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This announcement does not constitute an offer to sell or the solicitation of an offer to buy any securities in the United States or any other jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. The securities referred to herein will not be registered under the United States Securities Act of 1933, as amended and may not be offered or sold in the United States except pursuant to an exemption from, or a transaction not subject to, the registration requirements of the Securities Act. Any public offering of securities to be made in the United States will be made by means of a prospectus. Such prospectus will contain detailed information about the company making the offer and its management and financial statements. The Company does not intend to make any public offering of securities in the United States.



KWG PROPERTY HOLDING LIMITED

合景泰富地產控股有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock code: 1813)

PROPOSED ISSUE OF SENIOR NOTES

The Company proposes to conduct an international offering of guaranteed US dollar denominated senior fixed rate notes. In connection with the offering, the Company will provide certain institutional investors with recent corporate and financial information regarding the Group, including updated risk factors, management's discussion and analysis, description of property projects, related party transactions and indebtedness information, which information may not have previously been made public. The audited financial information of the Company for the year ended 31 December 2010 and a summary of the updated information which the Company considers to be material to the operation of the Company are set out in this announcement. An extract of such recent information is attached to this announcement and can also be viewed at the Company's website www.kwgproperty.com at approximately the same time that such information is released to the institutional investors.

Completion of the Proposed Notes Issue is subject to, among others, market conditions and investor interest. The Notes are proposed to be guaranteed by the Subsidiary Guarantors. Citi, HSBC and Standard Chartered Bank, as the joint lead managers and the joint bookrunners, are managing the Proposed Notes Issue. As at the date of this announcement, the principal amount, the interest rates, the payment date and certain other terms and conditions of the Proposed Notes Issue are yet to be finalised. Upon finalising the terms of the Notes, it is expected that Citi, HSBC, Standard Chartered Bank, the Subsidiary Guarantors and the Company, will enter into the Purchase Agreement. The Company intends to use the proceeds of the Notes to finance its existing and new property projects. The Company may adjust the foregoing plans in response to changing market conditions and thus, reallocate the use of proceeds.

Approval in-principle has been received by the Company for the listing and quotation of the Notes on the Official List of SGX-ST. Admission to the Official List of the SGX-ST and quotation of any Notes on the SGX-ST is not to be taken as an indication of the merits of the Company or the Notes.

As no binding agreement in relation to the Proposed Notes Issue has been entered into as at the date of this announcement, the Proposed Notes Issue may or may not materialise. Investors and shareholders of the Company are urged to exercise caution when dealing in the securities of the Company. A further announcement in respect of the Proposed Notes Issue will be made by the Company should the Purchase Agreement be signed.

THE PROPOSED NOTES ISSUE

Introduction

The Company proposes to conduct an international offering of guaranteed US dollar denominated senior fixed rate notes. In connection with the offering, the Company will provide certain institutional investors with recent corporate and financial information regarding the Group, including updated risk factors, management's discussion and analysis, description of property projects, related party transactions and indebtedness information, which information may not have previously been made public. The audited financial information of the Company for the year ended 31 December 2010 and a summary of the updated information which the Company considers to be material to the operation of the Company are set out in this announcement. An extract of such recent information is attached to this announcement and can also be viewed at the Company's website www.kwgproperty.com at approximately the same time that such information is released to the institutional investors.

Completion of the Proposed Notes Issue is subject to, among others, market conditions and investor interest. The Notes are proposed to be guaranteed by the Subsidiary Guarantors. Citi, HSBC and Standard Chartered Bank, as the joint lead managers and the joint bookrunners, are managing the Proposed Notes Issue. As at the date of this announcement, the principal amount, the interest rates, the payment date and certain other terms and conditions of the Proposed Notes Issue are yet to be finalised. Upon finalising the terms of the Notes, it is expected that Citi, HSBC, Standard Chartered Bank, the Subsidiary Guarantors and the Company, will enter into the Purchase Agreement. The Notes will only be offered and sold only outside the United States to non-U.S. persons in compliance with Regulation S under the Securities Act. None of the Notes will be offered to the public in Hong Kong.

