The Directors present their annual report and the audited financial statements of the Company for the year ended 30th June, 2007.

**PRINCIPAL ACTIVITIES** The Company acts as an investment holding company. The principal activities of its principal subsidiaries are set out in Note 46 to the financial statements.

**RESULTS AND**The results of the Group for the year are set out in the consolidated income**APPROPRIATIONS**statement on page 93.

An interim dividend of HK8.5 cents per share amounting to HK\$66,015,133 by way of cash dividends and HK\$325,657,005 by way of scrip alternatives were paid to the shareholders during the year. The Directors now recommend the payment of a final dividend of HK30 cents per share to the shareholders on the Register of Members on 15th November, 2007, amounting to HK\$1,381,142,000.

INVESTMENTDuring the year, the Group acquired and disposed of investment properties of<br/>HK\$199,629,001 and HK\$7,374,578, respectively, and also transferred from<br/>properties under development of HK\$516,105,803 to investment properties. The<br/>Group revalued all its investment properties at the year end date and the increase<br/>in fair value of the investment properties amounting to HK\$2,415,946,051 has<br/>been credited directly to the consolidated income statement.

Details of these and other movements during the year in the investment properties of the Group are set out in Note 18 to the financial statements.

**PROPERTY, PLANT AND**Details of movements during the year in the property, plant and equipment of the**EQUIPMENT**Group are set out in Note 20 to the financial statements.

**MAJOR PROPERTIES** Details of the major properties of the Group at 30th June, 2007 are set out on pages 165 to 180.

SUBSIDIARIES ANDDetails of the Company's principal subsidiaries and associates at 30th June, 2007ASSOCIATESare set out in Notes 46 and 47 to the financial statements, respectively.

**SHARE CAPITAL** Details of movements during the year in the share capital of the Company are set out in Note 34 to the financial statements.

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

During the year, the Company repurchased 45,020,000 ordinary shares on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") at an aggregate consideration of HK\$751,637,193. The repurchases were effected by the Directors for the enhancement of shareholders' value. Details of the repurchases are as follows:

Month of the repurchases	Total number of the ordinary shares repurchased	Highest price paid per share HK\$	Lowest price paid per share HK\$	Aggregate consideration HK\$
September 2006	620,000	13.68	13.38	8,405,065
October 2006	5,034,000	13.76	13.46	68,928,902
February 2007	6,846,000	18.44	17.68	124,078,821
March 2007	6,700,000	16.88	15.98	111,362,186
April 2007	12,982,000	18.06	16.24	220,463,705
May 2007	6,898,000	18.00	16.70	120,626,569
June 2007	5,940,000	16.72	15.98	97,771,945
	45,020,000			751,637,193

Out of 45,020,000 shares repurchased, 43,776,000 shares were cancelled on delivery of the share certificates during the year while the remaining 1,244,000 shares repurchased on 27th June, 2007, 28th June, 2007 and 29th June, 2007 were cancelled on delivery of the share certificates subsequent to the financial year. 244,000 ordinary shares repurchased in the last financial year ended 30th June, 2006 were cancelled during the financial year. The nominal value of HK\$44,020,000 of all the shares cancelled during the year was credited to capital redemption reserve and the relevant aggregate consideration of HK\$733,975,785 was paid out from the Company's retained profits.

Apart from the above, neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the listed securities of the Company during the year.

## DISTRIBUTABLE RESERVES OF THE COMPANY

The Company's reserves available for distribution to shareholders as at 30th June, 2007 comprised the retained profits of HK\$13,080,327,336 (2006: HK\$11,878,538,543, as restated).

