months ended 30 June 2024:

Report on Review of Interim Condensed Consolidated Financial Statements For the six months ended 30 June 2025

To the Members of ZACD Group Ltd.

Introduction

We have reviewed the accompanying interim condensed consolidated financial statements of ZACD Group Ltd. (the Company) and its subsidiary companies (collectively, the Group) which comprise the interim condensed consolidated statement of financial position as at 30 June 2025 and the related interim condensed consolidated statements of profit or loss, comprehensive income, changes in equity, and cash flows for the six months then ended and explanatory notes. Management is responsible for the preparation and presentation of these interim condensed consolidated financial statements in accordance with International Accounting Standard 34 *Interim Financial Reporting* (IAS 34). Our responsibility is to express a conclusion on these interim condensed consolidated financial statements based on our review.

Scope of Review

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 interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with 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.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim condensed consolidated financial statements are not prepared, in all material respects, in accordance with IAS 34.

Ernst & Young LLP
Public Accountants and
Chartered Accountants
Singapore
14 August 2025

Interim Condensed Consolidated Statement of Profit or Loss For the six months ended 30 June 2025

		Six montl 30 J	
	Note	2025 S\$'000 (unaudited)	2024 S\$'000 (unaudited)
Revenue	4	1,390	1,755
Other income and gains	4	202	472
Staff costs		(1,754)	(1,984)
Depreciation expense		(31)	(52)
Amortisation of right-of-use assets		(126)	(126)
Amortisation of capitalised contract costs		(60)	(67)
(Impairment losses)/reversal of impairment loss on	_		_
financial assets	5	(14)	7
Other expenses, net	_	(707)	(677)
Interest expense	5	(275)	(292)
Fair value gain/(loss) on financial derivative	18	672	(285)
Loss before tax	5	(703)	(1,249)
Income tax expense	6	(23)	(170)
Loss for the period attributable to owners of the Company		(726)	(1,419)
Loss per share attributable to owners of the Company - Basic and diluted (Singapore cents)	7	(0.04)	(0.07)

Interim Condensed Consolidated Statement of Comprehensive Income For the six months ended 30 June 2025

		hs ended une	
N	Note	2025 S\$'000 (unaudited)	2024 S\$'000 (unaudited)
Loss for the period		(726)	(1,419)
Other comprehensive loss: Items that will not be reclassified to profit or loss: Fair value changes on investment in equity securities Fair value changes on investment in fund entities Items that may be reclassified subsequently to profit or		(145) (67)	(189) (159)
loss: Exchange differences on translation of foreign operations		27	(13)
Other comprehensive loss for the period	·	(185)	(361)
Total comprehensive loss for the period attributable to owners of the Company		(911)	(1,780)

Interim Condensed Consolidated Statement of Financial Position As at 30 June 2025

Non augrent aggets	Note	30 June 2025 \$'000 (unaudited)	31 December 2024 \$'000 (audited)
Non-current assets Property, plant and equipment Right-of-use assets Investment in equity securities Investment in fund entities	9 9 10 10	73 119 58 1,261	123 246 203 1,328
Prepayments, deposits and other receivables	13	176	186
Total non-current assets		1,687	2,086
Current assets Trade receivables Amounts due from related parties (non-trade) Prepayments, deposits and other receivables Capitalised contract costs Loans and related receivables Cash and cash equivalents	11 13 12 14 15	4,545 1,284 568 346 19,756 4,298	4,748 469 633 406 19,422 5,314
Total current assets		30,797	30,992
Current liabilities Other payables and accruals Amount due to ultimate holding company Amounts due to related parties (non-trade) Lease liabilities Income tax payable Bank borrowing Total current liabilities	17 16	2,632 37 7,413 108 585 198	2,722 35 5,720 262 651 590
			9,980
Net current assets		19,824	21,012
Non-current liabilities Lease liabilities Deferred tax liabilities Financial derivative	17 18	6 87 1,902	10 87 2,574
Total non-current liabilities		1,995	2,671
Net assets		19,516	20,427
Equity Share capital Reserves	19	29,866 (10,350)	29,866 (9,439)
Total equity		19,516 	20,427

Interim Condensed Consolidated Statement of Changes in Equity For the six months ended 30 June 2025

Group	Share capital (Note 19) S\$'000	Investment in equity securities revaluation reserve S\$'000	Investment in fund entities revaluation reserve \$\$'000	Exchange fluctuation reserve S\$'000	Capital reserve S\$'000	Accumulated losses S\$'000	Total equity S\$'000
Six months ended 30 June 2025							
At 1 January 2025 (audited)	29,866	203*	(151)*	30*	1,491*	(11,012)*	20,427
Loss for the period	-	_	-	-	_	(726)	(726)
Other comprehensive (loss)/income for the period: Exchange differences on translation of foreign							
operations	-	-		27	-	-	27
Fair value changes on investment in equity securities		(145)	(67)	-	_	-	(212)
Total comprehensive (loss)/income for the period		(145)	(67)	27	_	(726)	(911)
At 30 June 2025 (unaudited)	29,866	58*	(218)*	57*	1,491*	(11,738)*	19,516

^{*} These reserve accounts comprise the consolidated reserves of (\$\\$9,439,000) and (\$\\$10,350,000) in the interim condensed consolidated statements of financial position as at 31 December 2024 and 30 June 2025 respectively.

Interim condensed consolidated statement of changes in equity (continued) For the six months ended 30 June 2025

Group	Share capital (Note 19) S\$'000	Investment in equity securities revaluation reserve S\$'000	Investment in fund entities revaluation reserve \$\$'000	Exchange fluctuation reserve S\$'000	Capital reserve S\$'000	Accumulated losses S\$'000	Total equity S\$'000
Six months ended 30 June 2024							
At 1 January 2024 (audited)	29,866	570*	353*	15*	1,491*	(9,808)*	22,487
Loss for the period	_	_	_	_	_	(1,419)	(1,419)
Other comprehensive loss for the period: Exchange differences on translation of foreign				(12)			(12)
operations	_	_	_	(13)	-	_	(13)
Fair value changes on investment in equity securities	_	(189)	(159)	_	_	_	(348)
Total comprehensive loss for the period	_	(189)	(159)	(13)	-	(1,419)	(1,780)
At 30 June 2024 (unaudited)	29,866	381*	194*	2*	1,491*	(11,227)*	20,707

^{*} These reserve accounts comprise the consolidated reserves of (\$\$7,379,000) and (\$\$9,159,000) in the interim condensed consolidated statements of financial position as at 31 December 2023 and 30 June 2024 respectively.

Interim Condensed Consolidated Statement of Cash Flows For the six months ended 30 June 2025

	Six montl 30 J	
	2025 S\$'000 (unaudited)	2024 S\$'000 (unaudited)
Cash flows from operating activities Loss before tax Adjustments for:	(703)	(1,249)
Depreciation of property, plant and equipment Amortisation of right-of-use assets Amortisation of capitalised contract costs Impairment loss/(reversal of) impairment loss on trade receivables, net Fair value (gain)/loss on financial derivative Gain on disposal of motor vehicle Interest income Interest expense	31 126 60 14 (672) (6) (33) 275	52 126 67 (7) 285 - (374) 292
Operating cash flows before changes in working capital Changes in working capital: Decrease in trade receivables Decrease/(increase) in prepayments, deposits and other receivables Increase in capitalised contract costs Decrease in trade payables, other payables and accruals	(908) 203 75 – (114)	(808) 487 (71) (18) (182)
Cash used in operations Income tax paid	(744) (88)	(592) (287)
Net cash flows used in operating activities	(832)	(879)
Cash flows from investing activities Purchases of property, plant and equipment (Increase)/decrease in amounts due from related parties Proceeds from disposal of fixed assets Loans granted to related parties Redemption of redeemable preference shares Repayment from bridging loans and related interest receivables, net Interest received	- (829) 25 (1,905) - 1,600 4	(8) 206 - (4,655) 1 63 -
Net cash flows used in investing activities	(1,105)	(4,393)
Cash flows from financing activities Increase in amount due to ultimate holding company Increase in amounts due to related parties Repayment of obligations under finance leases Repayment of lease liabilities Repayment of bank borrowing Interest paid	2 1,693 - (164) (392) (246)	14 243 (3) (124) (381) (295)
Net cash flows generated from/(used in) financing activities	893	(546)
Net decrease in cash and cash equivalents Cash and cash equivalents at beginning of period Effect of foreign exchange rate changes, net	(1,044) 5,314 28	(5,818) 14,605 (12)
Cash and cash equivalents at end of period	4,298	8,775

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

1. Corporate information

The Company is a company limited by shares, which is domiciled and incorporated in the Republic of Singapore ("Singapore"). The registered office of the Company, which is also its principal place of business, is located at 300 Beach Road, #34-05 The Concourse, Singapore 199555.

The Company is an investment holding company. During the financial periods, the Company's subsidiaries were principally engaged in the provision of the following services:

- investment management services, which includes (a) special purpose vehicle ("SPV") investment management and (b) fund management;
- (ii) acquisitions and projects management services;
- (iii) property management and tenancy management services; and
- (iv) financial advisory services.

2. Bases of preparation and changes to the Group's accounting policies

2.1 Basis of preparation

The interim condensed consolidated financial statements of the Group for the six months ended 30 June 2025 have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting ("IAS 34").

The interim condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's audited consolidated financial statements for the year ended 31 December 2024.

The interim condensed consolidated financial statements are presented in Singapore dollars ("S\$") and all values are rounded to the nearest thousand ("S\$'000") except when otherwise indicated.

2.2 New standards, interpretations and amendments adopted by the Group

The accounting policies adopted in the preparation of the interim condensed consolidated financial statements are consistent with those followed in the preparation of the Group's annual consolidated financial statements for the year ended 31 December 2024, except for the adoption of new standards effective as of 1 January 2025. The Group has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective. These applications do not have a material impact on the Interim Results of the Group.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

3. Operating segment information

For management purposes, the Group is organised into business units based on its products and services and has the following reportable segments, as follows:

(a) Investment management

The Group provides investment management services for investors to invest into real estate projects or funds by setting up a single investment vehicle ("**Investment SPV**") or fund holding entity.

(i) SPV investment management

The Group provides investment management services to investors of real estate development projects by establishing and incorporating Investment SPV through which the investors participate in the project by subscribing convertible loans that are issued by the Investment SPV and/or entering into trust deeds with the Group's ultimate holding company under the trust structure. Post establishment and incorporation of the Investment SPV, the Group continues to provide investment management services to the investors by managing the Investment SPV up to the time of project completion.

The Group derives investment management revenue from the investors of the Investment SPV comprising: (i) fixed pre-negotiated investment management fees receivable in cash; and (ii) establishment fees receivable in the form of equity shares (the "Establishment Shares") in the Investment SPV, that are owned by the investors upon conversion of their convertible loans as and when the underlying real estate project is substantially complete, together with the dividend income from such Establishment Shares or performance fees from the profits made by the investors through dividend distribution received by the Group's ultimate holding company on behalf of investors under the trust structure. The Group also derives performance fee from a major investor in return for providing a priority right to this investor to participate in real estate projects. Such fee is pegged to a stipulated percentage of all dividends and/or profit distributions to be received by the investor on its investments in the real estate projects.

