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Financial Highlights

For the six months ended 30 June

	2007	2006	
	Unaudited	Unaudited	Change
	HK\$'000	HK\$'000	0/0
Revenue	2,841,252	2,214,034	+28
Gross profit	603,063	529,580	+14
Net profit for the period	406,674	347,592	+17
Basic EPS	86.53 HK cents	75.70 HK cents	+14



Chairman's Statement

I am pleased to announce the Group's unaudited interim results for the six months ended 30 June 2007 together with the successful commercial production in mid-July of our brand new Thin Film Transistor Liquid Crystal Display ("TFT-LCD") panel production line in the Group's manufacturing homebase in Shanwei, Guangdong Province, China. Truly's 2.5G TFT-LCD fab costing around HK\$1.6 billion to build can process 30,000 pieces of 370mm x 470mm substrate per month in full manufacturing strength. Its main focus will be on our newly developed market segments including but not limited to the automotive industry, medical equipment, industrial control system, high end electronic consumer products and so on with much higher profit margins. The new production line featuring highly flexible manufacturing configurations through our proprietary design is able to allow rapid shift of production specification up to several times a day in contrast with the traditional technology of low switching capability. With this advantage, we are capable of accommodating sales orders that require highly customised designs and small volume but regularly long-term delivery, hence allowing our sales diversifications to command wider margins than those commoditised applications such as mobile phone displays.

Sales of LCD products during the first six months of the year accounted for almost 98% of the Group's overall business. Their respective turnover breakdowns for the period under the three major categories were TFT (58%), Colour Supertwisted Nematic ("CSTN") LCD (19%) and Mono STN and TN LCD's (23%). The sales performance of the European marketing team was seen to have a major breakthrough in developing new products and customers in this major geographical area of key importance in display application industry. Our hands-on experiences together with the various essential certifications under those categories such as ISO-16949 (automotive parts), ISO-13485 (medical devices), etc will be our winning tools for further penetration into this LCD market.

During the interim period, insufficient supply of TFT panels, persistently high energy prices, labour costs and production overheads had become the main obstacle of our business development. One of the possible solutions is to increase production efficiency and hence boosting profit margins by integrating more closely and extensively the front end panel production with the back end modules assembling processes and more importantly in one unique and favourable location. With this in mind and the rapid ramping up of the new TFT-LCD fab, Truly becomes the world's only total LCD solution provider who has a complete line up of in-house TN, MSTN, CSTN, OLED ("Organic Light Emitting Display") and TFT fabs within one manufacturing site. Together with the capability of manufacturing touch screen, printed circuit boards ("PCBs") including flexible PCB ("FPC") and high density interconnect board ("HDI") for Personal Multimedia Players, back light unit ("BLU") and compact camera modules ("CCM") within our Truly Industrial City complex, the integration of different production processes has become more and more intact and successful. As part of our continuous vertical integration process in production, a brand new touch panel assembly line capable of manufacturing the more versatile capacitive type touch screens is being installed and expected to commence mass production during these couple of months.

Chairman's Statement (Continued)

Barring unforeseen circumstances in the global commercial environment, our business and financial forecasts are still very promising. There are a number of valuable opportunities open to the management which are worth-the-while to seriously consider in the Group's medium and long-range plans of development. We are ready and confidence of meeting these challenges as we did over the past nearly 30 years in the Group's history.

Last but not least, I would like to thank our shareholders, business partners, staff and workers for their continuous support to the growth of the Group.

