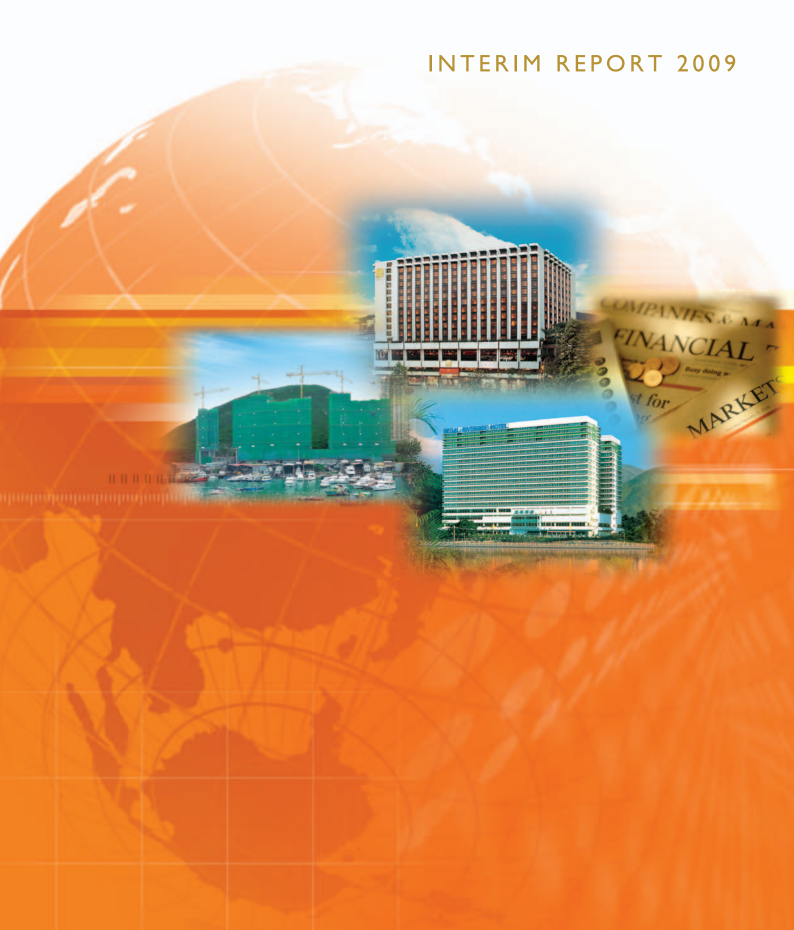


(Incorporated in Bermuda with limited liability) (Stock Code: 355)



# **CONTENTS**

- 2 Corporate Information
- 3 Directors' Profile
- 5 Financial Results, Review of Operations and Outlook
- 13 Interim Dividend
- 13 Management Discussion and Analysis
- 17 Condensed Consolidated Financial Statements
  - 17 Condensed Consolidated Income Statement
  - 18 Condensed Consolidated Statement of Comprehensive Income
  - 19 Condensed Consolidated Statement of Financial Position
  - 21 Condensed Consolidated Statement of Changes in Equity
  - 23 Condensed Consolidated Statement of Cash Flows
  - Notes to Condensed Consolidated Financial Statements
- 37 Other Information
- 60 Report on Review of Interim Financial Information

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# **CORPORATE INFORMATION**

# **DIRECTORS**

Lo Yuk Sui
(Chairman and Chief Executive Officer)
Kenneth Ng Kwai Kai
(Chief Operating Officer)
Anthony Chuang#
Donald Fan Tung
Jimmy Lo Chun To
Lo Po Man
Ng Siu Chan#
Wong Chi Keung#

# **AUDIT COMMITTEE**

Ng Siu Chan (Chairman) Anthony Chuang Wong Chi Keung

# **REMUNERATION COMMITTEE**

Lo Yuk Sui (Chairman) Anthony Chuang Ng Siu Chan Wong Chi Keung

# **SECRETARY**

Eliza Lam Sau Fun

# **AUDITORS**

Ernst & Young

# PRINCIPAL REGISTRAR

Butterfield Fulcrum Group (Bermuda) Limited Rosebank Centre, 11 Bermudiana Road, Pembroke HM08, Bermuda

# **BRANCH REGISTRAR IN HONG KONG**

Tricor Tengis Limited 26th Floor, Tesbury Centre, 28 Queen's Road East, Wanchai, Hong Kong

# **REGISTERED OFFICE**

Rosebank Centre, 11 Bermudiana Road, Pembroke, Bermuda

# HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS

11th Floor, 68 Yee Wo Street, Causeway Bay, Hong Kong

Tel: 2894 7888 Fax: 2890 1697

Website: www.centurycity.com.hk

<sup>#</sup> Independent Non-Executive Director

# **DIRECTORS' PROFILE**

Mr. Lo Yuk Sui, aged 65; Chairman and Chief Executive Officer — Chairman and Managing Director since 1989 when the Company was established in Bermuda as the ultimate holding company of the Group and designated as Chief Executive Officer in 2007. Mr. Lo has been the Chairman and the Managing Director of the predecessor listed company of the Group since 1985 and 1986 respectively. He is also the chairman and chief executive officer of Paliburg Holdings Limited ("PHL"), the listed subsidiary of the Company and Regal Hotels International Holdings Limited ("RHIHL"), the listed associate of the Company, and the non-executive chairman of Regal Portfolio Management Limited ("RPML"), the manager of Regal Real Estate Investment Trust (the listed associate of RHIHL). Mr. Lo is a qualified architect. In his capacity as the Chief Executive Officer, Mr. Lo oversees the overall policy and decision making of the Group. Mr. Lo is the father of Mr. Jimmy Lo Chun To and Miss Lo Po Man.

Mr. Kenneth Ng Kwai Kai, aged 55; Executive Director and Chief Operating Officer — Appointed to the Board in 1989 and designated as Chief Operating Officer in 2007. Mr. Ng joined the Group in 1985 and is in charge of the corporate finance, company secretarial and administrative functions of the Group. Mr. Ng is a Chartered Secretary. He is also an executive director of PHL and RHIHL and a non-executive director of Cosmopolitan International Holdings Limited, a company listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

**Mr. Anthony Chuang,** aged 64; Independent Non-Executive Director — Invited to the Board as Independent Non-Executive Director in 1993. Mr. Chuang graduated from University of Notre Dame, South Bend, Indiana, U.S.A. and has extensive experience in the commercial field.

Mr. Donald Fan Tung, aged 52; Executive Director — Appointed to the Board in 2007. Mr. Fan is a qualified architect and has been with the Group since 1987. He is also an executive director and the chief operating officer of PHL, an executive director of RHIHL and a non-executive director of RPML. Mr. Fan is in charge of the property development, architectural design and project management functions as well as overseeing the building construction business of the Group.

Mr. Jimmy Lo Chun To, aged 35; Executive Director — Appointed to the Board in 1999. He is also an executive director of PHL and RHIHL and a non-executive director of RPML. Mr. Jimmy Lo graduated from Cornell University, New York, U.S.A. with a degree in architecture. Apart from his involvement in the design of the Group's property projects and the hotel projects of the RHIHL Group, he undertakes responsibilities in the business development function of the Century City Group. He is the son of Mr. Lo Yuk Sui and the brother of Miss Lo Po Man.

Miss Lo Po Man, aged 30; Executive Director — Appointed to the Board in 2007. Miss Lo graduated from Duke University, North Carolina, U.S.A. with a bachelor degree in psychology. She is also an executive director of PHL and RHIHL. Miss Lo joined the RHIHL Group in 2000 and has been involved in the marketing and sales functions of the RHIHL Group. Miss Lo is an executive director of the estate agency business of the RHIHL Group and has undertaken an active role in directing the marketing campaign of the Regalia Bay luxury residential development in Stanley, Hong Kong. She also undertakes responsibilities in the business development function of the RHIHL Group. Miss Lo is the daughter of Mr. Lo Yuk Sui and the sister of Mr. Jimmy Lo Chun To.

**Mr. Ng Siu Chan,** aged 79; Independent Non-Executive Director — Invited to the Board as Independent Non-Executive Director in 1994. Mr. Ng is also an independent non-executive director of PHL and RHIHL. He is a non-executive director of Transport International Holdings Limited, which is publicly listed in Hong Kong.

Mr. Wong Chi Keung, aged 54; Independent Non-Executive Director — Invited to the Board as Independent Non-Executive Director in 2004. Mr. Wong is also an independent non-executive director of PHL and RHIHL. He holds a master's degree in business administration from the University of Adelaide in Australia. He is a fellow member of Hong Kong Institute of Certified Public Accountants, The Association of Chartered Certified Accountants and CPA Australia and an associate member of The Institute of Chartered Secretaries and Administrators and The Chartered Institute of Management Accountants. Mr. Wong is also a responsible officer for asset management, advising on securities and advising on corporate finance for Legend Capital Partners, Inc. under the Securities and Futures Ordinance of Hong Kong. Mr. Wong was an executive director, the deputy general manager, group financial controller and company secretary of Guangzhou Investment Company Limited, a company listed on the Stock Exchange, for over ten years. He is also an independent non-executive director and a member of the audit committee of Asia Orient Holdings Limited, Asia Standard International Group Limited, China Nickel Resources Holdings Company Limited, China Ting Group Holdings Limited, First Natural Foods Holdings Limited (Provisional Liquidators Appointed), FU JI Food and Catering Services Holdings Limited, Golden Eagle Retail Group Limited, PacMOS Technologies Holdings Limited and TPV Technology Limited, all of which companies are listed on the Stock Exchange. Mr. Wong has over 30 years of experience in finance, accounting and management.

# **Change in Information of Directors**

The change in the information of the Directors of the Company since the publication of the 2008 Annual Report of the Company required to be disclosed pursuant to Rule 13.51B(1) of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") is set out below:

Mr. Wong Chi Keung, an Independent Non-Executive Director, resigned as an independent non-executive director of Great Wall Motor Company Limited, a company listed on the Stock Exchange, on 5th June, 2009.

Save as disclosed above, there is no other information required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules. The updated biographical details of the Directors of the Company are set out above in this section of "Directors' Profile".

# FINANCIAL RESULTS

For the six months ended 30th June, 2009, the Group achieved an unaudited consolidated profit attributable to shareholders of HK\$123.3 million, which was relatively lower than the profit of HK\$210.3 million recorded in the last corresponding period, due primarily to the decrease in the profit contribution from Regal Hotels International Holdings Limited, the Group's listed associate, for reasons as explained in the financial results of Regal in the section below.

For the purpose of reference and ease of comparison, supplementary information on the Group's net assets position, compiled on an adjusted basis to reflect more fairly the share of net assets as attributable to the interests held by Regal in Regal Real Estate Investment Trust, is provided in the section headed "Management Discussion and Analysis" below.

# **REVIEW OF OPERATIONS**

Although the timing of a general revival in the global economies is still uncertain, the stock market as well as the property market in Hong Kong has rebounded substantially, which is largely attributable to the immensely increased market liquidity and the low interest rate environment. Benefiting from this market rebound, the investment portfolio held by the Group has generated satisfactory returns during the period under review.

Presently, the Group owns beneficially approximately 57.7% of Paliburg Holdings Limited. Paliburg owns an effective controlling shareholding interest of approximately 47.2% in Regal which, in turn, owns approximately 74.0% of the issued units of Regal REIT.

The financial results and the operating performance of Paliburg, Regal and Regal REIT during the period under review are set out below.

# PALIBURG HOLDINGS LIMITED

For the six months ended 30th June, 2009, Paliburg achieved an unaudited consolidated profit attributable to shareholders of HK\$162.3 million, as compared with the profit of HK\$305.1 million attained in the corresponding period in 2008.

# **PROPERTIES**

# **Hong Kong**

# Ap Lei Chau Inland Lot No. 129, Ap Lei Chau East

The Paliburg group has a 30% joint venture interest in this development project. The development has a total gross floor area of about 913,000 square feet, comprising 9 residential towers with 715 luxury residential apartments and certain commercial areas on the ground floor, which will be complemented with club house and car parking facilities. The superstructure works for the project are progressing and the presale marketing program is expected to be commenced early next year.

# 211 Johnston Road, Wanchai

The Paliburg group owns certain ground floor units and all the office floors above the podium level in this commercial building. With a view to enhancing the property value, the Paliburg group is undertaking a conversion program to convert 9 upper floors into a hotel with 50 guest rooms. Two other units owned on the ground floor are also included in the program for conversion into restaurant use, which are planned to be operated in conjunction with the hotel. It is currently anticipated that the conversion works for the hotel portion will be completed and ready for operation around the end of this year.

# The People's Republic of China

# Development Project in the Central Business District of Beijing

This development project is held through a Sino-foreign joint venture entity that is 59%-owned by Hang Fok Properties Limited, an associate that is in turn 50% each held by the Paliburg group and the Regal group. The joint venture entity is now in the course of finalising with the Beijing Municipal Bureau of Land and Resources the terms of the contract for the grant of the primary development rights for the Phase II land. In the meantime, Hang Fok is engaged in arbitration disputes over certain claims made by the vendor under the contracts entered into between the parties in 2005 with respect to the purchase by Hang Fok of the additional 36% interests in the joint venture entities, which Hang Fok and its legal advisers consider to be without merit. Pending the satisfactory resolution of the arbitration disputes by Hang Fok and the settlement of the differences with the local partner over the detailed terms of the joint venture, it is intended that the development work for this joint venture project is to be proceeded with in the not too distant future.