The Group recognises the fixed pre-negotiated investment management fee revenue on a time-apportioned basis over the estimated real estate development period, and establishment fee revenue, based on the initial fair value of its right over the entitlement to the Establishment Shares which the Group is entitled to receive upon subscription of convertible loans in the Investment SPV by the investors, when it is probable that the Group will receive the Establishment Shares. The Group's entitlement to the dividend from the Establishment Shares is accounted for according to the accounting policies for "**Dividends**" set out below. Performance fee from the major investor is not recognised until it is highly probable that a significant reversal of the cumulative amount of the fee revenue recognised will not occur upon resolution of any uncertainty.

3. Operating segment information (continued)

(a) Investment management (continued)

(ii) Fund management

The Group renders fund management services by establishing and serving as manager of private real estate funds. Under this arrangement, the Group is responsible for the origination of the investment of the fund, establishment of the investment structure, placement to investors and management of the funds' investment portfolio where it actively sources for real estate deals and manage the investment process for the funds, manages the assets owned by the funds, and sources for avenues for divesting the investments in order to maximise the funds' internal rates of return.

Under the contracts entered into with the private real estate funds, the Group is entitled to fund establishment fee and fund management fees based on a percentage of committed capital and performance fees based on a percentage of return on equity of the fund distributed to the investors, and/or upon divestment of all investments in the fund or termination of the fund, whichever is earlier. The fund management fees are received quarterly or annually and are recognised on a straight-line basis over the contract terms. The fund establishment fees are recognised as and when the Group's rights and entitlement to the fees are established. Performance fees are not recognised until it is highly probable that a significant reversal of the cumulative amount of revenue recognised will not occur upon the resolution of any uncertainty.

(b) Acquisitions and projects management

Acquisitions and projects management include the Group's services in sourcing, assessing and securing quality real estate assets for real estate developers and services rendered by the Group to real estate developers generally comprise services in the areas of tender consultancy and research, design development consultancy, marketing project management, sales administration and handover and property defects management services, coordination of legal services, as well as finance and corporate services. These services are provided to real estate developers and help to address various needs during each major stage of real estate development projects.

(c) Property management and tenancy management

The Group's property management services are primarily provided to real estate developers and property owners' association including property maintenance mnagement services and ancillary services, such as accounting and financial services. Properties managed by the Group comprise residential properties as well as non-residential properties including commercial buildings, office buildings and industrial parks. Fixed pre-negotiated fees are specified in property management contracts which typically cover a one-year service period and are renewable on an annual basis. Suchfees are recognised as revenue on a time-apportioned basis over the contractual service period.

The Group's tenancy management services are primarily provided to property owners and help the property owners oversee a full range of services including defect management, rental management, lease advisory services, administrative management and tenants care management. Revenue is recognised by the Group on an accrual basis in accordance with the terms of the underlying agreements.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

3. Operating segment information (continued)

(d) Financial advisory

The Group's financial advisory services primarily relate to corporate finance advisory services and investment advisory services. Revenue is recognised by the Group as and when the services have been rendered.

Dividends

Revenue is recognised when the Group's right to receive the payment is established, which is generally when shareholders approve the dividend.

Dividend income derived from the Establishment Shares under investment in equity securities is classified under SPV investment management fees.

Dividend income from investment in fund entities is classified under dividend income.

Management monitors the operating results of the Group's business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on reportable segment loss, which is a measure of adjusted loss before tax. The adjusted loss before tax is measured consistently with the Group's loss before tax except that unallocated other income and gains as well as head office and corporate expenses are excluded from such measurement.

Segment assets exclude unallocated head office and corporate assets as these assets are managed on a group basis.

Segment liabilities exclude unallocated head office and corporate liabilities as these liabilities are managed on a group basis.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

	Investment management							
Six months ended 30 June 2025 (unaudited)	SPV investment management S\$'000	Fund management S\$'000	Acquisitions and projects management S\$'000	Property management and tenancy management S\$'000	Financial advisory S\$'000	Total S\$'000		
Segment revenue External customers	174	1,145	53	18	-	1,390		
Segment results	(156)	644	(77)	(11)	(49)	351		
Reconciliation: Other income and gains Fair value gain on financial derivative Corporate and unallocated expenses						202 672 (1,928)		
Loss before tax						(703)		
Segment assets	5,296	6,741	2,669	(13)	289	14,982		
Reconciliation: Corporate and unallocated assets						17,502		
Total assets						32,484		
Segment liabilities	3,664	1,928	1,164	102	25	6,883		
Reconciliation: Corporate and unallocated liabilities						5,745		
Total liabilities						12,628		

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

	Investment m	anagement				
Six months ended 30 June 2025 (unaudited)	SPV investment management S\$'000	Fund management S\$'000	Acquisitions and projects management S\$'000	Property management and tenancy management S\$'000	Financial advisory S\$'000	Total S\$'000
Other segment information: Depreciation and amortisation expenses Operating segment	26	80	5	2	-	113
Reconciliation: Corporate and unallocated expenses						104
Total depreciation and amortisation of capitalised contract cost						217

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

	Investment m	anagement				
Six months ended 30 June 2024 (unaudited)	SPV investment management S\$'000	Fund management S\$'000	Acquisitions and projects management S\$'000	Property management and tenancy management S\$'000	Financial advisory S\$'000	Total S\$'000
Segment revenue External customers	108	1,532	98	17	-	1,755
Segment results	(200)	919	(339)	(5)	(50)	325
Reconciliation: Other income and gains Fair value loss on financial derivative Corporate and unallocated expenses						472 (285) (1,761)
Loss before tax						(1,249)
Segment assets	3,115	6,093	3,838	26	306	13,378
Reconciliation: Corporate and unallocated assets						16,195
Total assets						29,573
Segment liabilities	1,266	1,592	1,165	103	108	4,234
Reconciliation: Corporate and unallocated liabilities						4,632
Total liabilities						8,866

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

	Investment m	anagement	-			
Six months ended 30 June 2024 (unaudited)	SPV investment management S\$'000	Fund management S\$'000	Acquisitions and projects management S\$'000	Property management and tenancy management S\$'000	Financial advisory S\$'000	Total S\$'000
Other segment information: Depreciation and amortisation expenses Operating segment	24	101	12	3	-	140
Reconciliation: Corporate and unallocated expenses						105
Total depreciation and amortisation of capitalised contract cost						245
Capital expenditure * Reconciliation:	-	8	-	-	-	8
Corporate and unallocated capital expenditure						-
Total capital expenditure						8

^{*} Capital expenditure represents additions to property, plant and equipment.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

3. Operating segment information (continued)

Geographical information

(a) Revenue from external customers

		Six months ended 30 June	
	2025 S\$'000	2024 S\$'000 (unaudited)	
Singapore Malaysia Australia British Virgin Islands	1,099 18 53 220	1,428 17 90 220	
	1,390	1,755	

The revenue information above is based on the locations of the customers.

(b) Non-current assets

	30 June 2025 S\$'000	31 December 2024 S\$'000 (audited)
Singapore Other countries/jurisdictions	134 58	304 65
	192	369

The non-current asset information above is based on the locations of the assets and excludes financial instruments, deferred tax assets and prepayments, deposits and other receivables.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

4. Revenue, and other income and gains

Revenue represents the aggregate of service fee income earned from the provision of investment management services, acquisitions and projects management services, property management and tenancy management services, and financial advisory services. An analysis of revenue, and other income and gains is as follows:

	Investment n	nanagement	_		
Six months ended 30 June 2025 (unaudited)	SPV investment management S\$'000	Fund management S\$'000	Acquisitions and projects management S\$'000	Property management and tenancy management S\$'000	Total revenue S\$'000
Primary geographical markets					
Singapore	174	925	_	_	1,099
Malaysia	_	_	-	18	18
Australia	_	_	53	_	53
British Virgin Islands	_	220	-	-	220
	174	1,145	53	18	1,390
Timing of services					
At a point in time	149	757	-	-	906
Over time	25	388	53	18	484
	174	1,145	53	18	1,390

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

4. Revenue, and other income and gains (continued)

	Investment n	nanagement	_		
Six months ended 30 June 2024 (unaudited)	SPV investment management S\$'000	Fund management S\$'000	Acquisitions and projects management S\$'000	Property management and tenancy management S\$'000	Total revenue S\$'000
Primary geographical markets					
Singapore	108	1,312	8	_	1,428
Malaysia	_	_	_	17	17
Australia	_	-	90	_	90
British Virgin Islands	_	220	_	-	220
	108	1,532	98	17	1,755
Timing of services					
At a point in time	99	951	8	_	1,058
Over time	9	581	90	17	697
	108	1,532	98	17	1,755

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

4. Revenue, and other income and gains (continued)

	Six months ended 30 June	
	2025 S\$'000 (unaudited)	2024 S\$'000 (unaudited)
Revenue Investment management:		
SPV investment management fees Fund management fees	174 1,145	108 1,532
	1,319	1,640
Acquisitions and projects management fees Property management and tenancy management fees	53 18	98 17
	1,390	1,755
Other income and gains		
Interest income	33	374
Government grants (Note i) Corporate business service fees (Note ii)	8 75	3 80
Gain on disposal of property, plant and equipment	6	-
Operating lease income	8	8
Foreign exchange differences, net	_	7
Others	72	_
	202	472

⁽i) Government grants were received by certain subsidiaries and the Company in connection with employment of Singaporean and/or non-Singaporean workers under Wage Credit Scheme, Jobs Support Scheme, Government-Paid Leave Schemes and Special Employment Credit provided by the Singapore Government and employment of Australian workers under JobKeeper Payment Scheme provided by the Australia Government. There were no unfulfilled conditions or contingencies relating to these grants.

⁽ii) Corporate business services rendered to external corporate clients by the Group. Services performed include reviewing and advising on financial reports and finance functions and processes, and making recommendations on areas of improvement to the corporate clients.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

5. Loss before tax

The Group's loss before tax is arrived at after charging:

	Six months ended 30 June	
	2025 S\$'000 (unaudited)	2024 S\$'000 (unaudited)
Auditor's remuneration Dividend income from the establishment shares included in SPV investment and fund management	90	70
fees	(150)	(284)
Professional fees Impairment loss/(reversal of) impairment loss on trade	185	12
receivables, net	14	(7)
Rental expense for short-term leases	44	44
Fair value gain/(loss) on financial derivative	672	(285)
Interest expense		
Lease (Note 17) Interest expense on put option to an investor, Top	5	10
Global Limited	240	240
Interest expense on La Ville Fund	24	24
Bank borrowings	6	18
_	275	292

6. Income tax expense

The Group calculates the period income tax expense using the effective tax rate that would be applicable to the expected total annual earnings. The major components of income tax expense in the condensed interim consolidated statement of profit or loss are:

	Six months ended 30 June	
	2025 S\$'000 (unaudited)	2024 S\$'000 (unaudited)
Current income tax	23	170

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

7. Loss per share attributable to owners of the Company

The calculation of basic and diluted loss per share attributable to owners of the Company is based on the following data:

	Six months ended 30 June	
	2025 (unaudited)	2024 (unaudited)
Loss for the period Loss for the period attributable to owners of the Company (S\$'000)	(703)	(1,419)
Number of shares Weighted average number of ordinary shares	2,000,000,000	2,000,000,000

8. Dividends

No dividend was paid or proposed by the Company for the six months ended 30 June 2025 (six months ended 30 June 2024: S\$Nil).

