

Contents

2	Corporate Information
3	Management Discussion and Analysis
8	Condensed Consolidated Statement of Comprehensive Income
9	Condensed Consolidated Statement of Financial Position
10	Condensed Consolidated Statement of Changes in Equity
11	Condensed Consolidated Statement of Cash Flows
12	Notes to the Condensed Consolidated Interim Financial Information
24	Other Information

Corporate Information

DIRECTORS

Executive Directors:

Mr. Bong Shu Yin, Daniel (Chairman)

Mr. Cheng Sui Sang

Non-executive Directors:

Mr. Bong Shu Ying, Francis

Mr. Ng Kwai Kai, Kenneth

Mr. Leung So Po, Kelvin

Mr. Wong Po Man, Kenneth

Independent Non-executive Directors:

Mr. Li Ka Fai, David

Mr. Lee Choy Sang

Ms. Ka Kit

AUDIT COMMITTEE

Mr. Li Ka Fai, David (Chairman)

Mr. Lee Choy Sang

Ms. Ka Kit

REMUNERATION COMMITTEE

Mr. Lee Choy Sang (Chairman)

Mr. Bong Shu Yin, Daniel

Mr. Li Ka Fai, David

NOMINATION COMMITTEE

Mr. Bong Shu Yin, Daniel (Chairman)

Mr. Lee Choy Sang

Mr. Li Ka Fai, David

SECRETARY

Mr. Cheng Sui Sang

AUDITORS

SHINEWING (HK) CPA Limited

REGISTERED OFFICE

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Grand Cayman

Cayman Islands

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183 Queen's Road East

Wanchai

Hong Kong

PRINCIPAL BANKERS

Bank of Communications Co., Ltd.

Industrial and Commercial Bank of China (Asia) Limited

Deutsche Bank A.G.

Standard Chartered Bank (Hong Kong) Limited

The Bank of East Asia Limited

FINANCIAL REVIEW

Cosmopolitan International Holdings Limited (the "**Company**") together with its subsidiaries (the "**Group**") achieved an unaudited consolidated profit of HK\$14,546,000 for the six months ended 30 September 2012, as compared to an unaudited consolidated profit of HK\$582,710,000 recorded in the six months ended 30 September 2011.

The Company made a profit warning announcement on 13 November 2012 informing the shareholders that the Group would expect to record substantial decrease in the unaudited consolidated profit for the six months ended 30 September 2012, as compared to the unaudited consolidated profit of HK\$582,710,000 recorded for the corresponding six months ended 30 September 2011. The decrease in the reported profit was primarily due to the fact that in the comparative half year in 2011, the profit attained included the share of a substantial one-off gain realized by the jointly controlled entities of the Group from a disposal transaction, the details of which have been disclosed in the Company's announcement dated 30 June 2011 and the 2012 Annual Report.

The achievement of the unaudited consolidated profit of HK\$14,546,000 for the period under review was attributed mainly to the following factors:-

- (i) After the recognition of the decrease in the fair value of the derivative financial liability relating to the subscription options for the convertible bonds due 2013, as offset by the decrease in the fair value of the financial instruments in the portfolio of the Group, there was a net gain of HK\$25,530,000 on changes in the overall fair value of the financial instruments for the six months ended 30 September 2012, as compared to a net loss of HK\$6,458,000 for the six months ended 30 September 2011.
- (ii) There was a net gain of HK\$16,202,000 realized on the disposal of financial assets at fair value through profit or loss, as compared to HK\$1,365,000 recorded in the last corresponding period.
- (iii) There was a loss of HK\$743,000 in the share of the results of jointly controlled entities, as compared to a gain of HK\$585,501,000 for the six months ended 30 September 2011.
- (iv) There was an increase in administration expenses, mainly due to the further amounts invested in the Group's Xinjiang project which have not been capitalised as project costs.
- (v) There was no income tax credit for the six months period under review, as compared to HK\$22,265,000 recorded in the six months ended 30 September 2011.

BUSINESS REVIEW

General

The principal activities of the Group during the period under review continued to be property development and investment, securities investments and other investments. The economic climate and business sentiment remain to be quite unstable with uncertainties on the effect of further loosening of government credit policy and increase in the money supply in the major economies like the US, major European countries and Japan. The Hong Kong and the PRC economies seemed to have performed better than their counterparts in the US and Europe in the past twelve months, especially in Hong Kong where the property prices have in general risen to record high levels due to the strong demand and the inflow of capital, as the global money supply and liquidity have increased substantially. The government of Hong Kong has recently imposed measures to dampen speculations on residential properties, especially by foreign buyers. It is difficult to predict if those economic woes in other parts of the world that may continue for some time would eventually affect the economic development in Asia including Hong Kong. The investment environments could become more volatile depending on the political and economic developments worldwide, especially in the developed economies, and these factors have posted a challenge to the management of the Group and other investors in the markets.

On 16 November 2012, the Group entered into extension agreements with the holders of the convertible bonds due 14 February 2013 (CB2013) issued in February 2008 in the outstanding principal amount of HK\$200 million to extend the maturity date to 30 September 2013, and with the option holders who have the rights to subscribe for additional CB2013 for a principal amount of up to HK\$200 million for a corresponding extension of the expiry date of such options from 16 November 2012 to 2 July 2013. Separate extension agreement was also entered with the holder of the convertible bonds which were issued in May 2007 in the outstanding principal amount of HK\$141.45 million, the maturity date of which had been previously extended in April 2011 to 14 February 2013, to further extend the maturity date to 30 September 2013. Details of the proposed extensions, which will be subject to the approval by the independent shareholders of the Company at a forthcoming extraordinary general meeting ("EGM") to be convened, were contained in the Company's announcement dated 16 November 2012. The aforesaid extensions, if approved, will enable the Group to extend the maturity dates of the convertible bonds at the same interest rates for a further term up to 30 September 2013, which otherwise will fall due in February 2013.

