The directors submit their report together with the audited accounts for the year ended 31st March 2003.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The activities of its principal subsidiary companies are shown on pages 43 to 46.

RESULTS AND DIVIDENDS

The results of the Group for the year ended 31st March 2003 are set out in the consolidated profit and loss account on page 13.

The directors do not recommend the payment of a dividend for the year.

RESERVES

Movements in the reserves of the Group and the Company during the year are set out in note 23 to the accounts.

FIXED ASSETS

Details of the movements in fixed assets are shown in note 13 to the accounts.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Company's Bye-laws although there is no restriction against such rights under the laws in Bermuda.

DIRECTORS AND INTERESTS IN CONTRACTS

The directors during the year and at the date of this report were:

Wong Chue Meng	(deceased on 15th June 2003)
Wong Chong Po	
Joseph C. C. Wong	
Chu Kai Wah, Anthony	
Sakorn Kanjanapas	
Lee Shu Chung, Stan	
Wong Yuk Woon	
Kwong Yiu Chung	(independent non-executive)
Chu Chun Keung, Sydney	(independent non-executive)

In accordance with Clause 110(A) of the Company's Bye-laws, Mr Sakorn Kanjanapas and Dr Sydney Chu Chun Keung will retire at the forthcoming Annual General Meeting and being eligible, offer themselves for re-election.

The independent non-executive directors do not have specific terms of appointment, but are subject to retirement by rotation at periodic intervals pursuant to the Bye-laws of the Company.

No director has a service contract with the Company which is not determinable by the employer within one year without payment of compensation (other than statutory compensation).

DIRECTORS AND INTERESTS IN CONTRACTS (Continued)

Pursuant to an Executive Bonus Scheme approved under a board resolution passed on 7th January 1993 by Stelux Holdings Limited, Mr Wong Chong Po and Mr Joseph C. C. Wong were eligible to an annual bonus determinable under the terms of the Executive Bonus Scheme with respect to their management of the Group. During the year, none of the afore-mentioned directors has received or will receive the bonus in respect of the Executive Bonus Scheme (2002: Nil).

Apart from the foregoing, no other contracts of significance in relation to the Company's business to which the Company, its subsidiary companies or its holding company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES

On 25th June 1997, a share option scheme for the executive directors and employees of the Company and its subsidiary companies (the "Scheme") was approved and adopted by the shareholders pursuant to which the directors were authorised to grant options to executive directors and employees of the Company or its subsidiary companies to subscribe for shares of the Company for a period of ten years. The maximum number of shares in respect of which options may be granted under the Scheme may not exceed 5% of the total issued share capital of the Company as at the date of the report. No option may be granted to any eligible person which if exercised in full would result in the total number of shares already issued or to be issued to him exceeding 25% of the maximum aggregate number of shares to be issued under the scheme. An offer of the grant of options must be accepted within 28 days from commencement date of the relevant options. The purpose of the Scheme is to provide incentives or rewards for the contribution to the Group from the senior executives. The consideration payable on acceptance of the offer for the grant of an option is HK\$1. The exercise price is determined by the directors at the time of grant of the relevant option and shall be the higher of the nominal value of the Company's share and 80% of the average of the closing prices of the shares for the five trading days immediately before the options are granted. No options were granted during the year.

The details of share options granted to the directors and outstanding as at 31st March 2003 are as follows:

	Number of share options			Total outstanding at 31st March 2003
Name of directors	1st lot	2nd lot	3rd lot	
	(note1)	(note 2)	(note 3)	
Mr Joseph C. C. Wong	3,000,000	3,000,000	5,000,000	8,000,000
Mr Chu Kai Wah, Anthony	1,000,000	1,000,000	1,000,000	2,000,000
Mr Lee Shu Chung, Stan	1,000,000	1,000,000	1,000,000	2,000,000
Mr Wong Yuk Woon	1,000,000	1,000,000	1,000,000	2,000,000

Notes:

1. These options are granted on 6th August 1997 and exercisable at HK\$1.3632 per share during the period from 6th August 1997 to 5th August 2002. These options have lapsed.