Reasons for the Notes Issue

The Group is a large scale property developer with a leadership position in Guangzhou and an established presence in Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan. It focuses on medium to high-end residential property developments with distinctive characteristics. To diversify its earnings mix, the Group also develops commercial properties in prime locations as long-term investments, including office buildings, shopping malls, serviced apartments and hotels. The Group commenced operation of its first office property, International Finance Place, in August 2007. In September 2009, it opened its first hotel, Four Points by Sheraton in Guangzhou, and is currently developing two additional high-end hotels in Guangzhou, including mainland China's first W Hotel and Huadu Sheraton Resort as well as W Serviced Apartment, a high-end serviced apartment in Guangzhou. In addition, the Group is planning to develop six further high-end hotels and high-end shopping malls in various cities including Guangzhou, Suzhou and Chengdu as well as Hainan Province. The Group's hotels will be operated by internationally renowned hotel operators including affiliates of Starwood Hotels & Resorts Worldwide, Inc. It believes its investment properties and hotels will help further strengthen its brand name. The Group also engages in property-related businesses such as property management for residential and commercial properties.

The Company intends to use the proceeds of the Notes to finance its existing and new property projects. The Company may adjust the foregoing plans in response to changing market conditions and thus, reallocate the use of proceeds.

Listing

Approval in-principle has been received by the Company for the listing and quotation of the Notes on the Official List of SGX-ST. Admission to the Official List of the SGX-ST and quotation of the Notes on the SGX-ST is not to be taken as an indication of the merits of the Company or the Notes. No listing of the Notes has been sought in Hong Kong.

GENERAL

As no binding agreement in relation to the Proposed Notes Issue has been entered into as at the date of this announcement, the Proposed Notes Issue may or may not materialise. Investors and shareholders of the Company are urged to exercise caution when dealing in the securities of the Company.

A further announcement in respect of the Proposed Notes Issue will be made by the Company should the Purchase Agreement be signed.

CONSOLIDATED INCOME STATEMENT

Year ended 31 December 2010

	Notes	2010 <i>RMB'000</i>	2009 <i>RMB</i> '000
REVENUE Cost of sales	5	7,465,911 (4,368,278)	4,266,572 (2,650,267)
Gross profit		3,097,633	1,616,305
Other income and gains Selling and marketing costs Administrative expenses Other operating expenses, net	5	78,893 (242,805) (413,836) (5,356)	49,265 (188,494) (281,988) (42,183)
 Fair value gains on investment properties, net Finance costs Share of profits and losses of: Associates Jointly-controlled entities 	7	3,869 (19,974) (2,246) 11,485	60,587 (9,024) (10) 65,024
PROFIT BEFORE TAX Income tax expenses	6 10	2,507,663 (1,225,889)	1,269,482 (548,025)
PROFIT FOR THE YEAR		1,281,774	721,457
Attributable to: Owners of the parent Non-controlling interests		1,281,772 2 1,281,774	720,078 1,379 721,457
Earnings per share attributable to owners of the parent – Basic and diluted	13	RMB44 cents	RMB26 cents

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

Year ended 31 December 2010

	2010 <i>RMB'000</i>	2009 <i>RMB</i> '000
PROFIT FOR THE YEAR	1,281,774	721,457
OTHER COMPREHENSIVE INCOME		
Exchange differences on translation of foreign operations	20,713	(32,985)
Share of exchange differences on translation of associates Share of exchange differences on translation of jointly-	10,885	_
controlled entities	17,772	3,071
OTHER COMPREHENSIVE INCOME		
FOR THE YEAR, NET OF TAX	49,370	(29,914)
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	1,331,144	691,543
Attributable to:		
Owners of the parent	1,331,142	690,184
Non-controlling interests	2	1,359
	1,331,144	691,543

