Half-year Report

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Fragrant Prosperity Holdings Ltd
21 December 2017
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For Immediate Release
Fragrant Prosperity Holdings Limited ("Fragrant Prosperity" or the "Company")
Unaudited Interim Results
Fragrant Prosperity Holdings Ltd. (the "Company"), incorporated in the British Virgin Islands ("BVI") announces its unaudited condensed interim financial results for the six-month period ended 30 September 2017.
Directors Statement for the period 1 April 2017 - 30 September 2017

I have pleasure in presenting the condensed financial statements of Fragrant Prosperity Holdings Ltd (the "Company" or "FPH") for the period from 1 April 2017 to 30 September 2017.				
During the financial period, the Company reported a net loss of £39,540. As at 30 September 2017, the Company had cash in bank balance of £459,692.				
The Board has actively reviewed a number of potential achas met the necessary criteria for selection and continues	equisition opportunities across the sector, none of which s to review a number of potential acquisition opportunities.			
The Board looks forward to providing further updates to s	hareholders in due course.			
Simon Retter				
Director				
The Interim Report and Accounts will be available shortly	at the Company's website www.valeig.com			
Ends				
For more information:				
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Optiva Securities Ltd (Financial Adviser) Jeremy King	+44 (0) 20 3137 1902			
Introduction				

The Company was incorporated on 28 January 2016 in the British Virgin Islands, as an exempted company with limited liability under the Companies Law.

Its issued share capital, consisting of Ordinary Shares admitted to a Standard Listing on the Official List in accordance with Chapter 14 of the Listing Rules and to trading on the London Stock Exchange's main market for listed securities on 5 September 2016.

Company objective

The Company was formed to undertake an acquisition of a target company or business. The Company does not have any specific acquisition under consideration and does not expect to engage in substantive negotiations with any target company or business until after Admission. The Directors believe that their network, and the Company's cash resources and profile following Admission, mean that the Company will target an Acquisition where the target company has a value of up to £100 million. The Company expects that consideration for the Acquisition will primarily be satisfied by issue of new Shares to a vendor (or vendors), but that some cash may also be payable by the Company. Any funds not used in connection with the Acquisition will be used for future acquisitions, internal or external growth and expansion, and working capital in relation to the acquired company or business.

Following completion of the Acquisition, the objective of the Company will be to operate the acquired

business and implement an operating strategy with a view to generating value for its Shareholders through operational improvements as well as potentially through additional complementary acquisitions following the Acquisition. Following the Acquisition, the Company intends to seek re-admission of the enlarged group to listing on the Official List and trading on the London Stock Exchange or admission to another stock exchange.

The Company's efforts in identifying a prospective target company or business will not be limited to a

particular industry or geographic region. However, given the experience of the Directors, the Company expects to focus on acquiring a company or business in the technology sector (in particular focussing on technology and/or intellectual property that is used in the financial services industry) with either all or a substantial portion of its operations in Europe or Asia. The Directors' initial search will focus on businesses based in or with operations in Hong Kong, Malaysia, or the United Kingdom.

Key events

At the period end the Company has cash of approximately £0.4 million and continues to keep administrative costs to a minimum so that the majority of funds can be dedicated to the review of and potentially investment in, suitable projects.

Directors
The Directors of the Company since the last financial period are:
Simon James Retter
Robin Andrew Carrington Rice (appointed 5 October 2017)
Dato'Haji Abd Jalil Bin Haji Bohari (appointed 27 October 2017)
Mahesh s/o Pulandaran (appointed 31 October 2017)
Pui Lan Patrick Tsang (resigned 5 October 2017)
Maurice James Malcolm Groat (resigned 5 October 2017)
Corporate governance
In order to implement its business strategy, the Company has adopted a corporate governance structure as follows:
 consistent with the rules applicable to companies with a Standard Listing, unless required by law or other regulatory process, Shareholder approval is not required in order for the Company to complete the Acquisition. The Company will, however, be required to obtain the approval of the Board before it may complete the Acquisition;
 the Board intends to comply, in all material respects, with certain Main Principles of the UK Corporate Governance Code (as set out in more detail in "Part II - The Company, its Board and the Acquisition Structure") and has adopted a share dealing code that complies with the requirements of the Market Abuse Regulations. All persons discharging management responsibilities (comprising only the Directors at the date of this Document) shall comply with the share dealing code from the date of Admission; and
following the Acquisition, the Directors may seek to transfer the Company from a Standard Listing to either a