9. Property, plant and equipment

During the six months ended 30 June 2025, the Group acquired assets with aggregate cost of S\$Nil (six months ended 30 June 2024: S\$8,000) and disposed assets with net book value of S\$19,000 (six months ended 30 June 2024: S\$Nil). Depreciation on property, plant and equipment amounted to S\$31,000 (six months ended 30 June 2024: S\$52,000).

Right-of-use assets

During the six months ended 30 June 2025 and 2024, there was no addition and disposal of right-of-use assets. Amortisation on right-of-use assets amounted to S\$126,000 (six months ended 30 June 2024: S\$126,000).

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

10. Investment in equity securities and investment in fund securities

Investment in equity securities

	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
At fair value through other comprehensive income Unlisted equity shares, at fair value	58	(audited) 203

During the six months ended 30 June 2025, the fair value change in respect of the Group's investment in equity securities recognised in other comprehensive income amounted to a loss of \$\$145,000 (six months ended 30 June 2024: \$\$189,000).

The above financial assets were designated as investment in equity securities and have no fixed maturity date or coupon rate.

Investment in equity securities represent the establishment shares or contractual rights over the establishment shares to be awarded by the investors of Investment SPVs that the Group currently acts as a manager, as consideration for services rendered by the Group to the investors (that include independent third parties and the ultimate holding company) in relation to the establishment and incorporation of the Investment SPVs as real estate development investment structures. Through these Investment SPVs, the investors participate in real estate development projects by investing in convertible loans issued by the Investment SPVs.

Although the contractual rights over the establishment shares are earned by the Group upon the subscription of convertible loans in the Investment SPVs by the investors, the shares will only be received by the Group from the investors upon conversion of their convertible loans as and when the underlying real estate development project is substantially completed.

The Group receives dividend distributions from the Investment SPVs for the establishment shares it received from investors and as and when declared by the Investment SPVs. Such dividend distributions are included in the Group's SPV investment management fees (Note 4).

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

10. Investment in equity securities and investment in fund entities (continued)

Investment in fund securities

	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
At fair value through other comprehensive income Unlisted equity shares, at fair value	1,261	1,328

During the six months ended 30 June 2025, the fair value change in respect of the Group's investment in fund entities recognised in other comprehensive income amounted to a loss of S\$67,000 (six months ended 30 June 2024: S\$159,000).

During the year ended 31 December 2022, the Company invested in two development funds managed by the Group, ZACD Mount Emily Residential Development Fund ("Mount Emily") and ZACD (BBEC) Pte. Ltd. ("BBEC"). The respective subscription by the Company to the two development funds constitute 9.28% in Mount Emily and 5% in BBEC. During the year ended 31 December 2021, the Company invested in ZACD (Development4) Ltd. with an equity interest of 0.46%.

The above financial assets were designated as investment in fund entities and the maturity date would be dependent on the completion of the underlying project in which the development funds invest in. There is no coupon rate for these investments.

11. Trade receivables

	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
Trade receivables Less: Allowance for impairment losses	4,748 (203)	4,962 (214)
	4,545	4,748

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

11. Trade receivables (continued)

Set out below is the movement in the allowance for impairment losses of trade receivables:

	30 June 2025 S\$'000 (unaudited)	31 December 2024 \$\$'000 (audited)
At beginning of reporting period/year Impairment loss/(reversal of) impairment loss on trade	214	226
receivables, net	14	(8)
Written off allowance for impairment losses	-	(4)
Exchange differences	(25)	-
At end of reporting period/year	203	214

As at 30 June 2025, Management has reassessed and make necessary impairment losses of S\$Nil (31 December 2024: S\$4,000) in respect of the Group's financial advisory fees receivables previously recognised to be irrecoverable and accordingly written off these debts.

The Group's trading terms with its customers are mainly on credit settlement. The credit period is generally 30 days. The Group's dividend receivables are not governed by any credit terms. The Group seeks to maintain strict control over its outstanding receivables to minimise credit risk. Overdue balances are reviewed regularly by senior management. The Group does not hold any collateral or other credit enhancement over its trade receivable balances. Trade receivables are non-interest-bearing.

An aged analysis of the trade receivables (net of allowance), other than receivables not yet invoiced and dividend receivables, as at the end of each reporting period, based on the invoice date, is as follows:

	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
Within 1 month	1,118	1,168
1 to 2 months	4	8
2 to 3 months	74	8
Over 3 months	3,349	3,564
	4,545	4,748

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

11. Trade receivables (continued)

The aged analysis of the trade receivables that are neither individually nor collectively considered to be impaired is as follows:

	30 June 2025 S\$'000 (unaudited)	31 December 2024 \$\$'000 (audited)
Neither past due nor impaired Less than 1 month past due 1 to 3 months past due	1,118 4 3,423	,1,168 8 3,572
	4,545	4,748

Trade receivables that were neither past due nor impaired relate to a number of diversified customers for whom there was no recent history of default.

Trade receivables that were past due but not impaired relate to a number of customers that have a good track record with the Group. Based on past experience, the directors of the Company are of the opinion that no provision for impairment is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable.

As at 30 June 2025 and 31 December 2024, the Group had the following trade receivables from related parties which are repayable on credit terms similar to those offered to major customers of the Group.

	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
Related parties*	4,258	4,294

^{*} Particulars of trade receivables due from related parties are as follows:

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

11. Trade receivables (continued)

	Group	
	2025	2024
	S\$'000	S\$'000
Landmark JV Pte. Ltd.	450	450
ZACD (Development2) Ltd.	582	845
ZACD Mount Emily Residential Development Fund	156	155
Kurnia Rezeki Utama Sdn Bhd	9	9
ZACD LV Development Pte. Ltd.	1,207	1,207
ZACD Laserblue Pte. Ltd.	925	665
ZACD LV Development Fund	588	412
ZACD (Mandai) Ltd.	_	46
ZACD Media Circle Fund	335	499
ZACD (CCK) Pte. Ltd.	_	2
ZACD (Shunfu) Ltd.	2	2
ZACD (Shunfu2) Ltd.	2	2
ZACD (Woodlands12) Pte Ltd	2	-
	4,258	4,294

Relationships of the above related companies with the Group are set out in Note 20.

12. Capitalised contract costs

	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
Capitalised incremental costs of obtaining contracts – commission costs paid to agents:		
At beginning of reporting period/year	406	337
Additions	_	182
Amortisation	(60)	(113)
At end of reporting period/year	346	406

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

13. Prepayments, deposits and other receivables

	30 June 2025 S\$'000	31 December 2024 \$\$'000
Current:	(unaudited)	(audited)
Prepayments	213	332
Deposits	79	134
Interest receivable	174	143
Other receivables	102	24
Non-current:	568	633
Others	176	186
At end of reporting period/year	744	819

14. Loans and related receivables

	30 June 2025	31 December 2024
	S\$'000	S\$'000
	(unaudited)	(audited)
Current		
Bridging loans funded to:		
ZACD (Development4) Ltd.	5,085	5,085
ZACD LV Development Fund	12,777	11,872
ZACD Mount Emily Residential Development Fund	4,050	3,750
ZACD (Development2) Ltd.	1,210	1,210
Kurnia Rezeki Utama Sdn. Bhd.	379	379
ARO II (Tebrau) Pte. Ltd.	375	375
ZACD Media Circle Fund	_	300
ZACD Laserblue Pte. Ltd.	_	600
	23,876	23,571
Interest receivables on loan to:		
ZACD LV Development Fund	659	659
ZACD Mount Emily Residential Development Fund	239	239
Kurnia Rezeki Utama Sdn. Bhd.	35	26
ZACD (Development2) Ltd	8	8
ARO II (Tebrau) Pte. Ltd.	14	4
ZACD Media Circle Fund	10	
	965	936
Less: Allowance for impairment losses	(5,085)	(5,085)
Loans and related receivables, net	19,756	19,422

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

14. Loans and related receivables (continued)

Set out below is the movement in the allowance for impairment losses of loans and related receivables:

30 June	31 December
2025	2024
S\$'000	S\$'000
(unaudited)	(audited)
5,085	5,085

At beginning and end of reporting period/year

(a) Bridging facility and advances to ZACD (Development4) Ltd.

Reference is made to the voluntary announcement dated 20 September 2019, the inside information and business update announcements dated 23 July 2020, 24 July 2020, 6 August 2020 and 23 August 2021 and the supplemental announcement dated 23 August 2021 of the Company in relation to ZACD Australia Hospitality Fund (the "Fund") and ZACD (Development4) Ltd. ("ZACD D4"), an indirect wholly-owned special purpose fund vehicle of the Company pursuant to the Transaction with respect to the Australia Hotel Portfolio (the "Announcements"). Unless otherwise defined, capitalised terms used in this report shall have the same meanings as those defined in the Announcements.

The Group previously provided an allowance for impairment loss on the bridging loan to ZACD D4 of S\$12,337,000 pursuant to the Transaction with respect to the Australia Hotel Portfolio as elaborated in the Group's Annual Results for the year ended 31 December 2020. Pursuant to the Deed of Settlement, the Fund had received a substantial portion of the settlement proceeds in September 2021, Accordingly, the impairment loss of S\$7,574,000 was reversed by the Group in 2021. The Group has further provided an allowance for impairment loss on the bridging loan to ZACD D4 of S\$374,000 as at 31 December 2023.

(b) Bridging facility to ZACD LV Development Fund

Reference is made to the announcement dated 17 December 2021 of the Company in relation to the establishment of a new fund for the tender success of a residential re-development site located at 6C and 6D Tanjong Rhu Road, Singapore (the "La Ville Project"). Following the successful tender of La Ville Project on 30 November 2021, the Group had made payments with respect to tender deposit and additional deposit pursuant to the tender terms, and stamp duties, totalling S\$11,610,000 as at 31 December 2021 on behalf of ZACD LV Development Pte. Ltd., the Development SPV of the La Ville Project.

On 1 February 2022, the Company entered into a S\$18,000,000 short term bridging facility agreement (the "Facility") with ZACD LV Development Fund (the "Borrower"), a sub-fund registered under ZACD Capital Partners VCC. The Borrower is a single-purpose closed-ended real estate private equity fund set up in the beginning of 2023 in connection with the redevelopment of the La Ville Project. The Company will be the sponsor of the fund by way of indirectly holding the nominal share capital of ZACD Capital Partners VCC, being the corporate entity of the fund. The fund is managed by ZACD Capital Pte. Ltd. On 15 January 2024, a S\$2,625,000 short term bridging facility was extended to the fund. Subsequently, on 28 October 2024 and 26 November 2024, a S\$750,000 and S\$1,500,000 were further extended to the fund. On 14 February 2025, a S\$125,000 was extended to the fund. On 22 April 2025 and 28 April 2025, a S\$270,000 and S\$330,000 were extended to the fund. On 27 May 2025, a S\$180,000 was further extended to the fund.

14. Loans and related receivables (continued)

(b) Bridging facility to ZACD LV Development Fund (continued)

The Company has agreed to grant the Facility to the Borrower for drawdown from time to time by the Borrower for purposes of facilitating the Borrower to participate in land parcel sales on La Ville Project and matters related and ancillary thereto. Any drawdown on the Facility is subject to an interest rate of six percent (6%) per annum or such other rate as agreed between the parties taking into account the then prevailing market rate of similar facilities arrangement. The Company may, at its sole and absolute discretion, reject any drawdown request by the Borrower.