2. These options are granted on 26th October 1998 and exercisable at HK\$0.15 per share during the period from 26th October 1998 to 25th October 2003.

3. These options are granted on 17th January 2000 and exercisable at HK\$0.248 per share during the period from 17th January 2000 to 16th January 2005.

DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES (Continued)

With the exception of the Scheme of the Company, at no time during the year was the Company, its subsidiary companies or its holding company 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.

DIRECTORS' INTERESTS

As at 31st March 2003, the interests of the directors and their associates in the shares and options of the Company and its associated corporations as recorded in the register maintained under section 29 of the Securities (Disclosure of Interests) Ordinance ("SDI Ordinance") were as follows:

(a) The Company – Ordinary shares

	Number of shares			
	Personal interests	Family interests	Corporate interests	Total
Mr Wong Chue Meng	12,114,080	561,168,666 ⁽¹⁾	643,069,959 ⁽¹⁾	664,314,964*
Mr Wong Chong Po	3,600,000	_	552,037,741 ⁽²⁾	555,637,741
Mr Joseph C. C. Wong	5,181,211	10,000	-	5,191,211
Mr Sakorn Kanjanapas	391,056	-	-	391,056

(b) The Company – Number of options to subscribe for ordinary shares of HK\$0.1 each

	Number of options			
	Personal interests	Family interests	Corporate interests	Total
Mr Joseph C. C. Wong	8,000,000	_	_	8,000,000
Mr Chu Kai Wah, Anthony	2,000,000	-	_	2,000,000
Mr Lee Shu Chung, Stan	2,000,000	-	_	2,000,000
Mr Wong Yuk Woon	2,000,000	_	-	2,000,000

DIRECTORS' INTERESTS (Continued)

(c) Subsidiary companies

			Number of shares			
		Personal	Family	Corporate		
		interests	interests	interests	Total	
(i)	City Chain (Thailand) Company Lin	nited – Preference shares ⁽³⁾				
	Mr Wong Chue Meng	_	_	208,800	208,800	
	Mr Wong Chong Po	200	_	208,800	209,000	
	Mr Joseph C. C. Wong	200	_	208,800	209,000	
	Mr Sakorn Kanjanapas	200	-	208,800	209,000	
(ii)	Stelux Watch (Thailand) Company I	imited – Preference shares	(4)			
	Mr Wong Chong Po	600	_	_	600	
	Mr Joseph C. C. Wong	600	_	_	600	
	Mr Sakorn Kanjanapas	600	-	-	600	
(iii)	Optical 88 (Thailand) Company Lin	nited – Preference shares ⁽⁵⁾				
	Mr Wong Chue Meng	_	_	225,000	225,000	
	Mr Wong Chong Po	5,000	-	225,000	230,000	
	Mr Joseph C. C. Wong	5,000	-	225,000	230,000	
	Mr Sakorn Kanjanapas	5,000	_	225,000	230,000	

* Total interests excluding duplication as explained in the respective notes.

By virtue of the SDI Ordinance and his interests in the ultimate holding company, Yee Hing Company Limited, Thong Sia Company Limited, Active Lights Company Limited and Yee Hing International Limited, Mr Wong Chue Meng is deemed to have family and corporate interests in the shares of the Company and its associated corporations at 31st March 2003 as follows:

(1) This includes the duplication of corporate interests of 552,037,741 shares through Yee Hing Company Limited, Active Lights Company Limited and Yee Hing International Limited in which Mr Wong Chue Meng is deemed to have both family and corporate interests.

By virtue of the SDI Ordinance, Mr Wong Chong Po is deemed to have corporate interests in the shares of the Company and its associated corporations at 31st March 2003 as follows:

(2) Mr Wong Chong Po has beneficial interests in Yee Hing Company Limited which has corporate interests in the Company.