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**DIRECTORS' INTERESTS** As at 30th June, 2007, the interests and short positions held by the Directors in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register required to be kept by the Company under Section 352 of the SFO or otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"), were as follows:

#### (a) Long Positions in Shares of the Company

Name of Directors	Number of Ordinary Shares	Capacity and Nature of Interest	% of Issued Share Capital
Mr. Robert Ng Chee Siong	2,802,701	Beneficial owner of 125,142 shares and spouse interest in 2,677,559 shares	0.06%
The Honourable Ronald Joseph Arculli, GBS, CVO, OBE, JP	1,044,095	Beneficial owner	0.02%
Dr. Allan Zeman, GBS, JP	-	-	-
Mr. Adrian David Li Man-kiu	-	-	-
Dr. Fu Yuning	-	-	-
Mr. Raymond Tong Kwok Tung	-	-	-
Mr. Yu Wai Wai	-	-	-
Mr. Thomas Tang Wing Yung	-	-	-
Mr. Daryl Ng Win Kong	71,737	Beneficial owner	≃0%

## **DIRECTORS' INTERESTS** (Continued)

## (b) Long Positions in Shares of Associated Corporations

#### (i) Holding Company

#### Tsim Sha Tsui Properties Limited

Name of Directors	Number of Ordinary Shares	Capacity and Nature of Interest	% of Issued Share Capital
Mr. Robert Ng Chee Siong	549,427	Beneficial owner	0.03%
The Honourable Ronald Joseph Arculli, GBS, CVO, OBE, JP	60,000	Beneficial owner	≃0%
Dr. Allan Zeman, GBS, JP	-	_	-
Mr. Adrian David Li Man-kiu	-	-	-
Dr. Fu Yuning	-	-	-
Mr. Raymond Tong Kwok Tung	-	-	-
Mr. Yu Wai Wai	-	-	-
Mr. Thomas Tang Wing Yung	-	-	-
Mr. Daryl Ng Win Kong	-	-	-

### (ii) Associated Companies

Mr. Robert Ng Chee Siong was deemed to be interested in shares of the following companies through corporations controlled by him:

		Number of	% of Issued
Name of Associated Companies	Ordi	nary Shares	Share Capital
Better Chief Limited	50	(Notes 1 & 2)	50%
Brighton Land Investment Limited	1,000,002	(Notes 1 & 3)	100%
Dramstar Company Limited	440	(Notes 1 & 4)	44%
Empire Funds Limited	1	(Notes 1 & 5)	50%
Erleigh Investment Limited	110	(Notes 1 & 5)	55%
Eternal Honest Finance Company Limited	1	(Notes 1 & 5)	50%
Famous Empire Finance Limited	5	(Notes 1 & 6)	50%
Famous Empire Properties Limited	5,000	(Notes 1 & 6)	50%
Island Resort Estate Management	10	(Notes 1 & 5)	50%
Company Limited			
Jade Result Limited	500,000	(Notes 1 & 5)	50%
Jumbo Funds Limited	1	(Notes 1 & 7)	50%
Murdoch Investments Inc.	2	(Notes 1 & 3)	100%
Real Maker Development Limited	20,000	(Notes 1 & 8)	10%
Rich Century Investment Limited	500,000	(Notes 1 & 5)	50%
Silver Link Investment Limited	10	(Notes 1 & 5)	50%
Sino Club Limited	2	(Note 9)	100%
Sino Parking Services Limited	450,000	(Note 10)	50%
Sino Real Estate Agency Limited	50,000	(Note 10)	50%

DIRECTORS' INTERESTS	(b)	Long I	Positio	ons in Shares of Associated Corporations (Continued)
(Continued)		(ii)	Assoc	iated Companies (Continued)
			Notes:	
			1.	Osborne Investments Ltd. ("Osborne") was a wholly-owned subsidiary of Seaview Assets Limited which was in turn 100% owned by Boswell Holdings Limited in which Mr. Robert Ng Chee Siong had a 50% control.
			2.	The shares were held by Devlin Limited, a wholly-owned subsidiary of Osborne.
			3.	The shares were held by Erleigh Investment Limited, a company 55% controlled by Osborne.
			4.	The shares were held by Jade Result Limited, a company 50% controlled by Osborne.
			5.	The share(s) was(were) held by Osborne.
			6.	The shares were held by Standard City Limited, a wholly-owned subsidiary of Osborne.
			7.	The share was held by Pure Win Company Limited, a wholly-owned subsidiary of Osborne.
			8.	The shares were held by Goegan Godown Limited, a wholly-owned subsidiary of Osborne.
			9.	The shares were held by Sino Real Estate Agency Limited, a company 50% controlled by Deansky Investments Limited in which Mr. Robert Ng Chee Siong had a 100% control.
			10.	The shares were held by Deansky Investments Limited.
	deem or del	ed to ha	ave an 5 of th	pove, as at 30th June, 2007, none of the Directors had or was y interests or short positions in the shares, underlying shares e Company or its associated corporations which were recorded ired to be kept by the Company under Section 352 of the SFO

the Model Code.

or required to be notified to the Company and the Stock Exchange pursuant to

#### ARRANGEMENT TO PURCHASE SHARES OR DEBENTURES

At no time during the year was the Company, its holding company, any of its subsidiaries or fellow 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.