# CONSTRUCTION AND BUILDING RELATED BUSINESSES

Chatwin Engineering Limited, the Paliburg group's wholly-owned construction arm, continues to operate steadily and contributed satisfactory profit to the Paliburg group during the period under review. The contract works undertaken by Chatwin for the construction of three additional stories on top of the Regal Riverside Hotel in Shatin was recently completed in June, while the contract works for the Housing Authority for the redevelopment of Sau Mau Ping Estate Phases 13 & 16 have also been substantially completed. In the meantime, Chatwin has secured a number of new projects, including a school re-provisioning contract in Wanchai and a contract for maintenance works for the MTR stations. Despite the difficult environment encountered by the construction industry in Hong Kong, Chatwin will strive to secure further new contracts from different sectors, making use of its competitive advantage afforded by a relatively compact and cost effective operating structure.

In the meantime, the building related businesses encompassing development consultancy, project management, building services, estate management as well as technology-based building management and security systems and services are operating satisfactorily and are gradually expanding the services to external clients.

# **OTHER INVESTMENTS**

As mentioned in the Annual Report 2008 published by the Company in April this year, the Paliburg group converted in February 2009 part of its holding of the convertible bonds due 2009 issued by a subsidiary of Cosmopolitan International Holdings Limited in a principal amount of HK\$14 million into 200 million new ordinary shares of Cosmopolitan and the Paliburg group's remaining holding of the convertible bonds due 2009 in a principal amount of HK\$31 million were redeemed on maturity by Cosmopolitan group in cash in March 2009.

Cosmopolitan is a listed company in Hong Kong principally engaged in property development and investment businesses in China and Hong Kong. With a view to maintaining the Paliburg group's strategic position in Cosmopolitan, the Paliburg group has earlier in January 2009 subscribed for certain zero coupon guaranteed convertible bonds due 2011 issued by Cosmopolitan group for a principal amount of HK\$28 million, which are convertible into new ordinary shares of Cosmopolitan at a prevailing conversion price of HK\$0.3 per share.

Presently, the Paliburg group holds approximately 16.9% of the issued ordinary shares of Cosmopolitan as well as substantial interests in the convertible bonds issued by Cosmopolitan group. The fair value gains on the Paliburg group's holdings of shares and convertible bonds of Cosmopolitan group, net of the loss on redemption of the convertible bonds due 2009, have been reflected in the results of the period under review.

Assuming all the outstanding convertible bonds of and the options on convertible bonds granted by Cosmopolitan group, including those held by the Paliburg group, are fully converted and/or exercised and converted, the Paliburg group can hold up to approximately 25.9% of the fully diluted shareholding of Cosmopolitan. At the same time, Regal group also holds substantial interests in the securities of Cosmopolitan group and, on the same fully-diluted basis, it can also come to own up to approximately 32.8% of the enlarged share capital of Cosmopolitan.

# REGAL HOTELS INTERNATIONAL HOLDINGS LIMITED

For the six months ended 30th June, 2009, Regal achieved an unaudited consolidated profit attributable to shareholders of HK\$147.2 million, which is lower than the comparative profit of HK\$600.1 million in 2008. However, it should be noted that the profit attained by Regal in the corresponding period last year included fair value gains of approximately HK\$358.5 million arising from reclassification of the retained houses in Regalia Bay, Stanley to investment properties.

Due to the slowdown in world-wide economies caused by the global financial crisis and, more recently, the deterrent impact on travelling caused by the H1N1 pandemic, the hotel industry in Hong Kong on the whole has been operating under a difficult environment, particularly in the second quarter of this year. These have had a significant adverse effect on the overall business operations of the Regal group, as the lessee of the five Regal Hotels in Hong Kong, during the period under review.

# **HOTELS**

# **Hong Kong**

During the initial few months, hotels in Hong Kong were still able to perform relatively better than those in other major cities around the world, mainly benefiting from the continued strong influx of visitors from Mainland China. Since early May, the H1N1 pandemic has severely affected travelling to Hong Kong from all key source markets, including those from United States, Europe, Japan and Mainland China. For the whole of the period under review, there were a total number of 13.7 million visitors to Hong Kong which represented a negative growth of about 3.4% compared on a year-on-year basis, and Mainland China was the only market which still recorded an overall increase.

In the first half of 2009, the average hotel room occupancy rate for all hotels in different categories published by the Hong Kong Tourism Board was 74%, a negative growth of about 10.8%, while the average achieved room rate decreased by about 17.1%, resulting in an overall reduction in RevPAR (Revenue per Available Room) of about 26.2%, as compared with the corresponding period in 2008. The performance of the five Regal Hotels in Hong Kong has likewise been adversely affected under pressure from this very competitive market and, at the operating level, the hotels recorded a drop in RevPAR of about 22.9% from that attained in the comparative period last year.

To maintain the competitiveness of the Regal Hotels as well as to strengthen its overall network and in preparation for further expansion, the Regal group, as the operator of the hotel business and the owner of the Regal brand, has continued to sponsor extensive marketing program to promote market awareness, brand recognition and client affiliation.

The second stage of the Asset Enhancement Program at the Regal Riverside Hotel was duly completed in June 2009. Accordingly, the remaining number of approximately 155.7 million units held by the Regal group in Regal REIT, which were previously subject to the distribution waiver pending completion of this final phase of the Asset Enhancement Program, are now entitled to all future distributions of Regal REIT.

# The People's Republic of China

It has been the stated objective of the Regal group as a whole to expand its hotel portfolio in Mainland China, through hotel ownership and/or hotel management.

In January 2009, the Regal group announced that it has secured a management contract for the management of a new 350-room five star luxury hotel in Chengdu, the capital city of Sichuan Province. The hotel is now named as the Regal Master Hotel and scheduled for opening in the fourth guarter of this year.

Recently in August 2009, the Regal group entered into a hotel management agreement with Bosideng Holdings Limited for the Regal group to manage a five-star luxury hotel being developed by Bosideng in Dezhou, Shandong Province. This 215-room hotel will be named as the Regal Kangbo Hotel and, with its 100-meter height, will pose as the highest building as well as the first five-star international hotel in Dezhou. The hotel is presently scheduled to be opened in the third quarter of 2010.

The Regal Jinfeng Hotel, a 380-room four star business hotel located in Pudong, Shanghai, being another new addition to the hotel network in China under the management of the Regal group, is now preparing for soft opening later this month.

Together with the two existing managed hotels in Shanghai, there will be altogether four Regal managed hotels under operation in the Mainland by the end of this year. In pursuit of its stated objective, the Regal group is currently engaged in active discussions on a number of new hotel projects in different cities in China.

# REGAL REAL ESTATE INVESTMENT TRUST

The Regal group holds approximately 74.0% of the issued units of Regal REIT, which owns the five Regal Hotels in Hong Kong. Regal REIT is being accounted for as an associate of the Regal group and the share of its profits attributable to the Regal group is based on the cash distributions received from Regal REIT during the relevant periods.

For the six months ended 30th June, 2009, Regal REIT attained an unaudited consolidated profit of approximately HK\$187.5 million. The profit attained in the period under review was comparatively lower than the profit of HK\$278.3 million recorded in the corresponding period in 2008, primarily due to the fact that while there is a deferred tax charge of approximately HK\$51.9 million incurred in the period under review, a net deferred tax credit of approximately HK\$53.9 million was recorded in the last corresponding period.

After adjusting for the non-cash items, the distributable income available for distribution to holders of the units for the period amounted to approximately HK\$280.5 million, which was equivalent to approximately HK\$0.092 per each unit entitled to the distribution (6 months ended 30th June, 2008 – HK\$247.4 million, equivalent to approximately HK\$0.083 per unit). Regal REIT has recently declared a distribution of HK\$0.085 per unit for the six months ended 30th June, 2009, which represents a distribution of approximately 92.4% of the available distributable income and an increase of about 2.4% over the HK\$0.083 per unit distributed for the comparative period in 2008.

With the completion of the second stage of the Asset Enhancement Program at Regal Riverside Hotel in June 2009, the hotel has added 280 new Regal iClub rooms to its room inventory, now boasting a total of 1,138 available rooms. In early July this year, the renovation and upgrade of one additional floor with 51 guest rooms in Regal Kowloon Hotel to club floor standard was also completed. Other notable capital additions projects that were completed during the period under review included the renovation of the new Chinese restaurant, Regal Court, in Regal Kowloon Hotel and the coffee shop, Café Neo, in Regal Oriental Hotel.

# REGAL PORTFOLIO MANAGEMENT LIMITED

Regal Portfolio Management Limited is a wholly-owned subsidiary of the Regal group and acts as the REIT Manager providing asset management services to Regal REIT. REIT Manager's fees received for the period amounted to approximately HK\$32.4 million, a major part of which was in the form of new units issued by Regal REIT.

# **PROPERTIES**

# **Hong Kong**

# Regalia Bay, Stanley

Despite the general economic slowdown, the property market in Hong Kong rebounded substantially in the first half of the year, particularly in the luxury residential sector, which was largely attributable to the immensely increased market liquidity and the low interest rate environment. The Regal group sold three of its allocated house units during the period under review at satisfactory price levels and the profits derived have been reflected in the interim financial results.

Since the half year end date, the Regal group has further disposed of four additional house units at increasingly higher prices and the profits derived will be accounted for in the second half of the year. At present, the Regal group still owns a total of 24 allocated house units, of which 10 houses are under lease for rental income.

# The People's Republic of China

# Development Project in the Central Business District of Beijing

As referred to above, Regal group is the 50% co-shareholder of the Paliburg group in the associate undertaking the joint venture investment in the development project held through the Sino-foreign joint venture entity in the PRC.

# Development Project in Xindu District, Chengdu, Sichuan Province

This development project is 50% beneficially owned by each of the Regal group and the Cosmopolitan group. The project site is composed of two separate land parcels. One of the parcels is planned to be developed into a hotel and commercial complex with a maximum gross floor area of about 180,000 square meters above ground together with a maximum of about 50,000 square meters of commercial and auxiliary services and car parking areas below ground. The other parcel is designated for residential development with a permitted maximum gross floor area of about 315,000 square meters. The Planning Permits for Construction Land for the proposed development have been obtained and detailed planning work is in progress. The project is anticipated to be completed in phases within the next few years.

# OTHER INVESTMENTS

Apart from the substantial interest held in the securities of Cosmopolitan and with a view to diversifying its investment and income base, the Regal group undertakes, as part of its ordinary business, other investments in securities and financial instruments. These investment activities are conducted at all times with a cautious and prudent approach and the Regal group has no exposure to any highly leveraged or speculative investment products. Benefitting from the sharp rebound in the securities market during the first half year, these investment businesses have contributed to the Regal group significant profits, including the fair value gains on the convertible bonds held in Cosmopolitan group, during the period under review.

The Regal group may further expand from time to time its portfolio of other investments as and when the market circumstances are considered to be favourable and appropriate.

# **OUTLOOK**

Due to the uncertainty over the timing of a general economic revival and the continuing concern over the impact of the H1N1 pandemic, business conditions for the travel industry in Hong Kong in the remaining part of 2009 will continue to be challenging. However, recently there are some signs of a stabilising U.S. economy and when the measures to fight the spread of the H1N1 pandemic in Mainland China are easing gradually, there could be pent-up demand from both business and leisure travellers to Hong Kong and the hotel market in Hong Kong should be able to recover steadily in pace with the overall revival in the global economies.

As regards the Regal group's property business, it is expected that the luxury residential properties in Hong Kong will remain in strong demand, as the supply will be relatively limited. The Regal group may further dispose of some of the remaining house units in Regalia Bay if the offered prices are considered satisfactory, which could generate significant profits as well as cash resources to fund future business development.

The Regal group as a whole is devoted to expand its hotel network in China and is planning to increase its hotel portfolio to more than 20 owned and/or managed hotels in the first and second tier cities of China within the next few years.

While the global economic environment may still be volatile, the Regal group is nonetheless maintaining a sound financial position and is well-prepared for market changes. Overall, the directors of Regal are optimistic that the Regal group will be able to sustain further continuing growth.

The presale program for the joint venture development project in Ap Lei Chau is expected to be launched early next year. Having regard to the favourable sentiment towards the property sector and the limited supply of luxury apartments in the southern part of the Hong Kong Island, it is anticipated that the units in this residential development will be very well received and should generate substantial future profits and cash flow to the Paliburg group.

In the meanwhile, the Paliburg group is actively working on the plans to expand its business portfolio, with a view to broadening its income source.

The Group is strongly committed to the planned diversification of its business and asset base and is at all times closely monitoring available opportunities with a view to achieving this objective. However, given the uncertainty on the overall recovery of the global economies, the diversification plans will continue to be conducted cautiously.

By Order of the Board

LO YUK SUI

Chairman

Hong Kong, 8th September, 2009

# INTERIM DIVIDEND

The Directors have declared the payment of an interim dividend of HK0.3 cent (2008 – HK0.5 cent, as adjusted for the 10-into-1 share consolidation implemented in October 2008 (the "Share Consolidation")) per ordinary share for the financial year ending 31st December, 2009, absorbing an amount of approximately HK\$6.9 million (2008 – HK\$11.1 million), payable to holders of ordinary shares on the Register of Ordinary Shareholders on 15th October, 2009.