Each Facility drawdown shall have a tenure commencing on the date of drawdown and continue until such date as the parties may mutually agree in writing but shall not be later than the expiry date of the fund life.

As at 30 June 2025, S\$12,777,000 (31 December 2024: S\$11,872,000) has been drawdown on the Facility by the Borrower which bears interest at 6% per annum. However, effective 1 January 2025, the Lender has temporarily waived the interest charges.

(c) Bridging facility to ZACD Mount Emily Residential Development Fund

On 25 April 2023, the Company entered into a S\$1,550,000 short term bridging facility agreement (the "Facility") with ZACD Mount Emily Residential Development Fund (the "Borrower"), a sub-fund registered under ZACD Capital Partners VCC. The Borrower is a single-purpose closed-ended real estate private equity fund set up in connection with a residential redevelopment project located at 2, 2A and 2B Mount Emily Road Singapore 228484, 4, 4A and 4B Mount Emily Road Singapore 228486 and 6, 6A and 6B Mount Emily Road Singapore 228487 (collectively the "Mount Emily Properties"). The Company will be the sponsor of the fund by way of indirectly holding the nominal share capital of ZACD Capital Partners VCC, being the corporate entity of the fund. The fund will be managed by ZACD Capital Pte. Ltd. On 15 September 2023, a \$\$300,000 was further extended to the fund. On 1 March 2024, there was a \$\$400,000 short term bridging facility extended to the fund. In addition, on 12 and 13 March 2024, a \$\$1,500,000 short term bridging facility were further extended to the fund. On 22 April 2025, a \$\$300,000 short term bridging facility was further extended to the fund.

The Company has agreed to grant the Facility to the Borrower for drawdown from time to time by the Borrower for fund operational purpose. Any drawdown on the Facility is subject to an interest rate of six percent (6%) per annum or such other rate as agreed between the parties taking into account the then prevailing market rate of similar facilities arrangement. The Company may, at its sole and absolute discretion, reject any drawdown request by the Borrower.

Each Facility drawdown shall have a tenure commencing on the date of drawdown and continue until such date as the parties may mutually agree in writing but shall not be later than the expiry date of the fund life.

As at 30 June 2025, S\$4,050,000 (31 December 2024: S\$3,750,000) has been drawn down on the Facility by the Borrower which bears interest at 6% per annum. However, effective 1 January 2025, the Lender has temporarily waived the interest charges.

14. Loans and related receivables (continued)

(d) Bridging facility to ZACD (Development2) Ltd.

On 1 October 2021, the Company entered into a S\$1,600,000 short term bridging facility agreement (the "Facility") with ZACD (Development2) Ltd. (the "Borrower") with a supplemental on 1 June 2023 to increase the facility to S\$1,750,000. The Borrower is the holding entity of a single-purpose closed-ended real estate private equity fund invested into the residential redevelopment located at 173 Chin Swee Road, Singapore 169878 (the "Landmark Development"). The Company is the sponsor of the fund by way of indirectly holding the nominal share capital of the Borrower, being the corporate entity of the fund. The fund is managed by ZACD Capital Pte. Ltd. On 22 October 2024, a S\$250,000 short term bridging facility was extended to the fund.

The Company has agreed to grant the Facility to the Borrower for drawdown from time to time by the Borrower for the purposes of bridging the repayment of short term loans entered into by the Borrower with three third party lenders during 2020. Any drawdown on the Facility is subject to an interest rate of six percent (6%) per annum or such other rate as agreed between the parties taking into account the then prevailing market rate of similar facilities arrangement. The Company may, at its sole and absolute discretion, reject any drawdown request by the Borrower.

Each Facility drawdown shall have a tenure commencing on the date of drawdown and continue until such date as the parties may mutually agree in writing but shall not be later than the expiry date of the fund life.

As at 30 June 2025, S\$1,210,000 (31 December 2024:S\$1,210,000) has been drawn down on the Facility by the Borrower which bears interest at 6% per annum. However, effective 1 January 2025, the Lender has temporarily waived the interest charges.

(e) Bridging facility to Kurnia Rezeki Utama Sdn Bhd

On 4 July 2023, the Company entered into a \$\$205,000 short term bridging facility agreement (the "Facility") with Kurnia Rezeki Utama Sdn Bhd (the "**Borrower**"). The principal activities of the Borrower is that of property investment and leasing. On 27 October 2023, a \$\$174,000 was further extended to the Borrower.

The Company has agreed to grant the Facility to the Borrower for drawdown from time to time by the Borrower for purposes of facilitating the Borrower for investment purposes. Any drawdown on the Facility is subject to an interest rate of five percent (5%) per annum or such other rate as agreed between the parties taking into account the then prevailing market rate of similar facilities arrangement. The Company may, at its sole and absolute discretion, reject any drawdown request by the Borrower.

As at 30 June 2025, S\$379,000 (31 December 2024: S\$379,000) has been drawn down on the Facility by the Borrower which bears interest at 5% per annum.

14. Loans and related receivables (continued)

(f) Bridging facility to ARO II (Tebrau) Pte. Ltd.

On 9 May 2024, the Company entered into a \$\$130,000 short term bridging facility agreement (the "Facility") with ARO II (Tebrau) Pte. Ltd, with a supplemental on 24 December 2024 to increase the facility to \$\$375,500. The principal activities of the Borrower is that of property investment and leasing.

The Company has agreed to grant the Facility to the Borrower for drawdown from time to time by the Borrower for purposes of facilitating the Borrower for investment purposes. Any drawdown on the Facility is subject to an interest rate of five percent (5%) per annum or such other rate as agreed between the parties taking into account the then prevailing market rate of similar facilities arrangement. The Company may, at its sole and absolute discretion, reject any drawdown request by the Borrower.

As at 30 June 2025, \$\$375,500 (31 December 2024: \$\$375,500) has been drawn down on the Facility by the Borrower which bears interest at 5% per annum.

(g) Bridging facility to ZACD Media Circle Fund

On 29 November 2024, the Company entered into a \$\$50,000 short term bridging facility agreement (the "Facility") with ZACD Media Circle Fund (the "Borrower"), a sub-fund registered under ZACD Capital Partners VCC, with a supplemental on 30 December 2024 to increase the facility to \$\$300,000. The Borrower is a single-purpose closed-ended real estate private equity fund set up in connection with a residential development project located at 99-year leasehold government land sale plot at Media Circle Singapore (collectively the "Media Circle Project"). The Company will be the sponsor of the fund by way of indirectly holding the nominal share capital of ZACD Capital Partners VCC, being the corporate entity of the fund. The fund will be managed by ZACD Capital Pte. Ltd. On 11 March 2025, a \$\$700,000 short term bridging facility was extended to the fund.

The Company has agreed to grant the Facility to the Borrower for drawdown from time to time by the Borrower for purposes of facilitating the Borrower for investment purposes. Any drawdown on the Facility is subject to an interest rate of five percent (5%) per annum or such other rate as agreed between the parties taking into account the then prevailing market rate of similar facilities arrangement. The Company may, at its sole and absolute discretion, reject any drawdown request by the Borrower.

As at 30 June 2025, the loan and related receivables extended by the Group to the fund has been fully repaid.

(h) ZACD Laserblue Pte. Ltd.

This pertains advances to ZACD Laserblue Pte. Ltd. The amount is interest free and repayable on demand. This advances has been fully repaid as at 30 June 2025.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

15. Cash and cash equivalents

	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
Cash and cash equivalents	4,298	5,314

Cash at banks earns interest at floating rates based on daily bank deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default.

Cash and bank balances denominated in foreign currencies are as follows:

	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
Hong Kong dollar (HKD)	35	38
Australia dollar (AUD)	288	291

16. Bank borrowing

_	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
Temporary bridging loan, unsecured: - Current	198	590
Total bank borrowing	198	590

Temporary Bridging Loan

This is related to the 5-year Temporary Bridging Loan ("**TBL**") secured under the Enterprise Financing Scheme ("**EFS**").

The interest rate is fixed at 3.0% per annum or such other rate as may be approved by Enterprise Singapore under EFS.

The TBL is repayable over 60 monthly instalments with interest rate set out above and on the aggregate amount of the TBL that has been disbursed. For the first 12 monthly instalments commencing one month from the date of first drawdown which was in September 2020, only interest is serviced. Thereafter, the monthly instalment payments (comprising principal and interest) shall commence one month from the due date of the last monthly interest payment. The monthly instalment payments is calculated based on the outstanding TBL amount over the remaining tenor of the TBL at the applicable interest rate.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

17. Lease liabilities

Leases for office properties	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
- Current - Non-current	108 6	262 10
Total lease liabilities	114	272

18. Financial derivative

	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
Fair value of financial derivative	1,902	2,574

Reference is made to the announcement dated 28 December 2022 where the Company had granted a put option to an investor, Top Global Limited ("**TGL**") subscribing in ZACD LV Development Fund where TGL has the option to require the Company to purchase all of TGL's outstanding loan interest or participating shares in the fund. The put option is exercisable by TGL in the following manner:

- (a) within one month from the fourth anniversary from 4 January 2023; or
- if there has been a breach by ZACD Investments Pte. Ltd. of its obligations and undertakings under the deed of undertaking between ZACD Investments Pte. Ltd. and TGL; or
- (c) if there has been a breach by the Controlling Shareholders of their obligations and undertakings under the deed of undertaking between the Controlling Shareholders and TGL.

During the current financial period, the fair value gain of S\$672,000 (six months ended 30 June 2024: loss of S\$285,000) was recognised in the profit or loss upon reassessment of the fair value of the put option as of period end.

