

# TOP SPRING INTERNATIONAL HOLDINGS LIMITED 苏蒙國際集團有限公司

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司)

Stock Code 股份代號: 03688

QUALITY PROPERTY IS A GATEWAY TO QUALITY LIVING 品質地產 品位生活

# We Believe 使命

quality property is a gateway to quality living 品質地產,品位生活

# Our Vision 願景

is to build and operate the best urban communities for China 力鑄中國最優的城市綜合 體開發與運營商

# We Value 企業價值

joint efforts in creating and celebrating success 共創輝煌,分享成功 Brand Commitment 品牌承諾

value proven with time 時間見證價值

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# Corporate Information



# **BOARD OF DIRECTORS**

#### **Executive Directors**

Mr. WONG Chun Hong (Chairman and Chief Executive Officer) Ms. LI Yan Jie Mr. LEE Sai Kai David Mr. LAM Jim (Chief Financial Officer) Mr. WANG Tian Ye Mr. CHEN Feng Yang (Appointed on 1 June 2013) (Chief Operating Officer)

#### **Independent Non-executive Directors**

Mr. BROOKE Charles Nicholas Mr. CHENG Yuk Wo Professor WU Si Zong

# **COMPANY SECRETARY**

Ms. LUK Po Chun, CPA, ACCA

# AUTHORISED REPRESENTATIVES

Mr. LEE Sai Kai David Ms. LUK Po Chun

# AUDIT COMMITTEE

Mr. CHENG Yuk Wo (*Chairman*) Mr. BROOKE Charles Nicholas Professor WU Si Zong

# **REMUNERATION COMMITTEE**

Mr. CHENG Yuk Wo (*Chairman*) Mr. WONG Chun Hong Professor WU Si Zong

# NOMINATION COMMITTEE

Professor WU Si Zong (Chairman) Mr. WONG Chun Hong Mr. CHENG Yuk Wo

# CORPORATE GOVERNANCE COMMITTEE

Mr. WANG Tian Ye *(Chairman)* Mr. LEE Sai Kai David Mr. LAM Jim Mr. CHENG Yuk Wo

# **AUDITORS**

KPMG

# HONG KONG LEGAL ADVISERS

Hogan Lovells

# **COMPLIANCE ADVISER**

Investec Capital Asia Limited

# **REGISTERED OFFICE**

Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

### HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Rooms 04-08, 26th Floor Shui On Centre 6-8 Harbour Road Wanchai Hong Kong



### PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Codan Trust Company (Cayman) Limited

Cricket Square Hutchins Drive

P.O. Box 2681

Cayman Islands

Grand Cayman, KY1-1111

BOARD LOT

500 Shares

# **COMPANY WEBSITE**

www.topspring.com

# HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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

### **PRINCIPAL BANKERS**

Ping An Bank Company Limited China Minsheng Banking Corp., Ltd. Industrial and Commercial Bank of China Industrial and Commercial Bank of China (Asia) Limited China Construction Bank China Industrial International Trust Limited Hang Seng Bank Limited Agricultural Bank of China Bank of China Bank of Communications

# **INVESTOR RELATIONS**

Mr. LEUNG Ka Lock Eric

# **STOCK CODE**

03688

# Chairman's Statement



# **BUSINESS REVIEW**

In the first half of 2013, the PRC property market continued to benefit from the recovery that started in the second half of 2012. During the period, both transaction value and transaction volume of newly built commodity properties registered significant growth of approximately 43% year over year ("YoY") and 29% YoY respectively.

The Group successfully captured the favourable market conditions and launched three new projects or phases of projects during the first six months of 2013. Due to superior product quality, precise product positioning and strong brand recognition, the Group achieved satisfactory contracted sales of approximately HK\$4,004.5 million in the first half of 2013, representing an increase of approximately 11.5% YoY and approximately 50.1% of its 2013 full-year target. In particular, new launches of "The Spring Land" residential project in Shenzhen and Nanjing both received strong market reception and each of them contributed approximately HK\$1,606.5 million and HK\$1,404.3 million or approximately 40.1% and 35.1% of the Group's contracted sales during the period. The Spring Land – Nanjing, which was acquired in June 2012 and launched for pre-sale in April 2013, also marked the success of the Group's new strategy focusing on enhancing asset turnover.

The Group also made solid progress on its long-term strategy to expand the investment property portfolio. During the period, the Group obtained the land use rights certificates of the investment property of its Nanchang Fashion Mark. Such investment property includes shopping malls, retail shops and serviced apartments with a total leasable gross floor area ("GFA") of approximately 176,000 sq.m. which are expected to significantly boost the recurrent rental income of the Group upon completion of construction and commencement of operation in 2016-2017. Furthermore, the Group entered into a sale and purchase agreement dated 16 August 2013 (the "Share Purchase Agreement") for the acquisition of Shama Century Park, a completed serviced apartment project in Shanghai with a total of 284 residential units and 240 underground car park units. The Directors believe that this project enables the Group to widen and expand its presence in the property market and benefit the business development of the Group in the PRC.

For the first six months of 2013, the Group completed just one phase of a project with a total saleable/leasable GFA of approximately 92,748 sq.m. 10 phases among 6 projects with a total saleable/leasable GFA of approximately 795,910 sq.m. were under construction as at 30 June 2013.

The Group also selectively replenished its land bank by acquiring one residential site in Hangzhou in May 2013 and another residential site in Nanjing in August 2013. Both sites are located in the core districts of the respective cities. Such land acquisitions are also consistent with the Group's land bank replenishment strategy of prioritising resources allocation to the satellite districts of first-tier cities and core districts of major second-tier cities in the Pearl River Delta and Yangtze River Delta. Given the management team's strong execution ability, such projects are expected to start contributing to the Group's contracted sales from as soon as 2014.



During the six months period ended 30 June 2013, the Group made further improvement to its operational efficiency which in turn will further enhance the asset turnover and competitiveness of the Group. Strong progress was made in areas such as the timely completion of key milestones, cost controls, construction quality and property management services.

The Group has always been conscious of its social responsibilities as a corporate citizen. During the six months period ended 30 June 2013, the Group took on a 3-year donation program for the establishment of the Institute of Future Cities at The Chinese University of Hong Kong. The Group and its employees also responded swiftly in making donations to the Ya'an earthquake relief efforts. Inheriting the tradition since 2011, the Group once again supported the Katie Piper Foundation in the United Kingdom with a donation for the burn survivors who need rehabilitation and scar management. To foster feeling of helping others, the Group also undertook a sponsorship program to provide continuous support each year to the students in the secondary schools in the Tong Jiang County of Sichuan Province. In addition, the Group is in the process of setting up a charity fund which will help the Group to support different kinds of charitable activities and enhance the Group's corporate social responsibilities in future.

# **FUTURE OUTLOOK**

Other than the widely anticipated property taxes, we do not expect the central government to introduce any major new tightening measure for the residential property market in the foreseeable future. Moreover, we believe the government will focus more on using market-based measures to regulate the housing market so as to support the sector's long-term development. As such, we expect the strong momentum in transaction volume growth will be sustained in the second half of 2013. The supply shortage, which is more noticeable in the first-tier and major second-tier cities and a direct result of the subdued land market in 2011 and the first half of 2012, will also provide strong support to the residential property prices in the second half of 2013.

In view of the favourable market environment amid our abundant saleable resources for the second half of 2013, we are confident that the Group shall be able to attain its 2013 contracted sales target of HK\$8.0 billion set at the beginning of the year. Key projects or phases of projects to be launched in the second half of 2013 include Phase 6B (the last phase) of The Spring Land in Shenzhen, Phase 1 of Nanchang Fashion Mark, Phase 1 of Huizhou Hidden Bay as well as Phase 2 of Hangzhou Hidden Valley with a total saleable resources of over HK\$4.6 billion. As at 24 August 2013, the Group has already achieved total contracted sales of approximately HK\$6,060.2 million or approximately 75.8% of the 2013 full-year contracted sales target.

As for land acquisition, the Group will continue to follow its anti-cyclical land acquisition strategy. As at 30 June 2013, the Group had a land bank with approximately 4,764,794 sq.m. net saleable/leasable GFA, sufficient for its business development over the next three years. Given the significant surge in land prices across the major PRC cities with repeated occurrences of record breaking land prices, the Group will become more cautious on land acquisitions in the second half of 2013. Moreover, as the residential property control measures such as purchase restriction and mortgage restriction are still in place, priorities will therefore be given to projects in the first-tier and major second-tier cities in the Pearl River Delta and Yangtze River Delta which are targeted mainly at the first-time home buyers and first-time upgraders whose demand represents the bulk of the purchasing power for residential properties in the near term.



Overall, we continue to believe that the hastening pace of urbanisation, steady growth in household income and wealth, growing number of smaller families and persistent inflationary pressure will support the growth in demand for good quality and well located residential and retail properties. Despite the promising long-term outlook, in order to succeed in the increasingly competitive PRC property industry, the Group will continue to step up its efforts in various key aspects of the business including corporate governance, project execution, sales and marketing, cost controls, product design, product quality, idea innovations, property management services, and human resources management.

BY ORDER OF THE BOARD TOP SPRING INTERNATIONAL HOLDINGS LIMITED

**WONG Chun Hong** *Chairman* 

28 August 2013



# REVIEW OF BUSINESS FOR THE SIX MONTHS ENDED 30 JUNE 2013

#### (1) Contracted Sales

For the six months ended 30 June 2013, the total contracted saleable GFA sold amounted to approximately 173,122 sq.m. (for the six months ended 30 June 2012: approximately 219,053 sq.m.) with total contracted sales of approximately HK\$4,004.5 million (for the six months ended 30 June 2012: approximately HK\$3,590.7 million). The average selling price ("ASP") of our contracted sales for the six months ended 30 June 2013 was approximately HK\$23,131.1 per sq.m. (for the six months ended 30 June 2012: approximately HK\$16,391.9 per sq.m.). The increase in overall ASP was mainly contributed to a newly launched project, that is The Spring Land – Nanjing, in Nanjing in the first half of 2013 in which its ASP achieved more than HK\$32,000.0 per sq.m. For the period from 1 January 2013 to 24 August 2013, the Group has achieved contracted sales of approximately HK\$6,060.2 million with contracted saleable GFA of approximately 249,739 sq.m., representing approximately 75.8% of its 2013 contracted sales target of HK\$8.0 billion.

The breakdown of the total contracted saleable GFA and the total contracted sales of the Group during the six months ended 30 June 2013 is set out as follows:

City	Project/Phase and Type of Project	Contracte Saleable G		Contracted Sa	loc	Contracted ASP
City	Type of Project	sq.m.	۲ <b>A</b> %	HK\$ million	%	HK\$/sq.m.
Shenzhen	The Spring Land					
Shenzhen	Phase 2 – residential	164	0.1	3.9	0.1	23,780.5
	Phase 3 – residential	876	0.1	25.9	0.1	29,566.2
	Phase 5 – residential	2,911	0.5 1.7	81.6	2.0	29,000.2
	Phase 6A – residential	56,614	32.7	1,606.5	40.1	28,031.0
Sub-total		60,565	35.0	1,717.9	42.8	28,364.6
Changzhou	Changzhou Fashion Mark					
	Phase 2 – residential	60	0.0	0.8	0.0	13,333.3
	Phase 3 – residential	155	0.1	0.7	0.0	4,516.1
	Phase 4 – retail	2,054	1.2	80.1	2.0	38,997.1
	Phase 4 – residential	13,046	7.5	187.3	4.7	14,356.9
	Changzhou Le Leman City					
	Phase 1 (1-A) – retail	99	0.1	2.1	0.1	21,212.1
	Phase 3 (1-C) – residential	395	0.2	5.5	0.1	13,924.1
	Phase 4 (3-B) – residential	371	0.2	3.1	0.1	8,355.8
	Phase 5 (1-B) – residential	276	0.2	2.5	0.1	9,058.0
	Phase 7 (4-A) – residential	28,063	16.2	236.7	5.9	8,434.6
	Phase 7 (4-B) – retail	86	0.0	1.6	0.0	18,604.7
	Phase 8 (5-B) – residential	10,392	6.0	88.6	2.2	8,525.8
	Phase 9 (2-B) – residential	5,922	3.4	50.7	1.3	8,561.3
Sub-total		60,919	35.1	659.7	16.5	10,829.1



City	Project/Phase and Type of Project	Contracte Saleable G		Contracted Sa	les	Contracted ASP
		sq.m.	%	HK\$ million	%	HK\$/sq.m.
Hangzhou	Hangzhou Hidden Valley Phase 1 – residential	8,961	5.2	222.6	5.6	24,841.0
Nanjing	The Spring Land-Nanjing – residential	42,677	24.7	1,404.3	35.1	32,905.3
Total		173,122	100	4,004.5	100	23,131.1

#### (2) Projects Completed, Delivered and Booked in the Six Months Ended 30 June 2013

During the six months ended 30 June 2013, the Group substantially completed the construction of Changzhou Fashion Mark Phase 4 with a total saleable GFA of approximately 92,748 sq.m. The Group expects to deliver this project to the buyers in the second half of 2013.

For the six months ended 30 June 2013, the Group's property development business in Shenzhen, Changzhou and Chengdu achieved a turnover, net of sales return, of approximately HK\$1,073.4 million with saleable GFA of approximately 69,997 sq.m. being recognised, representing a decrease of approximately 48.1% and 62.9%, respectively, over the corresponding period of last year. The recognised ASP for the sale of properties was approximately HK\$15,334.9 per sq.m. for the six months ended 30 June 2013 (for the six months ended 30 June 2012: approximately HK\$10,951.8 per sq.m.). The approximately 40.0% increase in recognised ASP is due to the significant reduction in proportion of recognised sale area of our lower ASP properties in Changzhou (for the six months ended 30 June 2013: approximately 8.7% versus for the six months ended 30 June 2012: approximately 87.8%) to the Group's total saleable GFA booked.