As at 30 September 2012, cash and bank balances, pledged bank deposit and deposits placed with securities brokers within the Group amounted to HK\$383,237,000. Since April 2012, the Group has disposed of certain part of its securities portfolio to build up its cash position. With further consideration payments anticipated to be received from the disposal of the joint venture project in Chengdu in 2013 and 2014, and depending on the outcome of the approval of the extensions of the expiry dates of the convertible bonds and the relating options as mentioned in the preceding paragraph, the management is considering that the Group may use the surplus financial resources to take up suitable investments when opportunities arise.

Property Investments and Development Projects

Chengdu Project

As mentioned in our 2011 and 2012 annual reports, this development project in Xindu District, Chengdu City, Sichuan Province, the PRC was originally operating through a jointly controlled entity that is 50% owned by each of the Group and Regal Hotels International Holdings Limited ("**Regal**"). The 70% interest in this project was disposed of to P&R Holdings Limited ("**P&R Holdings**") in June 2011 by this jointly controlled entity for a total consideration of HK\$1,000 million. Details of this disposal transaction were contained in the announcement of the Company dated 30 June 2011. The remaining 30% interest in this project continues to be held by the jointly controlled entity.

This project in Chengdu is a mixed use development planned to consist of hotel, commercial, office and residential components. The project has an overall total gross floor area of approximately 5,360,000 square feet and will be developed in stages. The first stage now primarily comprises a five-star hotel and three residential towers, to be constructed on two separate land parcels. The hotel will have 306 hotel rooms and extensive facilities, with total gross floor area above ground of approximately 438,000 square feet. The structural frame for the hotel development has been completed and the first phase of hotel is presently scheduled to be soft opened in the first quarter of 2014. The three residential towers included in the first stage will have about 340 apartment units with car parks and some ancillary commercial accommodation, commanding total gross floor area of approximately 489,000 square feet. The structural frames for this part of the development have also been completed, with overall construction works scheduled to be completed in the third quarter of 2013; and presale of the residential units is anticipated to be launched in the second quarter of 2013. Development works for the other stages are planned to be carried out progressively.

Xinjiang Project

The Xinjiang subsidiary is undertaking this project involving re-forestation for swap of development land in Urumqi City, Xinjiang Uygur Autonomous Region, the PRC. The Group has continued to negotiate with the relevant government authorities and is committing additional resources to maintain and undertake re-forestation for further enhancing the potential value of the project. The further amounts invested so far have not been capitalised as project costs and were included as administration expenses.

Rainbow Lodge

The Group owns ten duplex apartment units plus fourteen carparks in Rainbow Lodge located at No. 9 Ping Shan Lane, Yuen Long, New Territories. Several units have been renovated and four units have been leased out since the beginning of this year for rental purposes. The Group is also considering to renovate some of the units with a view to enhancing their market value.

Securities Investments

The Group continues to maintain an active investment portfolio of listed securities. Total financial assets at fair value through profit or loss stood at HK\$85,994,000 as at 30 September 2012.

LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE

Current assets and current liabilities of the Group as at 30 September 2012 were HK\$472,616,000 and HK\$496,542,000, respectively (31 March 2012: HK\$368,047,000 and HK\$504,242,000, respectively). Included within the current liabilities as at 30 September 2012 was an amount of HK\$12,069,000 (31 March 2012: HK\$49,894,000) which represented the derivative financial liabilities relating to the subscription options for the subscription of additional CB2013. As explained in earlier reports of the Company, these amounts were only recognized as derivative financial liabilities in compliance with the applicable accounting standards and the Group will in no event be obliged to settle any such liability by incurring any cash payout or otherwise by using any of its assets. Cash and bank balances, pledged bank deposit and deposits placed with securities brokers stood at HK\$383,237,000 as at 30 September 2012, as compared to HK\$129,958,000 as at 31 March 2012.

The Group's gearing ratio as at 30 September 2012, based on net borrowings (represented by convertible bonds and bank borrowings net of cash and bank deposits (excluding pledged bank deposits)) as a percentage of total assets, was approximately 14% (31 March 2012: 34%).

During the period under review, the Group did not use any financial instruments for hedging purposes and there was no hedging instrument outstanding as at 30 September 2012 (31 March 2012: Nil).

As at 30 September 2012, the total issued ordinary shares remained unchanged from 31 March 2012 at 11,785,130,951 shares with a par value of HK\$0.0002 each.

CONTINGENT LIABILITIES

There was no outstanding contingent liability of the Group as at 30 September 2012 (31 March 2012: Nil).

CAPITAL COMMITMENT

The Group has capital commitment of HK\$240,747,000 outstanding as at 30 September 2012 (31 March 2012: HK\$143,529,000).

In November 2007, the Group entered into a shareholders agreement with a wholly-owned subsidiary of Regal in respect of an investment in Faith Crown Holdings Limited ("**Faith Crown**"), a jointly controlled entity of the Group, and its subsidiaries with a capital commitment of HK\$250,000,000 for either party in relation to a property development project in Chengdu, the PRC.

The increase in the capital commitment for the period under review is mainly because of the partial repayment of a loan in the amount of HK\$100 million from Faith Crown to the Group pursuant to the disposal of a 70% interest in the Chengdu project by Faith Crown. Such repayment amount has correspondingly reduced the actual amount invested by the Group in the Chengdu project, while the capital commitment by the Group under such shareholders agreement remains at HK\$250,000,000.

OUTLOOK

During the period under review, the global economic sentiment has generally remained to be quite unstable. The sovereign debt crisis in several European countries and the lackluster performance of US economy, together with the substantial increase in global liquidity and money supply have added uncertainties to the future direction of the global economy. The restrictive and monetary measures taken in the PRC and Hong Kong on the property sector have dampened slightly the market demand and the general sentiment, which is counter-balanced by real demand for housing and the demand created by inflow of foreign capital. As a result of these combining factors, the property prices in Hong Kong has risen to new high levels, which have led to recent government intervention to dampen speculation by imposing special stamp duties on residential properties and other measures including speeding up the supply of land.