19. Share capital

	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
Issued and paid up capital: 2,000,000,000 (2024: 2,000,000,000) ordinary shares	29,866	29,866

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

20. Related party transactions

(a) Related parties

Name of related companies	Relationship with the Company or the Group
Investment SPVs:	
ZACD (AMK) Pte. Ltd. ("AMK")	AMK is 14.95%-owned by the Group and was struck off on 4 June 2024.
ZACD (CCK) Pte. Ltd. ("CCK")	CCK is a 22.0%-owned associate of the ultimate holding company.
ZACD (Jurong) Pte. Ltd. (" Jurong ")	Jurong is a 30.0% owned associate of the ultimate holding company
ZACD (Anchorvale) Pte. Ltd. ("Anchorvale")	Anchorvale is 12.7% owned by the ultimate holding company and was struck off on 4 June 2024.
ZACD (Canberra) Pte. Ltd. ("Canberra")	Canberra is 12.1% owned by the Group and was struck off on 4 June 2024.
ZACD (Woodlands3) Pte. Ltd. ("Woodlands3")	ZACD (Woodlands3) Pte. Ltd. is 15.2%-owned by the ultimate holding company and was struck off 4 June 2024.
ZACD (Neew) Pte. Ltd. ("Neew")	Neew is a wholly-owned subsidiary of the ultimate holding company.
ZACD (Neew2) Pte. Ltd. ("Neew2")	Neew2 is a wholly-owned subsidiary of the ultimate holding company.
ZACD (Punggol Central) Pte. Ltd. ("Punggol Central")	Punggol Central is 17.3% owned by the Group.
ZACD (Tuas Bay) Pte. Ltd. ("Tuas Bay")	Tuas Bay is a wholly-owned subsidiary of the ultimate holding company.
ZACD (Woodlands12) Pte. Ltd. ("Woodlands12")	Woodlands12 is 19.6% owned associate of the ultimate holding company.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

20. Related party transactions (continued)

(a) Related parties (continued)

Name of related companies	Relationship with the Company or the Group
ZACD (Woodlands2) Pte. Ltd. (" Woodlands2 ")	Woodlands2 is a 31.8%-owned associate of the ultimate holding company.
Private funds managed by the Group:	
ZACD (BBW6) Ltd. ("BBW6")	BBW6 is managed by the Group and the Controlling Shareholders are key management personnel of BBW6.
ZACD (Shunfu) Ltd. (" Shunfu ")	Shunfu is managed by the Group and one of the Controlling Shareholders is a key management personnel of Shunfu.
ZACD (Shunfu2) Ltd. (" Shunfu2 ")	Shunfu2 is managed by the Group and one of the Controlling Shareholders is a key management personnel of Shunfu2.
ZACD (Development2) Ltd. ("Development2")	Development2 is managed by the Group and two of the key management personnel of the Group are key management personnel of Development2.
ZACD (Development4) Ltd. ("Development4")	Development4 is managed by the Group and two of the key management personnel of the Group are key management personnel of Development4.
ZACD (Mandai) Ltd. (" Mandai ")	Mandai is managed by the Group and two of the key management personnel of the Group are key management personnel of Mandai.
ZACD (MSPIF) Pte. Ltd. (" MSPIF ")	MSPIF is managed by the Group and two of the key management personnel of the Group are key management personnel of MSPIF.
ZACD (Tribe) Pte. Ltd. ("Tribe")	Tribe is managed by the Group and two of the key management personnel of the Group are key management personnel of Tribe.
ZACD (BBEC) Pte. Ltd. (f.k.a Bridge Trust Pte. Ltd.)("BBEC")	BBEC is managed by the Group and two of the key management personnel of the Group are key management personnel of ZACD BBEC.
Prosperous Decade Sdn. Bhd. ("Prosperous Decade")	Prosperous Decade is 50.0% owned by MSPIF. One of the key management personnel of the Group is a key management personnel of Prosperous Decade and was struck off on 14 October 2024.
ZACD Laserblue Pte. Ltd.	Laserblue is managed by the Group and two of the key management personnel of the Group are key management personnel of Laserblue.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

20. Related party transactions (continued)

(a) Related parties (continued)

Name of related companies	Relationship with the Company or the Group
ZACD Capital Partners VCC ("ZACD VCC")	ZACD VCC is an umbrella Singapore variable capital company where one of the key management personnel of the Group is a key management personnel of ZACD VCC.
ZACD Mount Emily Residential Development Fund ("ZACD Mount Emily")	ZACD Mount Emily is a registered sub-fund of ZACD VCC, is managed by the Group and one of the key management personnel of the Group is a key management personnel of ZACD VCC.
ZACD Media Circle Fund (f.k.a ZACD Tampines Industrial Fund ("ZACD Media Circle Fund")	ZACD Media Circle Fund is a registered sub-fund of ZACD VCC, is managed by the Group and one of the key management personnel of the Group is a key management personnel of ZACD VCC.
ZACD LV Development Fund ("ZACD LV Fund")	ZACD LV Fund is a registered sub-fund of ZACD VCC, is managed by the Group and two of the key management personnel of the Group are key management personnel of ZACD VCC.
ZF5	ZF5 is a registered sub-fund of ZACD VCC, is managed by the Group and two of the key management personnel of the Group are key management personnel of ZACD VCC.
ZACD Industrial Opportunities Fund ("ZACD Industrial")	ZACD Industrial is a registered sub-fund of ZACD VCC, is managed by the Group and two of the key management personnel of the Group are key management personnel of ZACD VCC.
ZACD LV Holdings Pte. Ltd. (" LV Holdings ")	LV Holdings is a wholly-owned subsidiary of ZACD LV Fund.
Zelitist Pte. Ltd. ("Zelitist")	Zelitist is a 56.0% owned by Development2.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

20. Related party transactions (continued)

Name of related companies	Relationship with the Company or the Group
Development SPVs:	
Landmark JV Pte. Ltd. ("Landmark JV")	Landmark JV is 39.2% owned by Development2. One of the key management personnel of the Group is a key management personnel of Landmark JV.
Mandai 7 JV Pte. Ltd. (" Mandai 7 JV ")	Mandai 7 JV is 60.0% owned by Mandai.
VP-ZACD Fund Holdings Pte. Ltd. ("VP-ZACD Fund Holdings")	VP-ZACD Fund Holdings is 50.0% owned by MSPIF.
ZACD Property Pte. Ltd. ("ZACD Property")	ZACD Property is wholly-owned by ZACD Mount Emily and one of the key management personnel of the Group is a key management personnel of ZACD Property.
ZACD LV Development Pte. Ltd. (" ZACD LV ")	ZACD LV is 75% owned by ZACD LV Holdings.
Common control of the Controlling Shareholders:	
Magnificent Vine Group Holdings Pte. Ltd. ("Magnificent Vine Group")	Magnificent Vine Group is controlled by the Controlling Shareholders who are also the directors of the Company.
Creo Adworld Pte. Ltd. ("Creo Adworld")	Creo Adworld is a wholly-owned subsidiary of Magnificent Vine Group.
Tampines 7 JV Pte. Ltd. (" Tampines ")	Tampines is a wholly-owned subsidiary of Magnificent Vine Group.
ZACD CRF (Woodlands) Pte. Ltd. ("CRF")	CRF is a wholly-owned subsidiary of Magnificent Vine Group.
Kurnia Rezeki Utama Sdn. Bhd. (" Kurnia ")	Kurnia is a wholly-owned subsidiary of ARO II (Tebrau) Pte. Ltd.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

20. Related party transactions (continued)

Name of related companies	Relationship with the Company or the Group
Common control of the Controlling Shareholders:	
Providence Capital Pte. Ltd. (" Providence ")	Providence is a wholly-owned subsidiary of Magnificent Vine Group.
SLP International Property Consultants Pte. Ltd. ("SLP International")	SLP International is controlled by the Controlling Shareholders and one of the Controlling Shareholders is also the director of the Company.
SLP International Investment Pte. Ltd. ("SLP Investment")	SLP Investment is wholly-owned subsidiary of SLP International and one of the Controlling Shareholders is also the director of the Company.

20. Related party transactions (continued)

(b) Related party transactions

In addition to the transactions and balances detailed elsewhere in these financial statements, the Group had the following material transactions with related parties during the six months ended 30 June 2025 and 2024:

		Six montl 30 J	
	Note	2025 S\$'000 (unaudited)	2024 S\$'000 (unaudited)
Investment management — dividend income:	(i)		
ZACD (Punggol Central) Ltd.		47	_
ZACD (AMK) Pte Ltd		_	7
ZACD (Woodlands) Pte Ltd		_	9
ZACD (Woodlands3) Pte. Ltd.		_	13
ZACD (Canberra) Pte Ltd		_	1
ZACD (Woodlands12) Pte Ltd		_	221
ZACD (Jurong) Pte Ltd		_	32
ZACD (Anchorvale) Pte Ltd		_	1
ZACD (Woodlands2) Pte Ltd		12	_
ZACD (CCK) Pte Ltd		14	_
ZACD (Jurong) Pte Ltd	_	77	
	-	150	284
Investment management — performance fees:	(ii)		
ZACD (Shunfu) Ltd.		13	259
ZACD (Shunfu2) Ltd.		21	400
ZACD (Mandai) Ltd.		_	252
ZACD (BBW6) Ltd.	_	133	32
	_	167	943
Investment management — fund management fees:	(iii)		
ZACD (Mandai) Ltd.	()	39	78
ZACD (Development2) Ltd.		(194)	61
ZACD LV Development Pte. Ltd.		45	45
ZACD (BBEC) Pte. Ltd.		21	21
ZACD Mount Emily Residential Development			
Fund		20	27
ZACD Media Circle Fund		260	_
ZACD Laserblue Pte Ltd		387	-
	-	578	232

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

20. Related party transactions (continued)

(b) Related party transactions (continued)

Office and transport expenses: (iv)
ZACD Investments Pte. Ltd. (1) 30 30

Notes:

- (i) The dividend income was derived from the establishment shares of the Investment SPVs or from the preference shares of the fund vehicles when the Group's right to receive payment is established.
 - For Investment SPVs, the Group holds the Establishment Shares received from investors to remunerate its SPV investment management services provided, through dividend distribution from the relevant Investment SPVs under the convertible loan structure. Under the trust structure, the Group derives performance fees from the profits made by the investors through dividend distribution received by the Group's ultimate holding company on behalf of investors.
 - For Fund Structure, the Group is entitled to performance fees based on a percentage of return on equity distributed to the investors, and/or upon divestment of all investments in the fund or termination of the fund, whichever is earlier, through dividends on redeemable preference shares issued to the Group.
- (ii) The performance fee income derived from the private real estate funds were related to the Group's right to receive payment when dividends were derived from private real estate funds under the trust structure adopted by the Group.
- (iii) The fund management income included fund establishment fee and fund management fees and was related to the fund management services rendered by the Group. The fees were determined at terms stipulated in the respective service contracts.
- (iv) The office and transport expense was related to administrative services performed and general use of driver and company car provided by the ultimate holding company and was charged at terms mutually agreed between the relevant parties.

The above transactions were conducted on terms and conditions mutually agreed between the relevant parties. The directors of the Company are of the opinion that these related party transactions were conducted in the ordinary course of business of the Group.

The related party transactions fall under the definition of continuing connected transactions and has complied with disclosure requirements in accordance with Chapter 20 of the GEM Listing Rules.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

21. Commitments

Reference is made to the announcement dated 28 December 2022 where the Company had granted a put option to an investor, TGL subscribing in ZACD LV Development Fund (Note 18). On the same day, the Company and TGL entered into an arrangement pursuant to which the Company will pay TGL a coupon payment at the rate of 8% per annum on the amount of TGL's capital contribution to ZACD LV Development Fund less fee rebates given to TGL, payable quarterly in arrears commencing from 4 January 2023 (the "TGL Drawdown Date") and shall continue until the fourth anniversary of the TGL Drawdown Date (the "Coupon Tenure"). The total coupon payments aggregate to \$\$1,920,000 for the Coupon Tenure, of which ten coupon payment of \$\$1,200,000 has been made to TGL as of the date of this report.

At the end of the period, other than those disclosed in the report, the Group had no other significant commitments.

22. Financial guarantees

(a) La Ville Development

On 27 June 2022, the Company entered into a deed to provide a guarantee in the aggregate of the principal amount of S\$129,086,250 and any interest, commission, fees and expenses accrued thereon, to secure loan facilities in relation to a residential redevelopment project located at 6C and 6D Tanjong Rhu Road, Singapore (the "La Ville Development"). This amount represents 75.0% of the total liabilities of the underlying Development SPV under a facility agreement in the underlying Development SPV. In terms of the above, the Company, acting as the sponsor of ZACD LV Development Fund (the "LV Development Fund"), a sub-fund registered under ZACD Capital Partners VCC, by way of indirectly holding the nominal share capital of the corporate entity of LV Development Fund, is required by the security agents to provide the guarantee for the loan facilities which will be applied towards the payments of the purchase price, development charge, construction cost and related development costs of the La Ville Development. LV Development Fund is managed by ZACD Capital Pte. Ltd. which acts as its fund manager.