According to the terms of the convertible preference shares of the Company, the holders of the convertible preference shares are not entitled to any right of participation in the profits of the Company.

The Register of Ordinary Shareholders will be closed from Tuesday, 13th October, 2009 to Thursday, 15th October, 2009, both days inclusive, during which period no transfers of ordinary shares will be effected. In order to qualify for the interim dividend, all transfers of ordinary shares and/or subscriptions of the outstanding 2011 Warrants of the Company ("2011 Warrants"), duly accompanied by the relevant certificates together with, where appropriate, the relevant subscription moneys, must be lodged with the Company's branch registrar in Hong Kong, Tricor Tengis Limited, no later than 4:00 p.m. on Monday, 12th October, 2009. The relevant dividend warrants are expected to be despatched on or about 28th October, 2009.

# MANAGEMENT DISCUSSION AND ANALYSIS

# **Operating Highlights**

The Group's significant investments and principal business activities mainly comprise property development and investment, construction related business and other investments including, in particular, its interests in Regal Hotels International Holdings Limited ("Regal"), the listed associate of the Group, which are held through Paliburg Holdings Limited ("Paliburg"), the listed subsidiary of the Company. The operating results of Paliburg during the period and its business prospects are contained in the sections above headed "Review of Operations" and "Outlook". The significant investments of Regal comprise its interests in the operation and management of the five Regal Hotels in Hong Kong, the investment in Regal Real Estate Investment Trust ("Regal REIT") (which owns the five Regal Hotels in Hong Kong), the asset management of Regal REIT, the interest in the remaining houses in Regalia Bay in Stanley and other investment businesses. The performance of Regal's hotel operations, its property and other investment businesses as well as that of Regal REIT during the period under review, the commentary on the local hotel industry and changes in general market conditions and the potential impact on their operating performance and future prospects are also contained in the sections headed "Review of Operations" and "Outlook" above.

# **Cash Flow and Capital Structure**

During the period under review, there was a net cash inflow on operating activities of HK\$20.0 million (2008 - outflow of HK\$40.9 million). Net interest receipt for the period amounted to HK\$0.7 million (2008 - HK\$7.0 million).

During the period under review, no 2011 Warrants were exercised to subscribe for ordinary shares of the Company. Subsequent to the period end date, a total of 262 new ordinary shares of the Company were allotted and issued to the holders of the 2011 Warrants who exercised the subscription rights in an aggregate amount of HK\$262.30 attaching to the 2011 Warrants at the adjusted subscription price of HK\$1.00 per ordinary share. Up to the date of this report, a total of 25.1 million new ordinary shares of the Company (as adjusted for the Share Consolidation) have been allotted and issued upon exercise of the 2011 Warrants. As of the date of this report, the aggregate amount of the 2011 Warrants remaining outstanding is HK\$303.2 million, and these outstanding 2011 Warrants are exercisable to subscribe for 303.2 million new ordinary shares of the Company at the prevailing adjusted subscription price of HK\$1.00 per ordinary share (subject to adjustment).

Further, during the period under review, no Series C convertible non-voting preference shares of HK\$0.10 each of the Company ("Series C Shares") were converted to ordinary shares of the Company. Up to the date of this report, a total of 243,708,992 new ordinary shares (as adjusted for the Share Consolidation) were allotted and issued by the Company upon conversion of the Series C Shares. As of the date of this report, there are outstanding 812,363,325 Series C Shares in issue, convertible into a total of 81,236,332 new ordinary shares on 15th December, 2009.

# **Asset Value**

Based on the condensed consolidated statement of financial position as at 30th June, 2009, the unaudited book net asset value of the ordinary shares of the Company was HK\$1.36 per share. Such book net asset value has been significantly affected by the elimination in the books of Regal of its unrealised gain on the disposal of the subsidiaries owning the hotel properties to Regal REIT in 2007 against the interest held by Regal in Regal REIT as well as the sharing by Regal of the fair value loss on the hotel properties held by Regal REIT for the year ended 31st December, 2008. The interest held by Regal in Regal REIT represented one of Regal's most significant investments but, as at 30th June, 2009, such interest was only stated at a value of HK\$118.6 million.

In order to more fairly reflect the underlying net asset value of the Group, management of the Group considers it appropriate to also present, for the purposes of reference and ease of comparison, supplementary information on the Group's net assets position, compiled on an adjusted basis to restate the Group's interest in Regal based on its adjusted net assets to reflect the share of the underlying adjusted net assets of Regal REIT attributable to Regal. Accordingly, on the basis that Regal's interest in Regal REIT were to be stated based on the published unaudited adjusted net asset value per unit of Regal REIT of HK\$2.849 as at 30th June, 2009, calculated on the basis that the deferred tax liabilities provided by Regal REIT with regard to the revaluation surplus of its hotel properties are added back, the unaudited adjusted net asset value of the ordinary shares of the Company would be HK\$1.66 per share.

	As at 30th J	une, 2009
		HK\$ per ordinary
	HK\$'million	share
Unaudited book net assets after minority interests and		
convertible preference shares	3,139.5	1.36
Adjustment to restate the Group's interest		
in Regal on the basis noted above	702.7	
Unaudited adjusted net assets after minority interests and		
convertible preference shares	3,842.2	1.66

# **Borrowings**

As at 30th June, 2009, the Group had cash and bank balances and deposits, net of borrowings of HK\$132.6 million (31st December, 2008 – HK\$102.7 million).

Information in relation to the maturity profile of the borrowings and the contingent liabilities of the Group as of 30th June, 2009 has not changed materially from that disclosed in the most recently published annual report of the Company for the year ended 31st December, 2008 (the "2008 Annual Report"). Details of the Group's pledge of assets are shown in note 13 to the condensed consolidated financial statements which have not changed materially from that disclosed in the 2008 Annual Report.

# Material Acquisitions or Disposals of Subsidiaries or Associates

During the period under review, there were no material acquisitions or disposals of subsidiaries or associates of the Company.

Save as otherwise disclosed in the sections above headed "Review of Operations" and "Outlook", the Group has no immediate plan for material investments or capital assets.

# **Funding and Treasury Policy**

The Group adopts a prudent funding and treasury policy with regard to its overall business operations. Property development projects are financed partly by internal resources and partly by bank financing. Project financing is normally arranged in local currency to cover a part of the land cost and a major portion or the entire amount of the construction cost, with interest calculated by reference to the interbank offered rates and the loan maturity tied in to the estimated project completion date.

As the Group's borrowings are all denominated in Hong Kong dollar currency, being the same currency in which the Group's major revenues are derived, and with interest primarily determined with reference to interbank offered rates, no hedging instruments for currency or interest rates purposes have been deployed during the period under review.

# **Remuneration Policy**

The Group, together with the Regal group, employ approximately 2,060 staff in Hong Kong. The Group's management considers the overall level of staffing employed and the remuneration cost incurred in connection with the Group's operations to be compatible with market norm.

Remuneration packages are generally structured by reference to market terms and individual merits. Salaries are normally reviewed on an annual basis based on performance appraisals and other relevant factors. Staff benefit plans maintained by the Group include mandatory provident fund scheme and medical and life insurance.

With a view to providing long term incentives, the Company and Paliburg maintain the share option schemes named as "The Century City International Holdings Limited Share Option Scheme" and "The Paliburg Holdings Limited Share Option Scheme", respectively, under which share options have been granted to selected eligible persons.

# **CONDENSED CONSOLIDATED FINANCIAL STATEMENTS**

# **Condensed Consolidated Income Statement**

		months ended 0th June, 2009 (Unaudited)	Six months ended 30th June, 2008 (Unaudited)
	Notes	HK\$'million	HK\$'million
REVENUE Cost of sales	2	115.1 (85.9)	133.3 (116.9)
Gross profit		29.2	16.4
Other income and gains Fair value gain on an investment property Fair value gains on financial assets	3	8.4 46.0	78.5 –
at fair value through profit or loss, net Administrative expenses Other operating expenses, net	4	117.3 (19.3) (50.7)	5.6 (22.4) (1.0)
OPERATING PROFIT	2	130.9	77.1
Finance costs Share of profits and losses of associates	6	(0.9) 71.2	(2.8)
PROFIT BEFORE TAX		201.2	348.5
Tax	7	(9.2)	(0.5)
PROFIT FOR THE PERIOD BEFORE ALLOCATION BETWEEN EQUITY HOLDERS OF THE PAREN AND MINORITY INTERESTS		192.0	348.0
Attributable to: Equity holders of the parent Minority interests		123.3 68.7	210.3 137.7
		192.0	348.0
EARNINGS PER ORDINARY SHARE ATTRIBUTABLE TO EQUITY HOLDERS OF THE PARENT	8		(Restated)
Basic	0	HK5.34 cents	HK9.44 cents
Diluted		HK5.16 cents	HK8.41 cents
DIVIDEND PER ORDINARY SHARE	9	HK0.3 cent	(Restated) HK0.5 cent



31/	0th June, 2009 (Unaudited)	30th June, 2008 (Unaudited)
	HK\$'million	HK\$'million
PROFIT FOR THE PERIOD BEFORE ALLOCATION BETWEEN EQUITY HOLDERS OF THE PARENT AND MINORITY INTERESTS	192.0	348.0
OTHER COMPREHENSIVE INCOME/(LOSS):		
Available-for-sale investments:  Changes in fair value for the period  Reclassification adjustment for fair value losses	5.0	(5.5)
included in the income statement	1.4	
	6.4	(5.5)
Exchange differences on translating foreign operations Share of other comprehensive income	-	3.7
of the associates	0.5	44.1
Other comprehensive income for the period	6.9	42.3
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD	198.9	390.3
Attributable to:		
Equity holders of the parent	129.8	233.5
Minority interests	69.1	156.8
	198.9	<u>390.3</u>

Six months ended

Six months ended

# Condensed Consolidated Statement of Financial Position

	30	th June, 2009 (Unaudited)	31st December, 2008 (Audited)
No: Non-current assets	tes	HK\$'million	HK\$'million
Property, plant and equipment		7.8	3.3
Investment properties		404.3	358.3
Goodwill Interests in associates		202.0 4,187.6	202.0 4,136.8
Available-for-sale investments		7.7	14.0
Financial assets at fair value through			
profit or loss		373.1	211.3
Loans receivable Other assets		6.0 0.2	6.5 0.2
Other assets			
Total non-current assets		5,188.7	4,932.4
CURRENT ASSETS Financial assets at fair value through			
profit or loss		79.4	192.9
Properties held for sale		6.0	6.0
Inventories  Debtors, deposits and prepayments  1	Λ	14.1 53.4	10.0 93.5
Time deposits	U	182.4	206.8
Cash and bank balances		161.4	110.5
		496.7	619.7
Asset of a disposal group classified as held for sale		249.4	249.4
Total current assets		746.1	869.1
CURRENT LIABILITIES			
Creditors and accruals 1	1	(63.6)	(105.9)
Tax payable		(5.1)	(3.7)
Deposits received		(220.1)	(221.3)
Liability directly associated with the assot of		(288.8)	(330.9)
Liability directly associated with the asset of a disposal group classified as held for sale		(98.9)	(98.9)
Total current liabilities		(387.7)	(429.8)
NET CURRENT ASSETS		358.4	439.3
TOTAL ASSETS LESS CURRENT LIABILITIES		5,547.1	5,371.7

# Condensed Consolidated Statement of Financial Position (Cont'd)

	30th June, 2009 (Unaudited)	31st December, 2008 (Audited)
	HK\$'million	HK\$'million
TOTAL ASSETS LESS CURRENT LIABILITIES	5,547.1	5,371.7
NON-CURRENT LIABILITIES Interest bearing bank borrowings Deferred tax liabilities	(211.2)	(214.6) (6.9)
Total non-current liabilities	(225.9)	(221.5)
Net assets	5,321.2	<u>5,150.2</u>
EQUITY		
Equity attributable to equity holders of the parent Issued capital Reserves Dividends	312.2 2,901.6 6.9	312.2 2,777.4 11.6
Minority interests	3,220.7 2,100.5	3,101.2 2,049.0
Total equity	5,321.2	5,150.2 ====================================

# Condensed Consolidated Statement of Changes in Equity

For the six months ended 30th June, 2009

Attributable to equity holders of the parent

	issued capital (Unaudited)	Share premium account (Unaudited)	Share option reserve (Unaudited)	Assets revaluation reserve (Unaudited)	Available- for-sale investments revaluation reserve (Unaudited)	Hedge reserve (Unaudited)	Exchange equalisation reserve (Unaudited)	Retained profits (Unaudited)	Dividends (Unaudited)	Total (Unaudited)	Minority interests (Unaudited)	Total equity (Unaudited)
	HK\$'m	HK\$'m	HK\$'m	HK\$'m	HK\$'m	HK\$'m	HKS'm	HK\$'m	HK\$'m	HK\$'m	HK\$'m	HK\$'m
At 1st January, 2009	312.2	1,183.1	20.3	220.4	(12.4)	(32.3)	67.3	1,331.0	11.6	3,101.2	2,049.0	5,150.2
Acquisition of additional interests in the listed subsidiary	1	1	1	1	1	ı	1	ı		1	(6.7)	(6.7)
Final 2008 dividend declared	1	1	1	1	1	1	1	ı	(11.6)	(11.6)	(8.6)	(20.2)
Equity-settled share option arrangements	ı	1	9.0	1	ı	1	ı	ı		9.0	0.2	0.8
Share of the listed associate	1	1	0.7	1	1	1	ı	1		0.7	0.5	1.2
Interim 2009 dividend	1	1	1	1	ı	1	ı	(6.9)		1	1	1
Total comprehensive income/(loss) for the period	ı	1	1	1	6.4	(0.1)	0.2	123.3		129.8	69.1	198.9
At 30th June, 2009	312.2	1,183.1	21.6	220.4	(6.0)	(32.4)	67.5	1,447.4	6:9	3,220.7	2,100.5	5,321.2