Lam Wai Wah, Steven

Chairman

Hong Kong, 30 August 2007



Condensed Consolidated Income Statement

Six months ended 30 June 2007

Civ	months	andad	20	luna
SIX	months	enaea	130	June

	Notes	2007 (Unaudited) HK\$'000	2006 (Unaudited) HK\$'000
REVENUE		2,841,252	2,214,034
Cost of sales		(2,238,189)	(1,684,454)
Gross profit		603,063	529,580
Other income		8,804	13,958
Distribution costs		(41,213)	(35,516)
Administrative expenses		(82,060)	(79,120)
PROFIT FROM OPERATIONS	2	488,594	428,902
Finance costs	3	(21,367)	(11,423)
Share of results of an associate		(148)	(199)
PROFIT BEFORE TAXATION		467,079	417,280
INCOME TAX EXPENSE	4		
Hong KongOverseas		(20,000) (40,405)	(36,500) (33,188)
Overseas		(60,405)	(69,688)
NET DD0517 500 5115 D50100			
NET PROFIT FOR THE PERIOD		406,674	347,592
INTERIM DIVIDEND		117,569	107,354
EARNINGS PER SHARE Basic	5	86.53 HK cents	75.70 HK cents
Diluted		86.33 HK cents	74.93 HK cents

Condensed Consolidated Balance Sheet

At 30 June 2007

Notes			
Notes		30 June	31 December
Non-Current Assets HK\$'000 HK\$'000 NON-Current Assets 2,700,832 1,403,720 Property, plant and equipment 2,700,832 1,403,720 Deposits paid for acquisition of property, plant and equipment 165,010 427,238 Prepaid lease payments 99,138 99,089 Available-for-sale investments 10,500 10,500 Intangible assets 7,964 13,355 Interest in an associate 684 838 Deferred tax assets 836 836 Goodwill 413 413 List of the control of the co		2007	2006
NON-CURRENT ASSETS Property, plant and equipment 2,700,832 1,403,720		(Unaudited)	(Audited)
Property, plant and equipment 2,700,832 1,403,720	Notes	HK\$'000	HK\$'000
Property, plant and equipment 2,700,832 1,403,720			
Deposits paid for acquisition of property, plant and equipment 165,010 427,238 Prepaid lease payments 99,138 99,089 Available-for-sale investments 10,500 10,500 Intangible assets 7,964 13,355 Interest in an associate 684 838 Beferred tax assets 836 836 836 Basic Bookwill 413	NON-CURRENT ASSETS		
plant and equipment 165,010 427,238 Prepaid lease payments 99,138 99,089 Available-for-sale investments 10,500 10,500 Intargible assets 7,964 13,355 Interest in an associate 684 838 Deferred tax assets 836 836 Goodwill 413 413 413 413 413 Lournel Assets 610,545 519,078 Inventories 610,545 519,078 Tax recoverable - 11,592 Amount due from an associate 352 352 Bank balances and cash 479,762 1,018,228 CURRENT LIABILITIES Trade and other payables 7 959,443 863,786 Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 1,343,616 1,481,790 NET CURRENT ASSETS 391,643 656,762	Property, plant and equipment	2,700,832	1,403,720
Prepaid lease payments 99,138 99,089 Available-for-sale investments 10,500 10,500 Intangible assets 7,964 13,355 Interest in an associate 684 838 Deferred tax assets 836 836 Goodwill 413 413 CURRENT ASSETS Inventories 610,545 519,078 Trade and other receivables 6 644,600 589,302 Tax recoverable - 11,592 Amount due from an associate 352 352 Bank balances and cash 479,762 1,018,228 CURRENT LIABILITIES 1,735,259 2,138,552 CURRENT LIABILITIES 7 959,443 863,786 Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 NET CURRENT ASSETS 391,643 656,762	Deposits paid for acquisition of property,		
Available-for-sale investments Intangible assets Interest in an associate Interest in an associate Deferred tax assets Goodwill CURRENT ASSETS Inventories Invent	plant and equipment	165,010	427,238
Intangible assets	Prepaid lease payments	99,138	99,089
Interest in an associate	Available-for-sale investments	10,500	10,500
Deferred tax assets	Intangible assets	7,964	13,355