Details of the sale of properties of the Group booked and recognised in the six months ended 30 June 2013 are listed below:

Shenzhen   Shenzhen Hidden Valley     - Phase 3 - residential   518   44.2   85,328.2     - Phase 4 - residential   466   33.6   72,103.0     The Spring Land   -   25,779.6   26,944.1     - Phase 3 - residential   2,379   64.1   26,944.1     - Phase 3 - residential   10,339   267.4   25,863.2     Sub-total   14,183   421.7   29,732.8     Changzhou Le Leman City   -   0.6   10,000.0     Changzhou Le Leman City   -   9135   5.2   13,164.6     - Phase 3 (1-C) - residential   395   5.2   13,164.6     - Phase 3 (1-C) - residential   378   2.5   6,613.8     - Phase 5 (1-B) - residential   280   2.1   7,500.0     - Phase 9 (2-B) - residential   280   2.1   7,500.0     Chengdu   Chengdu Fashion Mark   -   97.712.5   5     Sub-total   7,194   57.3   7,965.0     Chengdu   Chengdu Fashion Mark   -   6,081	City	Project/Phase and Type of Project	Saleable GFA Booked sq.m.	Sale of Properties Recognised HK\$ million	Recognised ASP HK\$/sq.m.
$\begin{array}{c c c c c c c c c c c c c c c c c c c $					
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Shenzhen		540	44.5	05 000 0
The Spring Land - Phase 2 - residential 481 12.4 25,779.6   - Phase 3 - residential 2,379 64.1 26,944.1   - Phase 5 - residential 10,339 267.4 25,663.2   Sub-total 14,183 421.7 29,732.8   Changzhou Changzhou Rashion Mark 60 0.6 10,000.0   - Phase 3 - residential 60 0.6 10,000.0   Changzhou Le Leman City - - Phase 4 (3-B) - residential 395 5.2 13,164.6   - Phase 3 (1-C) - residential 395 5.2 13,164.6 - Phase 5 (1-B) - residential 378 2.5 6,613.8   - Phase 5 (1-B) - residential 280 2.1 7,500.0 - - Phase 9 (2-B) - residential 6,081 46.9 7,712.5   Sub-total 7,194 57.3 7,965.0 - Chengdu Fashion Mark - - - 617.8 12,425.3   Sub-total 7,194 57.3 7,965.0 - Changzhou Le Leman City - - 14,9721 617.8 12,425.3   Sub-tota					
$\begin{array}{c c c c c c c c c c c c c c c c c c c $		– Phase 4 – residential	466	33.6	/2,103.0
$\begin{array}{c c c c c c c c c c c c c c c c c c c $		The Spring Land			
$\begin{array}{c c c c c c c c c c c c c c c c c c c $			481	12.4	25,779.6
$\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$		– Phase 3 – residential	2,379	64.1	
Changzhou Changzhou Fashion Mark 60 0.6 10,000.0   Changzhou Le Leman City 9 9 5.2 13,164.6   Phase 3 (1-C) – residential 395 5.2 13,164.6   Phase 4 (3-B) – residential 378 2.5 6,613.8   Phase 5 (1-B) – residential 280 2.1 7,500.0   Phase 9 (2-B) – residential 6,081 46.9 7,712.5   Sub-total 7,194 57.3 7,965.0   Chengdu Chengdu Fashion Mark 617.8 12,425.3   Sub-total 71,098 1,096.8 15,426.6   Less: Sales return (Note) Changzhou Le Leman City 1.096.8 15,426.6   Less: Sales return (Note) Changzhou Le Leman City 2.0 1.0 4,074.1)   Phase 1 (1-A) – residential (270) (1.1) (4,074.1)   Phase 1 (1-A) – retail (831) (22.3) (26,835.1)   Sub-total (1,101) (23.4) (21,253.4)		– Phase 5 – residential			
Changzhou Changzhou Fashion Mark 60 0.6 10,000.0   Changzhou Le Leman City 9 9 5.2 13,164.6   Phase 3 (1-C) – residential 395 5.2 13,164.6   Phase 4 (3-B) – residential 378 2.5 6,613.8   Phase 5 (1-B) – residential 280 2.1 7,500.0   Phase 9 (2-B) – residential 6,081 46.9 7,712.5   Sub-total 7,194 57.3 7,965.0   Chengdu Chengdu Fashion Mark 617.8 12,425.3   Sub-total 71,098 1,096.8 15,426.6   Less: Sales return (Note) Changzhou Le Leman City 1.096.8 15,426.6   Less: Sales return (Note) Changzhou Le Leman City 2.0 1.0 4,074.1)   Phase 1 (1-A) – residential (270) (1.1) (4,074.1)   Phase 1 (1-A) – retail (831) (22.3) (26,835.1)   Sub-total (1,101) (23.4) (21,253.4)					
- Phase 3 - residential600.610,000.0Changzhou Le Leman City Phase 3 (1-C) - residential3955.2.13,164.6- Phase 4 (3-B) - residential Phase 5 (1-B) - residential Phase 5 (1-B) - residential Phase 5 (1-B) - residential	Sub-total		14,183	421.7	29,732.8
- Phase 3 - residential600.610,000.0Changzhou Le Leman City Phase 3 (1-C) - residential3955.2.13,164.6- Phase 4 (3-B) - residential Phase 5 (1-B) - residential Phase 5 (1-B) - residential Phase 5 (1-B) - residential	Changzhou	Changzhou Fashion Mark			
Changzhou Le Leman City- Phase 3 (1-C) - residential3955.213,164.6- Phase 4 (3-B) - residential3782.56,613.8- Phase 5 (1-B) - residential2802.17,500.0- Phase 9 (2-B) - residential6,08146.97,712.5Sub-total7,19457.37,965.0ChengduChengdu Fashion Mark office49,721617.812,425.3Sub-total71,0981,096.815,426.6Less: Sales return (Note)Changzhou Le Leman City-(1.1)(4,074.1)- Phase 1 (1-A) - residential(270)(1.1)(4,074.1)- Phase 1 (1-A) - retail(831)(22.3)(26,835.1)Sub-total(1,101)(23.4)(21,253.4)	Changzhou		60	0.6	10 000 0
$\begin{array}{c c c c c c c c c c c c c c c c c c c $			00	0.0	10,000.0
- Phase 4 (3-B) - residential3782.56,613.8- Phase 5 (1-B) - residential2802.17,500.0- Phase 9 (2-B) - residential6,08146.97,712.5Sub-total7,19457.37,965.0ChengduChengdu Fashion Mark - office49,721617.812,425.3Sub-total71,0981,096.815,426.6Less: Sales return (Note) Changzhou Le Leman City - Phase 1 (1-A) - residential(270)(1.1)(4,074.1)Sub-total(1,101)(23.4)(21,253.4)			395	5.2	13,164,6
$\begin{array}{c c c c c c c c c c c c c c c c c c c $					
- Phase 9 (2-B) - residential   6,081   46.9   7,712.5     Sub-total   7,194   57.3   7,965.0     Chengdu   Chengdu Fashion Mark - office   49,721   617.8   12,425.3     Sub-total   71,098   1,096.8   15,426.6     Less: Sales return (Note)   Changzhou Le Leman City - Phase 1 (1-A) - residential   (270)   (1.1)   (4,074.1)     - Phase 1 (1-A) - retail   (831)   (22.3)   (26,835.1)     Sub-total   (1,101)   (23.4)   (21,253.4)					
Chengdu Chengdu Fashion Mark 49,721 617.8 12,425.3   Sub-total 71,098 1,096.8 15,426.6   Less: Sales return (Note) Changzhou Le Leman City (1.1) (4,074.1)   Phase 1 (1-A) – residential (270) (1.1) (4,074.1)   Phase 1 (1-A) – retail (831) (22.3) (26,835.1)   Sub-total (1,101) (23.4) (21,253.4)					
Chengdu Chengdu Fashion Mark 49,721 617.8 12,425.3   Sub-total 71,098 1,096.8 15,426.6   Less: Sales return (Note) Changzhou Le Leman City (1.1) (4,074.1)   Phase 1 (1-A) – residential (270) (1.1) (4,074.1)   Phase 1 (1-A) – retail (831) (22.3) (26,835.1)   Sub-total (1,101) (23.4) (21,253.4)					
- office   49,721   617.8   12,425.3     Sub-total   71,098   1,096.8   15,426.6     Less: Sales return (Note)   Changzhou Le Leman City   (1.1)   (4,074.1)     - Phase 1 (1-A) - residential   (270)   (1.1)   (26,835.1)     Sub-total   (1,101)   (23.4)   (21,253.4)	Sub-total		7,194	57.3	7,965.0
- office   49,721   617.8   12,425.3     Sub-total   71,098   1,096.8   15,426.6     Less: Sales return (Note)   Changzhou Le Leman City   (1.1)   (4,074.1)     - Phase 1 (1-A) - residential   (270)   (1.1)   (26,835.1)     Sub-total   (1,101)   (23.4)   (21,253.4)	Chengdu	Chengdu Fashion Mark			
Less: Sales return (Note) Changzhou Le Leman City   – Phase 1 (1-A) – residential (270) (1.1) (4,074.1)   – Phase 1 (1-A) – retail (831) (22.3) (26,835.1)   Sub-total (1,101) (23.4) (21,253.4)			49,721	617.8	12,425.3
Changzhou Le Leman City   (270)   (1.1)   (4,074.1)     – Phase 1 (1-A) – residential   (831)   (22.3)   (26,835.1)     Sub-total   (1,101)   (23.4)   (21,253.4)	Sub-total		71,098	1,096.8	15,426.6
Changzhou Le Leman City   (270)   (1.1)   (4,074.1)     – Phase 1 (1-A) – residential   (831)   (22.3)   (26,835.1)     Sub-total   (1,101)   (23.4)   (21,253.4)					
- Phase 1 (1-A) - residential (270) (1.1) (4,074.1)   - Phase 1 (1-A) - retail (831) (22.3) (26,835.1)   Sub-total (1,101) (23.4) (21,253.4)	Less: Sales re				
- Phase 1 (1-A) - retail   (831)   (22.3)   (26,835.1)     Sub-total   (1,101)   (23.4)   (21,253.4)					
Sub-total (1,101) (23.4) (21,253.4)					
		– Phase 1 (1-A) – retail	(831)	(22.3)	(26,835.1)
Total 69,997 1,073.4 15,334.9	Sub-total		(1,101)	(23.4)	(21,253.4)
· · · · · · · · · · · · · · · · · · ·	Total		69,997	1,073.4	15,334.9

Note: The amount represents sales returns of 1 unit of residential apartment and 13 units of retail shop.



#### (3) Investment Properties

In addition to the sale of properties developed by us, we also lease out or expect to lease out our investment property portfolio comprising mainly of shopping malls, community commercial centres, retail shops, serviced apartments and car park units in The Spring Land, Changzhou Fashion Mark, Changzhou Le Leman City, Dongguan Landmark, Hangzhou Landmark, Shenzhen Water Flower Garden, Chengdu Fashion Mark and Nanchang Fashion Mark in the PRC. As at 30 June 2013, the total carrying value of the investment properties of the Group was approximately HK\$5,226.8 million, representing approximately 17.6% of the Group's total assets value. The investment property portfolio which we held for the purpose of leasing to third parties had a total leasable GFA of approximately 405,993 sq.m. of which investment properties under operation with a leasable GFA of approximately 208,543 sq.m. had a fair value of approximately HK\$4,267.9 million. A supermarket at Changzhou Le Leman City Phase 9 (2-B) – Fashion Walk, which was completed but yet to operate and a shopping mall, retail shops and serviced apartments for leasing purpose of Nanchang Fashion Mark, which were under development as at 30 June 2013, had leasable GFA of approximately 21,450 sq.m. and 176,000 sq.m. respectively and fair value of approximately HK\$169.3 million and HK\$789.6 million respectively. The Group recorded approximately HK\$247.5 million (net of deferred tax) (for the six months ended 30 June 2012: approximately HK\$335.6 million) as gain in fair value of its investment properties for the six months ended 30 June 2013.

We carefully plan and select tenants based on factors such as the project's overall positioning, market demand in surrounding areas, market levels of rent and development needs of tenants. We attract large-scale anchor tenants which assist us in enhancing the value of our projects. We enter into longer and more favourable lease contracts with such anchor tenants which include well-known brands, chain cinema operators, major game centres and top operators of catering businesses. As at 30 June 2013, the GFA taken up by our anchor tenants, whose leased GFA was over 10.0% of the total leasable GFA of a single investment property, made up approximately 52.0% (as at 31 December 2012: approximately 47.0%) of our total leasable area in our investment properties under operation.

For the six months ended 30 June 2013, we generated steady recurring rental income of approximately HK\$73.4 million, representing an increase of approximately 32.3% as a result of an increase in the leasable GFA and average rental rates, from approximately HK\$55.5 million for the six months ended 30 June 2012. The average monthly rental income of our investment properties under operation for the six months ended 30 June 2013 was approximately HK\$78.8 per sq.m. (for the six months ended 30 June 2012: approximately HK\$54.4 per sq.m.). The occupancy rate of all our investment properties under operation achieved approximately 93.3% as at 30 June 2013 (as at 31 December 2012: approximately 92.9%).

The Group also achieved satisfactory results on the pre-leasing of investment property which has yet to commence operation. As at 30 June 2013, 100% of the retail asset of Changzhou Le Leman City Phase 9 (2–B) – Fashion Walk, which is expected to commence operation in the first half of 2014, was committed.



Details of the Group's investment properties as at 30 June 2013 and the Group's rental income for the six months ended 30 June 2013 are set out as follows:

Investment Properties	Leasable GFA as at 30 June 2013 (Note 6) sq.m.	Fair Value as at 30 June 2013 HK\$ million	Rental Income for the six months ended 30 June 2013 HK\$ million	Average Monthly Rental Income per sq.m. for the six months ended 30 June 2013 HK\$/sq.m.	Occupancy Rate as at 30 June 2013 %
Investment Properties under operation					
Changzhou Fashion Mark Phases 1 and 2					
(Shopping mall and car park units)	77,581	1,479.5	28.1	62.9	96
Dongguan Landmark					
(Shopping mall and car park units)	20,172	481.4	10.7	92.1	96
Hangzhou Landmark (Shopping mall)	24,667	367.7	11.2	75.7	100
Shenzhen Water Flower Garden					
(Retail assets)	4,992	195.8	7.3	243.7	100
The Spring Land Phase 1 – Fashion Walk					
(Retail assets) (Note 1)	3,355	185.7	3.0	196.1	76
The Spring Land Phase 3 – Fashion Walk					
(Retail assets and car park units)	22,393	644.3	8.9	66.2	100
Changzhou Le Leman City Phase 11					
(Retail asset) (Note 2)	16,858	135.2	0.5	11.0	45
Chengdu Fashion Mark (Shopping mall and car					
park units) (Note 3)	38,525	778.3	3.7	96.0	100
Sub-total	208,543	4,267.9	73.4	78.8	93.3
Investment Drenauty completed byty yet to					
Investment Property completed but yet to operate					
Changzhou Le Leman City Phase 9 (2-B)					
– Fashion Walk (Retail asset) (Note 4)	21,450	169.3	_		
Investment Property under development Nanchang Fashion Mark (Shopping mall, retail shops and serviced apartments) (Note 5)	176,000	789.6	-		
Total	405,993	5,226.8	73.4		

Note 1: The unoccupied areas of the retailed assets in The Spring Land Phase 1 – Fashion Walk mainly represent The Spring Land's sales centre with leasable GFA of approximately 791 sq.m. which the Group intends to lease out in the future.

Note 2: The retail asset represents a habilitation and recreation centre of our Changzhou Le Leman City Phase 11 for leasing purpose.

Note 3: The shopping mall and car park units of Chengdu Fashion Mark has commenced operation since June 2013.



- Note 4: The retail asset of Changzhou Le Leman City Phase 9 (2-B) Fashion Walk is expected to commence operation in the first half of 2014. As at 30 June 2013, 100% of the total leasable GFA was pre-leased to a supermarket store and the expected average monthly rental income would be approximately HK\$36.5 per sq.m.
- Note 5: The land use rights certificates of the investment property of Nanchang Fashion Mark was obtained in June 2013. This investment property is expected to commence and complete construction in 2014 and 2016 respectively. The investment property is planned to have a shopping mall, retail shops and serviced apartments for leasing purpose with leasable GFA of approximately 118,000 sq.m., 38,000 sq.m. and 20,000 sq.m. respectively.

Note 6: The leasable GFA as at 30 June 2013 excluded car park units.

### (4) Land Bank



The Group is specialising in the development and operation of urban mixed-use communities and the development and sale of residential properties in the Pearl River Delta, the Yangtze River Delta, the Central China, the Beijing-Tianjin and the Chengdu-Chongqing regions in the PRC.

As at 30 June 2013, the Group had a total of 16 projects over 9 cities in various stages of development, including a net saleable/leasable GFA of approximately 421,834 sq.m. of completed property developments, a net saleable/ leasable GFA of approximately 795,910 sq.m. under development, a net saleable/leasable GFA of approximately 2,307,359 sq.m. held for future development and a net saleable/leasable GFA of approximately 1,239,691 sq.m. contracted to be acquired, totalling a net saleable/leasable GFA of approximately 4,764,794 sq.m.



In the first half of 2013, the Group acquired an additional residential and commercial land bank in Hangzhou. The total plot ratio GFA of this new land bank was approximately 114,816 sq.m. and the average cost was approximately RMB13,505.4 per sq.m. (equivalent to approximately HK\$16,924.1 per sq.m.). As at 30 June 2013, the Group had a total net saleable/leasable land bank of approximately 4,764,794 sq.m., with an average land cost of approximately RMB2,643.3 per sq.m. (equivalent to approximately HK\$3,339.6 per sq.m.).