Investors in general seem to take on a risk-off strategy and to increase the percentage of their portfolio to investment in fixed income instruments and securities. The investment markets are also re-focusing on the possible outcome of the "fiscal cliff" in the US at the end of the 2012, as a result of the political disagreement between the Democrats and Republicans on budget deficits and tax packages. However, the Group remains optimistic of the medium to longer term prospects of the property sector in Hong Kong and the PRC and continues to be committed to those projects that are being undertaken by the Group. Meanwhile, the Group is also considering investing in property investment projects in Hong Kong and the PRC, especially in some second-tier cities. On the other hand, the Group will continue the negotiation with the relevant government authorities under the latest state policies as regards the Xinjiang project and is hopeful that a satisfactory result could eventually be achieved. The disposal in 2011 by the 50% owned jointly controlled entity of a 70% interest in the Chengdu project has reduced the funding requirement for such project from the Group and has strengthened the Group's overall cash flow. As mentioned earlier, the Group's management considers that the proposed extensions of the maturity dates of the outstanding convertible bonds, which are subject to approval at the forthcoming EGM and the relevant approval of the Hong Kong Stock Exchange on the listing of the converted shares, would assist the Group in its overall financing planning. The Group is actively reviewing other potential investment opportunities with a view to achieving for the Group asset growth and profitability.

The Directors are confident that with the resources available at present, the Group will be able to progress ahead and to create long term value to the shareholders.

HUMAN RESOURCES

As at 30 September 2012, the Group had two Executive Directors, four Non-executive Directors and three Independent Non-executive Directors. There are thirty-five full time employees working in Hong Kong and the PRC. Management considers the overall level of staffing employed and the remuneration cost incurred in connection with the Group's operations to be compatible with the market norm.

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 30 September 2012.

Condensed Consolidated Statement of Comprehensive Income For the six months ended 30 September 2012

		Civ	Civ manuals -
		Six months	Six months
		ended	ended
		30 September 2012	30 September 2011
		Unaudited	Unaudited
	NOTES	HK\$'000	HK\$'000
	NOTES	ΠΚΦ 000	11Λφ 000
Turnover	3	172,855	29,916
Revenue		5,011	6,596
Net gain on disposal of financial assets at fair value through profit or loss		16,202	1,365
Other operating income		994	368
Gain (loss) on changes in fair value of financial instruments, net	4	25,530	(6,458)
Administration expenses		(13,665)	(9,560)
Share of results of jointly controlled entities	10	(743)	585,501
Finance costs		(18,783)	(17,367)
Profit before tax	5	14,546	560,445
Income tax credit	6		22,265
Profit for the period		14,546	582,710
Other comprehensive expense			
Exchange difference arising on translating			
foreign subsidiaries during the period		(83)	(207)
Total comprehensive income for the period		14,463	582,503
·			
Profit (loss) for the period attributable to:		44.533	500 700
Owners of the Company Non-controlling interests		14,577	582,726
Non-controlling interests		(31)	(16)
		14,546	582,710
Total comprehensive income (expense) attributable to:			
Owners of the Company		14,494	582,519
Non-controlling interests		(31)	(16)
Ü			
		14,463	582,503
Earnings (loss) per share	8		
- Basic		0.12 HK cent	4.94 HK cents
– Diluted		(0.15) HK cent	2.11 HK cents
		(5115) 1111 5511	

Condensed Consolidated Statement of Financial Position

As at 30 September 2012

	30 September	31 March
	2012	2012
	Unaudited	Audited
NOTES	HK\$'000	HK\$'000
Non-current assets		
Plant and equipment 9	512	355
Investment properties	80,000	80,000
Interests in jointly controlled entities 10	530,568	628,531
interests in jointly controlled entitles		
	611,080	708,886
Current assets		
Deposits and other receivables	1,177	1,011
Financial assets at fair value through profit or loss 11	85,994	233,369
Tax recoverable	2,208	3,709
Pledged bank deposits	55,402	43,190
Deposits placed with securities brokers	42,417	1,086
Cash and bank balances	285,418	85,682
	472,616	368,047
Current liabilities		
Accrued liabilities and other payables	4,369	4,824
Bank borrowings	49,205	36,993
Derivative financial liabilities 12	12,069	49,894
Income tax payable	1,288	1,288
Convertible bonds 13	429,611	411,243
	496,542	504,242
Net current liabilities	(23,926)	(136,195)
Total assets less current liabilities	587,154	572,691
Capital and reserves		
Share capital 14	2,357	2,357
Reserves	585,216	570,722
Equity attributable to owners of the Company	587,573	573,079
Non-controlling interests	(419)	(388)
Total equity	587,154	572,691

Condensed Consolidated Statement of Changes in Equity

For the Six months ended 30 September 2012

Attributable to owners of the Company												
								(,	Accumulated			
			Capital		Exchange	Contributed	Convertible		losses)		Non-	
	Share	Share	redemption	Capital	fluctuation	surplus	bonds	Other	retained		controlling	
	capital	premium	reserve	reserve	reserve	(Note)	reserve	reserve	earnings	Total	interests	Total equity
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
At 1 April 2012 (audited)	2,357	202,769	209	1,018	1,257	26,801	24,739	(620)	314,549	573,079	(388)	572,691
Total comprehensive	2,001	202,100	200	1,010	.,20.	20,001	21,100	(020)	011,010	0.0,0.0	(555)	0.2,001
(expense) income												
for the period	_	_	_	_	(83)	_	_	_	14,577	14,494	(31)	14,463
10. 210 polica												
At 30 September 2012												
(unaudited)	2,357	202,769	209	1,018	1,174	26,801	24,739	(620)	329,126	587,573	(419)	587,154
At 1 April 2011 (audited)	2,357	202,769	209	1,018	11,585	26,801	24,739	(620)	(210,841)	58,017	(337)	57,680
Total comprehensive												
(expense) income												
for the period	_	_	_	_	(207)	_	_	_	582,726	582,519	(16)	582,503
At 30 September 2011												
(unaudited)	2,357	202,769	209	1,018	11,378	26,801	24,739	(620)	371,885	640,536	(353)	640,183

Note:

The contributed surplus of the Group represents the excess of the nominal value of the subsidiaries' shares acquired over the nominal value of the Company's shares issued in exchange at the time of the Group reorganisation in 1991, net of subsequent distributions. Under the Companies Law of Cayman Islands, the contributed surplus is distributable under certain specific circumstances.