CURRENT ASSETS	Interest in an associate	684	838
2,985,377 1,955,989 CURRENT ASSETS Inventories 610,545 519,078 Trade and other receivables 644,600 589,302 Tax recoverable - 11,592 Amount due from an associate 352 352 Bank balances and cash 479,762 1,018,228 CURRENT LIABILITIES Trade and other payables 7 959,443 863,786 Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 NET CURRENT ASSETS 391,643 656,762	Deferred tax assets	836	836
CURRENT ASSETS Inventories 610,545 519,078 Trade and other receivables 6 644,600 589,302 Tax recoverable - 11,592 Amount due from an associate 352 352 Bank balances and cash 479,762 1,018,228 CURRENT LIABILITIES Trade and other payables 7 959,443 863,786 Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 NET CURRENT ASSETS 391,643 656,762	Goodwill	413	413
CURRENT ASSETS Inventories 610,545 519,078 Trade and other receivables 6 644,600 589,302 Tax recoverable - 11,592 Amount due from an associate 352 352 Bank balances and cash 479,762 1,018,228 CURRENT LIABILITIES Trade and other payables 7 959,443 863,786 Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 NET CURRENT ASSETS 391,643 656,762			
Inventories		2,985,377	1,955,989
Inventories			
Trade and other receivables 6 644,600 589,302 Tax recoverable — 11,592 Amount due from an associate 352 352 Bank balances and cash 479,762 1,018,228 1,735,259 2,138,552 CURRENT LIABILITIES 7 959,443 863,786 Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 NET CURRENT ASSETS 391,643 656,762			
Tax recoverable — 11,592 Amount due from an associate 352 352 Bank balances and cash 479,762 1,018,228 CURRENT LIABILITIES Trade and other payables 7 959,443 863,786 Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 NET CURRENT ASSETS 391,643 656,762		•	
Amount due from an associate Bank balances and cash 1,735,259 1,735,259 2,138,552 CURRENT LIABILITIES Trade and other payables Tax liabilities Bank borrowings 7 959,443 863,786 13,101 51,308 349,072 566,696 1,343,616 1,481,790 NET CURRENT ASSETS 391,643 656,762		644,600	
Bank balances and cash 479,762 1,018,228 CURRENT LIABILITIES Trade and other payables 7 959,443 863,786 Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 NET CURRENT ASSETS 391,643 656,762		-	,
1,735,259 2,138,552 CURRENT LIABILITIES Trade and other payables 7 959,443 863,786 Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 NET CURRENT ASSETS 391,643 656,762			
CURRENT LIABILITIES Trade and other payables 7 959,443 863,786 Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 1,343,616 1,481,790 NET CURRENT ASSETS 391,643 656,762	Dank Dalances and Cash	4/9,/62	1,018,228
Trade and other payables 7 959,443 863,786 Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 NET CURRENT ASSETS 391,643 656,762		1,735,259	2,138,552
Trade and other payables 7 959,443 863,786 Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 NET CURRENT ASSETS 391,643 656,762			
Tax liabilities 35,101 51,308 Bank borrowings 349,072 566,696 1,343,616 1,481,790 NET CURRENT ASSETS 391,643 656,762	CURRENT LIABILITIES		
Bank borrowings 349,072 566,696 1,343,616 1,481,790 NET CURRENT ASSETS 391,643 656,762	Trade and other payables 7	•	'
1,343,616 1,481,790 NET CURRENT ASSETS 391,643 656,762	1-11-11-11-11-11-11-11-11-11-11-11-11-1	35,101	51,308
NET CURRENT ASSETS 391,643 656,762	Bank borrowings	349,072	566,696
NET CURRENT ASSETS 391,643 656,762			
		1,343,616	1,481,790
TOTAL ASSETS LESS CURRENT LIABILITIES 3,377,020 2,612,751	NET CURRENT ASSETS	391,643	656,762
	TOTAL ASSETS LESS CURRENT LIABILITIES	3,377,020	2,612,751



Condensed Consolidated Balance Sheet (Continued)