Premium Listing or other appropriate listing venue, based on the track record of the company or business it acquires, subject to fulfilling the relevant eligibility criteria at the time. If the Company is successful in obtaining a Premium Listing, further rules will apply to the Company under the Listing Rules and Disclosure and Transparency Rules and the Company will be obliged to comply with or explain any derogation from the UK Corporate Governance Code. In addition to, or in lieu of, a Premium Listing, the Company may determine to seek a listing on another stock exchange or seek re-admission to a Standard Listing.

Responsibility Statement

The Directors are responsible for preparing the Condensed Financial Statements in accordance with the Disclosure and Transparency Rules of the United Kingdom's Financial Conduct Authority ('DTR') and with International Accounting Standard 34 on Interim Financial Reporting (IAS 34).

The directors confirm that, to the best of their knowledge, this condensed consolidated half-yearly report has been prepared in accordance with IAS 34 as adopted by the European Union. The interim management report includes a fair review of the information required by DTR 4.2.7 and DTR 4.2.8, namely:

- an indication of important events that have occurred during the period and their impact on the condensed set of financial statements, and a description of the principal risks and uncertainties for the remaining six months of the financial year; and
- material related-party transactions during the period and any material changes in the related-party transactions described in the last annual report.

By order of the Board	
Simon James Retter	
Director	

20 December 2017

Condensed Statement of Comprehensive Income

Period from

Period from 1 April 2017 to 28 January 2016

Notes	30 September 2017 (unaudited) £	(inception) to 30 September 2016 (unaudited) £
INCOME	-	-
Listing	-	(314,133)
expenses Other operating	(39,540)	(116,619)
expenses OPERATING LOSS/LOSS	(39,540)	(430,752)
BEFORE TAXATION Income tax 3	-	-
expense LOSS FOR THE PERIOD ATTRIBUTAB LE TO EQUITY HOLDERS OF THE COMPANY	(39,540)	(430,752)
OTHER COM PREHENSIV E INCOME Other compre hensive income	-	-
TOTAL COM PREHENSIV E INCOME FOR THE PERIOD	(39,540)	(430,752)

Condensed Statement of Financial Position

As at

30 September 2017 (unaudited)

Notes

As at

31 March 2017 (audited)

£

£

CURRE NT ASSETS Cash and cash equivale	459,692		499,192
nts	459,692		499,192
NT LIABI LITIES Accruals	(25,000)		(25,000)
NET ASSETS	434,652		474,192
EQUITY ATTRIB UTABLE TO EQUITY HOLDER S OF THE CO MPANY Share 5	930,124		930,124
capital	(495,472)		(455,932)
Retained earnings TOTAL	434,652		474,192
EQUITY	434,032		474,192
d Stateme nt of			
Cash Flows			
		Period from 1	Period from 28 January 2016 (incention) to 30

Penoa	Penoa nom 26
from 1	January 2016
April	(inception) to 30
2017 to	September 2016
30 Septe	(unaudited)
mber	
2017 (un	
audited)	
£	£

Notes

operating activities Operating loss Changes in working capital	(39,540)	(430,752)
Other payables	-	19,438
Net cash flow from operating activities	(39,540)	(411,314)
Cash flow from financing activities Issue of share capital Net cash flow from financing activities	-	1,100,000 1,100,000
Net increase in cash and cash equivalents Cash and cash	(39,540) 499,192	688,686
equivalents at beginning of period Cash and cash equivalents at end of period	459,652	688,686

Statement of Changes in Equity

Period from 28 January 2016 (inception)