#### **DIRECTORS' INTERESTS** IN COMPETING BUSINESSES Pursuant to paragraph 8.10 of the Listing Rules, the Company discloses that during the year, the following Directors held share interests and/or directorships in companies engaged in businesses which compete or likely to compete, either directly or indirectly, with the businesses of the Group:

Mr. Robert Ng Chee Siong held share interests and directorships and Mr. Daryl Ng Win Kong and Mr. Raymond Tong Kwok Tung held directorships in companies of Ng Family (including Mr. Ng Teng Fong, Mr. Robert Ng Chee Siong and their respective associates) which engage in businesses of property investment, development and management and/or hotel operation.

The Honourable Ronald Joseph Arculli, GBS, CVO, OBE, JP, is an Independent Non-executive Director of Hang Lung Properties Limited, Non-executive Director of HKR International Limited and Hutchison Harbour Ring Limited, which engage in businesses of property investment, development and management and/or hotel operation respectively.

As the Board of Directors of the Company is independent of the boards of the aforesaid companies and maintains three Independent Non-executive Directors, the Group operates its businesses independently of, and at arm's length from, the businesses of the aforesaid companies.

#### **DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE** Apart from the transactions disclosed under the heading "Related Party Disclosures" as set out in Note 45 to the financial statements, there were no other contracts of significance in relation to the Group's business, to which the Company, its holding company, any of its subsidiaries or fellow subsidiaries was a party and in which a Director of the Company had a material interest, whether directly or indirectly, subsisting at the end of the year or at any time during the year.

**SERVICE CONTRACTS** None of the Directors of the Company has a service contract with the Company or any of its subsidiaries not determinable by the employing company within one year without payment of compensation (except for statutory compensation).

## CONNECTED TRANSACTIONS

#### (A) Existing Continuing Connected Transactions up to 30th June, 2007

The Company announced on 2nd November, 2004 that it had entered into agreements on 13th October, 2004 ("Agreements" or individually "Agreement") relating to the following non-exempt continuing connected transactions between the Company or its subsidiaries and the Ng Family (including Mr. Ng Teng Fong, Mr. Robert Ng Chee Siong and their respective associates) for the three financial years commencing from 1st July, 2004 and ended on 30th June, 2007 with annual caps fixed for each of the years. Particulars of the Agreements together with the total considerations for the year ended 30th June, 2007 are disclosed herein as required under the Listing Rules:

#### (a) Building Cleaning Services

Party A:	Best Result Cleaning Services Limited, a wholly-owned subsidiary of the Company
Party B:	Ng Family
Nature of transactions:	Provision of building cleaning services by Best Result Cleaning Services Limited to properties owned by the Ng Family
Terms:	A lump sum fee to be agreed between the parties which shall be determined by reference to cost plus a profit margin
Annual Cap:	HK\$23.16 million
Total consideration for the year:	HK\$18.21 million
Basis of the Annual Cap:	By reference to the nature and value of these transactions for the years ended 30th June, 2002 of HK\$15.20 million, 30th June, 2003 of HK\$14.00 million and 30th June, 2004 of HK\$14.80 million, the scale and operations of the business of the Group, the anticipated development and growth of such businesses and changes of general economic conditions for the three years, which management deemed reasonable as at the date of Agreement

(A) Existing Continuing Connected Transactions up to 30th June, 2007 (Continued)