At 30 June 2007

NON CURRENT	LIADILITIES
NON-CURRENT	LIABILITIE 5

Bank borrowings
Deferred tax liabilities

CAPITAL AND RESERVES

Share capital Reserves

30 June 2007 (Unaudited) HK\$'000	31 December 2006 (Audited) HK\$'000
682,682 38,905	207,844 38,905
721,587	246,749
2,655,433	2,366,002
46,997	46,830
2,608,436	2,319,172
2,655,433	2,366,002

Condensed Consolidated Statement of Changes in Equity

Total shareholders' funds as at 1 January
Exchange differences arising on translation of overseas
operations not recognised in the income statement
Issue of shares under share option scheme
Net profit for the period
Dividend paid

Total shareholders' funds as at 30 June

Six months ended 30 June

2007 (Unaudited) HK\$'000	2006 (Unaudited) HK\$'000
2,366,002	1,938,045
(3,549)	982
3,665	18,095
406,674	347,592
(117,359)	(114,626)
2,655,433	2,190,088



Condensed Consolidated Cash Flow Statement

Net cash from/(used in) operating activities Net cash used in investing activities Net cash from financing activities

Net decrease in cash and cash equivalents Cash and cash equivalents at beginning of the period Effect of foreign exchange rate changes

Cash and cash equivalents at end of the period – represented by bank balances and cash

Six months ended 30 June

2007	2006
(Unaudited)	(Unaudited)
HK\$'000	HK\$'000
456,423	(140,743)
(1,113,577)	(110,028)
122,153	52,682
(535,001)	(198,089)
1,018,228	848,436
(3,465)	(777)
479,762	649,570

Notes to Condensed Consolidated Financial Statements

Accounting policies 1.

The unaudited condensed consolidated interim financial statements are prepared in accordance with the applicable disclosure requirements of Appendix 16 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Exchange") and with Hong Kong Accounting Standard ("HKAS") 34 "Interim financial reporting" issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"). The accounting policies and basis of preparation used in the preparation of the interim financial statements are the same as those used in the annual financial statements for the year ended 31 December 2006, except as described below.

In the current period, the Group has adopted, for the first time, a number of new standards, amendments and interpretations (hereinafter collectively referred to as the "new HKFRSs") issued by the HKICPA, which are effective for accounting periods beginning on or after 1 January 2007.

The adoption of these new HKFRSs has had no material effect on how the results of operations and financial position of the Group are prepared and presented. The Group has not early applied the following new HKFRSs that have been issued but are not yet effective. The Group has commenced considering the potential impact of those new HKFRSs but is not yet in a position to determine whether they would have a significant impact on how its results of operations and financial position are presented. Those new HKFRSs may result in changes in the future as to how the results and financial position are presented.

HKAS 23 (Revised) Borrowing Costs¹ HKFRS 8 Operating Segments¹

HK(IFRIC)-Int 11 HKFRS 2 - Group and Treasury Share Transactions2

HK(IFRIC)-Int 12 Service Concession Arrangements³

- Effective for annual periods beginning on or after 1 January 2009.
- Effective for annual periods beginning on or after 1 March 2007.
- Effective for annual periods beginning on or after 1 January 2008.

The interim results are unaudited, but have been reviewed by the Audit Committee which is of the opinion that such financial statements complied with the applicable accounting standards, and that adequate disclosures have been made.



2. Profit from operations

The Group's profit from operations is arrived at after charging:

Six months ended 30 June

2007	2006
(Unaudited)	(Unaudited)
HK\$'000	HK\$'000
84,381	75,298
5,313	4,727
135,136	97,113

Depreciation on fixed assets Amortisation on development expenditure Staff costs, inclusive of directors' remuneration

3. Finance costs

Six months ended 30 June

2007	2006
(Unaudited)	(Unaudited)
HK\$'000	HK\$'000
21,367	11.423

Interest on:

Bank borrowings wholly repayable within five years

4. Income tax expense

Hong Kong Profits Tax is calculated at 17.5% (2006: 17.5%) of the estimated assessable profits for the period.