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

31 December 2010

		2010	2009
	Notes	RMB'000	<i>RMB</i> '000
NON-CURRENT ASSETS			
Property, plant and equipment	14	1,343,901	981,508
Investment properties	15	3,461,980	3,501,460
Land use rights	16	866,274	572,833
Interests in associates	18	3,403,588	1,348,990
Interests in jointly-controlled entities	19	5,434,914	1,228,036
Deferred tax assets	29	603,560	398,325
Total non-current assets	-	15,114,217	8,031,152
CURRENT ASSETS			
Properties under development	20	13,730,027	13,951,102
Completed properties held for sale	21	2,553,758	2,300,415
Trade receivables	22	47,687	147,413
Prepayments, deposits and other receivables	23	1,679,437	453,039
Due from a jointly-controlled entity	19	46,155	46,999
Taxes recoverable	24(a)	59,450	24,492
Restricted cash	25	1,527,992	1,069,876
Cash and cash equivalents	25	5,275,609	2,540,698
Total current assets	-	24,920,115	20,534,034
CURRENT LIABILITIES			
Trade payables	26	1,670,898	1,415,470
Other payables and accruals	27	8,745,262	5,222,361
Due to associates	18	442,382	129,956
Due to a jointly-controlled entity	19	73,454	—
Interest-bearing bank and other borrowings	28	2,281,674	2,566,628
Taxes payable	24(b)	2,217,971	1,418,808
Total current liabilities	-	15,431,641	10,753,223
NET CURRENT ASSETS	-	9,488,474	9,780,811
TOTAL ASSETS LESS CURRENT LIABILITIES	-	24,602,691	17,811,963

	Notes	2010 <i>RMB'000</i>	2009 <i>RMB</i> '000
NON-CURRENT LIABILITIES			
Interest-bearing bank and other borrowings	28	10,049,956	6,078,852
Deferred tax liabilities	29	669,168	624,788
Deferred revenue	30	700,000	700,000
Other non-current liabilities	31	1,589,295	
Total non-current liabilities	-	13,008,419	7,403,640
NET ASSETS	=	11,594,272	10,408,323
EQUITY			
Equity attributable to owners of the parent			
Issued capital	32	280,485	280,538
Treasury shares	32(b)	-	(3,041)
Reserves	34(a)	10,985,534	9,982,514
Proposed final dividends	12	318,247	144,658
		11,584,266	10,404,669
Non-controlling interests	-	10,006	3,654
TOTAL EQUITY	_	11,594,272	10,408,323

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

Year ended 31 December 2010

					Att	ributable to ov	wners of the pare	nt					
			Share	Treasury		Exchange	Equity-settled			Proposed		Non-	
		Issued	premium	shares	Reserve	fluctuation	share option	Capital	Retained	final		controlling	
		capital	account	reserve	funds	reserve	reserve	reserve	profits	dividends	Total	interests	Total equity
	Notes	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2009		254,093	5,321,931	-	189,345	(83,968)	-	-	2,709,489	77,813	8,468,703	722,508	9,191,211
Profit for the year Other comprehensive income for the year:		-	-	-	-	-	-	-	720,078	-	720,078	1,379	721,457
Exchange differences on translation of foreign operations Share of exchange differences on translation of a jointly-		-	_	_	-	(32,965)	-	_	-	-	(32,965)	(20)	(32,985)
controlled entity						3,071					3,071		3,071
Total comprehensive income													
for the year		-	-	-	-	(29,894)	-	-	720,078	-	690,184	1,359	691,543
Issue of shares	32(a)	26,445	1,322,250	-	-	-	-	-	-	-	1,348,695	-	1,348,695
Share issue expenses	32(a)	-	(25,469)	-	-	-	-	-	-	-	(25,469)	-	(25,469)
Repurchase of shares	32(b)	-	-	(3,041)	-	-	-	-	-	-	(3,041)	-	(3,041)
Acquisition of non-controlling interests	36(b)	-	-	-	-	-	-	2,216	-	-	2,216	(718,184)	(715,968)
Share option expenses	33	-	-	-	-	-	1,194	-	-	-	1,194	-	1,194
Dissolution of a subsidiary	36(c)	-	-	-	-	-	-	-	-	-	-	(2,029)	(2,029)
Final 2008 dividend declared		-	-	-	-	-	-	-	-	(77,813)	(77,813)	-	(77,813)
Transfer to reserves	34(a)	-	-	-	74,559	-	-	-	(74,559)	-	-	-	-
Proposed final 2009 dividend	12		_		_				(144,658)	144,658		-	
At 31 December 2009		280,538	6,618,712*	(3,041)	263,904*	(113,862)*	1,194*	2,216*	3,210,350*	144,658	10,404,669	3,654	10,408,323