Proje no.	ct City	Project	Type of Property	Net Saleable/ Leasable GFA sq.m.	Interest Attributable to the Group %
Comp	oleted Projects				
1	Shenzhen	Shenzhen Hidden Valley Phase 1	Residential	996	100
1	Shenzhen	Shenzhen Hidden Valley Phase 2	Residential	770	100
1	Shenzhen	Shenzhen Hidden Valley Phase 3	Residential	3,773	100
2	Shenzhen	The Spring Land Phase 1	Residential/ Commercial	3,357	100
2	Shenzhen	The Spring Land Phase 2	Residential	134	100
2	Shenzhen	The Spring Land Phase 3	Residential/	23,425	100
			Commercial		
2	Shenzhen	The Spring Land Phase 5	Residential/ Commercial	11,774	100
3	Shenzhen	Shenzhen Water Flower Garden (Retail assets)	Residential/ Commercial	4,992	100
4	Changzhou	Changzhou Fashion Mark Phase 1	Commercial	46,627	100
4	Changzhou	Changzhou Fashion Mark Phase 2	Residential/ Commercial	32,141	100
4	Changzhou	Changzhou Fashion Mark Phase 4	Residential/ Commercial	92,748	100
5	Changzhou	Changzhou Le Leman City Phase 1 (1-A)	Residential/ Commercial	1,524	100
5	Changzhou	Changzhou Le Leman City Phase 3 (1-C)	Residential	3,249	100
5	Changzhou	Changzhou Le Leman City Phase 4 (3-B)	Residential/ Commercial	1,692	100
5	Changzhou	Changzhou Le Leman City Phase 5 (1-B)	Residential/ Commercial	1,806	100
5	Changzhou	Changzhou Le Leman City Phase 6 (3-A)	Residential	7,187	100
5	Changzhou	Changzhou Le Leman City Phase 9 (2-B)	Residential/ Commercial	48,130	100
5	Changzhou	Changzhou Le Leman City Phase 11 (Retail asset and Holiday-Inn Hotel)	Commercial/Hotel	50,716	100
6	Dongguan	Dongguan Landmark	Residential/ Commercial	20,217	100
7	Hangzhou	Hangzhou Landmark	Commercial	26,182	100
8	Chengdu	Chengdu Fashion Mark	Commercial	40,394	100

Subtotal

421,834



Project no.	City	Project	Type of Property	Net Saleable/ Leasable GFA sq.m.	Interes Attributable to the Group %
Project	s Under Devel	opment			
2	Shenzhen	The Spring Land Phase 6A (Note)	Residential/ Commercial	70,009	100
2	Shenzhen	The Spring Land Phase 6B (Note)	Residential/ Commercial	56,900	100
5	Changzhou	Changzhou Le Leman City Phase 7 (4-A)	Residential/ Commercial	84,921	100
5	Changzhou	Changzhou Le Leman City Phase 7 (4-B)	Residential/ Commercial	104,172	100
5	Changzhou	Changzhou Le Leman City Phase 8 (5-B)	Residential	98,855	100
10	Hangzhou	Hangzhou Hidden Valley Phase 1	Residential	41,617	100
10	Hangzhou	Hangzhou Hidden Valley Phase 2	Residential	24,107	100
11	Tianjin	Tianjin Le Leman City (Lot 4) Phase 1	Commercial	34,204	58
12	Huizhou	Huizhou Hidden Bay Phase 1 (Note)	Residential	136,500	100
14	Nanjing	The Spring Land-Nanjing	Residential/ Commercial	144,625	100
Subtot	al			795,910	



Project no.	City	Project	Type of Property	Net Saleable/ Leasable GFA sq.m.	Interest Attributable to the Group %
Project	s Held For Fut	ure Development			
9	Shenzhen	Shenzhen Blue Bay	Residential	15,000	92
10	Hangzhou	Hangzhou Hidden Valley Phases 3-7	Residential	205,498	100
5	Changzhou	Changzhou Le Leman City Phase 10 (5-A)	Residential/ Commercial	115,600	100
11	Tianjin	Tianjin Le Leman City (Lot 4) Phases 2-5, (Lots 5 and 7) and (Lot 8)	Commercial	696,074	58
12	Huizhou	Huizhou Hidden Bay Phases 2-4 (Note)	Residential/Hotel	372,810	100
13	Nanchang	Nanchang Fashion Mark	Residential/ Commercial	789,629	70
15	Hangzhou	The Spring Land – Hangzhou (Note (1) of page 16)	Residential/ Commercial	112,748	100
Subtot	al			2,307,359	
Project	Contracted To	o Be Acquired			
16	Shenzhen	Shenzhen Fashion Mark	Residential/ Commercial	1,239,691	100
Subtot	al			1,239,691	
TOTAL				4,764,794	

Note: The Group has renamed The Spring Land Phase 6 (Lot 3), The Spring Land Phase 6 (Lot 4) and Huizhou Waterfront (as appearing in the Company's 2012 Annual Report) as The Spring Land Phase 6A, The Spring Land Phase 6B and Huizhou Hidden Bay respectively.



Details of the land reserves or projects acquired and disposed from 1 January 2013 to the date of this report are set out below:

#### Land reserves or project acquired from 1 January 2013 to the date of this report

#### Land reserves acquired:

City	Project	Total Consideration RMB'000	Site Area sq.m.	Plot Ratio GFA sq.m.	Average Cost RMB per sq.m.	Interest Attributable to the Group %
Hangzhou Nanjing	The Spring Land – Hangzhou <sup>(1)</sup> To be announced <sup>(2)</sup>	1,550,640 1,400,000	28,704 63,328	114,816 164,653	13,505.4 8,502.7	100 100
Total		2,950,640	92,032	279,469	10,558.0	

Project acquired:

City	Project	Total Consideration RMB'000	Total GFA sq.m.	Number of Underground Car Park Units	Interest Attributable to the Group %
Shanghai	Shama Century Park <sup>(3)</sup>	1,688,000	49,357	240	100

Notes:

- (1) In May 2013, the Group won a bid in a public auction regarding a parcel of residential and commercial land in Hangzhou at a consideration of RMB1,550,640,000 (equivalent to approximately HK\$1,943,157,000), which is expected to be settled in cash by internal resources of the Group. A land grant contract for the land with a total site area of approximately 28,704 sq.m. was signed in May 2013. Up to the date of this report, we have not yet obtained the land use rights certificate for such a parcel of land.
- (2) In August 2013, the Group won a bid in a public auction regarding a parcel of residential land in Nanjing at a consideration of RMB1,400,000,000 (equivalent to approximately HK\$1,754,386,000), which is expected to be settled in cash by internal resources of the Group. Up to date of this report, we have not yet entered into a land grant contract for such parcel of land.
- (3) Pursuant to the Share Purchase Agreement, the Group conditionally agreed to purchase from an independent third party the entire issued share capital of SSCP Limited which indirectly owns Shama Century Park (a completed serviced apartment project with 284 residential units plus 240 underground car park units for leasing currently) for a consideration of approximately RMB1,688,000,000 (equivalent to approximately HK\$2,126,880,000) (which is subject to adjustment as provided for in the Share Purchase Agreement), which is expected to be satisfied by a combination of internal resources of the Group and bank financing. The completion of the transaction shall take place on the date falling three Business Days (as defined in the Share Purchase Agreement) after the date on which the condition precedent to the Share Purchase Agreement is satisfied or waived in accordance with the terms of the Share Purchase Agreement. For details, please refer to the Company's announcement dated 19 August 2013.



We intend to continue to leverage our past experience in identifying land with investment potential at advantageous times and acquiring land reserves at relatively low cost. Moreover, we intend to continue to acquire low-cost land in locations with vibrant economies and strong growth potential.

#### Land reserve disposed of from 1 January 2013 to the date of this report

Pursuant to a sale and purchase agreement dated 23 January 2013, the Group conditionally agreed to sell the entire issued share capital in Top Spring Taihu Bay which indirectly owns the land of Taihu Hidden Valley project, and the loan outstanding and owing by Top Spring Taihu Bay to Top Spring International (BVI) Limited as at the date of completion of the transaction at a total consideration of approximately HK\$685.3 million to an independent third party. The completion of the transaction took place on 3 May 2013 and this resulted in a net gain on disposal of a subsidiary of approximately HK\$186.6 million. As at 2 May 2013, the net saleable GFA of the Taihu Hidden Valley project belonged to the Group was approximately 350,001 sq.m.

# (5) Projects Commencement in the First Half of 2013, Expected Projects Commencement and Completion in the Second Half of 2013

In the first half of 2013, the Group commenced construction on our three projects with a total net saleable/leasable GFA of approximately 267,587 sq.m.

City	Project	Total Saleable/ Leasable GFA sq.m.
Changzhou	Changzhou Le Leman City Phase 8 (5-B)	98,855
Hangzhou	Hangzhou Hidden Valley Phase 2	24,107
Nanjing	The Spring Land – Nanjing	144,625
Total		267,587

Details of the projects with commencement of construction in the first half of 2013 are set out below:

In the second half of 2013, the Group intends to commence construction on our four projects with a total net saleable/leasable GFA of approximately 405,354 sq.m.

Details of the projects with expected commencement of construction in the second half of 2013 are set out below:

City	Project	Total Saleable/ Leasable GFA sq.m.
Hangzhou	Hangzhou Hidden Valley Phase 3	26,225
Hangzhou	The Spring Land – Hangzhou	112,748
Huizhou	Huizhou Hidden Bay Phase 2	123,300
Nanchang	Nanchang Fashion Mark Phase 1	143,081



The Group also intends to complete the construction on three phases among three projects with a total net saleable/ leasable GFA of approximately 215,798 sq.m. in the second half of 2013.

Details of the projects with expected completion in the second half of 2013 are set out below:

City	Project	Total Saleable/ Leasable GFA sq.m.
Changzhou	Changzhou Le Leman City Phase 7 (4-B)	104,172
Hangzhou	Hangzhou Hidden Valley Phase 1	41,617
Shenzhen	The Spring Land Phase 6A	70,009
		· · ·
Total		215,798

# FINANCIAL REVIEW

For the six months ended 30 June 2013, the Group's consolidated turnover and profit attributable to equity shareholders of the Company reached approximately HK\$1,218.9 million and HK\$221.3 million respectively, decreased by approximately 44.5% and 14.5% respectively over the corresponding period of 2012. For the six months ended 30 June 2013, the Group's basic earnings per ordinary share of HK\$0.10 each in the share capital (the "Share") decreased by approximately 14.7% as compared with the corresponding period of 2012 to approximately HK15.75 cents. Net assets per Share attributable to equity shareholders of the Company and holders of bonus perpetual subordinated Convertible securities ("PCSs") were approximately HK\$3.2 (adjusted)\* as at 31 December 2012 and approximately HK\$3.3 as at 30 June 2013.

#### Turnover

Turnover represents income from sale of properties, rental income, income from hotel operations and income from provision of property management and related services earned during the period, net of business tax and other sales related taxes and discounts allowed.

Our turnover decreased by approximately 44.5% to approximately HK\$1,218.9 million for the six months ended 30 June 2013 from approximately HK\$2,195.1 million for the six months ended 30 June 2012. This decrease was primarily arisen from a decrease in our sale of properties. The Group has recognised property sales of approximately HK\$1,073.4 million, accounting for approximately 88.1% of the total turnover of approximately HK\$1,218.9 million. The remaining approximately 11.9% represented rental income, income from hotel operations and property management and related services income.



Turnover from sale of properties decreased by approximately 48.1% for the six months ended 30 June 2013 as compared to the corresponding period of 2012 primarily due to a decrease in total saleable GFA sold and delivered, from approximately 188,910 sq.m. (including sales return but excluding car park units) in the first half of 2012 to approximately 69,997 sq.m. (including sales return but excluding car park units) in the first half of 2013, which offset the increase in average recognised ASP from approximately HK\$10,951.8 per sq.m. in the first half of 2012 to approximately HK\$15,334.9 per sq.m. in the first half of 2013. Rental income increased primarily due to an increase in both the leasable GFA and average rental rates of our investment properties under operation for the six months ended 30 June 2013. Income from hotel operations decreased mainly due to a decrease in the average occupancy rate, average room rate and the income from the food and beverage sector of our hotel property. Such decrease was mainly attributable to the direct competition from two reputable hotels which are located in the same region as our hotel property and the negative business environment under the avian influenza incident happened in early 2013. As a result of an increase in the leased GFA of our investment properties and sold and delivered GFA of our residential properties, income from the property management and related services also increased.

#### **Direct costs**

The principal component of direct costs is the cost of completed properties sold, which consists of land premium, construction and other development costs, capitalised borrowing costs during the construction period, the cost of rental income, the cost of hotel operations and the cost of property management and related services. We recognise the cost of completed properties sold for a given period to the extent that revenue from such properties has been recognised in such period.

Our direct costs decreased to approximately HK\$709.7 million for the six months ended 30 June 2013 from approximately HK\$1,335.1 million for the six months ended 30 June 2012. This decrease was primarily attributable to the decrease in the saleable GFA of our properties completed and delivered for the six months ended 30 June 2013.

#### **Gross profit**

Our gross profit decreased by approximately 40.8%, to approximately HK\$509.2 million for the six months ended 30 June 2013 from approximately HK\$860.0 million for the six months ended 30 June 2012. The Group reported a gross profit margin of approximately 41.8% for the six months ended 30 June 2013 as compared to approximately 39.2% for the six months ended 30 June 2012. The increase in gross margin was primarily driven by the lower proportion of recognised sales being generated from our Changzhou projects which have relatively lower gross margins for the six months ended 30 June 2013 as compared to the corresponding period of 2012.

#### **Other revenue**

Other revenue increased by approximately HK\$7.2 million, or approximately 11.5%, to approximately HK\$69.7 million for the six months ended 30 June 2013 from approximately HK\$62.5 million for the six months ended 30 June 2012. The increase was primarily attributable to an increase in bank interest income and rental income from operating leases other than those relating to investment properties by approximately HK\$3.6 million and HK\$2.9 million respectively in the first half of 2013.

#### Other net income/(loss)

Other net income/(loss) changed from a net loss of approximately HK\$0.8 million for the six months ended 30 June 2012 to a net income of approximately HK\$227.7 million for the six months ended 30 June 2013. The change was primarily attributable to a net gain on disposal of our subsidiary which indirectly held 100% interest of the land of the Taihu Hidden Valley project and a net gain on early repayment of a secured other borrowing of approximately HK\$186.6 million and HK\$44.5 million respectively for the six months ended 30 June 2013.



#### Selling and marketing expenses

Selling and marketing expenses increased by approximately 11.9%, to approximately HK\$87.4 million for the six months ended 30 June 2013 from approximately HK\$78.1 million for the six months ended 30 June 2012. The increase was primarily attributable to more promotion expenses incurred for the launch of our new projects in the first half of 2013 as compared with the first half of 2012. These costs accounted for approximately 2.2% of contracted sales for the six months ended 30 June 2013 (for the six months ended 30 June 2012: approximately 2.2%).

#### Administrative expenses

Administrative expenses increased by approximately 8.7%, to approximately HK\$214.4 million for the six months ended 30 June 2013 from approximately HK\$197.2 million for the six months ended 30 June 2012. The increase was mainly due to an increase in the salaries and number of headcounts of our administrative staff, which were in line with the Group's business development in the first half of 2013.

#### Valuation gains on investment properties

Valuation gains on investment properties decreased by approximately 26.2%, to approximately HK\$330.0 million for the six months ended 30 June 2013 from approximately HK\$447.4 million for the six months ended 30 June 2012. During the six months ended 30 June 2013, a shopping mall, retail shops and serviced apartments for leasing purposes of Nanchang Fashion Mark, with a fair value of approximately HK\$789.6 million as at 30 June 2013, contributed a valuation gain of approximately HK\$222.9 million (approximately 67.5% of total valuation gains on investment properties). The Spring Land Phase 3 – Fashion Walk was changed to leasing purpose during the first half of 2012, in which the revaluation gain of approximately HK\$389.6 million (approximately 87.1% of total valuation gains on investment properties), was recognised for the six months ended 30 June 2012.

#### **Finance costs**

Finance costs decreased by approximately 8.6%, to approximately HK\$337.7 million from approximately HK\$369.6 million for the corresponding period of 2012. The decrease was primarily attributable to the decrease in an average outstanding balance of our offshore loans in the first half of 2013 as compared with the corresponding period of 2012, for which the relevant interest expenses are not qualified for capitalisation.

#### **Income tax**

Income tax expenses decreased by approximately 50.3%, to approximately HK\$234.3 million for the six months ended 30 June 2013 from approximately HK\$471.9 million for the six months ended 30 June 2012. The decrease was mainly attributable to the decrease in gross profit which was in turn driven primarily by the reduction in sales of properties recognised for the six months ended 30 June 2013 as compared with the figure for the six months ended 30 June 2012. Consequently, there was a decrease in the provision for CIT and LAT by approximately HK\$49.2 million and HK\$7.1 million respectively. In addition, as a result of the reduction in valuation gains on investment properties and the higher tax losses yet to utilise for CIT deduction of our certain PRC subsidiaries recorded in the first half of 2013, the relevant deferred taxation expense and credit were reduced by approximately HK\$29.4 million and increased by approximately HK\$80.8 million respectively as compared with the figure for the first half of 2012.