DIRECTORS' INTERESTS (Continued)

(c) Subsidiary companies (Continued)

By virtue of the SDI Ordinance and their family and corporate interests in the Company stated above, Mr Wong Chue Meng, Mr Wong Chong Po, Mr Joseph C. C. Wong and Mr Sakorn Kanjanapas are deemed to have corporate interests in City Chain (Thailand) Company Limited at 31st March 2003 as follows:

(3) City Chain (Thailand) Company Limited is deemed to be a wholly owned subsidiary company of the Company as all its ordinary shares carrying voting rights are held by a wholly owned subsidiary company of the Company. The interests of these directors in the ordinary shares of City Chain (Thailand) Company Limited are therefore equivalent to their respective personal, family and corporate interests in the Company. The preference shares held by certain directors represent preference shares issued by City Chain (Thailand) Company Limited which do not carry any voting rights and which are not entitled to any profit sharing but are only entitled to annual fixed dividends.

By virtue of the SDI Ordinance and their family and corporate interests in the Company stated above, Mr Wong Chong Po, Mr Joseph C. C. Wong and Mr Sakorn Kanjanapas are deemed to have corporate interests in Stelux Watch (Thailand) Company Limited at 31st March 2003 as follows:

(4) Stelux Watch (Thailand) Company Limited is deemed to be a wholly owned subsidiary company of the Company as all its ordinary shares carrying voting rights are held by a wholly owned subsidiary company of the Company. The interests of these directors in the ordinary shares of Stelux Watch (Thailand) Company Limited are therefore equivalent to their respective personal, family and corporate interests in the Company. The preference shares held by certain directors represent preference shares issued by Stelux Watch (Thailand) Company Limited which do not carry any voting rights and which are not entitled to any profit sharing but are only entitled to annual fixed dividends.

By virtue of the SDI Ordinance and their family and corporate interests in the Company stated above, Mr Wong Chue Meng, Mr Wong Chong Po, Mr Joseph C. C. Wong and Mr Sakorn Kanjanapas are deemed to have corporate interests in Optical 88 (Thailand) Company Limited at 31st March 2003 as follows:

(5) Optical 88 (Thailand) Company Limited is deemed to be a wholly owned subsidiary company of the Company as all its ordinary shares carrying voting rights are held by a wholly owned subsidiary company of the Company. The interests of these directors in the ordinary shares of Optical 88 (Thailand) Company Limited are therefore equivalent to their respective personal, family and corporate interests in the Company. The preference shares held by certain directors represent preference shares issued by Optical 88 (Thailand) Company Limited which do not carry any voting rights and which are not entitled to any profit sharing but are only entitled to annual fixed dividends.

Save as disclosed above, none of the directors of the Company was interested in the shares and options of the Company or any of the Company's associated corporations as at 31st March 2003.

SHARE OPTIONS

As at 31st March 2003, in addition to the share options granted to the directors as disclosed in the section headed "Directors' right to acquire shares or debentures", there were 2,000,000 share options granted in 1998 to two employees of the Group. The options are exercisable at HK\$0.15 per share during the period from 26th October 1998 to 25th October 2003. During the year, there were no options granted to or options exercised by the employees of the Group.

SUBSTANTIAL SHAREHOLDERS

Save as disclosed in Directors' Interests above, so far as the directors are aware, there are no other parties which were, directly or indirectly, interested in 10 per cent or more of the nominal value of the share capital of the Company as at 31st March 2003 as recorded in the register required to be kept by the Company under section 16(1) of the SDI Ordinance.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

The Company has not redeemed any of its shares during the year. Neither the Company nor any of its subsidiaries has purchased or sold any of the Company's shares during the year.

MAJOR CUSTOMERS AND SUPPLIERS

During the year, the Group purchased less than 30% of its goods and services from its 5 largest suppliers and sold less than 30% of its goods and services to its 5 largest customers.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year.