					At	tributable to ov	vners of the parer	nt					
			Share	Treasury		Exchange	Equity-settled			Proposed		Non-	
		Issued	premium	shares	Reserve	fluctuation	share option	Capital	Retained	final		controlling	
		capital	account	reserve	funds	reserve	reserve	reserve	profits	dividends	Total	interests	Total equity
	Notes	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2010		280,538	6,618,712	(3,041)	263,904	(113,862)	1,194	2,216	3,210,350	144,658	10,404,669	3,654	10,408,323
Profit for the year		_	-	_	-	-	-	_	1,281,772	-	1,281,772	2	1,281,774
Other comprehensive income for the													
year:													
Exchange differences on translation													
of foreign operations		-	-	-	-	20,713	-	-	-	-	20,713	-	20,713
Share of exchange differences on													
translation of associates		-	-	-	-	10,885	-	-	-	-	10,885	-	10,885
Share of exchange differences on													
translation of jointly-controlled													
entities						17,772					17,772		17,772
Total comprehensive income for the year		-	-	-	-	49,370	-	-	1,281,772	-	1,331,142	2	1,331,144
Cancellation of shares	32(b)	(53)	(2,988)	3,041	_	-	-	_	_	_	_	_	_
Acquisition of non-controlling interests	36(b)	-	-	_	_	_	-	(26,350)	-	_	(26,350)	(3,650)	(30,000)
Contributions from non-controlling	()							())				())	())
interests		-	-	_	-	-	-	-	-	-	-	10,000	10,000
Share option expenses	33	-	-	_	-	-	19,463	-	-	-	19,463	_	19,463
Final 2009 dividend declared		-	-	-	-	-	-	-	-	(144,658)	(144,658)	-	(144,658)
Transfer to reserves	34(a)	-	-	-	132,848	-	-	-	(132,848)	-	-	-	-
Proposed final 2010 dividend	12		-		-	-			(318,247)	318,247		-	
At 31 December 2010		280,485	6,615,724*		396,752*	(64,492)*	20,657*	(24,134)*	4,041,027*	318,247	11,584,266	10,006	11,594,272

* These reserve accounts comprise the consolidated reserves of approximately RMB10,985,534,000 (2009: RMB9,982,514,000) in the consolidated statement of financial position.

CONSOLIDATED STATEMENT OF CASH FLOWS

Year ended 31 December 2010

	Notes	2010 <i>RMB'000</i>	2009 <i>RMB</i> '000
CASH FLOWS FROM OPERATING			
ACTIVITIES			1 260 402
Profit before tax		2,507,663	1,269,482
Adjustments for: Finance costs	7	19,974	9,024
Share of profits and losses of associates	1	2,246	9,024 10
Share of profits and losses of associates		2,240	10
entities		(11,485)	(65,024)
Interest income	5	(33,483)	(7,066)
Loss on disposal of investment properties, net	6	4,573	40,086
Gain on disposal of items of property, plant and	0	1,070	10,000
equipment	6	(147)	_
Depreciation	6	32,712	16,716
Amortisation of land use rights	6	1,415	810
Changes in fair values of investment properties,		,	
net	15	(3,869)	(60,587)
Equity-settled share options expenses	33	19,463	1,194
	-		
		2,539,062	1,204,645
Decrease in properties under development		891,723	546,742
Increase in completed properties held for sale		(253,343)	(766,011)
(Increase)/decrease in trade receivables		99,726	(116,700)
(Increase)/decrease in prepayments, deposits and			
other receivables		(1,227,506)	692,980
Decrease in an amount due from a jointly-			
controlled entity		844	3,315
Increase in restricted cash		(458,116)	(863,934)
Increase/(decrease) in trade payables		255,428	(1,165,043)
Increase in other payables and accruals		3,410,223	810,448
Increase in amounts due to associates	-	312,426	129,956
			476 200
Cash generated from operations		5,570,467	476,398
Interest received		33,483	7,066
Interest paid		(663,258)	(486,963)
Corporate income tax paid		(433,192)	(332,235)
Land appreciation tax paid	-	(189,347)	(62,235)
Net cash flows from/(used in) operating activities		4,318,153	(397,969)
The cash nows nonn(used in) operating activities	=	т,510,155	(377,909)