## (b) Car Park Management Services

Party A:		The Company
Party B:		Sino Parking Services Limited, a company held as to 50% by the Company and 50% by the Ng Family
Nature of trar	nsactions:	Provision of parking lot management services by Sino Parking Services Limited to properties of the Group
Terms:		A lump sum fee to be agreed between the parties which shall be determined by reference to a rate of the total gross revenue generated from car parking operations in the properties managed by Sino Parking Services Limited pursuant to the Agreement
Annual Cap:		HK\$18.36 million
Total consider for the year		HK\$10.79 million
Basis of the A	nnual Cap:	By reference to the nature and value of these transactions for the years ended 30th June, 2002 of HK\$12.60 million, 30th June, 2003 of HK\$11.40 million and 30th June, 2004 of HK\$11.10 million, the scale and operations of the business of the Group, the anticipated development and growth of such businesses and changes of general economic conditions for the three years, which management deemed reasonable as at the date of

Agreement

CONNECTED TRANSACTIONS	(A)		<b>Existing Continuing Connected Transactions up to 30th June, 2007</b> ( <i>Continued</i> )			
(Continued)		(c)	Estate Management and General Administrative Services			
			Party A:	Sino Estates Management Limited, a wholly-owned subsidiary of the Company		
			Party B:	Ng Family		
			Nature of transactions:	Provision of estate management services by Sino Estates Management Limited to certain buildings owned by the Ng Family		
			Terms:	A lump sum fee to be agreed between the parties which shall be determined by reference to a rate of the management expenditure as shown in the annual budget of the Ng Family in respect of the properties managed by Sino Estates Management Limited pursuant to the Agreement		
			Annual Cap:	HK\$6.29 million		
			Total consideration for the year:	HK\$5.87 million		
			Basis of the Annual Cap:	By reference to the nature and value of these transactions for the years ended 30th June, 2002 of HK\$4.27 million, 30th June, 2003 of HK\$4.14 million and 30th June, 2004 of HK\$4.36 million, the scale and operations of the business of the Group, the anticipated development and growth of such businesses and changes of general economic conditions for the three years, which management deemed reasonable as at the date of Agreement		

(A) Existing Continuing Connected Transactions up to 30th June, 2007 (Continued)

## (d) Security Guard Services

Party A:	Sino Security Services Limited, a wholly- owned subsidiary of the Company
Party B:	Ng Family
Nature of transactions:	Provision of security guard services by Sino Security Services Limited to buildings owned by the Ng Family
Terms:	A lump sum fee to be agreed between the parties which shall be determined by reference to cost plus a profit margin
Annual Cap:	HK\$46.47 million
Total consideration for the year:	HK\$19.70 million
Basis of the Annual Cap:	By reference to the nature and value of these transactions for the years ended 30th June, 2002 of HK\$23.20 million, 30th June, 2003 of HK\$20.80 million and 30th June, 2004 of HK\$24.40 million, the scale and operations of the business of the Group, the anticipated development and growth of such businesses and changes of general economic conditions for the three years, which management deemed reasonable as at the date of Agreement

CONNECTED TRANSACTIONS	(A)		ting Continuing Connect tinued)	ed Transactions up to 30th June, 2007
(Continued)		(e)	Lease of Premises	
			Party A:	The Company
			Party B:	Ng Family
			Nature of transactions:	Lease of premises by the Group of properties owned or to be owned by the Ng Family
			Terms:	A lump sum rent exclusive of rates and management fees to be agreed between the parties which shall be determined by reference to the prevailing market rent or below of the particular premises
			Annual Cap:	HK\$30.79 million
			Total consideration for the year:	HK\$30.68 million
			Basis of the Annual Cap:	By reference to the nature and value of these transactions for the years ended 30th June, 2002 of HK\$18.80 million, 30th June, 2003 of HK\$18.20 million and 30th June, 2004 of HK\$19.40 million, the scale and operations of the business of the Group, the anticipated development and growth of such businesses and changes of general economic conditions for the three years, which management deemed reasonable as at the date of Agreement
		The	Ng Family is a connected g	person of the Company and therefore the

The Ng Family is a connected person of the Company and therefore the above transactions constituted continuing connected transactions of the Company pursuant to the Listing Rules.