Overseas taxation is calculated at the rates prevailing in the respective jurisdiction.

5. Earnings per share

The calculations of the basic and diluted earnings per share are based on the following data:

Siv	months	ended	30	lune
JIX	IIIOHUIS	enueu	SU	Julie

2007	2006
(Unaudited)	(Unaudited)
HK\$'000	HK\$'000
406,674	347,592

Earnings for the purposes of basic and
diluted earnings per share

Weighted average number of ordinary shares for the
purposes of basic earnings per share

Effect of dilutive share options

Weighted average number of ordinary shares for the purposes of diluted earnings per share

Number of shares	Number of shares
469,966,000	459,148,000
1,123,000	4,732,000
471,089,000	463,880,000



Trade and other receivables 6.

The Group has a policy of allowing an average credit terms ranging from 30 to 90 days to its trade customers.

	30 June 2007 (Unaudited) HK\$'000	31 December 2006 (Audited) HK\$'000
Aged analysis of trade receivables:		
Within 60 days 61 to 90 days	485,967 36,103	442,116 43,761
More than 90 days	53,784	53,636
Deposits and prepayments	575,854 68,746	539,513 49,789
	644,600	589,302

7. Trade and other payables

	30 June	31 December
	2007	2006
	(Unaudited)	(Audited)
	HK\$'000	HK\$'000
Aged analysis of trade payables:		
Within 60 days	518,518	472,881
61 to 90 days	142,407	93,982
More than 90 days	95,163	87,854
	756,088	654,717
Other payables and accrued charges	203,355	209,069
	959,443	863,786

Management Discussion and Analysis

Results

The Group's turnover for the six months ended 30 June 2007 amounted to HK\$2.84 billion (2006: HK\$2.21 billion). Profit for the period was HK\$407 million (2006: HK\$348 million).

Segmental Information

	Six months ended 30 June 2007				
	Turnover <i>HK\$'000</i>	Contribution HK\$'000	Turnover HK\$'000	Contribution <i>HK</i> \$'000	
By geographical segments:					
The People's Republic of China	2,260,813	388,302	1,794,255	337,684	
South Korea	249,532	43,038	107,888	20,345	
Japan Japan Kana	49,406	8,521	54,404	10,242	
Hong Kong Europe	85,209 135,158	13,687 22,87 9	85,529 94,648	16,160 18,140	
Elsewhere	61,134	6,976	77,310	15,459	
Elisamisis	01,104	0,070	77,010	10,100	
	2,841,252	483,403	2,214,034	418,030	
Interest income from bank deposits Unallocated corporate expenses		5,737 (546)		11,313 (441)	
Profit from operations		488,594		428,902	
By business segments:					
Liquid crystal display products	2,775,729	478,738	2,149,685	404,407	
Electronic consumer products	65,523	4,665	64,349	13,623	
	2,841,252	483,403	2,214,034	418,030	
Interest income from bank deposits		5,737		11,313	
Unallocated corporate expenses		(546)		(441)	
Profit from operations		488,594		428,902	



Business Review and Outlook

Following the robust growth in sales during the first guarter of 2007, strong momentum was still maintained and extended to the second quarter. Turnover of LCD products for the first half year period (HK\$2.78 billion) which was a record in the Group's history reported a 29% increase over the same period last year. Unaudited consolidated turnover for the six months ended 30 June 2007 was HK\$2.84 billion which was about 28% more than the last corresponding period (HK\$2.21 billion). Unaudited net profit for the period was about HK\$407 million representing an increase of approximately 17% over the same period in 2006 (HK\$348 million). During the interim period, both gross and net profit margins were however down from 23.9% and 15.7% to 21.2% and 14.3% respectively.