	Notes	2010 <i>RMB'000</i>	2009 <i>RMB</i> '000
Net cash flows from/(used in) operating activities	-	4,318,153	(397,969)
CASH FLOWS FROM INVESTING ACTIVITIES Purchases of items of property, plant and			
equipment		(383,305)	(548,946)
Acquisition of land use rights		(304,885)	(61,988)
Proceeds from disposal of investment properties		49,500	77,254
Acquisition of subsidiaries	36(a)	(255)	(94,444)
Acquisition of jointly-controlled entities		(1,177,331)	_
Acquisition of non-controlling interests	36(b)	(30,000)	(715,968)
Dissolution of a subsidiary	36(c)	_	(2,029)
Proceeds from disposals of property, plant and		1 0 4 9	
equipment Investments in associates		1,048 (705,000)	(499,000)
Investments in jointly-controlled entities		(1,449,693)	(499,000)
Advances to associates		(580,632)	_
Advances to jointly-controlled entities	-	(544,675)	(274,281)
Net cash flows used in investing activities	-	(5,125,228)	(2,119,402)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from issue of shares	32(a)	_	1,348,695
Proceeds from issue of senior notes		1,617,304	_
Share issue expenses	32(a)	_	(25,469)
Repurchase of shares	32(b)	_	(3,041)
New bank loans		6,179,194	5,471,033
Repayment of bank loans		(4,117,575)	(2,788,137)
Dividend paid Contributions from non-controlling interests		(144,658) 10,000	(77,813)
	-	3,544,265	3,925,268
Net cash flows from financing activities	-	3,344,203	3,923,208
NET INCREASE IN CASH AND CASH		2 2 2 2 100	1 407 907
EQUIVALENTS Cash and cash equivalents at beginning of year		2,737,190 2,540,698	1,407,897 1,167,009
Effect of foreign exchange rate changes, net		2,340,098 (2,279)	(34,208)
Enter of foreign exchange rate enanges, net	-	(2,27)	(31,200)
CASH AND CASH EQUIVALENTS AT END OF YEAR		5,275,609	2,540,698
ANALYSIS OF BALANCES OF CASH AND	-		
CASH EQUIVALENTS			
Cash and bank balances	25	2,066,704	2,502,996
Non-pledged time deposits with original maturity of		, ,	, ,
less than three months when acquired	25	3,208,905	37,702
Cash and cash equivalents		5,275,609	2,540,698
	•		

STATEMENT OF FINANCIAL POSITION

31 December 2010

	Notes	2010 <i>RMB</i> '000	2009 <i>RMB</i> '000
NON-CURRENT ASSETS			
Property, plant and equipment	14	248	294
Interests in subsidiaries	17	6,722,592	7,039,380
Advances to associates	18	1,888	_
Interests in jointly-controlled entities	19	1,663,596	
Total non-current assets	_	8,388,324	7,039,674
CURRENT ASSETS			
Prepayments, deposits and other receivables	23	76,338	324
Cash and cash equivalents	25	444,394	181,433
Total current assets	-	520,732	181,757
CURRENT LIABILITIES			
Other payables and accruals	27	78,960	4,172
Due to a jointy-controlled entity	19	73,454	
Total current liabilities	_	152,414	4,172
NET CURRENT ASSETS	_	368,318	177,585
TOTAL ASSETS LESS CURRENT LIABILITIES	_	8,756,642	7,217,259
NON-CURRENT LIABILITIES			
Interest-bearing bank and other borrowings	28	1,871,341	260,035
Total non-current liabilities	-	1,871,341	260,035
Net assets	=	6,885,301	6,957,224
EQUITY			
Issued capital	32	280,485	280,538
Treasury shares	32(b)		(3,041)
Reserves	34(b)	6,286,569	6,535,069
Proposed final dividends	12	318,247	144,658
Total equity	-	6,885,301	6,957,224

NOTES TO FINANCIAL STATEMENTS

31 December 2010

1. CORPORATE INFORMATION

KWG Property Holding Limited ("KWG Property" or the "Company") is a limited liability company incorporated in the Cayman Islands. The registered office address of the Company is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands.

During the year, the Company and its subsidiaries (collectively referred to the "Group") were involved in the following principal activities in the People's Republic of China (the "PRC"):

- property development
- property investment
- hotel operation
- provision of property management services

In the opinion of the directors, the immediate and ultimate holding company of the Company is Plus Earn Consultants Limited, which is incorporated in the British Virgin Islands.

2.1 BASIS OF PREPARATION

These financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention, except for investment properties, which have been measured at fair value. These financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand except when otherwise indicated.