#### Profitability

The net profit margin of the Group (profit attributable to equity shareholders of the Company to turnover) was approximately 18.2% and 11.8% for the six months ended 30 June 2013 and 2012 respectively.



#### **Non-controlling interests**

The profit attributable to non-controlling interests was approximately HK\$39.0 million for the six months ended 30 June 2013 (for the six months ended 30 June 2012: loss of approximately HK\$2.4 million). The change was primarily due to a valuation gain of approximately HK\$222.9 million recorded for the six months ended 30 June 2013 from an investment property of our Nanchang Fashion Mark held by a non-wholly owned subsidiary in which 30% of its equity interest is attributable to the non-controlling interest. During the six months ended 30 June 2013, the newly added non-controlling interests represented the 30% equity interest held by a connected person in our 南昌萊蒙置業有限公司 (Nanchang Top Spring Real Estate Co., Ltd.\*).

#### LIQUIDITY, FINANCIAL AND CAPITAL RESOURCES

#### **Cash position**

As at 30 June 2013, the carrying amount of the Group's cash and bank deposits was approximately HK\$6,903.0 million (as at 31 December 2012: approximately HK\$6,015.0 million), representing an increase of approximately 14.8% as compared to that as at 31 December 2012.

For the six months ended 30 June 2013, the Group had net cash used in operating activities of approximately HK\$1,599.1 million, net cash generated from investing activities of approximately HK\$148.0 million and net cash generated from financing activities of approximately HK\$1,479.0 million.

#### Borrowings and charges on the Group's assets

The Group had an aggregate borrowings (including bank and other borrowings, amounts due to a non-controlling shareholder and loan from joint ventures) as at 30 June 2013 of approximately HK\$11,863.8 million, of which approximately HK\$5,167.2 million is repayable within 1 year, approximately HK\$6,020.7 million is repayable after 1 year but within 5 years and approximately HK\$675.9 million is repayable after 5 years. As at 30 June 2013, the Group's bank loans of approximately HK\$9,315.6 million (as at 31 December 2012: approximately HK\$6,771.9 million) were secured by investment properties, hotel properties, properties under development and completed properties for sale, other land and buildings and pledged deposits of the Group with total carrying values of approximately HK\$11,765.6 million (as at 31 December 2012: approximately HK\$11,765.6 million (as at 31 December 2012: approximately HK\$1,343.5 million) were secured by equity interests in certain subsidiaries within the Group. As at 30 June 2013, the Group's other borrowings of approximately HK\$1,014.0 million (as at 31 December 2012: approximately HK\$1,343.5 million) were secured by equity interests in certain subsidiaries within the Group. The carrying amounts of all the Group's bank and other borrowings were denominated in Renminbi ("RMB") except for certain loan balances with an aggregate amount of approximately HK\$948.9 million (as at 31 December 2012: approximately HK\$788.0 million) and approximately HK\$900.6 million as at 30 June 2013 (as at 31 December 2012: approximately HK\$1,308.5 million) which were denominated in Hong Kong dollars and US dollars respectively.

As at 30 June 2013, the Group had a bank borrowing of approximately HK\$758.1 million, other borrowings of approximately HK\$473.8 million from a related company and a loan from joint ventures of approximately HK\$593.9 million which were at fixed interest rates of 9.85% per annum, 10% per annum and 10.3553% per annum respectively. Save for the above, the Group had no other borrowings at fixed interest rates.

#### **Cost of borrowings**

The Group's annualised average cost of borrowings (calculated by dividing total interest expenses expensed and capitalised by average borrowings, during the period) was approximately 10.1% for the six months ended 30 June 2013 (for the six months ended 30 June 2012: approximately 11.6%).



#### Net gearing ratio

The net gearing ratio is calculated by dividing our net borrowings (aggregate borrowings net of cash and cash equivalents and restricted and pledged deposits) by the total equity. Our net gearing ratio for the six months ended 30 June 2013 and the year ended 31 December 2012 was approximately 97.6% and 67.5% respectively. The net gearing ratio was increased as a result of the increased capital expenditure incurred on land acquisition for a project newly acquired in Hangzhou and settlement on the outstanding land premium of Nanchang Fashion Mark during the six months ended 30 June 2013.

#### Foreign exchange risk

As at 30 June 2013, the Group had cash balances denominated in RMB of approximately RMB5,167.4 million (equivalent to approximately HK\$6,528.6 million), and in US dollars of approximately US\$22.5 million (equivalent to approximately HK\$174.6 million).

Almost all of the Group's operating activities are carried out in the PRC with most of the transactions denominated in RMB. The Group is exposed to foreign currency risk arising from the exposure of RMB against Hong Kong dollars or US dollars as a result of its investment in the PRC and the settlement of certain of the general and administrative expenses and borrowings in Hong Kong dollars or US dollars. In addition, RMB is not freely convertible into foreign currencies and the conversion of RMB into foreign currencies is subject to rules and regulations of the foreign exchange control promulgated by the PRC government. We do not have a foreign currency hedging policy. However, the Directors monitor our foreign exchange exposure closely and may, depending on the circumstances and trend of foreign currency, consider adopting significant foreign currency hedging policy in the future.

# **BONUS ISSUE OF SHARES**

Pursuant to the ordinary resolution passed at the extraordinary general meeting of the Company held on 15 May 2013, bonus Shares were made to shareholders whose names appear on the register of members of the Company on 24 May 2013 (the "Bonus Issue"), on the basis of two new Shares (the "Bonus Shares") for every five Shares held, with an option to elect to receive PCSs in lieu of all or part of their entitlements to the Bonus Shares under the Bonus Issue.

The PCSs are unlisted and irredeemable but have conversion rights entitling the holders of PCSs to convert into an equivalent number of Shares as the number of Bonus Shares which the holders of PCSs would otherwise be entitled to receive under the Bonus Issue had the shareholder not elected for the PCSs.

On 20 June 2013, an amount of approximately HK\$15,036,560 standing to the credit of the share premium account was applied in paying up in full 150,365,600 Shares of HK\$0.1 each which were allotted and issued as fully paid to the shareholders who were entitled to those Bonus Shares and did not elect to receive the PCSs. In addition, the PCSs in the amount of approximately HK\$25,092,080 were issued to shareholders who elected to receive the PCSs, and the same amount was capitalised from the share premium account as reserve arising from issuance of the PCSs.

Reserve arising from issuance of the PCSs was capitalised from the share premium account for the purpose of issue of new Shares upon conversion of the PCSs. There was no conversion to ordinary Shares by the holders of PCSs during the six months ended 30 June 2013.

Upon completion of the Bonus Issue, adjustments were made to the exercise price and outstanding number of share options granted pursuant to the Group's pre-IPO and post-IPO share option schemes (see Employees and Remuneration Policy section on page 24).



# NET ASSETS PER SHARE

Net assets per Share of the Company as at 30 June 2013 and 31 December 2012 are calculated as follows:

	As at 30 June 2013 (unaudited)	As at 31 December 2012 (restated)
Net assets attributable to equity shareholders of the Company (HK\$'000)	4,615,821	4,455,385
Number of issued ordinary shares of the Company ('000) Effect of the Bonus Issue (with PCSs as an alternative) ('000) Number of outstanding PCSs ('000)	1,154,785 _ 250,921	1,001,868 400,747 –
Number of Shares for the calculation of net assets per Share ('000) Net assets per Share attributable to equity shareholders of the Company	1,405,706	1,402,615
and the holders of PCSs (HK\$)	3.3	3.2*

\* Adjusted for the Bonus Issue in 2013

# **CONTINGENT LIABILITIES**

As at 30 June 2013, save for the guarantees of approximately HK\$2,226.2 million (as at 31 December 2012: approximately HK\$2,824.4 million) given to financial institutions for mortgage loan facilities granted to purchasers of the Group's properties, the Group had no other material contingent liabilities.

Pursuant to the mortgage contracts, banks require us to guarantee our customers' mortgage loans until we complete the relevant properties and the property ownership certificates and certificates of other interests with respect to the relevant properties are delivered to our purchasers. If a purchaser defaults on a mortgage loan, we may have to repurchase the underlying property by paying off the mortgage. If we fail to do so, the mortgagee bank may auction the underlying property and recover any shortfall from us as the guaranter of the mortgage loan.

# MATERIAL ACQUISITIONS AND DISPOSALS OF ASSETS

During the six months ended 30 June 2013, the Group did not have any material acquisitions or disposals of assets save as disclosed in this interim report.



# EMPLOYEES AND REMUNERATION POLICY

As at 30 June 2013, the Group employed a total of 1,502 employees (as at 31 December 2012: 1,369 employees) in the PRC and Hong Kong. Of them, 124 were under the headquarter team, 440 were under the property development division and 938 were under the retail operation and property management division. For the six months ended 30 June 2013, the total staff costs incurred was approximately HK\$118.3 million (for the six months ended 30 June 2012: approximately HK\$107.5 million). The remuneration of the employees was based on their performance, work experience, skills, knowledge and the prevailing market wage level. The Group remunerated the employees by means of basic salaries, cash bonus and equity settled share-based payment.

The Company adopted a Pre-IPO Share Option Scheme, a Pre-IPO Share Award Scheme and a Post-IPO Share Option Scheme which the Company granted share options and awarded Shares to certain eligible employees. For details, please refer to the section "Share Award and Share Option Schemes" under Directors' Report on page 31.

# Corporate Governance Report



# **CORPORATE GOVERNANCE PRACTICES**

In the opinion of the Directors, the Company has complied with the Corporate Governance Code (the "Code") contained in Appendix 14 to the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") throughout the six months ended 30 June 2013, save and except for the following deviation:

Under Rule A.2.1 of the Code, the roles of the chairman and the chief executive officer should be separate and should not be performed by the same individual. During the period under review and up to the date of this report, Mr. WONG Chun Hong performed his duties as the chairman and the chief executive officer of the Company. The Board believes that the serving by the same individual as chairman and chief executive officer during the rapid development of the business is beneficial to the consistency of business plans and decision-making of the Company. The Board will continue to review the current management structure from time to time and shall make changes where appropriate and inform the investors of the Company accordingly.

In respect of Code Provision A.6.7 of the Code, Ms. LI Yan Jie, the executive Director, was unable to attend the annual general meeting of the Company held on 15 May 2013 due to other business engagement.

The Directors are committed to upholding the corporate governance of the Company to ensure that formal and transparent procedures are in place to protect and maximise interests of the shareholders of the Company.

# CHANGES IN INFORMATION OF DIRECTORS

Pursuant to Rule 13.51B of the Listing Rules, the changes in information of the Directors since 1 January 2013 up to the dispatch date of this report are set out below:

Name of Director	Details of Changes
Dr. McCABE Kevin Charles ("Dr. McCABE")	Resigned as a non-executive Director and a member of the Audit Committee on 1 June 2013
Ms. THAM Qian	Resigned as an alternate Director to Dr. McCABE on 1 June 2013
Mr. CHEN Feng Yang	Appointed as an executive Director on 1 June 2013
Professor WU Si Zong	Appointed as a member of the audit committee on 1 June 2013

# **REVIEW OF INTERIM REPORT BY AUDIT COMMITTEE**

The audit committee of the Board has reviewed the accounting principles and practices adopted by the Group and has reviewed the unaudited interim financial report of the Group for the six months ended 30 June 2013. The audit committee of the Board comprises three independent non-executive Directors, namely Mr. CHENG Yuk Wo (Chairman), Mr. BROOKE Charles Nicholas and Professor WU Si Zong.



# MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 to the Listing Rules (the "Model Code") as its code of conduct for securities transactions by the Directors. After having made specific enquiries with all Directors, all Directors have confirmed that they have complied with the required standards set out in the Model Code and its code of conduct throughout the six months ended 30 June 2013.

Relevant employees who are likely to be in possession of unpublished price sensitive information of the Company are also subject to compliance with guidelines on no less exacting terms than the Model Code.

# **INVESTOR RELATIONS**

The Company ensures that fair and transparent disclosure is made for its business and financial performance through a variety of formal communication channels. Information regarding the Company will be published in its website: www.topspring.com. Interim and annual reports, circulars and notices of the Group will be despatched to shareholders of the Company (the "Shareholders") in due course. The website of the Company provides information such as e-mail address, correspondence address, telephone numbers, etc. for inquiries, and provides information on business activities of the Group.

The Company's annual general meeting is a good opportunity for communication between the Board and the Shareholders. Notice of annual general meeting and related documents will be sent to the Shareholders pursuant to the requirements of the Listing Rules, and will be published on the website of the Stock Exchange.

Shareholders are encouraged to attend all general meetings of the Company. Pursuant to article 66 of the Articles of Association of the Company, any shareholder holding one vote for every fully paid share at general meetings of the Company has statutory rights to call for extraordinary general meetings and put forward agenda items for consideration by Shareholders by sending to the Board or the Company Secretary at the principal place of business a written request for such general meetings duly signed by the shareholders concerned together with the proposed agenda items and such meeting shall be held within two months of the deposit of such requisition. All substantive resolutions at general meetings are decided on a poll which is conducted by the Company Secretary and scrutinised by the Hong Kong Share Registrar of the Company. The results of the poll are published on the websites of the Company and the Stock Exchange. Regularly updated financial, business and other information on the Group is made available on the website of the Company for Shareholders and stakeholders.

The Company will also meet with the investment community and respond to their inquiries about the status of the Company from time to time, so as to strengthen the contacts and communication between the Company and its investors.

# **Directors' Report**



The Directors are pleased to present the interim financial results for the six months ended 30 June 2013 of the Company.

### **PRINCIPAL ACTIVITIES**

The principal activity of the Company is investment holding. The Group is a real estate property developer in the PRC and is principally engaged in the development and operation of urban mixed-use communities and the development and sale of residential properties in the Pearl River Delta, the Yangtze River Delta, the Central China, the Beijing–Tianjin and the Chengdu–Chongqing regions in the PRC. There were no significant changes in the nature of the Group's principal activities during the period under review.

### **INTERIM DIVIDEND**

To maintain a stable dividend policy, the Board declared the payment of an interim dividend of HK11 cents per Share attributable to equity shareholders of the Company and the holders of PCSs for the six months ended 30 June 2013 (for the six months ended 30 June 2012: HK15 cents per Share) to shareholders and holders of PCSs whose names appear on the register of members or the register of holders of PCSs of the Company (as the case maybe) on Friday, 27 September 2013. The interim dividend will be payable on Tuesday, 15 October 2013.

### CLOSURE OF REGISTER OF MEMBERS AND REGISTER OF HOLDERS OF PCSs

The register of members and the register of holders of PCSs of the Company will be closed from Wednesday, 25 September 2013 to Friday, 27 September 2013, both days inclusive, during which period no transfer of Shares or PCSs will be registered. In order to qualify for the interim dividend, all transfers of Shares or PCSs accompanied by the relevant share certificates or the relevant PCS certificates (as the case maybe) must be lodged with the Hong Kong branch share registrar and transfer office of the Company, Tricor Investor Services Limited, at 26th Floor, Tesbury Centre, 28 Queen's Road East, Hong Kong, or, in the case of PCSs, the Company at Room 04-08, 26th Floor, Shui On Centre, 6-8 Harbour Road, Wanchai, Hong Kong, respectively, for registration not later than 4:30 p.m. on Tuesday, 24 September 2013.

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

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the six months ended 30 June 2013.



# DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 30 June 2013, the interests and short positions of the Directors' and chief executive's of the Company in the Shares, underlying Shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), (i) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO); or (ii) which were required, pursuant to section 352 of the SFO to be entered in the register referred to therein; (iii) which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code were as follows:

### (i) Long positions in Shares and underlying Shares of the Company

Name of Director	Type of interest	Number of Shares held (Shares) (a)	Number of Share options held (Shares) (b)	Number of PCSs held (Shares) (c)	Total number of Shares and underlying Shares held (Note 1) (a)+(b)+(c)	Approximate percentage of issued Shares (%)
Mr. WONG Chun Hong ("Mr. WONG") (Note 2)	Interest in a controlled corporation	148,500	_	59,400	207,900 Shares (Ľ	) 0.02
( , , , , , , , , , , , , , , , ,	Settlor of a trust Beneficial owner	620,593,500 _	- 1,400,000	250,861,400 -	871,454,900 Shares (L 1,400,000 Shares (L	,
Ms. LI Yan Jie ("Ms. LI") (Note 3)	Beneficial owner	-	3,120,000	-	3,120,000 Shares (L	) 0.27
Mr. LEE Sai Kai David ("Mr. LEE") (Note 4)	Beneficial owner	11,203,400	420,000	-	11,623,400 Shares (L	) 1.01
Mr. LAM Jim ("Mr. LAM") (Note 5)	Beneficial owner	-	8,400,000	-	8,400,000 Shares (L	) 0.73
Mr. WANG Tian Ye ("Mr. WANG") (Note 6)	Beneficial owner	168,000	2,000,000	-	2,168,000 Shares (L	) 0.19
Mr. CHEN Feng Yang ("Mr. CHEN") (Note 7)	Beneficial owner	720,000	7,071,600	-	7,791,600 Shares (L	) 0.67
Mr. CHENG Yuk Wo ("Mr. CHENG") (Note 8)	Beneficial owner	-	420,000	-	420,000 Shares (L	) 0.04
Mr. BROOKE Charles Nicholes ("Mr. BROOKE") (Note 9)	Beneficial owner	-	420,000	-	420,000 Shares (L	) 0.04
Professor WU Si Zong ("Professor WU") (Note 10)	Beneficial owner	-	420,000	-	420,000 Shares (L	) 0.04



Notes:

- (1) The letter "L" denotes the Director's long position in the shares or underlying shares of the Company.
- (2) Kang Jun Limited is held as to 100% by Mr. WONG and by virtue of the SFO, Mr. WONG is deemed to be interest in 207,900 Shares held by Kang Jun Limited, Chance Again Limited ("Chance Again") is held as to 100% by Cheung Yuet (B.V.I.) Limited ("BVI Co"). The entire issued share capital of BVI Co is wholly-owned by HSBC International Trustee Limited ("HSBC International Trustee") as the trustee of The Cheung Yuet Memorial Trust, a discretionary family trust established by Mr. WONG, the beneficiaries of which include Mr. WONG's family members (the "WONG Family Trust"). Mr. WONG is the settlor of the WONG Family Trust. By virtue of the SFO, Mr. WONG is deemed to be interested in the 871,454,900 Shares held by Chance Again of which the 250,861,400 shares relates to the bonus issue of PCSs on 20 June 2013, and Mr. WONG's long position 1,400,000 options granted to him by the Company under the Post-IPO Share Option Scheme (Lot 1) of which the 400,000 options relates to the adjustment on the share options as a result of the bonus issue of Shares of the Company on 20 June 2013. These share options, all of which remained exercisable as at 30 June 2013, were exercisable at the subscription price of HK\$2.264 per Share during the period from 26 June 2013 to 25 June 2022.
- (3) Ms. Ll's long position in the Shares comprises 420,000 options granted to her by the Company under the Post-IPO Share Option Scheme (Lot 1) of which the 120,000 shares relates to the adjustment on the share options as a result of the bonus issue of Shares of the Company on 20 June 2013, and 2,700,000 options granted to her by the Company under the Post-IPO Share Option Scheme (Lot 2). These share options, all of which remained exercisable as at 30 June 2013, were exercisable as to (i) 420,000 share options (Lot 1) at the subscription price of HK\$2.264 per Share during the period from 26 June 2013 to 25 June 2022, and (ii) 2,700,000 share options at the subscription price of HK\$4.140 per Share during the period from 20 June 2014 to 19 June 2023.
- (4) Mr. LEE's long position in the Shares comprises 11,203,400 Shares beneficially owned by himself and 420,000 options granted to him by the Company under the Post-IPO Share Option Scheme (Lot 1) of which the 120,000 options relates to the adjustment on the share options as a result of the bonus issue of Shares of the Company on 20 June 2013. These share options, all of which remained exercisable as at 30 June 2013, were exercisable at the subscription price of HK\$2.264 per Share during the period from 26 June 2013 to 25 June 2022.
- (5) Mr. LAM's long position in the Shares comprises 7,000,000 options granted to him by the Company under the Pre-IPO Share Option Scheme and 1,400,000 options granted to him by the Company under the Post-IPO Share Option Scheme (Lot 1) of which the 2,400,000 options relates to the adjustment on the share options as a result of the bonus issue of Shares of the Company on 20 June 2013. These share options, all of which remained exercisable as at 30 June 2013, were exercisable as to (i) 7,000,000 share options at the subscription price of HK\$1.78 per Share during the period from 23 March 2012 to 2 December 2020, and (ii) 1,400,000 share options at the subscriptions price of HK\$2.264 per Share during the period from 26 June 2013 to 25 June 2022.
- (6) Mr. WANG's long position in the Shares comprises 168,000 Shares beneficially owned by himself of which the 48,000 Shares relates to the adjustment on the share options as a result of the bonus issue of Shares of the Company on 20 June 2013 and 2,000,000 options granted to him by the Company under the Post-IPO Share Option Scheme (Lot 2). These share options, all of which remained exercisable as at 30 June 2013, were exercisable at the subscription price of HK\$4.140 per Share during the period from 20 June 2014 to 19 June 2023.
- (7) Mr. CHEN's long position in the Shares comprises 720,000 Shares beneficially owned by himself, 1,293,600 Shares granted to him by the Company under the Share Award Scheme and 3,234,000 options granted to him by the Company under the Pre-IPO Share Option Scheme and 2,400,000 options granted to him by the Company under the Post-IPO Scheme (Lot 1) of which the 400,000 relates to the adjustment on the share options as a result of the bonus issue of Shares of the Company on 20 June 2013 and 1,000,000 options granted under the Post-IPO Scheme (Lot 2)). These share options, all of which remained exercisable as at 30 June 2013, are exercisable as to (i) 3,234,000 share options at the subscription price of HK\$1.780 per Share during the period from 23 March 2012 to 25 June 2022, (ii) 1,400,000 share options at the subscription price of HK\$2.264 per Share during the period from 26 June 2014 to 19 June 2023.
- (8) Mr. CHENG's long position in the Shares comprises 420,000 options granted to him by the Company under the Post-IPO Share Option Scheme (Lot 1) of which the 120,000 options relates to the adjustment on the share options as a result of the bonus issue of Shares of the Company on 20 June 2013. These share options, all of which remained exercisable as at 30 June 2013, are exercisable at the subscription price of HK\$2.264 per Share during the period from 26 June 2013 to 25 June 2022.
- (9) Mr. BROOKE's long position in the Shares comprises 420,000 options granted to him by the Company under the Post-IPO Share Option Scheme (Lot 1) of which the 120,000 options relates to the adjustment on the share options as a result of the bonus issue of Shares of the Company on 20 June 2013. These share options, all of which remained exercisable as at 30 June 2013, are exercisable at the subscription price of HK\$2.264 per share during the period from 26 June 2013 to 25 June 2022.
- (10) Professor WU's long position in the Shares comprises 420,000 options granted to him by the Company under the Post-IPO Share Option Scheme (Lot 1) of which the 120,000 options relates to the adjustment on the share options as a result of the bonus issue of Shares of the Company on 20 June 2013. These share options, all of which remained exercisable as at 30 June 2013, are exercisable at the subscription price of HK\$2,264 per Share during the period from 26 June 2013 to 25 June 2022.



### (ii) Long positions in the shares of associated corporations

Name of associated Name of Director corporation Capa		Capacity	Number and class of securities in associated corporation (Note 1)	Percentage of interest in associated corporation (%)	
Mr. WONG (Note 2)	Chance Again	Settlor of a trust	100 ordinary shares (L)	100	

Notes:

- (1) The letter "L" denotes the Director's long position in the shares of the relevant associated corporation of the Company.
- (2) Chance Again is held as to 100% by BVI Co. The entire issued share capital of BVI Co is wholly-owned by HSBC International Trustee as the trustee of the WONG Family Trust. Mr. WONG is the settlor of the WONG Family Trust. By virtue of the SFO, Mr. WONG is deemed to be interested in the 100 shares in Chance Again.

Save as disclosed above, as at 30 June 2013, none of the Directors and chief executives of the Company had or was deemed to have any interests or short positions in any shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were required (i) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO), or (ii) which were required, pursuant to section 352 of the SFO to be entered in the register referred to therein; or (iii), which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code.

# DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in this report, at no time during the period under review were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any of the Directors or their respective spouses or minor children, or were any such rights exercised by them; nor was the Company, its holding company, or any of its subsidiaries or fellow subsidiaries a party to any arrangement to enable the Directors or their respective spouses or minor children to acquire such rights in any other body corporate.

# DIRECTORS' INTERESTS IN A COMPETING BUSINESS

During the period under review, save as disclosed in the section headed "Relationship with our Controlling Shareholders and the Scarborough Group" in the Prospectus of the Company dated 11 March 2011, none of the Directors are considered to have interests in a business which competes or is likely to compete, either directly or indirectly, with the businesses of the Group, as defined in the Listing Rules.



# SHARE AWARD AND SHARE OPTION SCHEMES

The Company adopted a pre-IPO share option scheme and a share award scheme on 2 December 2010 under which the Company granted share options and awarded shares to certain eligible employees. During the six months ended 30 June 2013, 2,551,500 (for the six months ended 30 June 2012: 1,299,500) share options had been exercised by the grantees and a total number of 2,621,666 and 100,000 (for the six months ended 30 June 2012: 2,954,999 and nil) share options had been cancelled and lapsed respectively upon the resignation of certain grantees. Upon completion of the Bonus Issue on 20 June 2013, adjustment was made to the number of the share options under the pre-IPO share option scheme in which 9,478,516 share options were additionally granted to the holders of the share options under the pre-IPO share option scheme. As a result, 31,527,519 (as at 31 December 2012: 27,322,169) share options were outstanding as at 30 June 2013 under the pre-IPO share option scheme. During the six months ended 30 June 2013, a total number of 216,000 (for the six months ended 30 June 2012: 5,384,000) awardees and, based on the Directors' knowledge, 5,168,000 (as at 31 December 2012: 5,384,000) awarded shares were outstanding as at 30 June 2013 under the share award scheme without taking into account the additional shares taken up by Marble World Holdings Limited under the Bonus Issue which holds such awarded shares.

The Company has also adopted a post-IPO share option scheme on 28 February 2011 for the purpose of recognising and acknowledging the contribution that eligible employees have made or may make to the Group. On 26 June 2012 and 20 June 2013, the Group granted 15,720,000 share options (Lot 1) and 14,000,000 share options (Lot 2) respectively under the post-IPO share option scheme at the exercise price of HK\$3.17 per Share and HK\$4.14 per Share respectively to directors, senior management and selected employees of the Group.

Movement of the outstanding share options under the post-IPO share option scheme for the six months ended 30 June 2013 is as follows:

	As at 1 January 2013	Share options granted (Note)	Share options exercised	Share options cancelled	Share options lapsed	As at 30 June 2013
Lot 1 Lot 2	15,420,000	5,808,000 14,000,000	-	(1,320,000) _	-	19,908,000 14,000,000
	15,420,000	19,808,000	-	(1,320,000)	_	33,908,000

Note:

The 5,808,000 share options granted to Lot 1 under the post-IPO share option scheme represented an adjustment made to the number of the share options which were additionally granted to the holders of Lot 1 upon completion of the Bonus Issue on 20 June 2013.



# CONTRACT OF SIGNIFICANCE

No contract of significance had been entered into between the Company or any of its subsidiaries and the controlling shareholder of the Company or any of its subsidiaries during the period under review.

No contract of significance for the provision of services to the Company or any of its subsidiaries by the controlling shareholder of the Company or any of its subsidiaries was entered into.

### MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company or any of its subsidiaries were entered into or existed during the period under review.

# SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS IN SHARES AND UNDERLYING SHARES

As at 30 June 2013, so far as is known by any Director or chief executive of the Company, the following person (other than a Director or chief executive of the Company) had interests or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company pursuant to section 336 of the SFO or which would fall to be disclosed to the Company under the provisions Divisions 2 and 3 of Part XV of the SFO, or, who was, directly or indirectly, interested in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstance at general meetings of any other members of the Group:

Name	Capacity	Number of Shares held (Shares) (a)	Number of Share options held (Shares) (b)	Number of PCSs held (Shares) (c)	Total number of Shares and underlying Shares held (Note 1) (a)+(b)+(c)	Approximate percentage of issued Shares (%)
Chance Again (Note 2)	Beneficial owner	620,593,500	-	250,861,400	871,454,900 Shares (L)	75.46
HSBC International Trustee (Note 2)	Trustee of a trust	620,593,500	-	250,861,400	871,454,900 Shares (L)	75.46
BVI Co (Note 2)	Interest in a controlled corporation	620,593,500	-	250,861,400	871,454,900 Shares (L)	75.46
Ms. LIU Choi Lin ("Ms. LIU") (Notes 2 & 3)	Interest of spouse	620,742,000	1,400,000	250,920,800	873,062,800 Shares (L)	75.60
Scarborough International Holdings B.V. (Note 4)	Interest in a controlled corporation	157,500,000	-	-	157,500,000 Shares (L)	13.64
Scarborough Property Company Limited (Note 4)	Interest in a controlled corporation	157,500,000	-	-	157,500,000 Shares (L)	13.64
Scarborough Overseas Holdings Limited (Note 4)	Interest in a controlled corporation	157,500,000	-	-	157,500,000 Shares (L)	13.64



Name	Capacity	Number of Shares held (Shares) (a)	Number of Share options held (Shares) (b)	Number of PCSs held (Shares) (c)	Total number of Shares and underlying Shares held (Note 1) (a)+(b)+(c)	Approximate percentage of issued Shares (%)
Scarborough UK (Note 4)	Interest in a controlled corporation	157,500,000	-	-	157,500,000 Shares (L)	13.64
Dr. McCABE Kevin Charles ("Dr. McCABE") (Note 5)	Interest in a controlled corporation	157,500,000	-	-	157,500,000 Shares (L)	13.64
( DI. MICCADE ) (NOLE )	Beneficial owner	209,000	-	-	209,000 Shares (L)	0.02
Mrs. Sandra McCABE ("Mrs. McCABE") (Note 6)	Interest of spouse	157,709,000	-	-	157,709,000 Shares (L)	13.66
APG Algemene Pensioen Groep NV	Investment manager	84,325,500	-	-	84,325,500 Shares (L)	7.30
Metro Holdings Limited (Note 7)	Interest in a controlled corporation	70,559,300	-	-	70,559,300 Shares (L)	6.11
ONG Hie Koan (Note 8)	Interest in a controlled corporation	70,559,300	-	-	70,559,300 Shares (L)	6.11

Notes:

(1) The letter "L" denotes the person's long position in the Shares of the Company.

(2) Chance Again is held as to 100% by BVI Co. The entire issued share capital of BVI Co is wholly-owned by HSBC International Trustee as the trustee of the WONG Family Trust. Mr. WONG is the settlor of the WONG Family Trust. By virtue of the SFO, Mr. WONG is deemed to be interested in the 871,454,900 Shares held by Chance Again of which the 250,861,400 shares relates to the bonus issue of the PCSs on 20 June 2013.

Such information is extracted from the corporate substantial shareholder notice of each of HSBC International Trustee and BVI Co. filed on 20 June 2013 as shown on the website of the Stock Exchange. However, based on the total number of issued shares of the Company of 1,154,785,100 shares as at 30 June 2013, the approximate percentage of issued shares in which HSBC International Trustee and BVI Co were interested was 53.74% respectively.