Although we were able to keep a healthy and decent business growth during the first six month period, the tight TFT panel supply in the display market had inevitably limited our ability to answer some of the customers' enquiries for orders of potentially higher mark-ups. With overall increases in labour costs and factory overheads, commoditised display applications of comparatively lower profit margins will be eventually placed in our second or lower priority for the LCD product and business development in the medium to long run. We expect this situation will be gradually improved when our in-house TFT-LCD production line is in the optimal operating condition which will effectively serve customers of those non-commoditised LCD applications. By that time, the Group's profit margins will be significantly enhanced.

In addition to housing the various LCD and peripheral production facilities, our Shanwei factory site now occupying a total of 730,000 square meter of developed and reserved land area is now backed by more than 10,000 workforces the majority of which are either technical staff of high calibre and tertiary education or well-trained and skilful workers. By these strong human resource supports and the advanced technology we acquired via machinery upgrade and years of product development, we strongly believe we would be able to meet all the customers' needs and most of their special requirements.

Early this year, we strategically relocated our marketing office from Germany to the UK for the purpose of monitoring the business performance of the various regional sales representatives in that area and as a field engineering support base for customers in Europe. Together with our decision to reinforce the marketing function in the form of Representative Sales Agreement starting from late 2005, it was well proven to be successful as reflected in the 2006 final and 2007 interim results. At the same time, the Hong Kong warehouse has been upgraded as a more spacious and well-equipped logistic centre to handle expanded businesses while the Hong Kong marketing office is prepared to recruit more sales and customer service personnel to cater for the huge market opportunities.

Liquidity and Financial Resources

There were no material changes in the assets and liabilities of the Group as at 30 June 2007 compared to the last financial year end at 31 December 2006, except the changes in fixed assets and other non-current assets being the Group's new TFT-LCD panel production line substantially installed as at the balance sheet date. The current ratio was maintained at a level of around 1.3.

At the balance sheet date, the outstanding bank borrowings, net of cash and bank balances, were HK\$552 million (2006: net cash position of HK\$57 million). Among the total gross borrowings of HK\$1,032 million, HK\$349 million were repayable within a year with the remaining balances repayable within a period of two to three years.

Capital expenditure of approximately HK\$600 million for the next three years in respect of acquisition of property, plant and equipment was authorized but not contracted for. Their expected sources of funding will be substantially from internal reserves.

General

Except for 1,669,000 ordinary shares issued upon the same number of staff's share options exercised at HK\$2.196, there was no other change to the capital structure of the Group during the six months ended 30 June 2007. The issued and fully paid share capital of the Company was therefore increased by HK\$167,000.

The state of the Group's current order books is very good.

Except for investments in subsidiaries, an associate and the long-term investment in a Japanese corporation, neither the Group nor the Company had held any material investments during the six months ended 30 June 2007

There were no material acquisitions and disposals of subsidiaries and associated companies in the course of the financial period.

There are more than 10,000 workers and employees currently employed in the Group's Shan Wei factory and around 100 staff in our Hong Kong office.

The Group had no material contingent liabilities. Exposure to fluctuations in exchange rates has been properly hedged.



Other Information

Interim Dividend

The Directors have resolved to pay an interim dividend of 25 HK cents per share (2006: 23 HK cents) to shareholders whose names appear on the Register of Members on 12 October 2007. It is expected that the interim dividend payments will be made to shareholders on 17 October 2007.

Closure of Register of Members

The Register of Members will be closed from 8 October 2007 to 12 October 2007, both dates inclusive, during which period no transfer of shares can be registered. In order to gualify for the interim dividend, all transfers accompanied by relevant share certificates must be lodged with the Company's Branch Share Registrars, Tricor Secretaries Limited, at 26/F., Tesbury Centre, 28 Queen's Road East, Wanchai, Hong Kong for registration not later than 4:00 p.m. on 5 October 2007.