Basis of consolidation

Basis of consolidation from 1 January 2010

The consolidated financial statements include the financial statements of the Group for the year ended 31 December 2010. The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases. All intra-group balances, transactions, unrealised gains and losses resulting from intra-group transactions and dividends are eliminated on consolidation in full.

Losses with a subsidiary are attributed to the non-controlling interest even if that results in a deficit balance.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognises (i) the assets (including goodwill) and liabilities of the subsidiary, (ii) the carrying amount of any non-controlling interest and (iii) the cumulative translation differences recorded in equity; and recognises (i) the fair value of the consideration received, (ii) the fair value of any investment retained and (iii) any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate.

Basis of consolidation prior to 1 January 2010

Certain of the above-mentioned requirements have been applied on a prospective basis. The following differences, however, are carried forward in certain instances from the previous basis of consolidation:

- Losses incurred by the Group were attributed to the non-controlling interests until the balance was reduced to nil. Any further excess losses were attributable to the parent, unless the non-controlling interest had a binding obligation to cover these. Losses prior to 1 January 2010 were not reallocated between non-controlling interest and the parent shareholders.
- Upon loss of control, the Group accounted for the investment retained at its proportionate share of net asset value at the date control was lost. The carrying amount of such investment at 1 January 2010 has not been restated.

2.2 CHANGES IN ACCOUNTING POLICY AND DISCLOSURES

The Group has adopted the following new and revised HKFRSs for the first time for the current year's financial statements.

HKFRS 1 (Revised)	First-time Adoption of Hong Kong Financial Reporting Standards
HKFRS 1 Amendments	Amendments to HKFRS 1 First-time Adoption of Hong Kong Financial Reporting Standards – Additional Exemptions for First-time Adopters
HKFRS 2 Amendments	Amendments to HKFRS 2 Share-based Payment – Group Cash- settled Share-based Payment Transactions
HKFRS 3 (Revised)	Business Combinations
HKAS 27 (Revised)	Consolidated and Separate Financial Statements
HKAS 39 Amendment	Amendment to HKAS 39 Financial Instruments: Recognition and Measurement – Eligible Hedged Items
HK(IFRIC)–Int 17	Distributions of Non-cash Assets to Owners
HKFRS 5 Amendments included in <i>Improvements to HKFRSs</i> issued in October 2008	Amendments to HKFRS 5 Non-current Assets Held for Sale and Discontinued Operations – Plan to Sell the Controlling Interest in a Subsidiary
Improvements to HKFRSs 2009	Amendments to a number of HKFRSs issued in May 2009
HK Interpretation 4 Amendment	Amendments to HK Interpretation 4 Leases – Determination of the Length of Lease Term in respect of Hong Kong Land Leases
HK Interpretation 5	Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause

Other than as further explained below regarding the impact of HKFRS 3 (Revised), HKAS 27 (Revised), amendments to HKAS 7 and HKAS 17 included in *Improvements to HKFRSs 2009* and HK Interpretation 5, the adoption of these new and revised HKFRSs has had no significant financial effect on these financial statements.

The principal effects of adopting these new and revised HKFRSs are as follows:

(a) HKFRS 3 (Revised) Business Combinations and HKAS 27 (Revised) Consolidated and Separate Financial Statements

HKFRS 3 (Revised) introduces a number of changes in the accounting for business combinations that affect the initial measurement of non-controlling interests, the accounting for transaction costs, the initial recognition and subsequent measurement of a contingent consideration and business combinations achieved in stages. These changes will impact the amount of goodwill recognised, the reported results in the period that an acquisition occurs, and future reported results.

HKAS 27 (Revised) requires that a change in the ownership interest of a subsidiary without loss of control is accounted for as an equity transaction. Therefore, such a change will have no impact on goodwill, nor will it give rise to a gain or loss. Furthermore, the revised standard changes the accounting for losses incurred by the subsidiary as well as the loss of control of a subsidiary. Consequential amendments were made to various standards, including, but not limited to HKAS 7 Statement of Cash Flows, HKAS 12 Income Taxes, HKAS 21 The Effects of Changes in Foreign Exchange Rates, HKAS 28 Investments in Associates and HKAS 31 Interests in Joint Ventures.

The changes introduced by these revised standards are applied prospectively and affect the accounting of acquisitions, loss of control and transactions with non-controlling interests after 1 January 2010.