(A) Existing Continuing Connected Transactions up to 30th June, 2007 (Continued)

The Company is a leading property management services provider, which provides services including building cleaning services, car park management services, estate management services, security guard services and other services. The Directors considered that the above continuing connected transactions were consistent with the business and commercial objectives of the Company and provided a good opportunity to strengthen the footholds of the Company in the provision of property management services in Hong Kong.

During the year, the above continuing connected transactions were carried out within their respective annual caps and have been reviewed by the Directors of the Company (including the Independent Non-executive Directors). The Independent Non-executive Directors have confirmed that during the year, the above continuing connected transactions were all conducted and entered into:

- (i) in the ordinary and usual course of business of the Group;
- (ii) on normal commercial terms (on arm's length basis or on terms no less favourable to the Group than terms available to or from (as appropriate) independent third parties);
- (iii) in accordance with the relevant agreements governing such transactions; and
- (iv) on terms that are fair and reasonable and in the interests of the Company and its shareholders as a whole.

#### (B) Renewal of Continuing Connected Transactions

Reference is made to the continuing connected transactions mentioned in section (A) above. The original agreements have expired on 30th June, 2007 and the continuing connected transactions were carried out upon the terms set out therein. New agreements ("New Agreements" or individually "New Agreement") have been entered into on 28th June, 2007 to continue such continuing connected transactions, with certain amendments made to the previous terms including the scope of the services to be provided, for a term of three years commencing from 1st July, 2007 and ending 30th June, 2010 with annual caps fixed for each of these years. Particulars of the New Agreements are disclosed herein:

#### (a) Building Cleaning Services

Party A:	Best Result Cleaning Services Limited, a wholly-owned subsidiary of the Company
Party B:	Ng Family
Nature of transactions:	Provision of building cleaning services by the Group to properties owned or partly- owned by the Ng Family
Consideration:	A lump sum fee to be agreed between the parties which shall be determined by reference to cost plus a profit margin
Annual Cap:	HK\$82 million
Basis of the Annual Cap:	By reference to the nature and value of these transactions for the three years ended 30th June, 2007, the existing scale and operations of the business, the anticipated development and growth of such businesses and changes of general economic conditions for the next three years, which management deemed reasonable

# (B) Renewal of Continuing Connected Transactions (Continued)

#### (b) Car Park Management Services

Party A:	Sino Parking Services Limited, a company held as to 50% by the Company and 50% by the Ng Family
Party B:	The Group
Nature of transactions:	Provision of car park management services by the Ng Family to properties owned or partly-owned by the Group
Consideration:	A lump sum fee to be agreed between the parties which shall be determined by reference to a rate of the total gross revenue generated from car parking operations in the properties managed by Sino Parking Services Limited pursuant to the Agreement
Annual Cap:	HK\$20 million
Basis of the Annual Cap:	By reference to the nature and value of these transactions for the three years ended 30th June, 2007, the existing scale and operations of the business, the anticipated development and growth of such businesses and changes of general economic conditions for the three years,

which management deemed reasonable

CONNECTED (B) TRANSACTIONS (Continued)	(B)	Rene	newal of Continuing Connected Transactions (Continued)			
		(c)	Estate Management and General Administrative Services			
			Party A:	Sino Estates Management Limited, a wholly-owned subsidiary of the Company		
			Party B:	Ng Family		
			Nature of transactions:	Provision of estate management, life style services, home maintenance services, courtesy services and general administrative services by the Group to properties owned or partly-owned by the Ng Family		
			Consideration:	A lump sum fee to be agreed between the parties which shall be a fixed sum or determined by reference to a rate of the management expenditure as shown in the annual budget of or actually incurred by the Ng Family in respect to the properties managed by Sino Estates Management Limited pursuant to the New Agreement		
			Annual Cap:	HK\$40 million		
			Basis of the Annual Cap:	By reference to the nature and value of these transactions for the three years ended 30th June, 2007, the existing scale and operations of the business, the anticipated development and growth of such businesses and changes of general economic conditions for the next three years, which management deemed reasonable		

# (B) Renewal of Continuing Connected Transactions (Continued)

# (d) Security Guard Services

CONNECTED

(Continued)