CODE OF BEST PRACTICE

In the opinion of the directors, the Company has complied with the Code of Best Practice as set out in Appendix 14 of the Rules Governing the Listing of Securities ("Listing Rules") on the Stock Exchange of Hong Kong Limited ("Stock Exchange") throughout the year except that the independent non-executive directors of the Company are not appointed for a specific term.

CONNECTED TRANSACTIONS

(1) During the year, the Group purchased timepieces from Thong Sia Company Limited, Thong Sia Watch Company Limited, Thong Sia Company (Singapore) Private Limited and Thong Sia Sdn Bhd, collectively referred to as Thong Sia Companies; and optical products from PRO Vision Trading Company Limited ("Pro Vision") and Thong Sia Company (Singapore) Private Limited. At 31st March 2003, Mr Wong Chue Meng, who was interested in approximately 71% of the issued share capital of the Company, was a director and held more than 30% of the equity of the Thong Sia Companies. At 31st March 2003, Pro Vision was a 60% indirectly owned subsidiary of Yee Hing Company Limited ("Yee Hing"), which was a substantial shareholder of the Company. Yee Hing and its subsidiary companies held approximately 58.95% of the issued share capital of the Company. Accordingly, Thong Sia Companies and Pro Vision were associates of a connected person to the Company and the transactions constitute connected transactions under the Listing Rules. The total purchases during the year amounted to HK\$31,512,000 (2002: HK\$29,726,000).

The Company has been granted waivers from the Stock Exchange from strict compliance with the disclosure requirements under Chapter 14 of the Listing Rules. The independent non-executive directors, Mr Kwong Yiu Chung and Dr Chu Chun Keung, Sydney have reviewed the above transactions and confirm that the transactions were:

- (a) entered into in the usual and ordinary course of business of the Company;
- (b) conducted on either (i) normal commercial terms or (ii) where there is no available comparison on terms that are fair and reasonable so far as the shareholders are concerned;

CONNECTED TRANSACTIONS (Continued)

- (c) entered into either (i) in accordance with the terms of the agreements governing such transactions or (ii) where there are no such agreements on terms no less favourable than terms available to or from independent third parties; and
- (d) within the maximum amounts as agreed with the Stock Exchange.

The auditors have also reviewed the above transactions and confirmed that the transactions have received the approval of the directors of the Company and were undertaken in accordance with notes (c) and (d) above.

(2) The Group entered into a tenancy agreement with International Optical Manufacturing Company Limited ("IOM") to lease certain units in Stelux House to IOM for a period of three years from 15th August 2001 at a monthly rental of HK\$95,040. The Group also entered into a tenancy agreement with Yee Hing to lease certain units in Stelux House to Yee Hing for a period of three years from 15th August 2001 at a monthly rental of HK\$55,900.

At 31st March 2003, Yee Hing and its subsidiary companies held approximately 58.95% of the issued share capital of the Company. Thong Sia Company Limited ("Thong Sia") held 9.72% of the issued share capital of the Company. At 31st March 2003, Yee Hing held 60% and Thong Sia held 40% respectively of the issued share capital in IOM. Both tenancy agreements were entered into on normal commercial terms as stated in the connected transaction press announcement dated 19th July 2001.

The above transactions also constitute related party transactions and are disclosed in note 28 to the accounts.

AUDIT COMMITTEE

Pursuant to the Listing Rules, an audit committee, comprising two independent non-executive directors, namely Mr Kwong Yiu Chung and Dr Chu Chun Keung, Sydney, was established on 26th February 1999 ("Audit Committee"). By reference to "A Guide for The Formation of An Audit Committee" published by the Hong Kong Society of Accountants, written terms of reference which describe the authority and duties of the Audit Committee were prepared and adopted by the Board of the Company on the same date. The principal responsibilities of the Audit Committee include the review and supervision of the Group's financial reporting process and internal controls.

AUDITORS

The accounts have been audited by PricewaterhouseCoopers who retire and, being eligible, offer themselves for re-appointment.

On behalf of the Board

Joseph C. C. Wong Managing Director

Hong Kong, 17th July 2003