Condensed Consolidated Statement of Changes in Equity (Cont'd)

Attributable to equity holders of the parent

	Issued capital (Unaudited)	Share premium account (Unaudited)	Share option reserve (Unaudited)	Assets revaluation reserve (Unaudited)	Available- for-sale investments revaluation reserve (Unaudited)	Hedge reserve (Unaudited)	Exchange equalisation reserve (Unaudited)	Retained profits (Unaudited)	Dividends (Unaudited)	Total (Unaudited)	Minority interests (Unaudited)	Total equity (Unaudited)
	HK\$'m	HKS'm	HK\$'m	HK\$'m	HK\$'m	HK\$'m	HK\$'m	HK\$'m	HK\$'m	HK\$'m	HK\$'m	HK\$'m
At 1st January, 2008	391.7	1,103.6	16.3	220.4	(15.5)	(4.1)	35.5	1,480.2	22.3	3,250.4	2,541.2	5,791.6
Issue of new shares upon conversion of												
convertible preference shares	0.7	6.3	ı	1	ı	1	ı	ı	1	7.0	1	7.0
Conversion of convertible preference shares	(7.0)	1	ı	ı	ı	ı	ı	ı	ı	(7.0)	ı	(7.0)
Acquisition of additional interests in the listed subsidiary	1	1	1	1	1	1	ı	1	ı	1	(114.6)	(114.6)
Contribution from minority shareholders	ı	ı	ı	1	1	1	1	1	1	ı	1.3	1.3
Final 2007 dividend declared	ı	ı	ı	1	1	1	1	1	(22.3)	(22.3)	(18.8)	(41.1)
Equity-settled share option arrangements	ı	ı	1.1	1	1	1	1	1	1	1.1	0.4	1.5
Share of the listed associate	ı	ı	0.9	1	1	1	1	1	1	6.0	6.0	1.8
Interim 2008 dividend	ı	ı	ı	1	1	1	1	(11.1)	11.1	ı	ı	1
Total comprehensive income/(loss) for the period	ı	ı	ı	ı	(3.6)	(4.4)	31.2	210.3	ı	233.5	156.8	390.3
At 30th June, 2008	385.4	1,109.9	18.3	220.4	(19.1)	(8.5)	2'99	1,679.4	11.1	3,463.6	2,567.2	6,030.8

# Condensed Consolidated Statement of Cash Flows

	Six months ender 30th June, 200 (Unaudited	30th June, 2008
	HK\$'millio	HK\$'million
Net cash inflow/(outflow) from operating activities	20.	(40.9)
Net cash inflow/(outflow) from investing activities	31.	(100.5)
Net cash outflow from financing activities	(24.	(71.9)
Net increase/(decrease) in cash and cash equivalents	26.	(213.3)
Cash and cash equivalents at beginning of period	317.	514.0
Effect of foreign exchange rate changes, net		3.7
Cash and cash equivalents at end of period	343.	304.4
Analysis of balances of cash and cash equivalents  Cash and bank balances  Non-pledged time deposits with original maturity	161.	78.0
of less than three months when acquired	182.	226.4
	343.	304.4

# Notes to Condensed Consolidated Financial Statements

# 1. Accounting Policies

The condensed consolidated interim financial statements have been prepared in accordance with Hong Kong Accounting Standards 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants. The accounting policies adopted in the preparation of the condensed consolidated interim financial statements are consistent with those followed in the preparation of the Group's annual financial statements for the year ended 31st December, 2008, except for the adoption of the following new and revised Hong Kong Financial Reporting Stardards ("HKFRSs"), which are effective for the Group's annual periods beginning on or after 1st January, 2009.

HKFRS 1 and HKAS 27 Amendments to HKFRS 1 First-time Adoption of HKFRSs and Amendments HKAS 27 Consolidated and Separate Financial Statements

- Cost of an Investment in a Subsidiary, Jointly Controlled

Entity or Associate

HKFRS 2 Amendments Amendments to HKFRS 2 Share-based Payment - Vesting

Conditions and Cancellations

HKFRS 7 Amendments Amendments to HKFRS 7 Financial Instruments: Disclosures

- Improving Disclosures about Financial Instruments

HKFRS 8 Operating Segments

HKAS 1 (Revised) Presentation of Financial Statements

HKAS 23 (Revised) Borrowing Costs

HKAS 32 and HKAS 1 Amendments to HKAS 32 Financial Instruments:

Amendments Presentation and HKAS 1 Presentation of

Financial Statements - Puttable Financial Instruments and

Obligations Arising on Liquidation

HK(IFRIC)-Int 9 and Amendments to HK(IFRIC)-Int 9 Reassessment of

HKAS 39 Amendments Embedded Derivatives and HKAS 39 Financial Instruments:

Recognition and Measurement - Embedded Derivatives

HK(IFRIC)-Int 13 Customer Loyalty Programmes

HK(IFRIC)-Int 15 Agreements for the Construction of Real Estate
HK(IFRIC)-Int 16 Hedges of a Net Investment in a Foreign Operation

Improvements to HKFRSs (2008)

Except for HKFRS 8 and HKAS 1 (Revised), the adoption of these new and revised HKFRSs has had no impact on the Group's results of operation and financial position. The principal effects of adopting HKFRS 8 and HKAS 1 (Revised) are as follows:

## **HKFRS 8 Operating Segments**

This standard, which replaced HKAS 14 Segment Reporting, specifies how an entity should report information about its operating segments, based on information about the components of the entity that is available to the chief operating decision maker for the purposes of allocating resources to the segments and assessing their performance. The standard also requires the disclosure of information about the products and services provided by the segments, the geographical areas in which the Group operates, and revenue from the Group's major customers. The adoption of this standard did not have any effect on the financial position or performance of the Group. The Group determined that the operating segments were the same as the business segments previously identified under HKAS 14 Segment Reporting.

# HKAS 1 (Revised) Presentation of Financial Statements

This revised standard introduces changes in the presentation and disclosures of financial statements, which require owner and non-owner changes in equity to be separately presented. The statement of changes in equity will only include details of transactions with owner and all non-owner changes in equity will be presented in a single line. In addition, this standard also introduces the statement of comprehensive income, with all items of income and expense recognised in income statement, together with all other items of income and expense recognised directly in equity, to be presented either in one single statement, or in two linked statements. The Group has elected to present in two statements.

# 2. Segment Information

The Group's operating businesses are structured and managed separately, according to the nature of their operations and the products and services they provide. Each of the Group's operating segments represents a strategic business unit, the operating results of which are regularly reviewed by the Group's chief operating decision maker to make decisions about resources to be allocated to the segment and assess its performance. Summary details of the operating segments are as follows:

- the property development and investment segment comprises the development and sale of properties, the leasing of office and commercial premises and the provision of estate agency services;
- (b) the construction and building related businesses segment engages in construction works and building related businesses, including the provision of development consultancy and project management services, property management and also security systems and products and other software development and distribution;
- (c) the hotel operation and management segment engages in hotel operations and the provision of hotel management services;
- (d) the securities investment segment engages in securities trading and investment businesses; and
- (e) the others segment mainly comprises the provision of financing services.

Intersegment sales and transfers are transacted with reference to the selling prices used for sales made to third parties at the then prevailing market prices.

# Operating segments

The following table presents revenue and profit/(loss) information for the Group's operating segments.

# Group

	Property and in	Property development and investment		Construction and building related businesses	Hote and n	Hotel operation and management	s in	Securities investment		Others	Ë	Eliminations	Cons	Consolidated
	Six mo 30t	Six months ended 30th June,	Six m 30	Six months ended 30th June,	Six m 30	Six months ended 30th June,	Six mo	Six months ended 30th June,	Six mo	Six months ended 30th June,	Six mo	Six months ended 30th June,	Six mo 30t	Six months ended 30th June,
	2009 (Unaudited) HKS'm	2008 (Unaudited) HKS'm	200 (Unaudite HK\$'	2008 (Unaudited) HKS'm	2009 (Unaudited) HK\$'m	2008 (Unaudited) HKS'm	2009 (Unaudited) HK\$'m	2008 (Unaudited) HK\$'m	2009 (Unaudited) HKS'm	2008 (Unaudited) HKS'm	2009 (Unaudited) HK\$'m	2008 (Unaudited) HKS'm	2009 (Unaudited) HKS'm	2008 (Unaudited) HK\$'m
Segment revenue: Sales to external customers Intersegment sales	7.8							* 0.3		0.2	1 1	1 1	115.1	133.3
Total	7.8	8.1	98.2	124.7			9.1	0.3		0.7			115.1	133.3
Segment results	51.7			8.7			75.5	12.2	1.2	1.6			141.3	28.2
Interest income and unallocated non-operating and corporate gains Unallocated non-operating and corporate expenses													7.7 (18.1)	71.7 (22.8)
Operating profit Finance costs Share of profits and losses of associates	(1.5)	(3.1)	1	I	72.7	277.3	ı	ı	ı	I	I	ı	130.9 (0.9) 71.2	77.1 (2.8) 274.2
Profit before tax Tax													201.2 (9.2)	348.5 (0.5)
Profit for the period before allocation between equity holders of the parent and minority interests													192.0	348.0
Attributable to: Equity holders of the parent Minority interests													123.3	210.3
													192.0	348.0

In prior years, the Group's proceeds from sale of listed investments at fair value through profit or loss was presented under "Revenue" with the corresponding cost of sales included under "Cost of sales". Subsequent to the publication of the 2008 interim results, the Group has changed the presentation, as in the opinion of the Directors, it is more appropriate to include the gain/loss from sale of listed investments at fair value through profit or loss in the "Revenue"only. Accordingly, the revenue and cost of sales in the prior period were decreased by the same amount of HK\$16.9 million with the gross profit remaining the same.

# 3. Other Income and Gains

Other income and gains represent the following items:

	months ended 0th June, 2009 (Unaudited)	30th June, 2008 (Unaudited)
	HK\$'million	HK\$'million
Interest income Dividend income from listed investments Excess over the cost of additional interests	1.0 -	9.4 0.8
in the listed subsidiary Others	7.4	68.2 0.1
	<u>8.4</u>	

# 4. Other Operating Expenses, net

Other operating expenses, net, include the following major items:

	Six months ended 30th June, 2009 (Unaudited)	Six months ended 30th June, 2008 (Unaudited)
	HK\$'million	HK\$'million
Depreciation Loss on redemption of financial assets	0.6	1.2
at fair value through profit or loss	49.1	

# 5. An analysis of profit/(loss) on sale of investments of the Group is as follows:

	Six months ended 30th June, 2009 (Unaudited)	Six months ended 30th June, 2008 (Unaudited)
	HK\$'million	HK\$'million
Profit on disposal of listed investments Loss on disposal of available-for-sale investments	6.2 (1.6)	0.3

# 6. Finance Costs

S	x months ended 30th June, 2009 (Unaudited)	Six months ended 30th June, 2008 (Unaudited)
	HK\$'million	HK\$'million
Interest in respect of bank loans wholly repayable within five years	0.7	2.8
Other loan costs	0.2	
Total finance costs	0.9	2.8

# 7. Tax

	Six months ended 30th June, 2009 (Unaudited)	
	HK\$'million	HK\$'million
Current - Hong Kong Charge for the period	1.4	0.5
Deferred tax expense	7.8	
Total tax charge for the period	9.2	0.5

The provision for Hong Kong profits tax has been calculated by applying the applicable tax rate of 16.5% (2008 - 16.5%) to the estimated assessable profits which were earned in or derived from Hong Kong during the period.

Taxes on the profits of subsidiaries operating overseas are calculated at the rates prevailing in the respective jurisdictions in which they operate, based on existing legislation, practices and interpretations thereof.

The share of tax charge attributable to associates amounting to HK\$1.7 million (2008 - HK\$0.3 million) is included in "Share of profits and losses of associates" on the face of the condensed consolidated income statement.

Deferred tax expense has been calculated by applying the rate that is expected to apply in the period when the asset is realised or the liability is settled.

# (a) Basic earnings per ordinary share

The calculation of basic earnings per ordinary share is based on the profit for the period attributable to equity holders of the parent of HK\$123.3 million (2008 - HK\$210.3 million) and on the weighted average of 2,310.5 million (2008 - 2,227.3 million, as adjusted for the effect of the consolidation of ordinary shares of the Company on the basis that every ten then existing issued and unissued ordinary shares of HK\$0.01 each were consolidated into one ordinary share of HK\$0.10 effective from 23rd October, 2008 (the "Share Consolidation")) ordinary shares of the Company in issue during the period.