TRANSACTIONS

Party A:	Sino Security Services Limited, a wholly- owned subsidiary of the Company
Party B:	Ng Family
Nature of transactions:	Provision of security guard services by the Group to properties owned or partly- owned by the Ng Family
Terms:	A lump sum fee to be agreed between the parties which shall be determined by reference to cost plus a profit margin
Annual Cap:	HK\$80 million
Basis of the Annual Cap:	By reference to the nature and value of these transactions for the three years ended 30th June, 2007, the existing scale and operations of the business, the anticipated development and growth of such businesses and changes of general economic conditions for the next three years, which management deemed reasonable

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CONNECTED TRANSACTIONS	(B)	Rene (e)	ewal of Continuing Connected Transactions (Continued) Lease of Premises			
(Continued)		Party A:	The	Group		
			Party B:	Ng F	amily	
			Nature of transactions:	Leas	e of premises by:	
				(a)	the Group of properties owned or partly-owned by the Ng Family	
				(b)	the Ng Family of properties owned or partly-owned by the Group	
			Terms:	man the p refer	mp sum rent exclusive of rates and agement fees to be agreed between parties which shall be determined by rence to the prevailing market rent elow of the particular premises	
			Annual Cap:	HK\$!	54 million, comprising	
				(a)	lease of premises by the Group – HK\$53 million; and	
				(b)	lease of premises by the Ng Family – HK\$1 million	
			Basis of the Annual Cap:	these ende and antic such econ year	eference to the nature and value of e transactions for the three years ed 30th June, 2007, the existing scale operations of the business, the cipated development and growth of businesses and changes of general nomic conditions for the next three s, which management deemed onable	

#### (C) Provision of Corporate Guarantees Constituting Connected Transactions of the Company during the Year

(i) On 5th October, 2006, the Company executed a corporate guarantee (on a several and pari passu basis) in favour of the relevant lenders to secure 25% of the repayment obligations of Wide Harvest Investment Limited (the "Wide Harvest", a company in which the Company and the Ng Family respectively hold 25% and 75% of equity interest) under a loan facility of up to HK\$2,500 million. Under the corporate guarantee, the Company would be liable to pay proportionally and severally according to its equity interest in Wide Harvest the amount outstanding under the loan facility upon the default in repayment by Wide Harvest. The loan facility was obtained by Wide Harvest to repay and refinance its existing loan and to provide additional facility for its working capital. The lenders have required the provision of the corporate guarantee as security for the provision of the loan facility to Wide Harvest.

Ng Family is a connected person of the Company by virtue of it being a substantial shareholder of the Company. Wide Harvest is a company which the Ng Family controls 30% or more of the voting rights. Accordingly, it is an associate of the Ng Family and a connected person of the Company under the Listing Rules. The entering into the corporate guarantee by the Company constituted a connected transaction of the Company under Rule 14A.13(2)(a)(i) of the Listing Rules.

(ii) On 16th March, 2007, (i) the Company and Boswell Holdings Limited ("Boswell", a company controlled by Ng Family) executed a corporate guarantee in favour of the lender, pursuant to which (inter alia) each of the Company and Boswell guaranteed (on a several, pro rata and pari passu basis) 50% of the obligations of Better Chief Limited ("Better Chief") under a loan facility of up to HK\$716 million; and (ii) the Company and Devlin Limited, an indirect wholly-owned subsidiary of Boswell, executed a share mortgage in favour of the lender, pursuant to which (inter alia) each of the Company and Devlin Limited charged all of its shares in Better Chief (in aggregate, representing the total issued share capital of Better Chief) as security for the obligations of Better Chief under the loan facility. Under the corporate guarantee, the Company would be liable to pay proportionally and severally according to its equity interest in Better Chief the amount outstanding under the loan facility upon the default in repayment by Better Chief. The loan facility was obtained by Better Chief to repay and refinance the premium for lease modification and construction costs in respect of a land development project. The corporate guarantee and the share mortgage are entered into by the Company as conditions for the drawdown of the loan facility to Better Chief.

#### (C) Provision of Corporate Guarantees Constituting Connected Transactions of the Company during the Year (Continued)

Ng Family is a connected person of the Company by virtue of it being a substantial shareholder of the Company. Better Chief is a company which the Ng Family controls 30% or more of the voting rights. Accordingly, it is an associate of the Ng Family and a connected person of the Company under the Listing Rules. The entering into the corporate guarantee and share mortgage by the Company constituted a connected transaction of the Company under Rule 14A.13(2)(a)(i) of the Listing Rules.