- (3) Ms. LIU is the spouse of Mr. WONG. By virtue of the SFO, Ms. LIU is deemed to be interested in all the Shares in which Mr. WONG is interested.
- (4) Scarborough International Holdings B.V., which is a wholly-owned subsidiary of Scarborough Property Company Limited, which in turn is a wholly-owned subsidiary of Scarborough Group International Limited, which in turn is a wholly-owned subsidiary of Scarborough Group International Limited, which in turn is a wholly-owned subsidiary of Scarborough Group International Limited, which in turn is a wholly-owned subsidiary of Scarborough Group International Limited, which in turn is a wholly-owned subsidiary of Scarborough Overseas Holdings Limited, Scarborough Group International Holdings B.V., Scarborough Property Company Limited, Scarborough Overseas Holdings Limited, Scarborough Group International Limited and Scarborough UK is deemed to be interested in the 157,500,000 Shares held by Scarborough International Holdings B.V..
- (5) Dr. McCABE is interest in the 157,500,000 Shares held by Scarborough International Holdings B.V. and 209,000 Shares beneficially owned by himself.
- (6) Dr. McCABE is interested in the 157,500,000 Shares held by Scarborough International Holdings B.V. and 209,000 shares beneficially owned by himself. Mrs. McCABE is the spouse of Dr. McCABE. By virtue of the SFO, Mrs. McCABE is deemed to be interested in the 157,709,000 Shares in which Dr. McCABE is interested.
- (7) Based on the corporate substantial shareholder notice of Metro Holdings Limited filed on 21 June 2013 as shown on the website of the Stock Exchange, 70,140,000 Shares were held by Crown Investments Limited which was in turn wholly controlled by Metro China Holdings Pte Ltd which was in turn wholly controlled by Metro Holdings Limited. 419,300 Shares were held by Meren Pte Ltd which was in turn wholly controlled by Metro Holdings Limited. By virtue of the SFO, Metro Holdings Limited is deemed to be interested in the 70,140,000 Shares and 419,300 Shares held by Crown Investments Limited and Meren Pte Ltd respectively.
- (8) Based on the individual substantial shareholder notice of ONG Hie Koan filed on 21 June 2013 as shown on the website of the Stock Exchange, 70,140,000 Shares were held by Crown Investments Limited which was in turn wholly controlled by Metro China Holdings Pte Ltd which was in turn wholly controlled by Metro Holdings Itimited. 419,300 Shares were held by Meren Pte Ltd which was in turn wholly controlled by Metro Holdings Limited. 419,300 Shares were held by Meren Pte Ltd which was in turn wholly controlled by Metro Holdings Limited. 419,300 Shares were held by Meren Pte Ltd which was in turn wholly controlled by Metro Holdings Limited. In accordance with the annual report of Metro Holdings Limited dated 12 June 2013, Metro Holdings Limited was approximately 34.425% controlled by ONG Hie Koan. By virtue of the SFO, ONG Hie Koan is deemed to be interested in the 70,140,000 Shares and 419,300 Shares held by Crown Investments Limited and Meren Pte Ltd respectively.



Save as disclosed above, as at 30 June 2013, no person (other than a Director or chief executive of the Company) had any interests or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO or which would fall to be disclosed to the Company and the Stock Exchange pursuant to Divisions 2 and 3 of Part XV of the SFO.

# SUFFICIENCY OF PUBLIC FLOAT

As announced by the Company on 28 January 2013, the public float of the Company has fallen below 25% of the entire issued share capital of the Company, that is, the minimum percentage required to be maintained under Rules 8.08(1)(a) and 13.32(1) of the Listing Rules. The Company became aware of the insufficiency of the public float on 25 January 2013 (after trading hours) when the Company was reviewing its shareholding structure. The Company found out that the 5.04% shareholding held by Metro Holdings Limited should not have been regarded as being held by the public since the establishment of a joint venture company of the Group on 20 December 2012.

On 27 March 2013, the Board announced a feasible and practical solution to restore the minimum public float of the Shares by way of proposing a bonus issue of Shares to the qualifying Shareholders whose names appear on the register of members of the Company on 24 May 2013 on the basis of two bonus shares for every five Shares held with an option to elect to receive PCSs of the Company in lieu of all or part of their entitlements to the bonus shares of the Company upon the issue of the bonus shares on 20 June 2013. For details, please refer to the Company's announcement entitled "Completion of the Bonus Issue, Adjustments to the share options as a result of the Bonus Issue and Fulfillment of public float requirement" dated 20 June 2013.

Based on information that is publicly available to the Company and within the knowledge of the Directors, the Company has maintained the prescribed public float under the Listing Rules as at the latest practicable date prior to the issue of this interim report.

# Consolidated Income Statement



For the six months ended 30 June 2013 – unaudited (Expressed in Hong Kong dollars)

		Six months er	
	Note	2013 \$'000	2012 \$'000
Turnover	3 & 4	1,218,862	2,195,079
Direct costs		(709,709)	(1,335,131)
Gross profit		509,153	859,948
Valuation gains on investment properties Other revenue	10(a) 5	330,045	447,407
Other net income/(loss) Selling and marketing expenses	6	69,714 227,662 (87,380)	62,513 (826) (78,093)
Administrative expenses		(214,415)	(197,175)
Profit from operations		834,779	1,093,774
Finance costs Share of profits less losses of associates	7(a)	(337,714) _	(369,647) 4,210
Share of losses of joint ventures		(2,479)	
Profit before taxation	7	494,586	728,337
Income tax	8	(234,281)	(471,878)
Profit for the period		260,305	256,459
Attributable to:			
Equity shareholders of the Company Non-controlling interests		221,317 38,988	258,832 (2,373)
Profit for the period		260,305	256,459
<b>Earnings per share (HK cents)</b> (Note) Basic	9	15.75	18.47
Diluted		15.59	18.47

Note: Basic and diluted earnings per share for the six months ended 30 June 2012 have been restated for the impact of the bonus issue of shares (with bonus perpetual subordinated convertible securities ("PCSs") as an alternative) as explained in note 17(a)(ii).

The notes on pages 42 to 63 form part of this interim financial report. Details of dividends payable to equity shareholders of the Company are set out in note 17(c).

# Consolidated Statement of Comprehensive Income



For the six months ended 30 June 2013 – unaudited (Expressed in Hong Kong dollars)

	Six months e	nded 30 June
	2013 \$′000	2012 \$'000
	\$ 000	\$ 000
Profit for the period	260,305	256,459
Other comprehensive income for the period (after tax and reclassification adjustments)		
Items that may be reclassified subsequently to profit or loss:		
Exchange differences on translation of financial statements of PRC subsidiaries	46,382	(39,244)
Shares of other comprehensive income of associates and	40,502	(33,244)
joint ventures	2,533	(864)
	48,915	(40,108)
		(40,100)
Total comprehensive income for the period	309,220	216,351
Attributable to:		
Attributable to:		
Equity shareholders of the Company	267,846	219,743
Non-controlling interests	41,374	(3,392)
Total comprehensive income for the period	309,220	216,351

The notes on pages 42 to 63 form part of this interim financial report.

# Consolidated Balance Sheet

At 30 June 2013 – unaudited (Expressed in Hong Kong dollars)



	Note	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
Non-current assets			
Fixed assets – Investment properties – Other property, plant and equipment – Interests in leasehold land held for own use under operating leases	10	5,226,785 440,942 –	4,230,817 450,588 28,833
		5,667,727	4,710,238
Interest in joint ventures Other financial assets Restricted and pledged deposits Deferred tax assets	13	160,431 33,063 151,611 830,498	160,378 32,545 124,363 853,492
		6,843,330	5,881,016
Current assets			
Inventories Other financial assets Trade and other receivables Restricted and pledged deposits	11 12 13	14,309,732 12,634 1,833,450 1,744,021	11,628,155 9,949 1,520,168 989,365
Cash and cash equivalents		5,007,410	4,901,251
Current liabilities		22,907,247	19,048,888
Trade and other payables Bank and other borrowings Derivative financial instruments Tax payable	14 15	8,040,451 4,965,995 47,544 4,400,705	6,390,764 3,293,358 45,436 4,512,217
		17,454,695	14,241,775
Net current assets		5,452,552	4,807,113
Total assets less current liabilities		12,295,882	10,688,129

At 30 June 2013 – unaudited (Expressed in Hong Kong dollars)



	Note	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
Non-current liabilities			
Bank and other borrowings Loan from joint ventures Deferred tax liabilities	15 16	6,102,621 593,949 514,976	5,588,611 - 520,214
		7,211,546	6,108,825
NET ASSETS		5,084,336	4,579,304
CAPITAL AND RESERVE	17		
Share capital Reserves		115,479 4,500,342	100,187 4,355,198
Total equity attributable to equity shareholders of the Company		4,615,821	4,455,385
Non-controlling interests		468,515	123,919
TOTAL EQUITY		5,084,336	4,579,304

The notes on pages 42 to 63 form part of this interim financial report.

# Consolidated Statement of Changes in Equity



For the six months ended 30 June 2013 – unaudited (Expressed in Hong Kong dollars)

				Attribu	utable to equit	ty shareholde	ers of the Com	pany				
	Note	Share capital \$'000	Share premium \$'000	Capital reserve \$'000	Exchange reserve \$'000	PRC statutory reserves \$'000	Property revaluation reserve \$'000	Other reserve \$'000	Retained profits \$'000	Total \$'000	Non- controlling interests \$'000	Tot. equit \$'00
Balance at 1 January 2012		100,041	1,394,202	83,380	339,020	378,123	49,843	(479,841)	1,555,158	3,419,926	100,539	3,520,46
Changes in equity for the six months ended 30 June 2012:												
Profit for the period		-	-	_	_	_	-	-	258,832	258,832	(2,373)	256,45
Other comprehensive income		-	-	-	(39,089)	-	-	-	-	(39,089)	(1,019)	(40,10
Total comprehensive income for the period		_	_	_	(39,089)	_	_	_	258,832	219,743	(3,392)	216,3!
ssuance of new shares under Pre-IPO Share Option Scheme		130	10,435	(7,329)	_	_	_	_	_	3,236	_	3,23
Equity settled share-based transactions		-	-	33,193	_	_	-	-	-	33,193	-	33,1
Share options and awarded shares forfeited Acquisition of additional interests in subsidiaries from non-controlling		-	-	(10,059)	-	-	-	-	10,059	_	_	
shareholders		-	-	-	-	-	-	-	-	-	(1,221)	(1,2
Contributions from non- controlling shareholders Dividends approved in		-	-	-	-	-	-	-	-	-	37,005	37,0
respect of the previous year	17(c)	-	-	_	_	-	-	-	(150,242)	(150,242)	-	(150,2

## Consolidated Statement of Changes in Equity

For the six months ended 30 June 2013 – unaudited (Expressed in Hong Kong dollars)



		Attributable to equity shareholders of the Company											
	Note	Share capital \$'000	Share premium \$'000	Reserve arising from issuance of PCSs \$'000	Capital reserve \$'000	Exchange reserve \$'000	PRC statutory reserves \$'000	Property revaluation reserve \$'000	Other reserve \$'000	Retained profits \$'000	Total \$'000	Non- controlling interests \$'000	Total equity \$'000
Balance at 1 January 2013		100,187	1,405,884	-	133,175	393,261	523,009	49,843	(470,515)	2,320,541	4,455,385	123,919	4,579,304
Changes in equity for the six months ended 30 June 2013:													
Profit for the period Other comprehensive income		-	-	- -	-	- 46,529	-	- -	-	221,317 -	221,317 46,529	38,988 2,386	260,305 48,915
Total comprehensive income for the period		-	-	-	-	46,529	-	-	-	221,317	267,846	41,374	309,220
Issuance of new shares under Pre-IPO Share Option Scheme Issuance of new shares under	17(a)(i)	255	18,184	-	(12,789)	-	-	-	-	-	5,650	-	5,650
bonus issue (with PCSs as an alternative) Equity settled share-based	17(a)(ii)	15,037	(40,129)	25,092	-	-	-	-	-	-	-	-	-
transactions Share options and awarded		-	-	-	37,422	-	-	-	-	-	37,422	-	37,422
shares forfeited Transfer to PRC statutory		-	-	-	(11,741)	-	-	-	-	11,741	-	-	-
reserves Contributions from non- controlling shareholders Dividends approved in respect		-	-	-	-	-	14,643 -	-	-	(14,643) –	-	- 303,222	- 303,222
of the previous year	17(c)	-	-	-	-	-	-	-	-	(150,482)	(150,482)	-	(150,482)
Balance at 30 June 2013		115,479	1,383,939	25,092	146,067	439,790	537,652	49,843	(470,515)	2,388,474	4,615,821	468,515	5,084,336

The notes on pages 42 to 63 form part of this interim financial report.

# Condensed Consolidated Cash Flow Statement



For the six months ended 30 June 2013 – unaudited (Expressed in Hong Kong dollars)

	Six months ei 2013 \$'000	nded 30 June 2012 \$'000
Cash (used in)/generated from operations	(1,207,123)	1,018,784
Tax paid: – PRC tax paid	(392,018)	(533,156)
Net cash (used in)/generated from operating activities	(1,599,141)	485,628
Net cash generated from/(used in) investing activities	148,036	(353,146)
Net cash generated from financing activities	1,479,011	760,683
Net increase in cash and cash equivalents	27,906	893,165
Cash and cash equivalents at 1 January	4,901,251	4,660,505
Effect of foreign exchange rate changes	78,253	(56,695)
Cash and cash equivalents at 30 June	5,007,410	5,496,975

Note: Cash and cash equivalents represent cash at bank and in hand.

The notes on pages 42 to 63 form part of this interim financial report.

# Notes to the Unaudited Interim Financial Report

(Expressed in Hong Kong dollars unless otherwise indicated)



## **1 BASIS OF PREPARATION**

This interim financial report has been prepared in accordance with the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), including compliance with Hong Kong Accounting Standard ("HKAS") 34, *Interim financial reporting*, issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"). It was authorised for issue on 28 August 2013.

The interim financial report has been prepared in accordance with the same accounting policies adopted in the 2012 annual financial statements, except for the accounting policy changes that are expected to be reflected in the 2013 annual financial statements. Details of these changes in accounting policies are set out in note 2.

The preparation of an interim financial report in conformity with HKAS 34 requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses on a year to date basis. Actual results may differ from these estimates.

This interim financial report contains condensed consolidated financial statements and selected explanatory notes. The notes include an explanation of events and transactions that are significant to an understanding of the changes in financial position and performance of Top Spring International Holdings Limited ("the Company") and its subsidiaries (collectively referred to as "the Group") since the 2012 annual financial statements. The condensed consolidated interim financial statements and notes thereon do not include all of the information required for full set of financial statements prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs").

The interim financial report is unaudited, but has been reviewed by KPMG 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 HKICPA. KPMG's independent review report to the Board of Directors is included on page 64.

The financial information relating to the financial year ended 31 December 2012 that is included in the interim financial report as being previously reported information does not constitute the Company's statutory financial statements for that financial year but is derived from those financial statements. Statutory financial statements for the year ended 31 December 2012 are available from the Company's registered office. The auditors have expressed an unqualified opinion on those financial statements in their report dated 27 March 2013.



## 2 CHANGES IN ACCOUNTING POLICIES

The HKICPA has issued a number of new HKFRSs and amendments to HKFRSs that are first effective for the current accounting period of the Group and the Company. Of these, the following developments are relevant to the Group's financial statements:

- Amendments to HKAS 1, Presentation of financial statements Presentation of items of other comprehensive income
- HKFRS 10, Consolidated financial statements
- HKFRS 11, Joint arrangements
- HKFRS 12, Disclosure of interests in other entities
- HKFRS 13, Fair value measurement

The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period.

# Amendments to HKAS 1, Presentation of financial statements – Presentation of items of other comprehensive income

The amendments to HKAS 1 require entities to present the items of other comprehensive income that would be reclassified to profit or loss in the future if certain conditions are met separately from those that would never be reclassified to profit or loss. The Group's presentation of other comprehensive income in these financial statements has been modified accordingly.

#### **HKFRS 10, Consolidated financial statements**

HKFRS 10 replaces the requirements in HKAS 27, *Consolidated and separate financial statements*, relating to the preparation of consolidated financial statements and HK–SIC 12 *Consolidation – Special purpose entities*. It introduces a single control model to determine whether an investee should be consolidated, by focusing on whether the entity has power over the investee, exposure or rights to variable returns from its involvement with the investee and the ability to use its power to affect the amount of those returns.

As a result of the adoption of HKFRS 10, the Group has changed its accounting policy with respect to determining whether it has control over an investee. The adoption does not change any of the control conclusions reached by the Group in respect of its involvement with other entities as at 1 January 2013.