(b) BBEC Development

On 15 June 2022, the Company entered into a deed to provide a guarantee in the aggregate of the principal amount of \$\$29,980,000 and any interest, commission, fees and expenses accrued thereon, to secure loan facilities in relation to a residential real estate project located at Bukit Batok West Avenue 8, Singapore (the "BBEC Development"). This amount represents 10.0% of the total liabilities of the underlying Development SPV under a facility agreement in proportion of the shareholding of ZACD (BBEC) Pte. Ltd. (the "BBEC Fund") in the underlying Development SPV. In terms of the above, the Company, acting as the sponsor of the BBEC Fund by way of indirectly holding the nominal share capital of the corporate entity of the BBEC Fund, are required by the security agent to provide the guarantee for the loan facilities which will be applied towards the payments of the purchase price, development premium, construction cost and related development costs of the BBEC Development. BBEC Fund are managed by ZACD Capital Pte. Ltd. which acts as its fund manager.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

22. Financial guarantees (continued)

(c) Mount Emily Properties

On 22 June 2021, the Company entered into a deed to provide a guarantee in the aggregate of the principal amount of \$\$19,253,107 and any interest, commission, fees and expenses accrued thereon, to secure loan facilities in relation to a residential redevelopment project located at 2, 4 and 6 Mount Emily Road Singapore (the "Mount Emily Properties"). This amount represents the total liabilities of the underlying Development SPV under the facilities agreements in the underlying Development SPV. In terms of the above, the Company, acting as the sponsor of ZACD Mount Emily Residential Development Fund (the "Mount Emily Fund"), a sub-fund registered under ZACD Capital Partners VCC, by way of indirectly holding the nominal share capital of the corporate entity of Mount Emily Fund, is required by the security agents to provide the guarantee for the loan facilities which will be applied towards the payments of the purchase price, construction cost and related development costs of the Mount Emily Properties. Mount Emily Fund is managed by ZACD Capital Pte. Ltd. which acts as its fund manager.

(d) Mandai Development

On 20 March 2020, the Company entered into a deed to provide a guarantee in the aggregate of the principal amount of \$\$28,985,400 and any interest, commission, fees and expenses accrued thereon, to secure loan facilities in relation to an industrial development project located at 7 Mandai Estate, Singapore (the "Mandai Development"). This amount represents 60.0% of the total liabilities of the underlying Development SPV under a facility agreement in the underlying Development SPV. In terms of the above, the Company, acting as the sponsor of the ZACD (Mandai) Ltd. (the "Mandai Fund"), by way of indirectly holding the nominal share capital of the corporate entity of the Mandai Fund, is required by the security agent to provide the guarantee for the loan facilities which will be applied towards the payments of the purchase price, development premium, construction cost and related development costs of the Mandai Development. Mandai Fund is managed by ZACD Capital Pte. Ltd. which acts as its fund manager. Upon the security agent's satisfaction of the repayment of the existing outstanding loan facilities by the final maturity date of 17 October 2023 under the Previous Facility Agreement, the existing guarantee was released and discharged.

(e) Landmark Development

On 7 August 2019, the Company entered into a deed to provide a guarantee in the aggregate of the principal amount of \$\$150,744,796 and any interest, commission, fees and expenses accrued thereon, to secure loan facilities in relation to a residential redevelopment project located at 173 Chin Swee Road, Singapore (the "Landmark Development"). This amount represents 39.2% of the total liabilities of the underlying Development SPV under a facility agreement in the underlying Development SPV. In terms of the above, the Company, acting as the sponsor of the ZACD (Development2) Ltd. (the "LT Fund"), by way of indirectly holding the nominal share capital of the corporate entity of the LT Fund, is required by the security agent to provide the guarantee for the loan facilities which will be applied towards the payments of the purchase price, differential premium, construction cost and related development costs of the Landmark Development. LT Fund is managed by ZACD Capital Pte. Ltd. which acts as its fund manager.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

23. Contingent liabilities

ZACD Australia Hospitality Fund and ZACD US Fund

Reference is made to the inside information and business update announcement dated 23 August 2021 in relation to ZACD Australia Hospitality Fund (the "Fund") and ZACD (Development4) Ltd., an indirect wholly-owned special purpose fund vehicle of the Company for the Fund, and the relevant previous announcements as referred to therein (collectively, the "Announcements"). Pursuant to the Deed of Settlement, ZACD Australia Hospitality Fund received a substantial portion of the settlement proceeds according to the settlement schedule from the Defendants in September 2021. While the dispute between the Company, ZACD (Development4) Ltd. and the Defendants has been settled amicably, the Company is currently working with our lawyers in other recovery actions against iProsperity Group and its administrators to recover the remaining shortfall of the exposure by the Fund pursuant to the incident.

Subsequent to the Transaction with respect to the Australia Hotel Portfolio in early 2020, the Group was in the midst of setting up a separate investment fund to invest US\$10.0 million ("ZACD US Fund") in a US hotel acquisition led by iProsperity Group. The deposit of US\$10.0 million for this acquisition was funded by ZACD US Fund as a bridging loan to iProsperity Group to fulfil its payment obligation of the deposit for the acquisition and shall be refunded by iProsperity Group if the acquisition fails to complete (the "US Hotel Transaction"). This US\$10 million deposit payment was in turn funded by an anchor investor through a bridging loan to ZACD US Fund as part of his early commitment to the fund and upon setup of the ZACD US Fund, US\$5 million will be converted into equity in the ZACD US Fund and US\$5.0 million will be repaid by ZACD US Fund to the anchor investor. The Company is currently working with our lawyers to pursue various recovery options against iProsperity Group and its administrators to recover this deposit.

Further external counsels are of the opinion, having studied the circumstances and documents surrounding the incidents of the ZACD Australia Hospitality Fund and the ZACD US Fund, that there exists no evidence of any negligence, fraud or dishonesty whatsoever on the part of the Group or any officer of the Company and its involved subsidiaries. Therefore, no provision for this contingent liability has been made in the Group's financial statements as at 30 June 2025 and 31 December 2024.

As at 30 June 2025, cumulative legal fees incurred in relation to legal actions taken against the Defendants and iProsperity Group amounted to \$\$1,808,000 (31 December 2024: \$\$1,728,000) where \$\$1,584,000 (31 December 2024: \$\$1,504,000) had been borne by ZACD Australia Hospitality Fund, \$\$224,000 (31 December 2024: \$\$224,000) had been borne by Remarkable Reach International Limited. No amount was charged into the profit or loss during the current period.

Other than as disclosed above, the Group did not have any contingent liabilities at the end of each of the reporting periods.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

24. Financial instruments by category

The carrying amounts of each of the categories of financial instruments as at 30 June 2025 and 31 December 2024 are as follows:

30 June 2025 (unaudited)

Financial assets

	Fair value through other comprehensive income S\$'000	Financial assets at amortised cost S\$'000	Total S\$'000
Investment in equity securities	58	_	58
Investment in fund entities	1,261	-	1,261
Trade receivables	_	4,545	4,545
Financial assets included in prepayments, deposits and			
other receivables	_	531	531
Amounts due from related parties	_	1,284	1,284
Loans and related receivables	_	19,756	19,756
Cash and cash equivalents		4,298	4,298
	1,319	30,414	31,733

Financial liabilities

	Fair value through profit or loss S\$'000	Financial liabilities at amortised cost S\$'000	Total S\$'000
Financial derivative Financial liabilities included in	1,902	-	1,902
other payables and accruals	_	2,401	2,401
Lease liabilities	_	114	114
Amount due to ultimate holding company	_	37	37
Amounts due to related parties	_	7,413	7,413
Bank borrowing	_	198	198
	1,902	10,163	12,065

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

24. Financial instruments by category (continued)

31 December 2024 (audited)

Financial assets

	Fair value through other comprehensive income S\$'000	Financial assets at amortised cost S\$'000	Total S\$'000
Investment in equity securities	203	_	203
Investment in fund entities	1,328	_	1,328
Trade receivables	_	4,748	4,748
Financial assets included in prepayments, deposits and			
other receivables	_	487	487
Amounts due from related parties	_	469	469
Loans and related receivables	_	19,422	19,422
Cash and cash equivalents		5,314	5,314
	1,531	30,440	31,971

Financial liabilities

	Fair value through profit or loss S\$'000	Financial liabilities at amortised cost S\$'000	Total S\$'000
Financial derivative	2,574	_	2,574
Financial liabilities included in other payables and accruals	_	2,431	2,431
Lease liabilities	_	272	272
Amount due to ultimate holding company		35	35
Amounts due to related parties	_	5,720	5,720
Bank borrowing	_	590	590
	2,574	9,048	11,622

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

25. Fair value and fair value hierarchy of financial instruments

Fair value of financial instruments by classes that are not carried at fair value and whose carrying amounts are reasonable approximation of fair value

Management has assessed that the fair values of trade receivables, loans and related receivables, balances with the ultimate holding company and related parties, cash and cash equivalents, the financial assets included in prepayments, deposits and other receivables, the current portion of financial liabilities included in trade payables and other payables and accruals, included in the interim condensed statement of financial position, approximate their carrying amounts largely due to the short term maturities of these instruments.

Loans and related receivables approximate fair values as the interest rate approximate market interest rate.

The fair values of non-current portion of financial assets included in prepayments, deposits and other receivables have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. In the opinion of the directors, the fair values approximate their carrying amounts because the effect of discounting is not material.

Fair value of financial instruments that are carried at fair value

The fair values of financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values:

The fair value of the unlisted investment in equity securities and fund entities have been estimated using a Discounted Cash Flow ("DCF") valuation model and is valued under Level 3 of the fair value hierarchy. The valuation requires management to make certain assumptions about the model inputs, including the input base uncertainty as further explained below. The probabilities of the various estimates within the range can be reasonably assessed and are used in management's estimate of fair value for these unquoted equity investments.

The fair value of the financial derivative has been estimated using a Black Scholes Model valuation technique and is valued under Level 3 of the fair value hierarchy. The valuation requires management to make certain estimates on the model inputs, including the volatility on the selling price of the project as further explained in the sensitivity analysis below. The probabilities of the various estimates within the range can be reasonably assessed and are used in management's estimate of fair value for this financial derivative.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

25. Fair value and fair value hierarchy of financial instruments (continued)

Below is a summary of significant unobservable inputs to the valuation of unlisted investment in equity securities and fund entities, and financial derivative together with a quantitative sensitivity analysis as at 30 June 2025 and 31 December 2024.

At 30 June 2025 (unaudited)

	Valuation technique	Significant unobservable input	Sensitivity of fair value to the input
Unlisted investment in equity	Discounted cash flow method	Input base uncertainty for projected cash flows	Decrease by 10 percentage points would not result in changes in fair value.
securities			Increase by 18 percentage points would not result in changes in fair value.
Unlisted investment in fund entities	Discounted cash flow method	Input base uncertainty for projected cash flows	Decrease by 6 percentage points would result in increase in fair value by S\$1,000.
		(Note A)	Increase by 10 percentage points would result in decrease in fair value by S\$31,000.
Financial derivative	Black Scholes model	Volatility on the selling price of the project	Decrease by 10 percentage points would result in decrease in fair value by S\$1,052,000.
		(Note B)	Increase by 10 percentage points would result in increase in fair value by S\$605,000.