(iii) On 26th June, 2007, (i) the Company and Boswell executed a corporate guarantee in favour of the lenders, pursuant to which (inter alia) the Company and Boswell guaranteed (on a several, pro rata and pari passu basis) 20% and 80% of the obligations of Cheer City Properties Limited ("Cheer City") under a loan facility up to HK\$2,800 million; and (ii) Dragon Fortune Limited, an indirect whollyowned subsidiary of the Company, executed a share charge in favour of the lenders, pursuant to which (inter alia) Dragon Fortune Limited charged shares representing 20% of the issued share capital of Cheer City as security for 20% of the obligations of Cheer City under the loan facility. Under the corporate guarantee, the Company would be liable to pay proportionally and severally according to its equity interest in Cheer City the amount outstanding under the loan facility upon the default in repayment by Cheer City. The loan facility was obtained by Cheer City to repay and refinance its existing club loan facility and to provide general working capital for Cheer City, part of which has been used to repay all the outstanding shareholders' loans provided by the Company and Boswell to Cheer City. The corporate guarantee and the share charge are entered into by the Company and Dragon Fortune Limited respectively as conditions for the drawdown of the loan facility to Cheer City.

Ng Family is a connected person of the Company by virtue of it being a substantial shareholder of the Company. Cheer City is a company which the Ng Family controls 30% or more of the voting rights. Accordingly, it is an associate of the Ng Family and a connected person of the Company under the Listing Rules. The entering into the corporate guarantee and share charge by the Company constituted a connected transaction of the Company under Rule 14A.13(2)(a)(i) of the Listing Rules.

Details of other related party transactions are set out in Note 45 to the financial statements.

## SUBSTANTIAL SHAREHOLDERS' AND OTHER SHAREHOLDERS' INTERESTS

As at 30th June, 2007, the interests and short positions of the substantial shareholders and other shareholders in the shares and underlying shares of the Company as recorded in the register required to be kept under Section 336 of Part XV of the SFO were as follows:

#### Long Positions in Shares of the Company

Name of Substantial Shareholders	Number of Ordinary Shares	Capacity and Nature of Interest	% of Issued Share Capital
Mr. Ng Teng Fong	2,523,781,105 (Notes 1, 5 & 7)	Beneficial owner of 26,452,923 shares, spouse interest in 3,522,707 shares and interest of controlled corporations in 2,493,805,475 shares	54.74%
Tsim Sha Tsui Properties Limited	2,430,586,717 (Notes 1(a), 1(b), 5 & 7)	Beneficial owner of 1,119,390,068 shares and interest of controlled corporations in 1,311,196,649 shares	52.72%
Name of Other Shareholders	Number of Ordinary Shares	Capacity and Nature of Interest	% of Issued Share Capital
Mr. Chen Din Hwa	331,252,344 (Notes 2 & 4)	Interest of a controlled corporation	7.18%
Ms. Chen Yang Foo Oi	331,252,344 (Notes 2, 3 & 4)	Spouse interest	7.18%
Xing Feng Investments Limited	331,252,344 (Notes 2 & 4)	Interest of a controlled corporation	7.18%
Nice Cheer Investment Limited	331,252,344 (Notes 2 & 4)	Beneficial owner	7.18%
Solid Capital Holdings Limited	317,644,175	Security interest in 317,493,931 shares and beneficial owner of 150,244 shares	6.89%
Spangle Investment Limited	298,842,340 (Note 5)	Beneficial owner	6.48%
AllianceBernstein L.P.	275,418,785 (Note 6)	220,138,475 shares held as investment manager and 55,280,310 shares held by a controlled corporation	5.97%
Ka Fai Land Investment Limited	d 261,650,689 (Note 7)	Beneficial owner	5.67%