## 2 CHANGES IN ACCOUNTING POLICIES (Continued)

#### **HKFRS 11, Joint arrangements**

HKFRS 11, which replaces HKAS 31, *Interests in joint ventures*, divides joint arrangements into joint operations and joint ventures. Entities are required to determine the type of an arrangement by considering the structure, legal form, contractual terms and other facts and circumstances relevant to their rights and obligations under the arrangement. Joint arrangements which are classified as joint operations under HKFRS 11 are recognised on a line-by-line basis to the extent of the joint operator's interest in the joint operation. All other joint arrangements are classified as joint ventures under HKFRS 11 and are required to be accounted for using the equity method in the Group's consolidated financial statements. Proportionate consolidation is no longer allowed as an accounting policy choice.

As a result of the adoption of HKFRS 11, the Group has changed its accounting policy with respect to its interests in joint arrangements and re-evaluated its involvement in its joint arrangements. The Group has reclassified the investment from jointly controlled entity to joint venture. The investment continues to be accounted for using the equity method and therefore this reclassification does not have any material impact on the financial position and the financial result of the Group.

#### HKFRS 12, Disclosure of interests in other entities

HKFRS 12 brings together into a single standard all the disclosure requirements relevant to an entity's interests in subsidiaries, joint arrangements, associates and unconsolidated structured entities. The disclosures required by HKFRS 12 are generally more extensive than those previously required by the respective standards. Since those disclosure requirements only apply to a full set of financial statements, the Group has not made additional disclosures in this interim financial report as a result of adopting HKFRS 12.

#### HKFRS 13, Fair value measurement

HKFRS 13 replaces existing guidance in individual HKFRSs with a single source of fair value measurement guidance. HKFRS 13 also contains extensive disclosure requirements about fair value measurements for both financial instruments and non-financial instruments. Some of the disclosures are specifically required for financial instruments in the interim financial reports. The Group has provided those disclosures in note 18. The adoption of HKFRS 13 does not have any material impact on the fair value measurements of the Group's assets and liabilities.

### **3 SEGMENT REPORTING**

The Group manages its businesses by divisions, which are organised by business lines (product and services). In a manner consistent with the way in which information is reported internally to the Group's most senior executive management for the purposes of resource allocation and performance assessment, the Group has presented the following four reportable segments. No operating segments have been aggregated to form the following reportable segments:

- Property development: this segment develops and sells residential properties and shops within the shopping arcades.
- Property investment: this segment leases shopping arcades and club houses to generate rental income and to gain from the appreciation in the properties' values in the long term. Currently the Group's investment property portfolio is located entirely in the People's Republic of China ("PRC").
- Hotel operations: this segment operates hotels to provide hotel services to general public.
- Property management and related services: this segment mainly provides property management and related services to purchasers and tenants of the Group's self-developed residential properties and shopping arcades.



## 3 SEGMENT REPORTING (Continued)

#### (a) Segment results

For the purposes of assessing segment performance and allocating resources between segments, the Group's senior executive management monitors the results attributable to each reportable segment on the following bases:

Revenue and expenses are allocated to the reportable segments with reference to revenues generated by those segments and the expenses incurred by those segments.

The measure used for reporting segment profit is "adjusted EBITDA" that is "adjusted earnings before interests, taxes, depreciation and amortisation". To arrive at "adjusted EBITDA" the Group's earnings are further adjusted for items not specifically attributed to individual segments, such as directors' and auditors' remuneration and other head office or corporate administration costs.

In addition to receiving segment information concerning adjusted EBITDA, management is provided with segment information concerning revenue (including inter-segment sales), interest income and expense from cash balances and borrowings managed directly by the segments, depreciation and amortisation and valuation changes on investment properties.

Information regarding the Group's reportable segments as provided to the Group's most senior executive management for the purposes of resource allocation and assessment of segment performance for the period is set out below.

	Property development		Property ir	nvestment	Hotel op	erations		anagement d services	То	Total	
	2013 \$′000	2012 \$'000	2013 \$'000	2012 \$'000	2013 <b>\$</b> ′000	2012 \$'000	2013 \$'000	2012 \$'000	2013 \$'000	2012 \$'000	
For the six months ended 30 June											
Revenue from external											
customers Inter-segment	1,073,378	2,068,935	73,436	55,474	27,633	35,391	44,415	35,279	1,218,862	2,195,079	
revenue	-	-	12,498	15,537	-	-	40,744	23,542	53,242	39,079	
Reportable segment revenue	1,073,378	2,068,935	85,934	71,011	27,633	35,391	85,159	58,821	1,272,104	2,234,158	
Reportable segment profit/ (loss) (adjusted EBITDA)	246,102	634,298	76,196	61,905	9,012	(565)	(7,794)		323,516	713,453	
Interest income from bank deposits Interest expense Depreciation and	55,916 (327,043)	50,019 (368,002)	1,482 (7,766)	694 (1,006)	- -	- -	1,688 (906)	612 (639)	59,086 (335,715)	51,325 (369,647)	
amortisation for the period Valuation gains on investment	(9,821)	(8,818)	(253)	(282)	(11,566)	(10,230)	(515)	(608)	(22,155)	(19,938)	
properties	-	-	330,045	447,407	-	-	-	-	330,045	447,407	



# 3 SEGMENT REPORTING (Continued)

## (b) Reconciliations of reportable segment revenue and profit or loss

	Six months ei 2013 \$'000	nded 30 June 2012 \$'000
Revenue		
Reportable segment revenue Elimination of inter-segment revenue	1,272,104 (53,242)	2,234,158 (39,079)
Consolidated turnover	1,218,862	2,195,079
Profit		
Reportable segment profit derived from the Group's external customers Share of profits less losses of associates Share of losses of joint ventures Other revenue and net income/(loss) Depreciation and amortisation Finance costs Valuation gains on investment properties Unallocated head office and corporate expenses	323,516 - (2,479) 297,376 (23,672) (337,714) 330,045 (92,486)	713,453 4,210 - 61,687 (25,936) (369,647) 447,407 (102,837)
Consolidated profit before taxation	494,586	728,337

#### (c) Geographic information

No geographic information has been presented as the Group's operating activities are largely carried out in the PRC.



## 4 TURNOVER

Turnover represents income from sale of properties, rental income, income from hotel operations and income from provision of property management and related services earned during the period, net of business tax and other sales related taxes and discounts allowed, and is analysed as follows:

	Six months en 2013 \$'000	nded 30 June 2012 \$'000
Sale of properties	1,073,378	2,068,935
Rental income	73,436	55,474
Hotel operations	27,633	35,391
Property management and related services income	44,415	35,279
	1,218,862	2,195,079

## 5 OTHER REVENUE

	Six months e 2013 \$'000	nded 30 June 2012 \$'000
Bank interest income Rental income from operating leases, other than those relating to investment properties	61,167 4,451	57,546
Others	4,096	3,465
	69,714	62,513

# 6 OTHER NET INCOME/(LOSS)

	Six months e 2013 \$'000	nded 30 June 2012 \$'000
Net gain on disposal of a subsidiary (Note)	186,640	_
Net gain on early repayment of a secured other borrowing Net exchange loss	44,530 (1,618)	 (1,974)
Net loss on sale of fixed assets	(6)	(329)
Fair value change on derivative financial instruments	(2,108)	1,523
Others	224	(46)
		()
	227,662	(826)

Note: During the six months ended 30 June 2013, the Group completed the disposal of all of the issued shares of and shareholder's loan owing by Top Spring International (Taihu Bay) Development Limited ("Top Spring Taihu Bay"), a wholly-owned subsidiary of the Company, to an independent third party for a total consideration of RMB550,562,000 (equivalent to \$685,253,000). This resulted in a net gain on disposal of a subsidiary of \$186,640,000.



## 7 PROFIT BEFORE TAXATION

Profit before taxation is arrived at after charging/(crediting):

		Six months ended 30 June	
	2013 \$′000	2012 \$'000	
(a) Finance costs Interest on bank and other borrowings wholly repayable:			
– within five years	408,551	271,387	
– after five years	60,605	125,561	
		206.040	
Interest on loan from an associate	469,156	396,948 13,437	
Interest on loan from joint ventures	28,810		
Interest on amounts due to a non-controlling shareholder	349	-	
Other borrowing costs	31,154	43,199	
	529,469	453,584	
Less: Amount capitalised	(191,755)	(83,937)	
	337,714	369,647	
(b) Staff costs			
Salaries, wages and other benefits	71,534	67,488	
Contributions to defined contribution retirement plans	9,306	6,863	
Equity settled share-based payment expenses	37,422	33,193	
	118,262	107,544	
(c) Other items Depreciation and amortisation	24,231	26,433	
Less: Amount capitalised	(559)	(497)	
Cast of properties cold	23,672	25,936	
Cost of properties sold Rental income from investment properties	624,776 (73,436)	1,254,055 (55,474)	
Less: Direct outgoings	2,752	3,205	
Operating lease charges: minimum lease payments for	(70,684)	(52,269)	
land and buildings	6,162	4,295	



#### 8 INCOME TAX

	Six months ended 30 June     2013   2012     \$'000   \$'000	
Current tax		
Provision for PRC Corporate Income Tax ("CIT") Provision for Land Appreciation Tax ("LAT") Withholding Tax	65,934 130,647 14,826	115,136 137,715 –
Deferred tax	211,407	252,851
Origination and reversal of temporary differences	22,874	219,027
	234,281	471,878

Pursuant to the rules and regulations of the British Virgin Islands ("BVI") and the Cayman Islands, the Group is not subject to any income tax in the BVI and the Cayman Islands.

No provision was made for Hong Kong Profits Tax as the Group's Hong Kong subsidiaries did not earn any assessable profits for the six months ended 30 June 2012 and 2013.

The provision for CIT is based on the respective applicable CIT rates on the estimated assessable profits of the PRC subsidiaries within the Group as determined in accordance with the relevant income tax rules and regulations of the PRC. The applicable CIT rate was 25% for the six months ended 30 June 2013 (2012: 25%).

LAT is levied on properties developed by the Group in the PRC for sale, at progressive rates ranging from 30% to 60% on the appreciation of land value, which under the applicable regulations is calculated based on the proceeds of sale of properties less deductible expenditures including lease charges of land use right, borrowing costs and all qualified property development expenditures.

The provision for withholding tax for the six months ended 30 June 2013 is based on the applicable tax rate on the profit arising from the disposal of Top Spring Taihu Bay during the period.



## 9 EARNINGS PER SHARE

#### (a) Basic earnings per share

The calculation of basic earnings per share is based on the profit attributable to equity shareholders of the Company of \$221,317,000 (2012: \$258,832,000) and the weighted average number of 1,404,878,000 shares (2012 (restated): 1,401,114,000 shares) in issue during the period, calculated as follows:

		Six months ended 30 June	
	2013	2012 (restated)	
	<b>'000</b> '	'000'	
Weighted average number of shares			
Issued ordinary shares	1,001,868	1,000,414	
Effect of share options exercised (Note 17(a)(i))	647	382	
Effect of bonus issue of shares (with PCSs as an alternative)			
(Note 17(a)(ii))	402,363	400,318	
Weighted average number of shares	1,404,878	1,401,114	

#### (b) Diluted earnings per share

The calculation of diluted earnings per share is based on the profit attributable to equity shareholders of the Company of \$221,317,000 (2012: \$258,832,000) and the weighted average number of 1,419,465,000 shares (2012 (restated): 1,401,114,000 shares) in issue during the period, calculated as follows:

	Six months e	Six months ended 30 June	
	2013	2012 (restated)	
	<b>'000</b>	(105/4/000	
Weighted average number of shares (diluted)			
Weighted average number of shares	1,404,878	1,401,114	
Effect of deemed issue of shares under the Company's share options scheme for nil consideration (Note 17(b))	14,587	_	
Weighted average number of shares (diluted)	1,419,465	1,401,114	



### 10 FIXED ASSETS

#### (a) Revaluation of investment properties

The Group's investment properties and investment properties under development were revalued at 30 June 2013 by an independent firm of surveyors, DTZ Debenham Tie Leung Limited, who have among their staff Fellows of The Hong Kong Institute of Surveyors with recent experience in the location and category of property being valued.

The Group's investment properties were valued in their existing states by reference to comparable market transactions and where appropriate on the basis of capitalisation of the net rental income allowing for reversionary income potential. The Group's investment properties under development were valued by estimating the fair value of such properties as if they were completed in accordance with the relevant development plan and then deducting from that amount the estimated costs to complete the construction, financing costs and a reasonable profit margin.

As a result of the update, a net gain of \$330,045,000 (2012: \$447,407,000), and deferred tax thereon of \$82,511,000 (2012: \$111,852,000), has been recognised in profit or loss for the period in respect of investment properties.

(b) The Group's certain investment properties, hotel properties and other land and buildings were pledged against bank loans, details of which are set out in note 15.

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	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
Leasehold land held for development for sale Properties under development for sale Completed properties for sale	1,968,457 11,366,306 974,969	2,496,953 7,534,587 1,596,615
	14,309,732	11,628,155

The Group's certain properties under development for sale and completed properties for sale were pledged against bank loans, details of which are set out in note 15.



### 12 TRADE AND OTHER RECEIVABLES

	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
	4 762 006	1 200 200
Debtors, prepayments and deposits	1,762,896	1,390,396
Amounts due from a related company (Note (i))	-	44,450
Amounts due from non-controlling shareholders (Note (i))	70,554	85,322
	1,833,450	1,520,168

Notes:

(i) The balances are unsecured, interest-free and recoverable on demand. The balances are neither past due nor impaired.

(ii) Included in trade and other receivables are trade debtors (net of allowance for doubtful debts) with the following ageing analysis at the balance sheet date:

	30 June 2013 (unaudited) \$'000	31 December 2012 (audited) \$'000
Current or under 1 month overdue	40,776	26,041
More than 1 month overdue and up to 3 months overdue	975	2,026
More than 3 months overdue and up to 6 months overdue	627	2,417
More than 6 months overdue and up to 1 year overdue	76	698
More than 1 year overdue	1,749	955

(iii) The Group maintains a defined credit policy and the exposures to the credit risks are monitored on an ongoing basis. In respect of rental income from leasing properties, sufficient rental deposits are held to cover potential exposure to credit risk. An ageing analysis of the receivables is prepared on a regular basis and is closely monitored to minimise any credit risk associated with these receivables.



### 13 RESTRICTED AND PLEDGED DEPOSITS

	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
Restricted deposits (Note (i)) Pledged deposits (Note (ii))	108,225 1,787,407	116,121 997,607
	1,895,632	1,113,728
Less: Non-current portion (Note (ii))	(151,611)	(124,363)
Current portion	1,744,021	989,365

Notes:

(i) In accordance with relevant construction contracts, certain of the Group's PRC subsidiaries with property development projects are required to place at designated bank accounts certain amount of deposits for potential default in payment of construction costs payables. Such guarantee deposits will only be released after the settlement of the construction costs payables.

(ii) Pledged deposits represent deposits pledged to banks to secure banking facilities granted to the Group. Deposits amounting to \$1,635,796,000 (31 December 2012: \$873,244,000) have been pledged to secure short-term borrowings and are therefore classified as current assets. The remaining deposits amounting to \$151,611,000 (31 December 2012: \$124,363,000) have been pledged to secure long-term borrowings and banking facilities and are therefore classified as non-current assets.

The Group's certain bank deposits which were pledged as securities in respect of:

	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
Bank loan facilities Mortgage loan facilities granted by the banks to	1,751,864	983,708
purchasers of the Group's properties	35,543	13,899
	1,787,407	997,607



## 14 TRADE AND OTHER PAYABLES

	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
Creditors and accrued charges Rental and other deposits Receipts in advance Amounts due to a non-controlling shareholder (Note (i))	2,549,071 73,284 5,202,333 201,234	2,863,200 81,734 3,223,223 222,607
Amounts due to a related company (Note (ii))	14,529 8,040,451	- 6,390,764

Notes:

(i) The amounts due to a non-controlling shareholder are unsecured, interest-bearing at 10% above the 1-year RMB benchmark lending rate as determined by the People's Bank of China and repayable within one year.