Condensed Consolidated Statement of Cash Flows

For the six months ended 30 September 2012

Six months	Six months
ended	ended
30 September	30 September
2012	2011
Unaudited	Unaudited
HK\$'000	HK\$'000
101,999	(46,778)
85,606	30,290
12,212	(18)
199,817	(16,506)
85,682	97,907
(81)	141
285,418	81,542
	ended 30 September 2012 Unaudited <i>HK\$'000</i> 101,999 85,606 12,212 199,817 85,682 (81)

For the six months ended 30 September 2012

1. GENERAL

The Company is an exempted limited company incorporated in the Cayman Islands and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The addresses of the registered office and principal place of business of the Company are disclosed in the "Corporate Information" section of the interim report for the six months ended 30 September 2012.

The unaudited condensed consolidated interim financial information for the six months ended 30 September 2012 ("Interim Financial Information") is presented in Hong Kong dollar ("HK\$"). Other than those subsidiaries established in the People's Republic of China (the "PRC") whose functional currency is Renminbi ("RMB"), the functional currency of the Company and its subsidiaries is HK\$.

The principal activities of the Company and the subsidiaries (collectively referred as the "Group") are property investment, property development, securities investment and other investments.

2. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on the Stock Exchange and with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA").

The condensed consolidated financial statements have been prepared on the historical costs basis except for investment properties and certain financial instruments, which are measured at fair values, as appropriate.

Except as described below, the accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended 30 September 2012 are the same as those followed in the preparation of the Group's annual financial statements for the year ended 31 March 2012.

The condensed consolidated financial statements have been prepared on a going concern basis notwithstanding that the Group had the net current liabilities of approximately HK\$23,926,000 as at 30 September 2012. However, in the opinion of the Directors of the Company, the liquidity of the Group can be maintained in the coming twelve months as the Directors of the Company had taken into consideration of the following facts and circumstances:

- a) As at 30 September 2012, included in the current liabilities of the Group was derivative financial liabilities of approximately HK\$12,069,000 which represented an option to entitle the holders to subscribe for convertible bonds to be issued with a maturity date within twelve months after 30 September 2012. Such derivative financial liabilities shall not have any cash outflow to the Group; and
- b) The Directors of the Company will consider, if required, to dispose for cash the financial assets carried at fair value through profit or loss and certain non-current assets including the disposal of the investment properties so as to meet any financial obligations as and when they fall due.

For the six months ended 30 September 2012

2. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Accordingly, the Directors of the Company considered that the Group has sufficient working capital to meet its financial obligations as and when they fall due. The condensed consolidated financial statements have been prepared on a going concern basis and do not include any adjustments that would be required should the Group not able to continue as a going concern.

In the current interim period, the Group has applied, for the first time, the following amendments to the Hong Kong Financial Reporting Standards ("HKFRSs") issued by the HKICPA.

Amendment to HKFRS 1 Severe Hyperinflation and Removal of Fixed Dates for First-time Adopters

Amendments to HKFRS 7 Disclosures — Transfers of Financial Assets

Amendments to HKAS 12 Deferred Tax — Recovery of Underlying Assets

The application of the above new and revised HKFRSs in the current interim period has had no material effect on the amounts reported in these condensed consolidated financial statements and/or disclosures set out in these condensed consolidated financial statements.

3. SEGMENT INFORMATION

Information reported to the Board of Directors of the Company, being the chief operating decision makers, for the purposes of resource allocation and assessment of segment performance focuses on types of goods and investments.

The Group's reportable segments under HKFRS 8 are as follows:

- (a) Securities trading engaged in trading of equity securities; and
- (b) Property investment and development engaged in property investment and property development.

For the six months ended 30 September 2012

3. SEGMENT INFORMATION (Continued)

The following is an analysis of the unaudited Group's turnover and results by reportable segments for the six months ended 30 September 2012 and 2011:

	Property investment and						
	Securities trading development			То	tal		
	2012	2011	2012	2011	2012	2011	
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
Segment turnover	172,387	29,916	468		172,855	29,916	
Revenue							
External	4,543	6,596	468		5,011	6,596	
Segment profit (loss)	8,393	(135,140)	(4,958)	(4,699)	3,435	(139,839)	
Other operating income					994	368	
Gain on changes							
in fair value of derivative							
financial instrument related							
to convertible bonds					37,825	136,588	
Unallocated expenses					(8,182)	(4,806)	
Finance costs					(18,783)	(17,367)	
Share of results of							
jointly controlled entities	_	_	(743)	585,501	(743)	585,501	
Income tax credit					_	22,265	
Profit for the period					14,546	582,710	

For the six months ended 30 September 2012

3. **SEGMENT INFORMATION** (Continued)

The following is an analysis of the Group's assets by reportable segment.

	30 September	31 March
	2012	2012
	Unaudited	Audited
	HK\$'000	HK\$'000
Securities trading	128,411	234,455
Property investment and development	80,380	80,493
Total segment assets	208,791	314,948
Unallocated corporate assets	874,905	761,985
Total assets	1,083,696	1,076,933

For the purpose of monitoring segment performances and allocating resources between segments:

All assets are allocated to operating segments other than interests in jointly controlled entities, tax recoverable,
 pledged bank deposits, cash and bank balances and assets for central administration.

4. GAIN (LOSS) ON CHANGES IN FAIR VALUE OF FINANCIAL INSTRUMENTS, NET

	Six months	Six months
	ended	ended
	30 September	30 September
	2012	2011
	Unaudited	Unaudited
	HK\$'000	HK\$'000
Decrease in fair value of financial assets at fair value through profit or loss	(12,295)	(143,046)
Decrease in fair value of derivative financial liabilities	37,825	136,588
	25,530	(6,458)

For the six months ended 30 September 2012

5. PROFIT BEFORE TAX

Profit before tax is stated after charging (crediting):

	Six months	Six months
	ended	ended
	30 September	30 September
	2012	2011
	Unaudited	Unaudited
	HK\$'000	HK\$'000
Depreciation on property and equipment	53	41
Operating lease charges on rented premises	655	668
Foreign exchange gain, net	(268)	(248)

6. INCOME TAX CREDIT

No provision for Hong Kong Profits Tax has been made for the six months ended 30 September 2012 since the assessable profit is wholly absorbed by tax losses brought forward.