At 31 December 2024 (audited)

	Valuation technique	Significant unobservable input	Sensitivity of fair value to the input
Unlisted investment in equity	Discounted cash flow method	Input base uncertainty for projected cash	Decrease by 10 percentage points would not result in changes in fair value.
securities		flows (Note A) 78%	Increase by 18 percentage points would not result in changes in fair value.
Unlisted investment in fund entities	Discounted cash flow method	Input base uncertainty for projected cash	Decrease by 6 percentage points would result in increase in fair value by S\$1,000.
		flows (Note A) 54%	Increase by 10 percentage points would result in decrease in fair value by S\$30,000
Financial derivative	Black Scholes model	Volatility on the selling price of the project (Note B)	Decrease by 10 percentage points would result in decrease in fair value by \$\$624,000.
	3401	15.22 %	Increase by 10 percentage points would result in increase in fair value by \$\$345,000.

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

25. Fair value and fair value hierarchy of financial instruments (continued)

Note A

Input base uncertainty for projected cash flows refers to the uncertainty discount that has been applied with respect to cash flow forecasts estimated by management on the payout of dividend from the Development SPV that the Investment SPVs invest in, which is directly related to the sale progress of individual underlying real estate development project as of each reporting date. There were key milestones in the underlying real estate development project which are significant in the determination of the uncertainty discount in the DCF model, including (i) sales units are not largely sold; (ii) sales units are largely sold but has not obtained temporary occupation permit ("TOP"); and (iii) sales units are largely sold and obtained TOP.

The cash flows vary significantly at different stages given the dynamic market conditions and uncertainty over sales progress. The more advanced the sales progress of individual underlying real estate development project, the lower the uncertainty discount applied is in the DCF model, and vice versa. The sensitivity of fair value to the uncertainty discount rate used is reflective of the high degree of variability of cash flows in underlying real estate development projects used in the valuation of the investment in equity securities and fund entities.

Note B Volatility on the selling price of the project is computed based on comparable new properties' price per square foot in the same district.

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

	Fair value measurement using				
	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Total	
	S\$'000	S\$'000	S\$'000	S\$'000	
30 June 2025 (unaudited) Investment in equity					
securities	_	_	58	58	
Investment in fund entities		-	1,261	1,261	
	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Total	
	S\$'000	S\$'000	S\$'000	\$\$'000	
31 December 2024 (audited)					
	_	_	203	203	

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

25. Fair value and fair value hierarchy of financial instruments (continued)

Liabilities measured at fair value:

	Fair value measurement using			
	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Total
	S\$'000	S\$'000	S\$'000	S\$'000
30 June 2025 (unaudited)				
Financial derivative	-	-	1,902	1,902
	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Total
	S\$'000	S\$'000	S\$'000	S\$'000
31 December 2024 (audited)				
Financial derivative	_	-	2,574	2,574

The movements in fair value measurements within Level 3 during the reporting periods ended 31 December 2024 and 30 June 2025 are as follows:

Investment in equity securities — unlisted:	Group 30 June 31 December 2025 2024 S\$'000 S\$'000 (unaudited) (audited)	
At beginning of reporting period/year Total losses recognised in other comprehensive loss	203 (145)	570 (367)
At end of reporting period/year	58 203	
Investment in fund entities — unlisted:		
At beginning of reporting period/year Total losses recognised in other comprehensive loss	1,328 (67)	1,832 (504)
At end of reporting period/year	1,261	1,328
	1,319	1,531

Notes to the interim condensed consolidated financial statements For the six months ended 30 June 2025

25. Fair value and fair value hierarchy of financial instruments (continued)

	Group		
Financial derivative	30 June 2025 S\$'000 (unaudited)	31 December 2024 \$\$'000 (audited)	
At beginning of reporting period/year Total (gain)/loss recognised in other comprehensive loss	2,574 (672)	1,629 945	
At end of reporting period/year	1,902	2,574	

During the reporting periods, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for both financial assets and financial liabilities. Transfers between levels of the fair value hierarchy are deemed to have occurred on the date of the event or change in circumstances that caused the transfers.

26. Authorisation of interim condensed consolidated financial statements for issue

The interim condensed consolidated financial statements for the six months ended 30 June 2025 were authorised for issue in accordance with a resolution of the directors passed on 14 August 2025.

MANAGEMENT DISCUSSION AND ANALYSIS

The following Management Discussion and Analysis ("**MD&A**") for the Group has been prepared and reviewed by the management for the six months ended 30 June 2025. All amounts are expressed in Singapore Dollars unless otherwise stated.

The Group's MD&A is divided into the following sections:

- (1) Executive Overview;
- (2) Financial Review and Business Review;
- (3) Net Assets;
- (4) Liquidity and Capital Resources;
- (5) Other Matters; and
- (6) Business Outlook

1. EXECUTIVE OVERVIEW

ZACD is an integrated asset manager headquartered in Singapore that offers solutions across the real estate value chain in Singapore and the Asia-Pacific region. In general, the Group strategically focused on the two core businesses of "Investment Management" and "Acquisitions and Project Management". For Investment Management, the Group is fixated at carrying out fund management works in terms of fundraising, investment, management and exit, etc. For Acquisitions and Project Management, the Group has built credible track record in managing end-to-end activities in real estate development cycle, from identifying quality real estate assets, acquisition, development, sales, operations and hand over or exit, etc.

The Group managed a total of 23 investment structures under the PE structures and fund structures over 22 real estate projects and assets in Singapore, Malaysia, Indonesia and Australia. The Group is currently providing corporate support and fund administration services to a family office with an asset-under-management of approximately USD100 million.

2. FINANCIAL REVIEW AND BUSINESS REVIEW

The Group reported a net loss of \$\$0.73 million for the Review Period as opposed to a net loss of \$\$1.42 million for the Previous Period, demonstrating a positive improvement in the net results of approximately \$\$0.69 million or 48.6%.

Despite the decrease in revenue by S\$0.37 million and decrease in other income of approximately S\$0.27 million, the improvement in net loss was largely attributable to a fair value gain on financial derivatives of approximately S\$0.67 million, representing a positive swing of S\$0.96 million compared to a loss of S\$0.29 million in the Previous Period. Additional contributing factors included a reduction in staff costs of approximately S\$0.23 million and a decrease in income tax expense of approximately S\$0.15 million.

2.1 Revenue

The revenue of the Group decreased gradually by S\$0.37 million or 21.0% from S\$1.76 million for the Previous Period to S\$1.39 million for the Review Period.

This was primarily due to lower dividend income of approximately \$\$0.13 million, reduced management fees of approximately \$\$0.30 million from developer SPVs and several real estate funds managed by the Group, and a decrease in performance fees of approximately \$\$0.59 million from those funds. These declines were partially offset by a one-off project tender fee of approximately \$\$0.50 million received from several real estate funds, following efforts to secure and complete the acquisition of housing projects during the Review Period and increase in corporate fees of approximately \$\$0.11 million.

The following table sets forth the breakdown of our operating segment information for the Previous Period and Review Period:

	Investment	management				
Period ended 30 June 2025 (unaudited)	SPV investment management S\$'000	Fund management S\$'000	Acquisition and project management S\$'000	Property management and tenancy management S\$'000	Financial advisory S\$'000	Total S\$'000
Segment revenue	·	•	·	·		
External customers	174	1,145	53	18	_	1,390
Segment results Reconciliation: Other income and gains Fair value gain or financial derivative Corporate and	1	644	(77)	(11)	(49)	351 202 672
unallocated expenses						(1,928)
Loss before tax					-	(703)

	Investment	management	_			
Period ended 30 June 2024 (unaudited)	SPV investment management S\$'000	Fund management S\$'000	Acquisition and project management S\$'000	Property management and tenancy management S\$'000	Financial advisory S\$'000	Total S\$'000
Segment revenue						
External customers	108	1,532	98	17	_	1,755
Segment results Reconciliation: Other income and gains	(200)	919	(339)	(5)	(50)	325 472
Fair value loss or financial derivative Corporate and	_					(285)
unallocated expenses					_	(1,761)
Loss before tax						(1,249)

(a) Investment Management Services

(i) SPV investment management

The revenue increased from S\$0.11 million for the Previous Period to S\$0.17 million for the Review Period, representing an increase of S\$0.06 million or 54.5%. The increase was benefited from dividend income and performance fee of approximately S\$0.05 million earned from the establishment shares included in the SPV investment management fees in the Review Period.

The majority of the investment projects set up by the Group from 2010 to 2015 that were under the SPV investment management structures are maturing or have matured. There was no investment SPV established from 2016 as the Group is now focusing on expanding fund structures which is in line with the Group's current business model.

(ii) Fund management

The revenue decreased from S\$1.53 million for the Previous Period to S\$1.15 million for the Review Period, representing a decrease of S\$0.38 million or 24.8%. The decrease was mainly due to reduced performance fees of approximately S\$0.78 million from a couple of real estate funds managed by the Group in the Review Period, partially offset by one-off project tender fee of approximately S\$0.50 million derived from the developer SPV of Media Circle Fund and Laserblue following its efforts to secure and complete the acquisition of the housing projects.

(b) Acquisitions and Projects Management Services

The revenue decreased gradually from \$\$0.10 million for the Previous Period to \$\$0.05 million for the Review Period, representing a decrease of \$\$0.05 million or 50.0% was derived from a developer SPV in Previous Period as the development of the projects is ongoing.

(c) Property Management and Tenancy Management Services

Revenue from property management and tenancy management services would have remained relatively constant at S\$0.02 million for both Previous and Review Periods.

Reference is made to the voluntary announcement dated 28 December 2020 with respect to the strategic move on the property management business segment from managing the residential and industrial properties to government and international projects in order to generate better income for the Group. Since the strategic realignment of this business segment, there has not been new contracts entered as the Group is still evaluating the strategic direction of this business segment.

(d) Financial Advisory Services

Reference is made to the voluntary announcement dated 30 November 2021 where the Board resolved to cease the SFC Regulated Activities.

Since the cessation, there has not been new advisory mandates entered. The Group will closely monitor the COVID-19 post-pandemic situation and may consider recommencing this business activity if the business climate changes for the better. The Group continues to focus on the new business segment in the family office management, particularly with family offices located in the Southeast Asia region.

Other notable items are further elaborated as follows:

2.2 Other income and gains

Other income and gains decreased from \$\$0.47 million for the Previous Period to \$\$0.20 million for the Review Period, representing a decrease of \$\$0.27 million or 57.4%. The decrease was mainly due to the decrease in interest income derived from the bridging loans extended to the fund structures managed by the Group by \$\$0.34 million. The decrease was partially offset by the gain on disposal of property, plant and equipment amounting to \$\$0.06 million.

2.3 Staff costs

Staff costs consist of salaries, bonuses, commission, other allowances and retirement benefit scheme contributions. Total staff costs decreased from S\$1.98 million for the Previous Period to S\$1.75 million for the Review Period, representing a decrease of S\$0.23 million or 11.6%. The Group further streamlined its operations to control this cost element, thus resulting in the reduction in discretionary bonuses rewarded to eligible staff depending on the Group's achievements as well as the individual's performance to improve productivity.