# (b) Diluted earnings per ordinary share

The calculation of diluted earnings per ordinary share for the period ended 30th June, 2009 is based on the profit for the period attributable to equity holders of the parent. The weighted average number of ordinary shares used in the calculation is the aggregate of the weighted average number of ordinary shares in issue during the period, as used in the basic earnings per ordinary share calculation, and the weighted average number of ordinary shares of 81.2 million that would be issued assuming all the 812.4 million convertible preference shares of the Company were converted into 81.2 million ordinary shares of the Company at the beginning of the period. The exercise prices of the share options of the Company, Paliburg Holdings Limited ("PHL"), the listed subsidiary of the Company, and Regal Hotels International Holdings Limited ("RHIHL"), the listed associate of the Company, and the subscription prices of the warrants of the Company and PHL outstanding during the period are higher than the average market prices of the respective ordinary shares of the Company, PHL and RHIHL and, accordingly, they have no dilutive effect on the basic earnings per ordinary share.

The calculation of diluted earnings per ordinary share for the period ended 30th June, 2008 was based on the profit for that period attributable to equity holders of the parent, adjusted for the decrease in the Group's proportionate interest in the earnings of PHL and its subsidiaries HK\$6.3 million assuming all outstanding convertible preference shares of RHIHL were converted into ordinary shares of RHIHL at the beginning of that period and all the outstanding share options of PHL and the subscription rights attaching to all outstanding warrants of PHL were exercised to subscribe for ordinary shares of PHL at the beginning of that period. The weighted average number of ordinary shares used in the calculation was the aggregate of the weighted average number of ordinary shares in issue (as adjusted for the Share Consolidation) during that period, as used in the basic earnings per ordinary share calculation, and the weighted average number of ordinary shares of 199.4 million (as adjusted for the Share Consolidation) that would be issued assuming (i) all the 1,695.4 million convertible perference shares of the Company were converted into 169.5 million (as adjusted for the Share Consolidation) ordinary shares of the Company at the beginning of that period; and (ii) the subscription rights attaching to all outstanding warrants of the Company were exercised to subscribe for ordinary shares of the Company at the beginning of that period. The exercise prices of the share options of the Company and RHIHL outstanding during that period were higher than the average market prices of the respective ordinary shares of the Company and RHIHL and, accordingly, they had no dilutive effect on the basic earnings per ordinary share.

# 9. Dividend

The Directors have declared the payment of an interim dividend of HK0.3 cent (2008 - HK0.5 cent, as adjusted for the Share Consolidation) per ordinary share for the financial year ending 31st December, 2009, absorbing an amount of approximately HK\$6.9 million (2008 - HK\$11.1 million).

According to the terms of the convertible preference shares of the Company, the holders of the convertible preference shares are not entitled to any right of participation in the profits of the Company.

# 10. Debtors, Deposits and Prepayments

Included in the balance is an amount of HK\$11.2 million (31st December, 2008 - HK\$46.1 million) representing the trade debtors of the Group. The aged analysis of such debtors, based on the invoice date, is as follows:

	30th June, 2009 (Unaudited)	31st December, 2008 (Audited)
Outstanding balances with ages:	HK\$'million	HK\$'million
Within 3 months	12.9	47.5
Between 4 to 6 months	0.3	0.6
Between 7 to 12 months	0.1	0.1
Over 1 year	0.1	0.1
	13.4	48.3
Impairment	(2.2)	(2.2)
	<u>11.2</u>	46.1

# Credit terms

Trade debtors generally have credit terms of 30 to 90 days. The Group seeks to maintain strict control over its outstanding debts and overdue balances are reviewed regularly by senior management. In view of the aforementioned and that the Group's exposures spread over a number of counter-parties and customers, the Group has no significant concentration of credit risk.

Included in the balance are amounts due from the Group's listed associate, a jointly controlled entity of the listed associate and related companies of HK\$3.6 million (31st December, 2008 - HK\$10.7 million), HK\$0.8 million (31st December, 2008 - HK\$0.7 million) and HK\$2.6 million (31st December, 2008 - HK\$2.6 million), respectively, which are unsecured, non-interest bearing and repayable either on similar credit terms to those offered to the major customers of the Group or on demand.

## 11. Creditors and Accruals

Included in the balance is an amount of HK\$3.5 million (31st December, 2008 - HK\$25.6 million) representing the trade creditors of the Group. The aged analysis of such creditors, based on the invoice date, is as follows:

	30th June, 2009 (Unaudited)	31st December, 2008 (Audited)
	HK\$'million	HK\$'million
Outstanding balances with ages: Within 3 months Between 4 to 6 months	3.3	25.6 
	3.5	<u>25.6</u>

The trade creditors are non-interest bearing and are normally settled within 90 days.

Included in the balances is an amount due to the Group's listed associate of HK\$1.8 million (31st December, 2008 - Nil) which is unsecured, non-interest bearing and has no fixed terms of repayment.

# 12. Related Party Transactions

## (a) Transactions with related parties

The Group had the following material related party transactions during the period:

	months ended 0th June, 2009 (Unaudited)	Six months ended 30th June, 2008 (Unaudited)
	HK\$'million	HK\$'million
The listed associate:		
Management fee income	6.4	6.3
Gross construction fee income	26.7	38.2
Gross development consultancy fee income Gross income in respect of security systems	1.1	3.4
and products and other software	1.3	3.8
A jointly controlled entity of the listed associate:		
Gross construction fee income		0.1

The nature and terms of these related party transactions set out above were already disclosed in the Group's audited consolidated financial statements for the year ended 31st December, 2008.

# (b) Outstanding balances with related parties:

30th June, 2009 (Unaudited)	31st December, 2008 (Audited)
HK\$'million	HK\$'million
245.1	250.2
0.8	0.7
2.6	2.6
(1.9)	(0.1)
156.0	156.0
	HK\$'million  245.1  0.8  2.6 (1.9)

# (c) Compensation of key management personnel of the Group:

	Six months ended 30th June, 2009 (Unaudited)	Six months ended 30th June, 2008 (Unaudited)
	HK\$'million	HK\$'million
Short term employee benefits Equity-settled share option expense	4.6	4.6 
Total compensation paid to key management personnel	5.5	6.0

# 13. Pledge of Assets

At 30th June, 2009, certain of the Group's investment properties with a total carrying value of HK\$404.0 million (31st December, 2008 - HK\$358.0 million) and certain ordinary shares in the listed associate with a market value of HK\$194.7 million (31st December, 2008 - HK\$115.7 million) were pledged to secure general banking facilities granted to the Group.

# 14. Operating Lease Arrangements

## (a) As lessor

The Group leases certain of its investment properties under operating lease arrangements, with leases negotiated for terms ranging from 3 months to 3 years. The terms of the leases generally also require the tenants to pay security deposits and, in certain cases, provide for periodic rent adjustments according to the terms under the leases.

At 30th June, 2009, the Group had total future minimum lease receivables under non-cancellable operating leases with its tenants falling due as follows:

	30th June, 2009 (Unaudited)	31st December, 2008 (Audited)
	HK\$'million	HK\$'million
Within one year In the second to fifth years, inclusive	5.7	9.2 2.0
	6.6	11.2

# (b) As lessee

The Group leases certain office properties and area under operating lease arrangements, with leases negotiated for terms ranging from 1 to 3 years.

At 30th June, 2009, the Group had total future minimum lease payments under non-cancellable operating leases falling due as follows:

	30th June, 2009 (Unaudited)	31st December, 2008 (Audited)
	HK\$'million	HK\$'million
Within one year In the second to fifth years, inclusive	0.8	0.2
	1.9	0.2

# 15. Commitments

In addition to the operating lease commitments detailed in note 14(b) above, the Group had the following outstanding commitments at 30th June, 2009:

	30th June, 2009 (Unaudited)	31st December, 2008 (Audited)
	HK\$'million	HK\$'million
Capital commitments in respect of the renovation of and improvements to an investment property:		
Authorised, but not contracted for Contracted, but not provided for	11.0 17.2	
	<u>28.2</u>	

# 16. Share Options

# The Century City International Holdings Limited Share Option Scheme

The Company operates a share option scheme named as "The Century City International Holdings Limited Share Option Scheme" (the "Century Share Option Scheme"). The Century Share Option Scheme was adopted by the Company's shareholders on 16th June, 2005 and became effective on 21st July, 2005. Share options granted under the Century Share Option Scheme do not confer rights on the holders to dividends or to vote at shareholders' meetings.

During the period, movements in share options granted by the Company pursuant to the Century Share Option Scheme are as follows:

	Number of ordinary shares under share options*					
Offer date**	Name or category of participant	At 1st January, 2009	Vested during the period	At 30th June, 2009	Vesting/ Exercise periods of share options	Adjusted exercise price of share options* HK\$
	Director					
12th May, 2005	Mr. Lo Yuk Sui Vested: Unvested:	21,000,000	7,000,000	28,000,000 7,000,000	Note	1.20
	Total: Vested: Unvested:	21,000,000	7,000,000 (7,000,000)	28,000,000		

- \* Subject to adjustment in the case of rights or bonus issues, or other relevant changes in the Company's share capital.
- \*\* Offer date is the date on which the grant of share options is offered by the Company, and it is deemed the date of grant of the share options unless the grant of the share options is declined or lapsed.
- \*\*\* In excess of the individual maximum limit of 1% of the ordinary shares in issue as of the offer date.

# Note:

Vesting/Exercise periods of share options:

On completion of continuous service of	Percentage vesting	Cumulative percentage exercisable
2 years after offer date	40% of options granted	40% (exercisable until 6 years after offer date)
3 years after offer date	A further 20% of options granted	60% (exercisable until 6 years after offer date)
4 years after offer date	A further 20% of options granted	80% (exercisable until 6 years after offer date)
5 years after offer date	The final 20% of options granted	100% (exercisable until 6 years after offer date)

# The Paliburg Holdings Limited Share Option Scheme

PHL operates a share option scheme named as "The Paliburg Holdings Limited Share Option Scheme" (the "Paliburg Share Option Scheme"). The Paliburg Share Option Scheme was adopted by PHL's shareholders on 16th June, 2005 and became effective on 21st July, 2005. Share options granted under the Paliburg Share Option Scheme do not confer rights on the holders to dividends or to vote at shareholders' meetings.

During the period, movements in share options granted by PHL pursuant to the Paliburg Share Option Scheme are as follows:

# Number of ordinary shares

		under share options*				
Offer date**	Name or category of participant	At 1st January, 2009	Vested during the period	At 30th June, 2009	Vesting/ Exercise periods of share options	Adjusted exercise price of share options* HK\$
	Directors					
12th May, 2005	Mr. Lo Yuk Sui Vested: Unvested:	12,052,800 8,035,200***	4,017,600 (4,017,600)	16,070,400 4,017,600	Note	1.97
25th July, 2005	Mr. Kenneth Ng Kwai Kai Vested: Unvested:	1,283,400 892,800	- -	1,283,400 892,800	Note	1.97
25th July, 2005	Mr. Donald Fan Tung Vested: Unvested:	1,339,200 892,800	- -	1,339,200 892,800	Note	1.97
25th July, 2005	Mr. Jimmy Lo Chun To Vested: Unvested:	1,339,200 892,800	- -	1,339,200 892,800	Note	1.97
25th July, 2005	Miss Lo Po Man Vested: Unvested:	669,600 446,400	- -	669,600 446,400	Note	1.97
	Other Employees					
25th July, 2005	Employees, in aggregate Vested: Unvested:	1,807,920 1,205,280	- -	1,807,920	Note	1.97
	Total: Vested: Unvested:	18,492,120 12,365,280	4,017,600 (4,017,600)	22,509,720 8,347,680		

<sup>\*</sup> Subject to adjustment in the case of rights or bonus issues, or other relevant changes in the share capital of PHL.

<sup>\*\*</sup> Offer date is the date on which the grant of share options is offered by PHL, and it is deemed the date of grant of the share options unless the grant of the share options is declined or lapsed.

<sup>\*\*\*</sup> In excess of the individual maximum limit of 1% of the ordinary shares in issue as of the offer date.



#### Note:

Vesting/Exercise periods of share options:

On completion of continuous service of	Percentage vesting	Cumulative percentage exercisable
2 years after offer date	40% of options granted	40% (exercisable until 6 years after offer date)
3 years after offer date	A further 20% of options granted	60% (exercisable until 6 years after offer date)
4 years after offer date	A further 20% of options granted	80% (exercisable until 6 years after offer date)
5 years after offer date	The final 20% of options granted	100% (exercisable until 6 years after offer date)

#### 17. Comparative Amounts

As further explained in note 2 to the financial statements, certain comparative amounts have been revised to conform with the current period's presentation.