No provision for Hong Kong Profits Tax has been made for the six months ended 30 September 2011 as the Group did not have any assessable profits subject to Hong Kong Profits Tax for the six months ended 30 September 2011.

Taxation arising in other jurisdictions is calculated at the rates prevailing in the respective jurisdictions. No income tax is payable for other jurisdictions as the subsidiaries did not derive any assessable profits for the six months ended 30 September 2012 and 2011.

Six months	Six months
ended	ended
30 September	30 September
2012	2011
Unaudited	Unaudited
HK\$'000	HK\$'000
	22,265

Current tax credit:

Over-provision in previous years

During the six months ended 30 September 2011, the Group finalised with Inland Revenue Department (the "IRD") that the income tax payables recorded as at 31 March 2008 in relation to the income tax provision of approximately HK\$22,265,000 for the years of assessment 2006/07 to 2008/09 was no longer payable. Over provision of the related income tax has been credited to profit or loss for the six months ended 30 September 2011.

For the six months ended 30 September 2012

7. DIVIDENDS

The Directors of the Company do not recommend the payment of an interim dividend for the six months ended 30 September 2012 (2011: Nil).

8. EARNINGS (LOSS) PER SHARE

The calculations of basic and diluted earnings (loss) per share attributable to owners of the Company are based on the following data:

	Six months	Six months
	ended	ended
	30 September	30 September
	2012	2011
	Unaudited	Unaudited
	HK\$'000	HK\$'000
Profit Profit for the purpose of basic earnings per share	14,577	582,726
Effect of dilutive potential ordinary shares:	(2-2-)	(100 700)
- Gain on change in fair value of derivative financial liabilities	(37,825)	(136,588)
 Imputed interest expense on convertible bonds 		17,348
(Loss) profit for the purpose of diluted earnings (loss) per share	(23,248)	463,486

For the six months ended 30 September 2012

8. EARNINGS (LOSS) PER SHARE (Continued)

	Six months	Six months
	ended	ended
	30 September	30 September
	2012	2011
	Unaudited	Unaudited
	'000	'000
Number of ordinary shares		
Weighted average number of ordinary shares for the purpose		
of basic earnings per share	11,785,131	11,785,131
Effect of dilutive potential ordinary shares:		
 Options to subscribe for additional convertible bonds 	3,333,333	3,333,333
- Convertible bonds		6,869,583
Weighted average number of ordinary shares for the purpose		
of dilutive earnings (loss) per share	15,118,464	21,988,047

The diluted loss per share would reduce if the convertible bonds outstanding as at 30 September 2012 were taken into account, as those convertible bonds had an anti-dilutive effect and were hence ignored in the calculation of diluted loss per share for the six months ended 30 September 2012.

9. PLANT AND EQUIPMENT

During the six months ended 30 September 2012, the Group incurred approximately HK\$210,000 (six months ended 30 September 2011: approximately HK\$89,000) on additions to plant and equipment.

For the six months ended 30 September 2012

10. INTERESTS IN JOINTLY CONTROLLED ENTITIES

	30 September	31 March
	2012	2012
	Unaudited	Audited
	HK\$'000	HK\$'000
Cost of investments	1	1
Loans to jointly controlled entities	9,252	106,472
Share of post-acquisition reserves	521,315	522,058
		000 504
	530,568	628,531

During the six months ended 30 September 2011, the jointly controlled entity which is 50% owned by each of the Group and Regal Hotels International Holdings Limited disposed of its 70% interest in a group of companies holding a property development project in Chengdu City, the PRC ("Disposal Transaction"). The jointly controlled entity has realised from the sale (including the revaluation of the retained interest at the then appraised value) a gain of approximately HK\$1,171,002,000, 50% of which amounting to HK\$585,501,000 had been included in the Condensed Consolidated Statement of Comprehensive Income of the Group for the six months ended 30 September 2011.

Details of the Disposal Transaction were set out in the announcement of the Company dated 30 June 2011.

11. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

	30 September	31 March
	2012	2012
	Unaudited	Audited
	HK\$'000	HK\$'000
Held for trading investments		
Equity securities listed in Hong Kong	85,994	233,369

For the six months ended 30 September 2012

12. DERIVATIVE FINANCIAL LIABILITIES

The derivative financial liabilities of the Group are not for the hedging purpose and represent:

30 September	31 March
2012	2012
Unaudited	Audited
HK\$'000	HK\$'000
12,069	49.894
12,009	49,094

Options to subscribe for convertible bonds due 2013

Options to subscribe for additional convertible bonds were granted by the Group in conjunction with the issue of the convertible bonds due 2013 in the principal amount of HK\$200,000,000 by the Group on 15 February 2008. As at 30 September 2012 and 31 March 2012, the fair value of the options to subscribe for additional convertible bonds was valued by Grant Sherman Appraisal Limited, an independent qualified professional valuer not connected with the Group. The valuation was made by using the Binomial Option Pricing Model and considering the present value of the stream of future cash flows discounted at the interest rate of 5.85% as at 30 September 2012 (31 March 2012: 7.16%).

The inputs into the model were as follows:

	At 30 September	At 31 March
	2012	2012
Spot price	HK\$252,808,000	HK\$275,413,000
Exercise price	HK\$200,000,000	HK\$200,000,000
Risk free rate	0.23%	0.141%
Expected life	0.19 year	0.44 year
Expected volatility	54.18%	91.32%
Expected dividend yield	Nil	Nil

For the six months ended 30 September 2012

13. CONVERTIBLE BONDS

As of 30 September 2012, the Group had 2 (2011: 2) outstanding convertible bonds ("CBs").

On 17 May 2007, the Company's wholly-owned subsidiary, Fancy Gold Limited, issued convertible bonds in the principal amount of HK\$205,000,000 ("CB2010") with maturity date on 16 May 2010. On 26 April 2010, the Group has entered into a deed of variation with a holder of CB2010 to extend the maturity date of CB2010 of principal amount of HK\$141,450,000 from 16 May 2010 to 16 May 2011. On 27 April 2011, the Group had entered into another deed of variation to further extend the maturity date of CB2010 in the principal amount of HK\$141,450,000 from 16 May 2011 to 14 February 2013.