As at the end of Review Period, the Group had 27 employees as compared to 22 as at the end of Previous Period. Staff costs remain the single biggest cost element of the Group, contributing 59% (Six months ended 30 June 2024: 62%) of the Group's total expenses.

2.4 Impairment losses or reversal of impairment loss on financial assets

The Group recognised impairment losses of \$\$0.01 million on the Group's trade receivables during the Review Period (Six months ended 30 June 2024: reversal of impairment loss of \$\$0.01 million). Management will continue to assess the adequacy of expected credit loss allowance and make necessary loss allowance for irrecoverable amounts.

2.5 Other expenses, net

Other expenses remained relatively consistent year-over-year, at S\$0.71 million for both Previous and Review Periods.

2.6 Interest expenses

Interest expenses remained stagnant at S\$0.28 million for both Previous and Review Periods. The interest expenses represented coupon payments payable to an investor, Top Global Limited ("**TGL**"), during the Review Period. Please refer to Note 18 Financial derivative in the notes to the interim condensed consolidated financial information.

2.7 Fair value gain/(loss) on financial derivative

Reference is made to the announcement dated 28 December 2022 where the Company had granted a put option to an investor, TGL subscribing in ZACD LV Development Fund. Fair value gain of approximately S\$0.67 million was recognised in Review Period (Six months ended 30 June 2024: loss of approximately S\$0.29 million) as a result of the decrease in premium price of the put option.

2.8 Income tax expense

During the Review Period, Singapore profits tax of S\$0.02 million has been provided on the estimated assessable profits arising in Singapore at a rate of 17%.

3. NET ASSETS

As at 30 June 2025, the Group's total assets amounted to \$\$32.48 million (2024: \$\$33.08 million) with net assets amounting to \$\$19.52 million (2024: \$\$20.43 million). The decrease in net assets by \$\$0.91 million was mainly due to the impact from fair value losses in the Group's investments during the Review Period. Net assets attributable to shareholders of the Company per share was 0.98 Singapore cents (2024: 1.02 Singapore cents), calculated as net assets divided by total number of issued shares as at period end.

4. LIQUIDITY AND CAPITAL RESOURCES

The Group adopts a prudent financial management approach towards its treasury policy to ensure that the Group is positioned to achieve its business objectives and strategies and this maintained a healthy liquidity position throughout the financial period. The Group's financing risk management, financing and treasury activities are centrally managed and controlled at the corporate level.

As part of working capital management, Management regularly reviews the recoverable amount of trade receivables through periodic credit assessments on a case-by-case basis, monitoring prompt recovery and setting out recovery procedures for any doubtful debt. Management will then assess and make adequate impairment losses for irrecoverable amounts if necessary. Trade receivables that were past due but not impaired relate to a number of customers with sizable business operations, long business relationship and/or good track record with the Group.

4.1 Cash and cash equivalents

The Group's operations were financed principally by the available bank balances, internally generated operating cashflows and bank facilities.

Cash and cash equivalents amounted to \$\$4.30 million and \$\$5.31 million as at 30 June 2025 and 31 December 2024 respectively, which were placed with major banks in Singapore, Hong Kong and Australia. All deposits are placed with banks carrying strong credit ratings with appropriate credit limits assigned relative to their credit strength and are regularly monitored for exposures to each financial counterparty. The Group's foreign exchange exposure was small given both its large asset base and operational cash flows were transacted in Singapore Dollar.

The decrease in cash and cash equivalents by \$\$1.01 million was mainly characterised by investment into ZACD La Ville Development Fund, ZACD Mount Emily Residential Development Fund and ZACD Media Circle Fund of approximately \$\$1.91 million collectively, partially offset by repayment of the bridging advances extended to ZACD Media Circle Fund of approximately \$\$1.0 million and collection of debts from the Group's customers in the Review Period.

4.2 Bank borrowings and gearing ratio

As at 30 June 2025, the Group was in a net cash position of \$\$3.99 million (31 December 2024: \$\$4.45 million), with bank borrowings (inclusive of lease liabilities) amounted to \$\$0.31 million (31 December 2024: \$\$0.86 million). The gearing ratio of the Group, calculated based on the Group's total bank borrowings divided by total equity was 1.6% (31 December 2024: 4.2%).

	30 June 2025 S\$'000 (unaudited)	31 December 2024 S\$'000 (audited)
Bank borrowings and lease liabilities Less: Cash and cash equivalents	312 (4,298)	862 (5,314)
Net cash	3,986	4,452

5. OTHER MATTERS

5.1 Charges on assets

As at 30 June 2025, the Group did not have any charges on assets.

5.2 Financial guarantees

Please refer to Note 22 Financial guarantees in the notes to the interim condensed consolidated financial information.

5.3 Contingent liabilities

Please refer to Note 23 Contingent liabilities in the notes to the interim condensed consolidated financial information.

5.4 Commitments

Please refer to Note 21 Commitments in the notes to the interim condensed consolidated financial information.

5.5 Dividends

No dividend was paid or proposed by the Company for the six months ended 30 June 2025 (six months ended 30 June 2024: Nil).

5.6 Share option

On 13 December 2017, the Group has conditionally adopted a share option scheme (the "Share Option Scheme") under which employees of the Group including directors and other eligible participants may be granted options to subscribe for shares of the Group. No options have been issued under the Share Option Scheme as at 30 June 2025.

During the Review Period, since there was no share option granted under the share option scheme of the Group, no material matter relating to the share option scheme has been reviewed by the Remuneration Committee.

5.7 Events after The Reporting Period

Saved as disclosed elsewhere in this announcement, no significant event that would materially affect the Group's operating and financial performance took place subsequent to 30 June 2025 and up to the date of this report.

6. BUSINESS OUTLOOK

As we reach the midpoint of the year, we are pleased to report substantial progress on our projects and strategic initiatives, positioning the company for continued growth in the years ahead.

The private residential property price index experienced a modest increase of 1.0% in Q2 2025, a slight rise from the 0.8% increase observed in the preceding quarter. On the rental front, the overall private residential rental index rose by 0.8% in Q2 2025, building on the 0.4% increase from Q1 2025.

Non-landed property prices grew at a slower pace of 0.7% in Q2 2025, easing slightly from the 1.0% gain in the previous quarter. Within the Core Central Region (CCR), non-landed property prices rose by 3% in Q2 2025, an uptick from the 0.8% increase in the previous quarter. However, prices in the Rest of Central Region (RCR) declined by 1.1%, reversing the 1.7% growth seen in the previous quarter, while the Outside Central Region (OCR) saw increases of 1.1%, building on the 0.3% rise recorded in Q1 2025.

We are pleased to provide the following updates on our ongoing projects and asset divestments:

- Arina East Residences, a freehold condominium located in Tanjong Rhu, was soft-launched on 31 May 2025, with the official launch proposed to be in August 2025. The showflat is conveniently located at Leisure Park Kallang.
- Bloomsbury Residences and Bloomsbury Shoppes, a 99-year leasehold condominium development situated at Media Circle, was officially launched in April 2025 and has achieved a take-up rate of 46.9% as of 30 June 2025, at an average price of S\$2,487 per square foot. The project remains on track to obtain its Temporary Occupation Permit (TOP) by Q1 2028.
- The Landmark remains on schedule, with TOP expected in the second half of 2025.
- In light of current market conditions, the launch of *Duet@Mount Emily* is proposed to be on Q3 2025. This adjusted timeline reflects a more measured approach to market entry and allows us to better assess market trends and position the project for optimal outcomes.
- Separately, we are pleased to announce the successful divestment of *The Sebel West Perth* under the ZACD Income Trust in May 2025. The hotel achieved a highly favourable sale price, realising a substantial gain over its original cost. This transaction underscores the effectiveness of our asset selection and active asset management strategy in delivering strong value realisation for the Fund. We are actively working towards the divestment of the remaining two assets 294 Bay Road and the Workers' Dormitory in Johor, Malaysia. Marketing agents have been appointed, and we are committed to achieving the best possible returns for our investors.

We are in advanced discussions to launch a new industrial fund in Singapore. The Fund's objective is to acquire industrial land, develop high-specification properties, and subsequently divest the completed assets for capital gains. Acquire strategically located industrial land or buildings with development/redevelopment potential, transforming them into high-quality, strata-subdivided assets for sale to end-users and investors. Backed by sustained demand for quality industrial space and favourable market fundamentals, we believe the industrial sector presents significant growth potential and an attractive avenue for investor participation.

We are confident that the second half of 2025 will present opportunities to accelerate growth and unlock value across our portfolio. With select developments reaching key milestones, we are well positioned to capture income uplift and capital appreciation and deliver sustainable value to our investors.

CORPORATE GOVERNANCE PRACTICES

The Board has adopted the principles and the code provisions of Corporate Governance Code ("CG Code") contained in Appendix C1 to the GEM Listing Rules. During the six months ended 30 June 2025 and up to the date of this announcement, the Company has complied with all applicable code provisions of the CG Code as set out in Appendix C1 to the GEM Listing Rules.

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

Neither the Company nor any of its subsidiaries have purchased, sold or redeemed any of the Company's listed securities during the six months ended 30 June 2025.

INTERESTS OF THE COMPLIANCE ADVISER

Neither the Group's compliance adviser, Innovax Capital Limited, nor any of its directors, employees or close associates had any interests in the securities of the Company or any member of the Group (including options or rights to subscribe for such securities), which is required to be notified to the Company pursuant to Rule 6A.32 of the GEM Listing Rules.

AUDIT COMMITTEE

The Audit Committee was established pursuant to a resolution of the directors passed on 13 December 2017 in compliance with Rule 5.28 of the GEM Listing Rules and with written terms of reference in compliance with the Corporate Governance Code as set out in Appendix C1 to the GEM Listing Rules. The primary duties of the Audit Committee include (i) making recommendations to the Board on the appointment and removal of External Auditors; (ii) reviewing and supervising the financial statements and material advice in respect of financial reporting; (iii) overseeing internal control and risk management procedures and corporate governance of the Company; (iv) supervising internal control systems of the Group; and (v) monitoring continuing connected transactions (if any).

The Audit Committee currently consists of all three of the independent non-executive directors, namely Mr. Lau Kin Chung Alex, Mr. Ma Yue Leong, Benjamin and Mr. Eugene Lim Chin Hon and the chairman is Mr. Lau Kin Chung Alex. The Audit Committee with senior management have reviewed the interim results of the Group for the six months ended 30 June 2025.

PUBLICATION OF THE INTERIM REPORT ON THE WEBSITES OF THE EXCHANGE AND THE COMPANY

The interim report for the six months ended 30 June 2025 will be despatched to the shareholders and available on the Company's website (www.zacdgroup.com) and the designated website of the Exchange (www.hkexnews.hk) in due course.

By Order of the Board ZACD Group Ltd. Sim Kain Kain Chairman and Executive Director

Singapore, 14 August 2025

As at the date of this announcement, the Board of the Company comprises six (6) executive Directors, namely, Mr. Yeo Choon Guan (Yao Junyuan), Ms. Sim Kain Kain, Mr. Tan Puay Khiang, Francis, Mr. Chin Meng Liong and Mr. Han Xiangfeng; three (3) independent non-executive Directors, namely, Mr. Lau Kin Chung Alex, Mr. Ma Yue Leong, Benjamin and Mr. Eugene Lim Chin Hon.