# OTHER INFORMATION

## **Directors' Interests in Share Capital**

As at 30th June, 2009, the interests and short positions of the Directors and chief executive of the Company in the shares, underlying shares and debentures of the Company or any associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) of the Company, which (a) are as recorded in the register required to be kept under section 352 of the SFO; or (b) are as otherwise notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), were as follows:

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	Name of Director	Class of shares held	Personal interests	Corporate interests	Family/Other interests	Total (Approximate percentage of the issued shares as at 30th June, 2009)
1. The Company	Mr. Lo Yuk Sui	Ordinary				
		(i) issued	31,801,690	1,166,482,217 (Note a(i))	251,000	1,198,534,907
		(ii) unissued	40,890,338	233,296,441	50,200	274,236,979
			(Notes a(ii) & (iii))	(Note a(iv))	(Note a(v))	
					Total (i) & (ii):	1,472,771,886 (63.74%)
	Mr. Jimmy Lo Chun To	Ordinary (i) issued	165,980		_	165,980
	Citali 10	(ii) unissued	33,196 (Note b(i))	-	-	33,196
					Total (i) & (ii):	199,176 (0.009%)
	Miss Lo Po Man	Ordinary (i) issued	74,043			74.042
		(ii) unissued	14,808 (Note b(ii))	-	-	74,043 14,808
					Total (i) & (ii):	88,851 (0.004%)
	Mr. Ng Siu Chan	Ordinary (i) issued	_	_	2,322,180	2,322,180
		(ii) unissued	-	-	464,436	464,436
					(Note b(iii))	
					Total (i) & (ii):	2,786,616 (0.12%)

					Number of Shares he	eiu	
	Name of associated corporation	Name of Director	Class of shares held	Personal interests	Corporate interests	Family/Other interests	Total (Approximate percentage of the issued shares as at 30th June, 2009)
2.	Paliburg Holdings Limited ("PHL")	Mr. Lo Yuk Sui	Ordinary (i) issued	60,062,373	629,648,684 (Note c(i))	13,500	689,724,557
			(ii) unissued	21,951,641 (Notes c(ii) & (iii))	64,284,117 (Notes c(iv) & (v))	1,500 (Note c(vi))	86,237,258
						Total (i) & (ii):	775,961,815 (76.12%)
		Mr. Kenneth Ng Kwai Kai	Ordinary (i) issued (ii) unissued	67,500 2,183,700 (Note d)	- -	-	67,500 2,183,700
						Total (i) & (ii):	2,251,200 (0.22%)
		Mr. Donald Fan Tung	Ordinary (i) issued (ii) unissued	471 2,232,085 (Note e)	-	-	471 2,232,085
						Total (i) & (ii):	2,232,556 (0.22%)
		Mr. Jimmy Lo Chun To	Ordinary (i) issued (ii) unissued	38,340 2,236,260 (Note f)	-	-	38,340 2,236,260
						Total (i) & (ii):	2,274,600 (0.22%)
		Miss Lo Po Man	Ordinary (unissued)	1,116,000 (Note g)	-	-	1,116,000 (0.11%)
		Mr. Ng Siu Chan	Ordinary (i) issued (ii) unissued	-	-	72,427 8,047 (Note h)	72,427 8,047
						Total (i) & (ii):	80,474 (0.008%)

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	Name of associated corporation	Name of Director	Class of shares held	Personal interests	Corporate interests	Family/Other interests	Total (Approximate percentage of the issued shares as at 30th June, 2009)
3.	Regal Hotels International Holdings Limited ("RHIHL")	Mr. Lo Yuk Sui	Ordinary (i) issued	24,200	477,507,262 (Note i(i))	260,700	477,792,162
	( KNINL )		(ii) unissued	20,000,000 (Note i(ii))	(Note I(I)) -	-	20,000,000
						Total (i) & (ii):	497,792,162 (49.25%)
		Mr. Kenneth Ng Kwai Kai	Ordinary (unissued)	2,000,000 (Note j)	-	-	2,000,000 (0.20%)
		Mr. Donald Fan Tung	Ordinary (unissued)	2,000,000 (Note j)	-	-	2,000,000 (0.20%)
		Mr. Jimmy Lo Chun To	Ordinary (unissued)	1,500,000 (Note k)	-	-	1,500,000 (0.15%)
		Miss Lo Po Man	Ordinary (i) issued	300,000	-	269,169 (Note I(i))	569,169
			(ii) unissued	3,000,000 (Note I(ii))	-	-	3,000,000
						Total (i) & (ii):	3,569,169 (0.35%)
4.	8D International (BVI) Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	1,000 (Note m)	-	1,000 (100%)
5.	8D Matrix Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	2,000,000 (Note n)	-	2,000,000 (100%)
6.	8D International Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	500,000 (Note o)	-	500,000 (100%)
7.	8D International (China) Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	1 (Note p)	-	(100%)

	Name of						Total (Approximate percentage of the issued shares
	associated corporation	Name of Director	Class of shares held	Personal interests	Corporate interests	Family/Other interests	as at 30th June, 2009)
8.	Century Digital Communications (BVI) Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	1 (Note q)	-	1 (100%)
9.	Century Digital Communications Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	2 (Note r)	-	(100%)
10.	Century Digital Enterprise Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	100 (Note s)	-	100 (100%)
11.	Century Digital Holdings Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	3 (Note t)	-	3 (100%)
12.	Century Digital Investments Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	49,968 (Note u)	-	49,968 (99.94%)
13.	China Noble Investments Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	1 (Note v)	-	1 (100%)
14.	Full Range Technology Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	10,000 (Note w)	-	10,000 (100%)
15.	Giant Forward Holdings Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	1 (Note x)	-	1 (100%)
16.	Grand Modern Investments Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	330 (Note y)	-	330 (100%)
17.	Important Holdings Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	10,000 (Note z)	-	10,000 (100%)
18.	Net Age Technology Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	97 (Note aa)	-	97 (100%)
19.	Net Community Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	(Note ab)	-	3 (100%)
20.	Pilot Pro Holdings Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	(Note ac)	-	1 (100%)
21.	Speedway Technology Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	50,000 (Note ad)	-	50,000 (100%)

	Name of associated corporation	Name of Director	Class of shares held	Personal interests	Corporate interests	Family/Other interests	Total (Approximate percentage of the issued shares as at 30th June, 2009)
22.	Task Master Technology Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	(Note ae)	-	1 (100%)
23.	Top Technologies Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	10,000 (Note af)	-	10,000 (100%)
24.	Treasure Collection International Limited	Mr. Lo Yuk Sui	Ordinary (issued)	-	(Note ag)	-	2 (100%)

#### Notes:

(a) (i) The interests in 91,482,217 issued ordinary shares of the Company were held through companies wholly owned by Mr. Lo Yuk Sui ("Mr. Lo") and a company, namely Master City Limited, 99.9% owned by Mr. Lo.

The interests in 1,075,000,000 issued ordinary shares of the Company were held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	Century City International Holdings Limited ("CCIHL")	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	Grand Modern Investments Limited ("Grand Modern")	Century Digital Holdings Limited	100.00
(b)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited	Mr. Lo	100.00
	Secure Way Technology Limited	Mr. Lo	92.50
	8D International (BVI) Limited	Manyways Technology Limited	60.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Secure Way Technology Limited	66.67
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	Grand Modern	Century Digital Holdings Limited	100.00

(ii) The interests in 35,000,000 unissued ordinary shares of the Company were held through the interests in the options granted under the share option scheme of the Company named as "The Century City International Holdings Limited Share Option Scheme" (the "Century Share Option Scheme"), entitling the holder thereof to subscribe for a total of 35,000,000 new ordinary shares of the Company at an adjusted exercise price of HK\$1.20 per ordinary share (subject to adjustments). The options have, and will, become vested in stages, commencing with 40% of options granted from two years after the offer date of 12th May, 2005 and thereafter a further 20% of options granted for each subsequent year, and are, and will be, exercisable as follows:

	Number of ordinary shares of
Exercise period	the Company under vested options
12th May, 2007 to 11th May, 2011	14,000,000
12th May, 2008 to 11th May, 2011	7,000,000
12th May, 2009 to 11th May, 2011	7,000,000
12th May, 2010 to 11th May, 2011	7,000,000

- (iii) The interests in 5,890,338 unissued ordinary shares of the Company related to the interests in the warrants of the Company (the "2011 Warrants") carrying subscription rights in an aggregate amount of HK\$5,890,338.00, which are exercisable during the period from 18th April, 2006 to 11th January, 2011 to subscribe for a total of 5,890,338 new ordinary shares of the Company at an adjusted subscription price of HK\$1.00 per ordinary share (subject to adjustment).
- (iv) The interests in 233,296,441 unissued ordinary shares of the Company related to the interests in the 2011 Warrants carrying subscription rights in an aggregate amount of HK\$233,296,443.60, which are exercisable to subscribe for a total of 233,296,441 new ordinary shares of the Company upon the terms as set out in note (a)(iii) above.

The interests in 18,296,441 unissued ordinary shares of the Company were held through companies wholly owned by Mr. Lo and a company, namely Master City Limited, 99.9% owned by Mr. Lo.

The interests in 215,000,000 unissued ordinary shares of the Company were held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	Grand Modern	Century Digital Holdings Limited	100.00

(b)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited	Mr. Lo	100.00
	Secure Way Technology Limited	Mr. Lo	92.50
	8D International (BVI) Limited	Manyways Technology Limited	60.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Secure Way Technology Limited	66.67
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	Grand Modern	Century Digital Holdings Limited	100.00

- (v) The interests in 50,200 unissued ordinary shares of the Company related to the interests in the 2011 Warrants carrying subscription rights in an aggregate amount of HK\$50,200.00, which are exercisable to subscribe for a total of 50,200 new ordinary shares of the Company upon the terms as set out in note (a)(iii) above.
- (b) (i) The interests in 33,196 unissued ordinary shares of the Company related to the interests in the 2011 Warrants carrying subscription rights in an aggregate amount of HK\$33,196.00, which are exercisable to subscribe for a total of 33,196 new ordinary shares of the Company upon the terms as set out in note (a)(iii) above.
  - (ii) The interests in 14,808 unissued ordinary shares of the Company related to the interests in the 2011 Warrants carrying subscription rights in an aggregate amount of HK\$14,808.70, which are exercisable to subscribe for a total of 14,808 new ordinary shares of the Company upon the terms as set out in note (a)(iii) above.
  - (iii) The interests in 464,436 unissued ordinary shares of the Company related to the interests in the 2011 Warrants carrying subscription rights in an aggregate amount of HK\$464,436.00, which are exercisable to subscribe for a total of 464,436 new ordinary shares of the Company upon the terms as set out in note (a)(iii) above.
- (c) (i) The interests in 587,730,624 issued ordinary shares of PHL were held through companies wholly owned by the Company, in which Mr. Lo held 51.86% shareholding interests.

The interests in 14,592,860 issued ordinary shares of PHL were held through corporations controlled by Mr. Lo as detailed below:

Name of corporation	Controlled by	% of control
Wealth Master International Limited	Mr. Lo	90.00
Select Wise Holdings Limited	Wealth Master International Limited	100.00

The interests in 27,325,200 issued ordinary shares of PHL were held through corporations controlled by Mr. Lo as detailed below:

Name of corporation	Controlled by	% of control
Wealth Master International Limited	Mr. Lo	90.00
Select Wise Holdings Limited	Wealth Master International Limited	100.00
Splendid All Holdings Limited	Select Wise Holdings Limited	100.00

(ii) The interests in 20,088,000 unissued ordinary shares of PHL were held through the interests in the options granted under the share option scheme of PHL named as "The Paliburg Holdings Limited Share Option Scheme" (the "Paliburg Share Option Scheme"), entitling the holder thereof to subscribe for a total of 20,088,000 new ordinary shares of PHL at an adjusted exercise price of HK\$1.97 per ordinary share (subject to adjustment). The options have, and will, become vested in stages, commencing with 40% of options granted from two years after the offer date of 12th May, 2005 and thereafter a further 20% of options granted for each subsequent year, and are, and will be, exercisable as follows:

Exercise period	Number of ordinary shares of PHL under vested options
12th May, 2007 to 11th May, 2011	8,035,200
12th May, 2008 to 11th May, 2011	4,017,600
12th May, 2009 to 11th May, 2011	4,017,600
12th May, 2010 to 11th May, 2011	4,017,600

- (iii) The interests in 1,863,641 unissued ordinary shares of PHL related to the interests in the warrants of PHL (the "2010 Warrants") carrying subscription rights in an aggregate amount of HK\$3,913,646.94, which are exercisable during the period from 20th November, 2007 to 8th November, 2010 to subscribe for a total of 1,863,641 new ordinary shares of PHL at an adjusted subscription price of HK\$2.10 per ordinary share (subject to adjustment).
- (iv) The interests in 59,465,921 unissued ordinary shares of PHL related to the interests in the 2010 Warrants carrying subscription rights in an aggregate amount of HK\$124,878,444.39, which are exercisable to subscribe for a total of 59,465,921 new ordinary shares of PHL upon the terms as set out in note (c)(iii) above and were held through companies wholly owned by the Company, in which Mr. Lo held 51.86% shareholding interests.
- (v) The interests in 4,818,196 unissued ordinary shares of PHL related to the interests in the 2010 Warrants carrying subscription rights in an aggregate amount of HK\$10,118,213.28, which are exercisable to subscribe for a total of 4,818,196 new ordinary shares of PHL upon the terms as set out in note (c)(iii) above.

The interests in 1,678,825 unissued ordinary shares of PHL were held through corporations controlled by Mr. Lo as detailed below:

Name of corporation	Controlled by	% of control
Wealth Master International Limited	Mr. Lo	90.00
Select Wise Holdings Limited	Wealth Master International Limited	100.00

The interests in 3,139,371 unissued ordinary shares of PHL were held through corporations controlled by Mr. Lo as detailed below:

Name of corporation	Controlled by	% of control
Wealth Master International Limited	Mr. Lo	90.00
Select Wise Holdings Limited	Wealth Master International Limited	100.00
Splendid All Holdings Limited	Select Wise Holdings Limited	100.00

(vi) The interests in 1,500 unissued ordinary shares of PHL related to the interests in the 2010 Warrants carrying subscription rights in an aggregate amount of HK\$3,150.00, which are exercisable to subscribe for a total of 1,500 new ordinary shares of PHL upon the terms as set out in note (c)(iii) above.