On 15 February 2008, the Company's wholly-owned subsidiary, Apex Team Limited, issued convertible bonds in the principal amount of HK\$200,000,000 ("CB2013") with maturity date on 14 February 2013. Options were granted to subscribe for another CB2013 in an additional principal amount of up to HK\$200,000,000.

14. SHARE CAPITAL

	Number of shares	Amount
	'000	HK\$'000
Authorised:		
At 31 March 2012, 1 April 2012 and 30 September 2012, HK\$0.0002 each	1,250,000,000	250,000
Issued and fully paid:		
At 31 March 2012, 1 April 2012 and 30 September 2012, HK\$0.0002 each	11,785,131	2,357

For the six months ended 30 September 2012

15. OPERATING LEASE COMMITMENTS

At the end of the reporting period, the Group had commitments for future minimum lease payments under non-cancellable operating leases which fall due as follows:

	30 September	31 March
	2012	2012
	Unaudited	Audited
	HK\$'000	HK\$'000
Within one year	794	867
Two to five years inclusive	_	361
	794	1,228

Operating lease payments represent rental payable by the Group for its office premises. The leases were negotiated for a term of one year and with fixed rentals.

16. CAPITAL COMMITMENTS

Investments i

Commitments contracted but not provided for in respect of:

	30 September	31 March
	2012	2012
	Unaudited	Audited
	HK\$'000	HK\$'000
in jointly controlled entities	240,747	143,529

In November 2007, the Group entered into a shareholders agreement with a wholly-owned subsidiary of Regal Hotels International Holdings Limited in respect of an investment in Faith Crown and its subsidiaries with an agreed capital commitment of HK\$250,000,000 for either party in relation to a property development project in Chengdu, the PRC.

The increase in the capital commitment for the period under review is mainly because of the partial repayment of a loan in the amount of HK\$100 million from Faith Crown to the Group pursuant to the disposal of a 70% interest in the Chengdu project by Faith Crown. Such repayment amount has correspondingly reduced the actual amount invested by the Group in the Chengdu project, while the capital commitment by the Group under such shareholders agreement remains at HK\$250,000,000.

For the six months ended 30 September 2012

17. RELATED PARTY TRANSACTION

The Group had the following related party transaction during the period:

30 September	30 September
2012	2011
Unaudited	Unaudited
HK\$'000	HK\$'000
246	236

Related company

Building management fee

The Group paid the building management fee of approximately HK\$246,000 (2011: HK\$236,000) to Paliburg Estate Management Limited in connection with the Group's investment properties during the period ended 30 September 2012. The fee was mutually agreed between the Group and the related company. Two Directors of the Company, Mr. Ng Kwai Kai, Kenneth and Mr. Wong Po Man, Kenneth, are also Directors of the related company.

18. EVENTS AFTER THE END OF THE REPORTING PERIOD

On 16 November 2012, the Group entered into extension agreements with the holders of CBs to extend the maturity date of the CB2010 and CB2013 from 14 February 2013 to 30 September 2013 ("CBs Extension"). In addition, on the same date, the Group and the holders of options to subscribe for additional convertible bonds with an aggregate principal amount of up to HK\$200 million also entered into separate extension agreements to extend the expiry date of the options from 16 November 2012 to 2 July 2013 ("Options Extension").

The details of CBs Extension and Options Extension are subject to the fulfillment of the conditions as set out in the Company's announcement dated on 16 November 2012.

DIRECTORS' INTERESTS IN SHARE CAPITAL

According to the register maintained by the Company pursuant to Section 352 of the Securities and Futures Ordinance ("SFO"), as at 30 September 2012, none of the Directors nor their associates had any personal, family, corporate or other interests in the equity or debt securities of the Company or any of its associated corporations as defined in the SFO.

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SHARE CAPITAL

As at 30 September 2012, the following substantial shareholders (not being a Director or chief executive of the Company) had an interest or short position in shares and underlying shares of the Company as recorded in the register required to be kept under section 336 of the SFO.

		Percentage of
	Number of	the Company's
Name	shares held	share capital
Giant Sino Group Limited (Note 1)	4,403,576,090	37.37%
Winart Investments Limited (Note 2)	900,000,000	7.64%
Lendas Investments Limited (Note 2)	650,000,000	5.52%
Great Select Holdings Limited (Note 2)	466,666,666	3.96%
Fountain Sky Limited (Note 2)	334,000,000	2.83%
Culture Landmark Investment Limited (Note 3)	1,446,064,745	12.27%
New Asia Media Development Limited (Note 3)	1,446,064,745	12.27%
Kingston Finance Limited (Note 3)	1,446,064,745	12.27%
Ample Cheer Limited (Note 3)	1,446,064,745	12.27%
Best Forth Limited (Note 3)	1,446,064,745	12.27%
Chu Yuet Wah (Note 3)	1,446,064,745	12.27%
Lam Kwing Wai, Alvin Leslie	828,400,000	7.03%

Save as disclosed herein, there was no other person who, as at 30 September 2012, had an interest or share position in the shares and underlying shares of the Company which were recorded in the register required to be kept under section 336 of the SFO.

Notes:

- Giant Sino Group Limited is a wholly owned subsidiary of Space Capital Investments Limited, which in turn is owned as to 28% by Mr.
 Bong Shu Yin, Daniel (being the Chairman of the Company and an Executive Director). Space Capital Investments Limited was deemed to be interested in the 4,403,576,090 shares held by Giant Sino Group Limited.
- 2. Each of Winart Investments Limited, Lendas Investments Limited and Great Select Holdings Limited is a wholly owned subsidiary of Paliburg Development BVI Holdings Limited, which in turn is a wholly owned subsidiary of Paliburg Holdings Limited ("Paliburg"). Mr. Ng Kwai Kai, Kenneth, a Non-executive Director, is a director of Winart Investments Limited, Lendas Investments Limited and Great Select Holdings Limited. Mr. Leung So Po, Kelvin, a Non-executive Director, is a director of Great Select Holdings Limited.
 - Fountain Sky Limited is a wholly owned subsidiary of Regal Hotels (Holdings) Limited, which in turn is a wholly owned subsidiary of Regal International (BVI) Holdings Limited, which in turn is a wholly owned subsidiary of Regal Hotels International Holdings Limited ("Regal Hotels"). Regal Hotels is a listed subsidiary of, and was owned as to 51.28% as at 30 September 2012 by, Paliburg Development BVI Holdings Limited is a wholly owned subsidiary of Paliburg. Mr. Ng Kwai Kai, Kenneth, a Non-executive Director, is a director of Fountain Sky Limited.