To 31 March 2017

	Share capital £	Retained earnings £	Total £
As at 28 January 2016		-	-
Loss for the period	d -	(455,932)	(455,932)
Total comprehensive loss for the period	-	(455,932)	(455,932)
Issue of ordinary shares	1,100,000	-	1,100,000
Share issue costs	(169,876)		(169,876)

As at 31 March	930,124	(455,932)	474,192
2017 (audited)			

Period from 1 April 2017 to 30 September 2017

	Share capital	Retained earnings	Total
	£	£	£
As at 1 April 2017 (audited)	930,124	(455,932)	474,192
Loss for the period	d -	(39,540)	(39,540)
Total comprehensive	-	(39,540)	(39,540)
loss for the period			
Issue of ordinary shares	-	-	-
Share issue costs	-	-	-
As at 30 September 2017 (unaudited)	930,124	(495,472)	434,652

Notes to the condensed financial statements

1. GENERAL INFORMATION

The Company was incorporated in the British Virgin Islands on 28 January 2016 as an exempted company with limited liability under the Companies Law.

The Company's Ordinary shares are currently admitted to a standard listing on the Official List and to trading on the London Stock Exchange.

The Company's nature of operations is to act as a special purpose acquisition company.

2. ACCOUNTING POLICIES

Basis of preparation
The interim condensed unaudited financial statements for the period ended 30 September 2017 have been prepared in accordance with IAS 34 Interim Financial Reporting. The results for the period ended 30 September 2017 are unaudited.
The condensed unaudited consolidated financial statements for the period ended 30 September 2017 has been prepared on a basis consistent with, and on the basis of, the accounting policies set out in the financial information on the Company set out in the Company's Prospectus for admission to the Standard Listing segment of the Official List for the period from incorporation to 30 September 2017.
The financial information of the Company is presented in British Pound Sterling ("£").
Standards and interpretations issued but not yet applied
At the date of authorisation of this financial information, the directors have reviewed the Standards in issue by the International Accounting Standards Board ("IASB") and IFRIC, which are effective for annual accounting periods ending on or after the stated effective date. In their view, none of these standards would have a material impact on the financial reporting of the company.
Cash and cash equivalents
The Company considers any cash on short-term deposits and other short term investments to be cash equivalents
Taxation
The tax currently payable is based on the taxable profit for the period. Taxable profit differs from net profit as reported in the income statement because it excludes items of income or expense that are taxable or deductible in other periods and it further excludes items that are never taxable or deductible. The Company's liability for current

tax is calculated using tax rates that have been enacted or substantively enacted by the balance sheet date.

Deferred income tax is provided for using the liability method on temporary timing differences at the balance sheet date between the tax basis of assets and liabilities and their carrying amounts for financial reporting purposes. Deferred income tax liabilities are recognised in full for all temporary differences. Deferred income tax assets are recognised for all deductible temporary differences carried forward of unused tax credits and unused tax losses to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, and carry-forward of unused tax credits and unused losses can be utilised.

The carrying amount of deferred income tax assets is assessed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the deferred income tax asset to be utilised. Unrecognised deferred income tax assets are reassessed at each balance sheet date and are recognised to the extent that is probable that future taxable profits will allow the deferred income tax asset to be recovered.

Going concern

This financial statement has been prepared on a going concern basis, which assumes that the Company will continue to be able to meet its liabilities as they fall due for the foreseeable future

Operating segments

The directors are of the opinion that the business of the Company comprises a single activity, that of an investment company. Consequently, all activities relate to this segment.

3. INCOME TAX EXPENSE

The Company is regarded as resident for the tax purposes in British Virgin Islands.

No tax is applicable to the Company for the period ended 30 September 2017. No deferred income tax asset has been recognised in respect of the losses carried forward, due to the uncertainty as to whether the Company will generate sufficient future profits in the foreseeable future to prudently justify this.

4. SHARE CAPITAL & RESERVES	
	As at
	30 September 2017 and 31 March 2017
Allotted, called up and fully paid	£
43,214,287	930,124
5. SUBSEQUENT EVENTS	
The Company changed its name to Fragrant Prosperity Holdings Ltd on the 1 November 2017.	
This information is provided by RNS	
The company news service from the London Stock Exchange	
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