Directors' Interests in Shares and Underlying Shares

At 30 June 2007, the interests of the directors and their associates in the shares and underlying shares of the Company and its associated corporations, as recorded in the register maintained by the Company pursuant to Section 352 of the Securities and Futures Ordinance, or otherwise notified to the Company and the Stock Exchange of Hong Kong Limited pursuant to the Model Code for Securities Transactions by Directors of Listed Companies, were as follows:

Long positions

(a) Ordinary shares of HK\$0.1 each of the Company

Name of director	Capacity	Number of issued ordinary shares held	Percentage of the issued share capital of the Company
Lam Wai Wah, Steven	Beneficial owner	207,072,000	44.06%
	Held by spouse (Note 1)	12,750,000	2.71%
		219,822,000	46.77%
Wong Pong Chun, James	Beneficial owner	5,710,000	1.22%
	Held by spouse (Note 2)	100,000	0.02%
		5,810,000	1.24%
Cheung Tat Sang, James	Beneficial owner	1,000,000	0.21%
Li Jian Hua	Beneficial owner	1,238,000	0.26%
		227,870,000	48.48%

Share options

Name of director	Capacity	Number of options held	Name of underlying shares
Lam Wai Wah, Steven	Beneficial owner	_	_
Wong Pong Chun, James	Beneficial owner	8,900,000	8,900,000
Cheung Tat Sang, James	Beneficial owner	10,850,000	10,850,000
Li Jian Hua	Beneficial owner	4.400.000	4.400.000
	Held by spouse (Note 3)	4,400,000	4,400,000
		8,800,000	8,800,000
		28,550,000	28,550,000

Notes:

- 1. Lam Wai Wah, Steven is deemed to be interested in 12,750,000 ordinary shares of the Company, being the interests held beneficially by his spouse, Chung King Yee, Cecilia.
- 2. Wong Pong Chun, James is deemed to be interested in 100,000 ordinary shares of the Company, being the interests held beneficially by his spouse, Lai Ching Mui, Stella.
- 3. Li Jian Hua is deemed to be interested in 4,400,000 share options of the Company, being the interests held beneficially by his spouse, Guo Yu Yan.

Other than as disclosed above, none of the directors nor their associates had any interests or short positions in any shares and underlying shares of the Company or any of its associated corporations as at 30 June 2007.



Share Options

Details of the share options outstanding as at 30 June 2007 which have been granted under share option schemes adopted respectively on 22 May 2001, 22 December 2003 and 15 June 2006 were as follows:

Capacity	Number of options outstanding at 1.1.07	Granted	Exercised (Note 1)	Number of options outstanding at 30.6.07
Director/Substantial shareholder	_	-	_	_
Director	8,900,000	_	-	8,900,000
Director	11,600,000	_	(750,000)	10,850,000
Director	4,400,000	_	_	4,400,000
Spouse of Director	4,400,000	_		4,400,000
_	8,800,000	_	_	8,800,000
Employees	32,163,000	_	(919,000)	31,244,000
	61,463,000	_	(1,669,000)	59,794,000
	Director/Substantial shareholder Director Director Director Spouse of Director	Capacity options outstanding at 1.1.07 Director/Substantial shareholder — Director 8,900,000 Director 11,600,000 Director 4,400,000 Spouse of Director 4,400,000 Employees 32,163,000	Capacity options outstanding at 1.1.07 Granted Director/Substantial shareholder — — Director 8,900,000 — Director 11,600,000 — Director 4,400,000 — Spouse of Director 4,400,000 — 8,800,000 — Employees 32,163,000 —	options outstanding Capacity at 1.1.07 Granted (Note 1) Exercised (Note 1) Director/Substantial shareholder — — — Director 8,900,000 — — Director 11,600,000 — (750,000) Director 4,400,000 — — Spouse of Director 4,400,000 — — 8,800,000 — — — Employees 32,163,000 — (919,000)

Notes:

- 1. 1,669,000 share options were exercised during the six months ended 30 June 2007 under the old share option scheme adopted on 22 May 2001 at an exercise price of HK\$2.196.
- 2. Other than the share options previously granted to Lam Wai Wah, Steven, no share option has been granted to other substantial shareholders.