Paliburg is a listed subsidiary of, and was owned as to 61.78% as at 30 September 2012 by, Century City BVI Holdings Limited. Century City BVI Holdings Limited is a wholly owned subsidiary of Century City International Holdings Limited ("Century City"), which is a listed company controlled by, and was owned as to 56.84% as at 30 September 2012 by, Mr. Lo Yuk Sui.

Each of Paliburg Development BVI Holdings Limited, Paliburg, Century City BVI Holdings Limited, Century City and Mr. Lo Yuk Sui was deemed to be interested in the shares held by Winart Investments Limited, Lendas Investments Limited, Great Select Holdings Limited and Fountain Sky Limited under Part XV of the SFO.

3. New Asia Media Development Limited is currently holding 1,446,064,745 shares of the Company under its name and is a wholly owned subsidiary of Culture Landmark Investment Limited, a company listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

Kingston Finance Limited held a security interest as at 30 September 2012 in the 1,446,064,745 shares of the Company and is a wholly owned subsidiary of Ample Cheer Limited, which is a wholly owned subsidiary of Best Forth Limited which is beneficially owned by Madam Chu Yuet Wah. Madam Chu Yuet Wah was deemed to be interested in the 1,446,064,075 shares held as security interest by Kingston Finance Limited.

Interests in underlying shares of the Company pursuant to the zero coupon convertible bonds due 2013 issued by Fancy Gold Limited, a wholly owned subsidiary of the Company ("Convertible Bonds due 2013-A") (Note 2)

	Underlying shares	Adjusted		
	of the Company	conversion price		Approximate
	pursuant to	per share	Further	% of issued
	Convertible Bonds	(subject to	extended	share capital
Name	due 2013-A issued	adjustment)	conversion period	of the Company
			(Notes 2 and 3)	
Valuegood International	3,536,250,000	HK\$0.04	16 July 2007 to	30.01%
Limited (Note 1)			31 January 2013	

Notes:

- 1. Valuegood International Limited is a wholly owned subsidiary of Regal International (BVI) Holdings Limited, which in turn is a wholly owned subsidiary of Regal Hotels. Regal Hotels is a listed subsidiary of, and was owned as to 51.28% as at 30 September 2012 by, Paliburg Development BVI Holdings Limited. Paliburg Development BVI Holdings Limited is a wholly owned subsidiary of Paliburg. Paliburg is the listed subsidiary of, and was owned as to 61.78% as at 30 September 2012 by, Century City BVI Holdings Limited. Century City BVI Holdings Limited is a wholly owned subsidiary of Century City which is a listed company controlled by, and was owned as to 56.84% as at 30 September 2012 by, Mr. Lo Yuk Sui. Each of Regal International (BVI) Holdings Limited, Regal Hotels, Paliburg Development BVI Holdings Limited, Paliburg, Century City BVI Holdings Limited, Century City and Mr. Lo Yuk Sui was deemed to be interested in the underlying shares of the Company pursuant to the Convertible Bonds due 2013-A held by Valuegood International Limited under Part XV of the SFO. Mr. Ng Kwai Kai, Kenneth, a Non-executive Director, is a director of Valuegood International Limited.
- 2. On 27 April 2011, the Company, Fancy Gold Limited and Valuegood International Limited entered into an extension agreement to further extend the maturity date of the Convertible Bonds due 2013-A to 14 February 2013. Such further extension was approved by independent shareholders of the Company at the extraordinary general meeting of the Company held on 9 June 2011.
- 3. On 16 November 2012, the Company, Fancy Gold Limited and Valuegood International Limited entered into another extension agreement to further extend the maturity date of the Convertible Bonds due 2013A to 30 September 2013 and the conversion period will accordingly be extended to 16 September 2013. Such further extension is subject to, among others, approval by the independent shareholders of the Company.

Interests in underlying shares of the Company pursuant to the zero coupon convertible bonds due 2013 that have been issued or may be issued by Apex Team Limited, a wholly owned subsidiary of the Company ("Convertible Bonds due 2013")

	Underlying shares	Adjusted		
	of the Company	conversion price		Approximate
	pursuant to	per share		% of issued
	Convertible Bonds	(subject to		share capital
Name	due 2013 issued	adjustment)	Conversion period	of the Company
			(Note 4)	
Time Crest Investments	1,666,666,666	HK\$0.06	29 February 2008 to	14.14%
Limited (Note 1)			31 January 2013	
Well Mount Investments Limited	1,666,666,666	HK\$0.06	14 days after the date	14.14%
(Note 1)	(Note 3)		of issue (Note 3) to	
			31 January 2013	
Jumbo Pearl Investments Limited	1,666,666,666	HK\$0.06	29 February 2008 to	14.14%
(Note 2)			31 January 2013	
Sun Joyous Investments Limited	1,666,666,666	HK\$0.06	14 days after the date	14.14%
(Note 2)	(Note 3)		of issue (Note 3) to	
			31 January 2013	

Notes:

- 1. Each of Time Crest Investments Limited and Well Mount Investments Limited is a wholly owned subsidiary of Regal International (BVI) Holdings Limited, which in turn is a wholly owned subsidiary of Regal Hotels. Regal Hotels is a listed subsidiary of, and was owned as to 51.28% as at 30 September 2012 by, Paliburg Development BVI Holdings Limited. Paliburg Development BVI Holdings Limited is a wholly owned subsidiary of Paliburg. Paliburg is a listed subsidiary of, and was owned as to 61.78% as at 30 September 2012 by, Century City BVI Holdings Limited. Century City BVI Holdings Limited is a wholly owned subsidiary of Century City, which is a listed company controlled by, and was owned as to 56.84% as at 30 September 2012 by, Mr. Lo Yuk Sui. Each of Regal International (BVI) Holdings Limited, Regal Hotels, Paliburg Development BVI Holdings Limited, Paliburg, Century City BVI Holdings Limited, Century City and Mr. Lo Yuk Sui was deemed to be interested in the underlying shares of the Company pursuant to the interests in the Convertible Bonds due 2013 held by Time Crest Investments Limited and Well Mount Investments Limited.
- 2. Each of Jumbo Pearl Investments Limited and Sun Joyous Investments Limited is a wholly owned subsidiary of Paliburg Development BVI Holdings Limited, which in turn is a wholly owned subsidiary of Paliburg. Paliburg is a listed subsidiary of, and was owned as to 61.78% as at 30 September 2012 by, Century City BVI Holdings Limited. Century City BVI Holdings Limited is a wholly owned subsidiary of Century City, which is a listed company controlled by, and was owned as to 56.84% as at 30 September 2012 by, Mr. Lo Yuk Sui. Each of Paliburg Development BVI Holdings Limited, Paliburg, Century City BVI Holdings Limited, Century City and Mr. Lo Yuk Sui was deemed to be interested in the underlying shares of the Company pursuant to the interests in the Convertible Bonds due 2013 held by Jumbo Pearl Investments Limited and Sun Joyous Investments Limited under Part XV of the SFO. Mr. Ng Kwai Kai, Kenneth, a Non-executive Director, is a director of Jumbo Pearl Investments Limited and Sun Joyous Investments Limited.
- As at 30 September 2012, Well Mount Investments Limited and Sun Joyous Investments Limited had not exercised their options to subscribe for the relevant Convertible Bonds due 2013.

4. On 16 November 2012, the Group entered into extension agreements with (a) the holders of the Convertible Bonds due 2013 to extend the maturity date of the Convertible Bonds due 2013 to 30 September 2013 and the conversion period will accordingly be extended to 16 September 2013, and (b) the option holders who have the rights to subscribe for additional Convertible Bonds due 2013 for an aggregate principal amount of HK\$200 million for a corresponding extension of the expiry date of such options to 2 July 2013. The extensions of the maturity date of the Convertible Bonds due 2013 and the expiry date of the options are subject to, among others, approvals by the independent shareholders of the Company.

CHANGE IN INFORMATION OF DIRECTORS

There are no change in the information of the Directors of the Company since the publication of the annual report of the Company for year ended 31 March 2012 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 ("Listing Rules").

CORPORATE GOVERNANCE

Code of Corporate Governance Practices

The Company has complied with the Corporate Governance Code (effective from 1 April 2012) as set out in Appendix 14 of the Listing Rules during the six months ended 30 September 2012, except that:

- (1) The roles of Chairman and Chief Executive Officer should be separated and should not be performed by the same individual: and
- (2) The Non-executive Directors and the Independent Non-executive Directors should be appointed for specific terms.

The deviation in item (1) above is due to the practical necessity and effective management on account of the Group's corporate operating structure.

Although the Non-executive Directors and the Independent Non-executive Directors of the Company were not appointed for specific terms, arrangements have been put in place such that all Directors would retire and are subject to re-election, either in accordance with the articles of association of the Company or on a voluntary basis, at least once every three years.

Model Code for Securities Transactions by Directors

The Company has adopted the "Model Code for Securities Transactions by Directors of Listed Issuers" (the "Model Code") as set out in Appendix 10 to the Listing Rules as a code of conduct regarding securities transactions by Directors. Upon specific enquiry by the Company, all Directors have confirmed that they have complied with the required standards set out in the Model Code throughout the six months ended 30 September 2012.

REVIEW OF RESULTS

The Audit Committee of the Company currently comprises Mr. Li Ka Fai, David (Chairman of the Committee), Mr. Lee Choy Sang and Ms. Ka Kit, all 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 as well as the auditing, internal control and financial reporting matters, including the review of the unaudited consolidated financial statements for the six months period ended 30 September 2012.

REMUNERATION COMMITTEE

A remuneration committee was established by the Company on 20 December 2005 and a copy of its latest terms of reference adopted by the Board is posted on the website of the Company and the Stock Exchange. In compliance with the amendments to the Listing Rules effective on 1 April 2012, Mr. Bong Shu Yin, Daniel has ceased to act as the chairman of the remuneration committee with effect from 29 March 2012 and remains a member of the remuneration committee, and Mr. Lee Choy Sang has been appointed as the chairman of the remuneration committee with effect from the same date. The remuneration committee presently comprises the Chairman, Mr. Lee Choy Sang (an independent non-executive director), Mr. Bong Shu Yin, Daniel (an executive director and chairman of the Board) and Mr. Li Ka Fai (an independent non-executive director). The remuneration committee holds at least one meeting every year. The principal responsibilities of the remuneration committee include the formulation of the remuneration policy, review and recommending to the Board the annual remuneration policy, and determination of the remuneration of the Executive Directors and members of the senior management. The remuneration and the employment contracts of any newly appointed Directors and any compensation for removal and dismissal of Directors have also to be reviewed and approved by the remuneration committee.

NOMINATION COMMITTEE

The Company has newly established the nomination committee with specific written terms of reference to deal with its authority and duties and is adopted by the Board and posted on the website of the Company and the Stock Exchange. The nomination committee presently comprises the Chairman, Mr. Bong Shu Yin, Daniel, Mr. Li Ka Fai, David and Mr. Lee Choy Sang (both being Independent Non-executive Directors). The nomination committee holds at least one meeting every year. The nomination committee is responsible for formulating and making recommendations to the Board on nomination and appointment of Directors and on the Board's succession planning in according to the standards set forth in Rules 3.08 and 3.09 of the Listing Rules and also to assess the independence of the Independent Non-executive Directors according to the criteria set out in Rule 3.13 of the Listing Rules.