SUBSTANTIAL SHAREHOLDERS' AND OTHER SHAREHOLDERS' INTERESTS (Continued)	Long Positions in Shares of the Company (Continued) Notes:					
	1.	As reg	gards 2,	493,805,475 shares held by controlled corporations:		
		(a)		9,390,068 shares were held by Tsim Sha Tsui Properties Limited which 11.75% controlled by Mr. Ng Teng Fong;		
		(b)	(i)	34,321,877 shares were held by Orchard Centre Holdings (Private) Limited, in which Nam Lung Properties Development Company Limited, a wholly-owned subsidiary of Tsim Sha Tsui Properties Limited, had a 95.23% control; and		
			(ii)	1,276,874,772 shares were held through certain other wholly-owned subsidiaries of Tsim Sha Tsui Properties Limited (including 298,842,340 shares held by Spangle Investment Limited (Note 5) and 261,650,689 shares held by Ka Fai Land Investment Limited (Note 7)); and		
		(c)	by Mr share: Limite share:	8,758 shares were held through companies which were 100% controlled . Ng Teng Fong – 928 shares by Fanlight Investment Limited, 26,589,682 s by Karaganda Investments Inc., 1,169,857 shares by Orient Creation ed, 5,550,385 shares by Strathallan Investment Limited, 16,728,946 s by Strong Investments Limited, 12,891,306 shares by Tamworth tment Limited and 287,654 shares by Transpire Investment Limited.		
	2.	2. The long position in 331,252,344 shares was held by Nice Cheer Investment Limited, a company 100% controlled by Xing Feng Investments Limited which was in turn 100% controlled by Mr. Chen Din Hwa. The 331,252,344 shares included the lending of 46,000,000 shares.				
	3.			ng Foo Oi, spouse of Mr. Chen Din Hwa, was deemed to be interested s shares.		
	4.	4. The interests of Mr. Chen Din Hwa, Ms. Chen Yang Foo Oi, Xing Feng Investmen Limited and Nice Cheer Investment Limited were duplicated.				
	5.	subsid	diary of	shares were held by Spangle Investment Limited, a wholly-owned Tsim Sha Tsui Properties Limited and were duplicated in the interests ng Fong and Tsim Sha Tsui Properties Limited.		
	6.			shares were deemed to be held by AllianceBernstein Corporation of company 100% controlled by AllianceBernstein L.P		
	7.	subsid	diary of	shares were held by Ka Fai Land Investment Limited, a wholly-owned Tsim Sha Tsui Properties Limited and were duplicated in the interests ng Fong and Tsim Sha Tsui Properties Limited.		

SUBSTANTIAL	Long Positions in Shares of the Company (Continued)			
SHAREHOLDERS' AND OTHER SHAREHOLDERS' INTERESTS (Continued)	Save as disclosed above and so far as the Directors of the Company are aware of, as at 30th June, 2007, no other person had an interest or short position in the shares and underlying shares of the Company which were recorded in the register required to be kept under Section 336 of the SFO, or was otherwise a substantial shareholder of the Company.			
DONATIONS	During the year, the Group made charitable and other donations amounting to approximately HK\$1,725,000.			
MAJOR SUPPLIERS AND CUSTOMERS	The aggregate amount of purchases attributable to the Group's five largest suppliers accounted for approximately 80% of the Group's total purchases and the purchases attributable to the Group's largest supplier was approximately 57% of the Group's total purchases.			
	The percentage of sales attributable to the Group's five largest customers is less than 30% of the Group's total sales for the year.			
	At no time during the year did the Directors, their associates or any shareholders of the Company (which to the knowledge of the Directors owns more than 5% of the Company's issued share capital) had an interest in the share capital of any of the Group's five largest suppliers.			
CORPORATE GOVERNANCE	The corporate governance report is set out on pages 27 to 32.			
SUFFICIENCY OF PUBLIC FLOAT	Based on information that is publicly available to the Company and within the knowledge of the Directors as at the date of this annual report, the Company has at all times maintained the prescribed public float under the Listing Rules.			
AUDITOR	A resolution will be submitted to the Annual General Meeting to re-appoint Messrs. Deloitte Touche Tohmatsu as auditor of the Company.			
	On behalf of the Board <b>Robert NG Chee Siong</b> <i>Chairman</i>			

Hong Kong, 18th September, 2007