- (ii) The amounts due to a related company are unsecured, interest-free and repayable on demand.
- (iii) Included in trade and other payables are trade creditors with the following ageing analysis at the balance sheet date:

	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
Due within 1 month or on demand Due after 1 month but within 3 months Due after 3 months but within 6 months Due after 6 months but within 1 year	641,677 130,062 278,983 540,314 295,618	1,149,858 1,077 165,194 369,494
Due after 1 year	1,886,654	374,632 2,060,255



## 15 BANK AND OTHER BORROWINGS

At 30 June 2013, the bank and other borrowings were analysed as follows:

	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
Bank loans		
– Secured	9,315,572	6,771,863
– Unsecured	25,269	335,779
	9,340,841	7,107,642
Other borrowings		
– Secured	1,013,968	1,343,521
– Unsecured	713,807	430,806
	1,727,775	1,774,327
	11,068,616	8,881,969

At 30 June 2013, bank and other borrowings were repayable as follows:

	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
Within 1 year and included in current liabilities	4,965,995	3,293,358
After 1 year and included in non-current liabilities:		
After 1 year but within 2 years After 2 years but within 5 years After 5 years	3,195,482 2,231,207 675,932	1,700,738 1,643,128 2,244,745
	6,102,621	5,588,611
	11,068,616	8,881,969



## 15 BANK AND OTHER BORROWINGS (Continued)

At 30 June 2013, the bank loans were secured by the following assets:

	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
Investment properties	3,525,953	3,015,794
Hotel properties	331,965	335,237
Other land and buildings	25,472	18,750
Properties under development for sale	6,200,239	5,355,179
Completed properties for sale	56,454	_
Pledged deposits	1,625,521	983,708
	11,765,604	9,708,668

At 30 June 2013, the secured other borrowings were from independent third parties, interest-bearing at rates ranging from 17.25% to 23.13% per annum and secured by equity interests in certain subsidiaries within the Group.

The unsecured other borrowings at 30 June 2013 included loans of RMB375,000,000 (equivalent to approximately \$473,784,000) (31 December 2012: RMB150,000,000 (equivalent to approximately \$186,544,000)) from a related company. The loans are interest-bearing at 10% per annum and repayable in 2016.

The unsecured other borrowings at 30 June 2013 also included contributions of RMB189,978,000 (equivalent to approximately \$240,023,000) (31 December 2012: RMB196,411,000 (equivalent to approximately \$244,262,000)) from limited partners of Tianjin Top Spring Tian Gui Equity Investment Funds Partnership (天津萊蒙天貴股權投資基金 合夥企業 (有限合夥)). Based on the terms of the partnership agreement, the Group has a contractual obligation to deliver profits to those limited partners. The contributions have been recognised using the effective interest method and accordingly distributions thereon are recognised on an accrual basis in profit or loss as part of finance costs. The effective interest rate of the contributions is 12.50% per annum and the contributions are expected to be repayable within one year.

#### **16 LOAN FROM JOINT VENTURES**

The loan from joint ventures at 30 June 2013 represented an entrusted loan which was unsecured, interest-bearing at 10.3553% per annum and repayable in 2015.



## 17 CAPITAL, RESERVES AND DIVIDENDS

#### (a) Share capital

	At 30 Jun (unaud		At 31 Decem (audite	
	No. of shares '000	Amount \$′000	No. of shares '000	Amount \$'000
Authorised:				
Ordinary shares of \$0.10 each	5,000,000	500,000	5,000,000	500,000
Ordinary shares, issued and fully paid:				
At 1 January	1,001,868	100,187	1,000,414	100,041
Issuance of new shares under the Pre-IPO Share Option Scheme (Note (i))	2,552	255	1,454	146
Issuance of new shares under bonus issue (with PCSs as an alternative) (Note (ii))	150,365	15,037	_	_
At 30 June/31 December	1,154,785	115,479	1,001,868	100,187

#### Notes:

- (i) During the six months ended 30 June 2013, 2,551,500 share options under the Pre-IPO Share Option Scheme were exercised to subscribe for 2,551,500 ordinary shares of the Company at a consideration of \$2.492 or \$1.780 (adjusted) per share, of which \$0.10 per share was credited to share capital and the balance was credited to the share premium account. \$12,789,000 has been transferred from the capital reserve to the share premium account in accordance with the accounting policy adopted for share-based payments.
- (ii) Pursuant to the ordinary resolution passed at the Extraordinary General Meeting of the Company held on 15 May 2013, bonus shares were made to shareholders whose names appear on the register of members of the Company on 24 May 2013, the record date, on the basis of two new shares credited as fully paid for every five shares held, with an option to elect to receive PCSs in lieu of all or part of their entitlements to the bonus shares.

The PCSs are unlisted and irredeemable but have conversion rights entitling the holders of PCSs to convert into an equivalent number of shares as the number of bonus shares which the holders of PCSs would otherwise be entitled to receive under the bonus issue had the shareholder not elected for the PCSs.

On 20 June 2013, an amount of \$15,036,550 standing to the credit of the share premium account was applied in paying up in full 150,365,600 ordinary shares of \$0.10 each which were allotted and issued as fully paid to the shareholders who were entitled to those bonus shares and did not elect to receive the PCSs. In addition, the PCSs in the amount of \$25,092,080 were issued to shareholders who elected to receive the PCSs, and the same amount was capitalised from the share premium account as reserve arising from issuance of the PCSs.

Reserve arising from issuance of the PCSs was capitalised from the share premium account for the purpose of issue of new shares upon conversion of the PCSs. This reserve balance represented the aggregate amount of the PCSs outstanding at the period end. There was no conversion to ordinary shares by the holders of PCSs during the period.

Upon completion of the bonus issue, adjustments were made to the exercise price and outstanding number of share options granted pursuant to the Group's pre-IPO and post-IPO share option schemes (see notes 17(b)(i) and (iii)).



## 17 CAPITAL, RESERVES AND DIVIDENDS (Continued)

#### (b) Equity settled share-based transactions

#### (i) Pre-IPO Share Option Scheme

The Company has a Pre-IPO Share Option Scheme whereby the directors of the Company are authorised, at their discretion, to invite employees of the Group, including directors of any company in the Group, to take up options at consideration of \$1.00 per grant to subscribe for shares of the Company. On 3 December 2010, a total number of 34,371,667 share options were granted under the Pre-IPO Share Option Scheme. The options will fully vest after three years from 23 March 2011, being the date of listing of the Company's shares on the Stock Exchange or, as the case may be, the first anniversary date of the employment commencement date of the relevant grantees, and are then exercisable within a period of 10 years from the date of grant. The exercise price per share is \$2.492, being 40% of the price of IPO of shares of the Company. Each option gives the holder the right to subscribe for one ordinary share in the Company and is settled gross in shares.

The number of share options is as follows:

	Six months e	Six months ended 30 June		
	2013	<b>2013</b> 2012		
	Number of	Number of		
	options	options		
	<b>'000</b> '	000		
Outstanding at the beginning of the period	27,322	31,863		
Exercised during the period (Note 17(a)(i))	(2,552)	(1,299)		
Forfeited during the period	(2,721)	(2,955)		
Adjustment for bonus issue (Note 17(a)(ii))	9,479	-		
Outstanding at the end of the period	31,528	27,609		

#### (ii) Pre-IPO Share Award Scheme

Under the Pre-IPO Share Award Scheme, a total number of 6,452,000 (after capitalisation issue) shares of the Company was awarded to certain employees of the Group as a means of recognising their contributions to the early development of the Group and aligning their interests with the shareholders of the Company. The eligible employees received an offer to be granted by the awarded shares at nil consideration but subject to a six-month lock-up period. The awarded shares will fully vest after three years from the date of award and are valid and effective for unlimited period unless a triggering event has arisen upon the occurrence of certain events. The shares awarded by the Company will be settled with the shares (after capitalisation issue) held by a share award trust.

No shares were awarded under the Pre-IPO Share Award Scheme during the six months ended 30 June 2012 and 2013. A total number of 216,000 (2012: 608,000) awarded shares were cancelled during the six months ended 30 June 2013 and 5,168,000 (31 December 2012: 5,384,000) awarded shares were outstanding at 30 June 2013.



### 17 CAPITAL, RESERVES AND DIVIDENDS (Continued)

#### (b) Equity settled share-based transactions (Continued)

#### (iii) Post-IPO Share Option Scheme

The Company has a Post-IPO Share Option Scheme which was to recognise and acknowledge the contributions that the employees and directors have made or may make to the Group.

An option under the Post-IPO Share Option Scheme may be exercised in accordance with the terms of the share option scheme at any time during a period as determined by the directors of the Company, which must not be more than 10 years from the date of grant.

On 20 June 2013, 14,000,000 (six months ended 30 June 2012: 15,720,000) share options were granted at a consideration of \$1.00 per grant paid by the employees of the Company under the Post-IPO Share Option Scheme. Each option gives the holder the right to subscribe for one ordinary share of \$0.10 each of the Company. These share options will fully vest after three years from the date of grant, and then be exercisable until 2023. The exercise price is \$4.14, being the weighted average closing price of the Company's ordinary shares immediately before the grant.

Six months ended 30 June 2012 2013 Number of Number of options **'000'** Outstanding at the beginning of the period 15,420 Granted during the period 14,000 15,720 Forfeited during the period (1, 320)Adjustment for bonus issue (Note 17(a)(ii)) 5,808 Outstanding at the end of the period 33,908 15,720

The number of share options is as follows:

No options were exercised under the Post-IPO Share Option Scheme during the six months ended 30 June 2012 and 2013.



## 17 CAPITAL, RESERVES AND DIVIDENDS (Continued)

#### (c) Dividends

(i) Dividends payable to equity shareholders of the Company and holders of PCSs attributable to the interim period

	Six months ended 30 June	
	2013 \$'000	2012 \$'000
		\$ 000
Interim dividend declared and paid after the interim period of		
11 cents (2012: 15 cents) per ordinary share and unit of PCSs	154,628	150,257

The interim dividend declared after the balance sheet date has not been recognised as a liability at the balance sheet date.

(ii) Dividends payable to equity shareholders of the Company attributable to the previous financial year, approved and paid during the interim period

	Six months ended 30 June	
	2013	2012
	\$'000	\$'000
Final dividend in respect of the previous financial year, approved		
and paid during the interim period, of 15 cents (2012: 15 cents)		
per ordinary share	150,482	150,242

In respect of the final dividend for the year ended 31 December 2012, there is a difference of \$202,000 between final dividend disclosed in the 2012 annual financial statements and amounts approved and paid during the period which represents dividends attributable to new shares issued upon the exercise of 1,348,000 share options, before the closing date of the register of members.



#### **18 FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS**

#### (a) Financial assets and liabilities measured at fair value

(i) Fair value hierarchy

			alue measure 0 June 2013 u	
	- Fair value at 30 June 2013 \$'000	Quoted prices in active market for identical assets (Level 1) \$'000	Significant other observable inputs (Level 2) \$'000	Significant unobservable inputs (Level 3) \$'000
Recurring fair value measurement				
Financial liabilities: Derivative financial instruments	47,544	_	47,544	-

		value measurem December 2012	
	Quoted prices in active	Significant	
Fair value at	market for	other	Significant
31 December	identical	observable	unobservable
2012	assets	inputs	inputs
	(Level 1)	(Level 2)	(Level 3)
\$'000	\$'000	\$'000	\$'000

#### **Recurring fair value measurement**

Financial liabilities:				
Derivative financial instruments	45,436	-	45,436	-

During the six months ended 30 June 2013, there were no transfers between Level 1 and Level 2, or transfers into or out of Level 3 (2012: Nil). The Group's policy is to recognise transfers between levels of fair value hierarchy at the balance sheet date in which they occur.

#### (ii) Valuation techniques and inputs used in Level 2 fair value measurements

The fair value of derivative financial instruments is measured based on a binomial lattice model and the significant observable input used in the fair value measurement is expected volatility. The volatility rate adopted is derived from the average of the daily historical volatilities of comparable companies with period commensurate to the contractual maturity, together with the Company's own volatility.

#### (b) Fair values of financial assets and liabilities carried at other than fair value

Other financial assets and liabilities as presented in the Group's consolidated balance sheet are carried at amounts not materially different from their fair values at 30 June 2013 and 31 December 2012.



# 19 CAPITAL COMMITMENTS OUTSTANDING NOT PROVIDED FOR IN THE INTERIM FINANCIAL REPORT

	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
Contracted for Authorised but not contracted for	2,608,212 3,098,007	3,354,396 2,759,438
	5,706,219	6,113,834

Capital commitments mainly related to development expenditure for the Group's properties under development.

## **20 CONTINGENT LIABILITIES**

	At 30 June 2013 (unaudited) \$'000	At 31 December 2012 (audited) \$'000
Guarantees given to financial institutions for mortgage loan facilities granted to purchasers of the Group's properties	2,226,236	2,824,395



## 21 MATERIAL RELATED PARTY TRANSACTIONS

In addition to the transactions and balances disclosed elsewhere in the interim financial report, the Group entered into the following material related party transactions during the period:

	Six months ended 30 June	
	2013 \$'000	2012 \$'000
		20.466
Incentive fee payable to an associate (Note (i))	-	20,466
Remuneration to key management personnel (Note (ii))	23,329	25,294

Note:

- (i) Incentive fee payable to an associate for the six months ended 30 June 2012 was determined with reference to the average selling price per square metre of the residential units of a property development project developed by the Group and an agreed percentage of the actual saleable revenue derived from that property development project during that period. This transaction did not fall under the definition of connected transactions or continuing connected transactions as defined in Chapter 14A of the Rules Governing the Listing of Securities on the Stock Exchange ("Listing Rules").
- (ii) The related party transactions in respect of the remuneration of directors and chief executive of the Company constitute connected transactions as defined in Chapter 14A of the Listing Rules. However, these transactions are exempt from reporting, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

The related party transactions in respect of the remuneration of key management personnel (other than directors and chief executive) of the Company did not fall under the definition of connected transactions or continuing connected transactions as defined in Chapter 14A of the Listing Rules.

## 22 NON-ADJUSTING POST BALANCE SHEET EVENTS

- (a) After the balance sheet date, the directors declared an interim dividend. Further details are disclosed in note 17(c).
- (b) In July 2013, the Group disposed of its 49% equity interest in Huidong Lai Yang Tian Property Development Co., Ltd. (惠東縣萊洋天置業有限公司), a wholly-owned subsidiary, to the Group's joint ventures at a consideration of RMB30,625,000 (equivalent to approximately \$38,692,000).
- (C) On 16 August 2013, the Group entered into a share purchase agreement (the "Share Purchase Agreement") to purchase the entire issued share capital of SSCP Limited, which indirectly owns Shama Century Park, for a consideration of approximately RMB1,688,000,000 (equivalent to approximately \$2,126,880,000) (which is subject to adjustment as provided for in the Share Purchase Agreement) from an independent third party. The completion of the transaction shall take place on the date falling three Business Days (as defined in the Share Purchase Agreement) after the date on which the condition precedent to the Share Purchase Agreement is satisfied or waived in accordance with the terms of the Share Purchase Agreement.

# **Review Report**





Review report to the board of directors of Top Spring International Holdings Limited (Incorporated in the Cayman Islands with limited liability)

#### **INTRODUCTION**

We have reviewed the interim financial report set out on pages 35 to 63 which comprises the consolidated balance sheet of Top Spring International Holdings Limited as of 30 June 2013 and the related consolidated income statement, statement of comprehensive income and statement of changes in equity and condensed consolidated cash flow statement 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 an interim financial report to be in compliance with the relevant provisions thereof and Hong Kong Accounting Standard 34, *Interim financial reporting*, issued by the Hong Kong Institute of Certified Public Accountants. The directors are responsible for the preparation and presentation of the interim financial report in accordance with Hong Kong Accounting Standard 34.

Our responsibility is to form a conclusion, based on our review, on the interim financial report and to report our conclusion 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 this report.

#### **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 the interim financial report consists of making enquiries, 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 report as at 30 June 2013 is not prepared, in all material respects, in accordance with Hong Kong Accounting Standard 34, *Interim financial reporting*.

#### KPMG

Certified Public Accountants 8th Floor, Prince's Building 10 Chater Road Central, Hong Kong

28 August 2013



# TOP SPRING INTERNATIONAL HOLDINGS LIMITED

萊蒙國際集團有限公司

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司) Stock Code 股份代號: 03688

Concept, design and printing: iOne Financial Press Limited. 設計與製作: 卓智財經印刷有限公司 Website: www.ione.com.hk 網址: www.ione.com.hk