(d) (i) The interests in 2,176,200 unissued ordinary shares of PHL were held through the interests in the options granted under the Paliburg Share Option Scheme, entitling the holder thereof to subscribe for a total of 2,176,200 new ordinary shares of PHL at an adjusted exercise price of HK\$1.97 per ordinary share (subject to adjustment). The options remaining outstanding have, and will, become vested in stages, commencing with 40% of options granted from two years after the offer date of 25th July, 2005 and thereafter a further 20% of options granted for each subsequent year, and are, and will be, exercisable as follows:

Exercise period	PHL under vested options
25th July, 2007 to 24th July, 2011	837,000
25th July, 2008 to 24th July, 2011	446,400
25th July, 2009 to 24th July, 2011	446,400
25th July, 2010 to 24th July, 2011	446,400

Number of ordinary charge of

- (ii) The interests in 7,500 unissued ordinary shares of PHL related to the interests in the 2010 Warrants carrying subscription rights in an aggregate amount of HK\$15,750.00, which are exercisable to subscribe for a total of 7,500 new ordinary shares of PHL upon the terms as set out in note (c)(iii) above.
- (e) (i) The interests in 2,232,000 unissued ordinary shares of PHL were held through the interests in the options granted under the Paliburg Share Option Scheme, entitling the holder thereof to subscribe for a total of 2,232,000 new ordinary shares of PHL at an adjusted exercise price of HK\$1.97 per ordinary share (subject to adjustment). The options have, and will, become vested in stages, commencing with 40% of options granted from two years after the offer date of 25th July, 2005 and thereafter a further 20% of options granted for each subsequent year, and are, and will be, exercisable as follows:

	Number of ordinary shares of
Exercise period	PHL under vested options
25th July, 2007 to 24th July, 2011	892,800
25th July, 2008 to 24th July, 2011	446,400
25th July, 2009 to 24th July, 2011	446,400
25th July, 2010 to 24th July, 2011	446,400

(ii) The interests in 85 unissued ordinary shares of PHL related to the interests in the 2010 Warrants carrying subscription rights in an aggregate amount of HK\$179.55, which are exercisable to subscribe for a total of 85 new ordinary shares of PHL upon the terms as set out in note (c)(iii) above.

(f) (i) The interests in 2,232,000 unissued ordinary shares of PHL were held through the interests in the options granted under the Paliburg Share Option Scheme, entitling the holder thereof to subscribe for a total of 2,232,000 new ordinary shares of PHL at an adjusted exercise price of HK\$1.97 per ordinary share (subject to adjustment). The options have, and will, become vested in stages, commencing with 40% of options granted from two years after the offer date of 25th July, 2005 and thereafter a further 20% of options granted for each subsequent year, and are, and will be, exercisable as follows:

Exercise period	Number of ordinary shares of PHL under vested options
25th July, 2007 to 24th July, 2011	892,800
25th July, 2008 to 24th July, 2011	446,400
25th July, 2009 to 24th July, 2011	446,400
25th July, 2010 to 24th July, 2011	446,400

- (ii) The interests in 4,260 unissued ordinary shares of PHL related to the interests in the 2010 Warrants carrying subscription rights in an aggregate amount of HK\$8,946.00, which are exercisable to subscribe for a total of 4,260 new ordinary shares of PHL upon the terms as set out in note (c)(iii) above.
- (g) The interests in 1,116,000 unissued ordinary shares of PHL were held through the interests in the options granted under the Paliburg Share Option Scheme, entitling the holder thereof to subscribe for a total of 1,116,000 new ordinary shares of PHL at an adjusted exercise price of HK\$1.97 per ordinary share (subject to adjustment). The options have, and will, become vested in stages, commencing with 40% of options granted from two years after the offer date of 25th July, 2005 and thereafter a further 20% of options granted for each subsequent year, and are, and will be, exercisable as follows:

Exercise period	PHL under vested options
25th July, 2007 to 24th July, 2011	446,400
25th July, 2008 to 24th July, 2011	223,200
25th July, 2009 to 24th July, 2011	223,200
25th July, 2010 to 24th July, 2011	223,200

Number of ordinary shares of

- (h) The interests in 8,047 unissued ordinary shares of PHL related to the interests in the 2010 Warrants carrying subscription rights in an aggregate amount of HK\$16,899.75, which are exercisable to subscribe for a total of 8,047 new ordinary shares of PHL upon the terms as set out in note (c)(iii) above.
- (i) The interests in 421,400 issued ordinary shares of RHIHL were held through companies wholly owned by the Company, in which Mr. Lo held 51.86% shareholding interests, and the interests in the other 477,085,862 issued ordinary shares of RHIHL were held through companies wholly owned by PHL, in which the Company held 57.66% shareholding interests.

(ii) The interests in 20,000,000 unissued ordinary shares of RHIHL were held through the interests in the options granted under the share option scheme of RHIHL named as "The Regal Hotels International Holdings Limited Share Option Scheme" (the "Regal Share Option Scheme"), entitling the holder thereof to subscribe for a total of 20,000,000 new ordinary shares of RHIHL at an adjusted exercise price of HK\$7.50 per ordinary share (subject to adjustment). The options have, and will, become vested in stages, commencing with 40% of options granted from two years after the offer date of 12th May, 2005 and thereafter a further 20% of options granted for each subsequent year, and are, and will be, exercisable as follows:

Exercise period	Number of ordinary shares of RHIHL under vested options
12th May, 2007 to 11th May, 2011 12th May, 2008 to 11th May, 2011 12th May, 2009 to 11th May, 2011	8,000,000 4,000,000 4,000,000
12th May, 2010 to 11th May, 2011	4

(j) The interests in 2,000,000 unissued ordinary shares of RHIHL were held through the interests in the options granted under the Regal Share Option Scheme, entitling the holder thereof to subscribe for a total of 2,000,000 new ordinary shares of RHIHL at an adjusted exercise price of HK\$7.50 per ordinary share (subject to adjustment). The options have, and will, become vested in stages, commencing with 40% of options granted from two years after the offer date of 25th July, 2005 and thereafter a further 20% of options granted for each subsequent year, and are, and will be, exercisable as follows:

Exercise period	RHIHL under vested options
25th July, 2007 to 24th July, 2011	800,000
25th July, 2008 to 24th July, 2011	400,000
25th July, 2009 to 24th July, 2011	400,000
25th July, 2010 to 24th July, 2011	400,000

(k) The interests in 1,500,000 unissued ordinary shares of RHIHL were held through the interests in the options granted under the Regal Share Option Scheme, entitling the holder thereof to subscribe for a total of 1,500,000 new ordinary shares of RHIHL at an adjusted exercise price of HK\$7.50 per ordinary share (subject to adjustment). The options have, and will, become vested in stages, commencing with 40% of options granted from two years after the offer date of 25th July, 2005 and thereafter a further 20% of options granted for each subsequent year, and are, and will be, exercisable as follows:

Exercise period	Number of ordinary shares of RHIHL under vested options
25th July, 2007 to 24th July, 2011	600,000
25th July, 2008 to 24th July, 2011	300,000
25th July, 2009 to 24th July, 2011	300,000
25th July, 2010 to 24th July, 2011	300,000

- (I) (i) The interests in 269,169 issued ordinary shares of RHIHL were held by Miss Lo Po Man as the beneficiary of a trust.
  - (ii) The interests in 3,000,000 unissued ordinary shares of RHIHL were held through the interests in the options granted under the Regal Share Option Scheme, entitling the holder thereof to subscribe for a total of 3,000,000 new ordinary shares of RHIHL at an adjusted exercise price of HK\$7.50 per ordinary share (subject to adjustment). The options have, and will, become vested in stages, commencing with 40% of options granted from two years after the offer date of 25th July, 2005 and thereafter a further 20% of options granted for each subsequent year, and are, and will be, exercisable as follows:

Exercise period	RHIHL under vested options
25th July, 2007 to 24th July, 2011	1,200,000
25th July, 2008 to 24th July, 2011	600,000
25th July, 2009 to 24th July, 2011	600,000
25th July, 2010 to 24th July, 2011	600,000

- (m) 400 shares were held through companies controlled by the Company, in which Mr. Lo held 51.86% shareholding interests, and 600 shares were held through a company controlled by Mr. Lo.
- (n) 800,000 shares were held through companies controlled by the Company, in which Mr. Lo held 51.86% shareholding interests, and 1,200,000 shares were held through companies controlled by Mr. Lo (including 8D International (BVI) Limited).
- (o) The interests in these shares of 8D International Limited were held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL Century City BVI Holdings Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited Century Digital Holdings Limited 8D Matrix Limited 8D Matrix Limited	Mr. Lo CCIHL Century City BVI Holdings Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited Century Digital Holdings Limited Century City BVI Holdings Limited	51.86 100.00 40.00 100.00 33.33 100.00 60.00 40.00
(b)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited Net Community Limited Century Digital Holdings Limited 8D Matrix Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited Secure Way Technology Limited Task Master Technology Limited Net Community Limited Century Digital Holdings Limited	100.00 92.50 60.00 100.00 66.67 33.33 100.00 60.00

(p) The interest in the share of 8D International (China) Limited was held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL Century City BVI Holdings Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited Century Digital Holdings Limited 8D Matrix Limited 8D Matrix Limited	Mr. Lo CCIHL Century City BVI Holdings Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited Century Digital Holdings Limited Century City BVI Holdings Limited	51.86 100.00 40.00 100.00 33.33 100.00 60.00 40.00
(b)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited Secure Way Technology Limited	Mr. Lo Mr. Lo	100.00 92.50

(q) The interest in the share of Century Digital Communications (BVI) Limited was held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
(b)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited	Mr. Lo	100.00
	Secure Way Technology Limited	Mr. Lo	92.50
	8D International (BVI) Limited	Manyways Technology Limited	60.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Secure Way Technology Limited	66.67
	Net Community Limited	Task Master Technology Limited	33.33

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	Century Digital Communications (BVI) Limited	Century Digital Holdings Limited	100.00
(b)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited	Mr. Lo	100.00
	Secure Way Technology Limited	Mr. Lo	92.50
	8D International (BVI) Limited	Manyways Technology Limited	60.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Secure Way Technology Limited	66.67
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	Century Digital Communications (BVI) Limited	Century Digital Holdings Limited	100.00

(s) The interests in these shares of Century Digital Enterprise Limited were held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	Century Digital Investments Limited	Century Digital Holdings Limited	99.93
(b)	Name of corporation	Controlled by	% of control
	Century Digital Investments Limited	Century Digital Holdings Limited	99.93
	Net Age Technology Limited	Century Digital Investments Limited	100.00
(c)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited	Mr. Lo	100.00
	Secure Way Technology Limited	Mr. Lo	92.50
	8D International (BVI) Limited	Manyways Technology Limited	60.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Secure Way Technology Limited	66.67
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	Century Digital Investments Limited	Century Digital Holdings Limited	99.93

(t) The interests in these shares of Century Digital Holdings Limited were held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
(b)	Name of corporation	Controlled by	% of control
(b)	Name of corporation  Manyways Technology Limited	Controlled by Mr. Lo	% of control 100.00
(b)	·	•	,
(b)	Manyways Technology Limited	Mr. Lo	100.00
(b)	Manyways Technology Limited Secure Way Technology Limited	Mr. Lo Mr. Lo	100.00
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited	Mr. Lo Mr. Lo Manyways Technology Limited	100.00 92.50 60.00

(u) The interests in these shares of Century Digital Investments Limited were held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL Century City BVI Holdings Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited Century Digital Holdings Limited	Mr. Lo CCIHL Century City BVI Holdings Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited	51.86 100.00 40.00 100.00 33.33 100.00
(b)	Name of corporation	Controlled by	% of control
	Century Digital Holdings Limited Important Holdings Limited Top Technologies Limited	Net Community Limited Century Digital Holdings Limited Century Digital Holdings Limited	100.00 100.00 100.00
(c)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited Net Community Limited Century Digital Holdings Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited Secure Way Technology Limited Task Master Technology Limited Net Community Limited	100.00 92.50 60.00 100.00 66.67 33.33 100.00
(d)	Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited Net Community Limited	Mr. Lo Manyways Technology Limited 8D International (BVI) Limited Secure Way Technology Limited Task Master Technology Limited	92.50 60.00 100.00 66.67 33.33

(v) The interest in this share of China Noble Investments Limited was held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	8D Matrix Limited	Century Digital Holdings Limited	60.00
	8D Matrix Limited	Century City BVI Holdings Limited	40.00
	Pilot Pro Holdings Limited	8D Matrix Limited	100.00
(b)	Name of corporation	Controlled by	% of control
(b)	Name of corporation  Manyways Technology Limited	Controlled by Mr. Lo	% of control
(b)	•	•	
(b)	Manyways Technology Limited	Mr. Lo	100.00
(b)	Manyways Technology Limited Secure Way Technology Limited	Mr. Lo Mr. Lo	100.00 92.50
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited	Mr. Lo Mr. Lo Manyways Technology Limited	100.00 92.50 60.00
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited	100.00 92.50 60.00 100.00
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited Secure Way Technology Limited	100.00 92.50 60.00 100.00 66.67
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited Net Community Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited Secure Way Technology Limited Task Master Technology Limited	100.00 92.50 60.00 100.00 66.67 33.33