Other than as disclosed above, no other share option was granted, cancelled, lapsed or exercised under those share option schemes of the Company during the period.

Arrangement to Acquire Shares or Debentures

Other than the share option schemes disclosed above, at no time during the period was the Company or any of its subsidiaries a party to any arrangements to enable the directors of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

Substantial Shareholders

As at 30 June 2007, the register of substantial shareholders maintained by the Company pursuant to Section 336 of the Securities and Futures Ordinance shows that other than the interests disclosed above in respect of Lam Wai Wah. Steven, the following shareholders had notified the Company of relevant interests in the issued share capital of the Company.

Long positions

Ordinary shares of HK\$0.1 each of the Company

Name of shareholder	is Capacity	Number of ssued ordinary shares held	Percentage of the issued share capital of the Company
Chan Kin Sun (Note)	Beneficial owner Held by spouse	28,900,000 9,856,000	6.15% 2.10%
		38,756,000	8.25%
Chan Lai Lan	Beneficial owner	25,896,000	5.51%

Note: Chan Kin Sun and his spouse, Cheng Kwan Ying, Jennifer, are deemed to be interested in 38,756,000 shares of the Company.

Other than as disclosed above, the Company has not been notified of any other relevant interests or short positions in the issued share capital of the Company as at 30 June 2007.

Purchase, Sale or Redemption of Security

No purchase, sale or redemption was made by the Company or its subsidiaries of the Company's listed securities during the period.

Model Code

None of the Directors of the Company is aware of information that would reasonably indicate that the Company was not in the period under review in compliance with the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 to the Rules Governing the Listing of Securities (the "Listing Rules") on the Stock Exchange of Hong Kong Limited.



Audit Committee

The Company has an audit committee which was established in accordance with the code provisions of the Corporate Governance Code (the "Code") for the purposes of reviewing and providing supervision over the Group's financial reporting matters and internal controls. The Audit Committee comprises all the three independent non-executive directors namely Mr. Chung Kam Kwong, being the Committee Chairman, Mr. Ip Cho Ting, Spencer and Mr. Heung Kai Sing. Mr. Wong Pong Chun, James, being an executive director is also a member of the Committee and they meet at least four times a year.

Remuneration and Nomination Committees

The Company has a remuneration and nomination committee separately which were established in accordance with the relevant requirements of the Code. The two Committees are chaired by Mr. Chung Kam Kwong, an independent non-executive director and comprise three other members namely Mr. Ip Cho Ting, Spencer and Mr. Heung Kai Sing, being independent non-executive directors and Mr. Wong Pong Chun, James, being an executive director of the Company.

Corporate Governance

We have complied with all the applicable code provisions set out in the Code on Corporate Governance Practices in Appendix 14 of the Listing Rules throughout the six months ended 30 June 2007, except for a major deviation as below:

Code Provision A.2.1

The roles of the Chairman and the Chief Executive are not separated and are performed by the same individual, Mr. Lam Wai Wah, Steven. The Board will meet regularly to consider major matters affecting the operations of the Company. The Board considers that this structure will not impair the balance of power and authority between the Board and the Company's management and believes that this structure will enable us to make and implement decisions promptly and efficiently.

Publications of Interim Results and Interim Report

The interim results announcement and this 2007 Interim Report are published on the website of the Hong Kong Exchanges and Clearing Limited at www.hkex.com.hk and on the website of the Company at www.truly.com.hk.

> By Order of the Board Lam Wai Wah, Steven Chairman

Hong Kong, 30 August 2007

As at the date of this report, the Board comprised Mr. Lam Wai Wah, Steven, Mr. Wong Pong Chun, James, Mr. Cheung Tat Sang, James and Mr. Li Jian Hua as executive directors and Mr. Chung Kam Kwong, Mr. Ip Cho Ting, Spencer and Mr. Heung Kai Sing as independent non-executive directors.