(w) The interests in these shares of Full Range Technology Limited were held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
(b)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited	Mr. Lo	100.00
	Secure Way Technology Limited	Mr. Lo	92.50
	8D International (BVI) Limited	Manyways Technology Limited	60.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Secure Way Technology Limited	66.67
	No. 10 No. 11 No. 1		22.22
	Net Community Limited	Task Master Technology Limited	33.33

(x) The interest in the share of Giant Forward Holdings Limited was held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	8D Matrix Limited	Century Digital Holdings Limited	60.00
	8D Matrix Limited	Century City BVI Holdings Limited	40.00
(b)	Name of corporation	Controlled by	% of control
(b)	Name of corporation  Manyways Technology Limited	Controlled by Mr. Lo	<b>% of control</b> 100.00
(b)	·	•	
(b)	Manyways Technology Limited	Mr. Lo	100.00
(b)	Manyways Technology Limited Secure Way Technology Limited	Mr. Lo Mr. Lo	100.00 92.50
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited	Mr. Lo Mr. Lo Manyways Technology Limited	100.00 92.50 60.00
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited	100.00 92.50 60.00 100.00
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited Secure Way Technology Limited	100.00 92.50 60.00 100.00 66.67

(y) The interests in these shares of Grand Modern were held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
(b)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited	Mr. Lo	100.00
	Secure Way Technology Limited	Mr. Lo	92.50
	8D International (BVI) Limited	T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	op international (bvi) Limited	Manyways Technology Limited	100.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00 100.00
	,	, ,	
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Task Master Technology Limited Net Community Limited	8D International (BVI) Limited Secure Way Technology Limited	100.00 66.67

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
(b)	Name of corporation	Controlled by	% of control
(b)	Name of corporation  Manyways Technology Limited	<b>Controlled by</b> Mr. Lo	% of control 100.00
(b)	·	ŕ	
(b)	Manyways Technology Limited	Mr. Lo	100.00
(b)	Manyways Technology Limited Secure Way Technology Limited	Mr. Lo Mr. Lo	100.00 92.50
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited	Mr. Lo Mr. Lo Manyways Technology Limited	100.00 92.50 100.00
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited	100.00 92.50 100.00 100.00

(aa) The interests in these shares of Net Age Technology Limited were held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	Century Digital Investments Limited	Century Digital Holdings Limited	99.93
(b)	Name of corporation	Controlled by	% of control
(b)	Name of corporation  Manyways Technology Limited	Controlled by  Mr. Lo	<b>% of control</b> 100.00
(b)	·	•	
(b)	Manyways Technology Limited	Mr. Lo	100.00
(b)	Manyways Technology Limited Secure Way Technology Limited	Mr. Lo Mr. Lo	100.00 92.50
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited	Mr. Lo Mr. Lo Manyways Technology Limited	100.00 92.50 60.00
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited	100.00 92.50 60.00 100.00
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited Secure Way Technology Limited	100.00 92.50 60.00 100.00 66.67

(ab) The interests in these shares of Net Community Limited were held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL Century City BVI Holdings Limited 8D International (BVI) Limited Task Master Technology Limited	Mr. Lo CCIHL Century City BVI Holdings Limited 8D International (BVI) Limited	51.86 100.00 40.00 100.00
(b)	Name of corporation	Controlled by	% of control

(ac) The interest in the share of Pilot Pro Holdings Limited was held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	8D Matrix Limited	Century Digital Holdings Limited	60.00
	8D Matrix Limited	Century City BVI Holdings Limited	40.00
(b)	Name of corporation	Controlled by	% of control
(b)	Name of corporation  Manyways Technology Limited	Controlled by Mr. Lo	<b>% of control</b> 100.00
(b)	·	•	
(b)	Manyways Technology Limited	Mr. Lo	100.00
(b)	Manyways Technology Limited Secure Way Technology Limited	Mr. Lo Mr. Lo	100.00 92.50
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited	Mr. Lo Mr. Lo Manyways Technology Limited	100.00 92.50 60.00
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited	100.00 92.50 60.00 100.00
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited Secure Way Technology Limited	100.00 92.50 60.00 100.00 66.67

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
(b)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited	Mr. Lo	100.00
	Secure Way Technology Limited	Mr. Lo	92.50
	8D International (BVI) Limited	Manyways Technology Limited	60.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Secure Way Technology Limited	66.67
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00

(ae) The interest in the share of Task Master Technology Limited was held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
(b)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited	Mr. Lo	100.00
	8D International (BVI) Limited	Manyways Technology Limited	60.00

(af) The interests in these shares of Top Technologies Limited were held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	99.93
(b)	Name of corporation	Controlled by	% of control
	Manyways Technology Limited	Mr. Lo	100.00
	Secure Way Technology Limited	Mr. Lo	92.50
	8D International (BVI) Limited	Manyways Technology Limited	60.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Secure Way Technology Limited	66.67
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00

(ag) The interests in these shares of Treasure Collection International Limited were held through corporations controlled by Mr. Lo as detailed below:

(a)	Name of corporation	Controlled by	% of control
	CCIHL	Mr. Lo	51.86
	Century City BVI Holdings Limited	CCIHL	100.00
	8D International (BVI) Limited	Century City BVI Holdings Limited	40.00
	Task Master Technology Limited	8D International (BVI) Limited	100.00
	Net Community Limited	Task Master Technology Limited	33.33
	Century Digital Holdings Limited	Net Community Limited	100.00
	8D Matrix Limited	Century Digital Holdings Limited	60.00
	8D Matrix Limited	Century City BVI Holdings Limited	40.00
	Giant Forward Holdings Limited	8D Matrix Limited	100.00
(b)	Name of corporation	Controlled by	% of control
(b)	Name of corporation  Manyways Technology Limited	<b>Controlled by</b> Mr. Lo	<b>% of control</b> 100.00
(b)		•	
(b)	Manyways Technology Limited	Mr. Lo	100.00
(b)	Manyways Technology Limited Secure Way Technology Limited	Mr. Lo Mr. Lo	100.00 92.50
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited	Mr. Lo Mr. Lo Manyways Technology Limited	100.00 92.50 60.00
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited	100.00 92.50 60.00 100.00
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited Secure Way Technology Limited	100.00 92.50 60.00 100.00 66.67
(b)	Manyways Technology Limited Secure Way Technology Limited 8D International (BVI) Limited Task Master Technology Limited Net Community Limited Net Community Limited	Mr. Lo Mr. Lo Manyways Technology Limited 8D International (BVI) Limited Secure Way Technology Limited Task Master Technology Limited	100.00 92.50 60.00 100.00 66.67 33.33

Save as disclosed herein, as at 30th June, 2009, none of the Directors and chief executive of the Company had any interests and short positions in the shares, underlying shares and debentures of the Company or any associated corporation (within the meaning of Part XV of the SFO) of the Company, which (a) are required, pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (b) are required, pursuant to the Model Code in the Listing Rules to be notified to the Company and the Stock Exchange.

During the period, no right has been granted to, or exercised by, the following persons, to subscribe for shares in or debentures of the Company under the Century Share Option Scheme, and no option granted to such persons under the Century Share Option Scheme has been cancelled and lapsed:

- (i) any Directors, chief executive or substantial shareholders of the Company, or their respective associates;
- (ii) any participant under the Century Share Option Scheme with options granted in excess of the individual limit;
- (iii) any employee working under employment contract that is regarded as "continuous contract" for the purpose of the Employment Ordinance;
- (iv) any supplier of goods or services; and
- (v) any other participants under the Century Share Option Scheme.

# Substantial Shareholders' Interests in Share Capital

As at 30th June, 2009, so far as is known to the Directors and the chief executive of the Company, the following substantial shareholders (not being a Director or chief executive of the Company) had an interest or short position in the shares and underlying shares of the Company as recorded in the register required to be kept under section 336 of the SFO or notified to the Company pursuant to the SFO:

Name of substantial shareholder	Number of issued ordinary shares held	Number of underlying ordinary shares (unissued) held	Total number of ordinary shares (issued and unissued) held	Approximate percentage of issued ordinary shares as at 30th June, 2009
Manyways Technology Limited ("Manyways") (Notes i and ii)	1,075,000,000	215,000,000	1,290,000,000	55.83%
8D International (BVI) Limited ("8D BVI") (Notes i, ii and iii)	1,075,000,000	215,000,000	1,290,000,000	55.83%
Task Master Technology Limited ("Task Master") (Notes i, ii and iv)	1,075,000,000	215,000,000	1,290,000,000	55.83%
Secure Way Technology Limited ("Secure Way") (Notes i and ii)	1,075,000,000	215,000,000	1,290,000,000	55.83%
Net Community Limited ("Net Community") (Notes i, ii and v)	1,075,000,000	215,000,000	1,290,000,000	55.83%
Century Digital Holdings Limited ("Century Digital") (Notes i, ii and vi)	1,075,000,000	215,000,000	1,290,000,000	55.83%
Grand Modern (Notes i, ii and vii)	1,075,000,000	215,000,000	1,290,000,000	55.83%
Shenyin Wanguo (H.K.) Limited ("Shenyin Wanguo") (Note viii)	99,386,818	66,286,806	165,673,624	7.17%

#### Notes:

- (i) These companies are controlled by Mr. Lo and their interests in ordinary shares are included in the corporate interests of Mr. Lo in the Company as disclosed in the section headed "Directors' Interests in Share Capital" above.
- (ii) The interests in these ordinary shares are directly held by Grand Modern.
- (iii) 8D BVI is 60% owned by Manyways.
- (iv) Task Master is wholly owned by 8D BVI.
- (v) Net Community is 33.33% owned by Task Master and 66.67% owned by Secure Way.
- (vi) Century Digital is wholly owned by Net Community.
- (vii) Grand Modern is wholly owned by Century Digital.
- (viii) The interests in these unissued ordinary shares are directly held by Shenyin Wanguo Strategic Investments (H.K.) Ltd., which is wholly owned by Shenyin Wanguo, through its holding of 662,868,061 Series C convertible non-voting preference shares of the Company (the "Series C Shares"). 662,868,061 Series C Shares are convertible into 66,286,806 new ordinary shares on the maturity date of 15th December, 2009.

Save as disclosed herein, the Directors and the chief executive of the Company are not aware that there is any person (not being a Director or chief executive of the Company) who, as at 30th June, 2009, had an interest or short position in the shares and underlying shares of the Company which are recorded in the register required to be kept under section 336 of the SFO or notified to the Company pursuant to the SFO.

#### **Corporate Governance**

Code of Corporate Governance Practices

The Company has complied with the Code Provisions in the Code of Corporate Governance Practices as set out in Appendix 14 of the Listing Rules during the six months ended 30th June, 2009, except that:

- (1) The roles of the Chairman and Chief Executive Officer are not separated and performed by two different individuals due to practical necessity to cater to the Group's corporate operating structure.
- (2) The Independent Non-Executive Directors of the Company were not appointed for specific terms, but arrangements have been put in place such that the Independent Non-Executive Directors would retire, and are subject to re-election, either by rotation in accordance with the provisions of the Bye-laws of the Company or on a voluntary basis, at least once every three years.

Code of Conduct for Securities Transactions by Directors

The Company has adopted the "Code for Securities Transactions by Directors of Century City International Holdings Limited" (the "Century Code"), on terms no less exacting than the required standard set out in the Model Code, as the code of conduct governing the securities transactions by the Directors of the Company. Following specific enquiry by the Company, the Directors have confirmed that they have complied with the required standard under the Model Code and the Century Code during the six months ended 30th June, 2009.

#### Purchase, Sale or Redemption of the Company's Listed Securities

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any listed securities of the Company during the six months ended 30th June, 2009.

#### **Review of Results**

The Audit Committee of the Company currently comprises Mr. Ng Siu Chan (Chairman of the Committee), Mr. Anthony Chuang and Mr. Wong Chi Keung, all of whom are Independent Non-Executive Directors of the Company.

The Audit Committee has reviewed and discussed with the Company's management the accounting principles and practices adopted by the Group, auditing, internal control and financial reporting matters including the review of the unaudited condensed consolidated financial statements for the six months ended 30th June, 2009, in conjunction with the external auditors. The review report of the external auditors is set out on page 60 of this report.

# REPORT ON REVIEW OF INTERIM FINANCIAL INFORMATION

# **型 ERNST & YOUNG** 安 永

To the Board of Directors of Century City International Holdings Limited (Incorporated in Bermuda with limited liability)

#### Introduction

We have reviewed the interim financial information set out on pages 17 to 36 which comprises the condensed consolidated statement of financial position of Century City International Holdings Limited as at 30th June, 2009 and the related condensed consolidated income statement, statement of comprehensive income, statement of changes in equity and statement of cash flows for the six-month period then ended, and explanatory notes. The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and Hong Kong Accounting Standard 34 "Interim Financial Reporting" ("HKAS 34") issued by the Hong Kong Institute of Certified Public Accountants.

The Directors are responsible for the preparation and presentation of this interim financial information in accordance with HKAS 34. Our responsibility is to express a conclusion on this interim financial information based on our review. Our report is made solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of the interim financial information.

#### Scope of Review

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

#### Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the interim financial information is not prepared, in all material respects, in accordance with HKAS 34.

#### **Ernst & Young**

Certified Public Accountants

18th Floor Two International Finance Centre 8 Finance Street, Central Hong Kong 8th September, 2009