(b) Improvements to HKFRSs 2009 issued in May 2009

Improvements to HKFRSs 2009 issued in May 2009 sets out amendments to a number of HKFRSs. There are separate transitional provisions for each standard. While the adoption of some of the amendments results in changes in accounting policies, none of these amendments has had a significant financial impact on the Group. Details of the key amendments most applicable to the Group are as follows:

HKAS 7 Statement of Cash Flows: Requires that only expenditures that result in a recognised asset in the statement of financial position can be classified as a cash flow from investing activities.

HKAS 17 *Leases*: Removes the specific guidance on classifying land as a lease. As a result, leases of land should be classified as either operating or finance leases in accordance with the general guidance in HKAS 17.

(c) HK Interpretation 5 Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause

The interpretation requires a term loan that contains a clause that gives the lender the unconditional right to call the loan at any time shall be classified in total by the borrower as current in the statement of financial position. This is irrespective of whether a default event has occurred and notwithstanding any other terms and maturity stated in the loan agreement. The interpretation has had no impact on the financial position or results of operations of the Group.

2.3 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS

The Group has not applied the following new and revised HKFRSs, that have been issued but are not yet effective, in these financial statements.

HKFRS 1 Amendments	Amendments to HKFRS 1 First-time Adoption of Hong Kong
	Financial Reporting Standards – Limited Exemptions from
	Comparative HKFRS 7 Disclosures for First-time Adopters ²
HKFRS 7 Amendments	Amendments to HKFRS 7 Financial Instruments: Disclosures -
	Transfers of Financial Assets ⁴
HKFRS 9	Financial Instruments ⁵
HKAS 24 (Revised)	Related Party Disclosures ³
HKAS 32 Amendment	Amendment to HKAS 32 Financial Instruments: Presentation -
	Classification of Rights Issues ¹
HK(IFRIC)-Int 14 Amendments	Amendments to HK(IFRIC)-Int 14 Prepayments of a Minimum
	Funding Requirement ³
HK(IFRIC)–Int 19	Extinguishing Financial Liabilities with Equity Instruments ²

Apart from the above, the HKICPA has issued *Improvements to HKFRSs 2010* which sets out amendments to a number of HKFRSs primarily with a view to removing inconsistencies and clarifying wording. The amendments to HKFRS 3 and HKAS 27 are effective for annual periods beginning on

or after 1 July 2010, whereas the amendments to HKFRS 1, HKFRS 7, HKAS 1, HKAS 34 and HK(IFRIC)–Int 13 are effective for annual periods beginning on or after 1 January 2011 although there are separate transitional provisions for each standard.

- ¹ Effective for annual periods beginning on or after 1 February 2010
- ² Effective for annual periods beginning on or after 1 July 2010
- ³ Effective for annual periods beginning on or after 1 January 2011
- ⁴ Effective for annual periods beginning on or after 1 July 2011
- ⁵ Effective for annual periods beginning on or after 1 January 2013

The Group is in the process of making an assessment of the impact of these new and revised HKFRSs upon initial application. So far, the Group considers that except for the adoption of amendments to HKFRS 3, HKAS 1 and HKAS 27 included in improvements to HKFRSs 2010 as further explained below, these new and revised HKFRSs are unlikely to have a significant impact on the Group's results of operations and financial position.

Improvements to HKFRSs 2010 issued in May 2010 sets out amendments to a number of HKFRSs. The Group expects to adopt the amendments from 1 January 2011. There are separate transitional provisions for each standard. While the adoption of some of the amendments may result in changes in accounting policies, none of these amendments are expected to have a significant financial impact on the Group. Those amendments that are expected to have a significant impact on the Group's policies are as follows:

(a) HKFRS 3 *Business Combinations*: Clarifies that the amendments to HKFRS 7, HKAS 32 and HKAS 39 that eliminate the exemption for contingent consideration do not apply to contingent consideration that arose from business combinations whose acquisition dates precede the application of HKFRS 3 (as revised in 2008).

In addition, the amendments limit the measurement choice of non-controlling interests at fair value or at the proportionate share of the acquiree's identifiable net assets to components of non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation. Other components of non-controlling interests are measured at their acquisition date fair values, unless another measurement basis is required by another HKFRS.

The amendments also added explicit guidance to clarify the accounting treatment for non-replaced and voluntarily replaced share-based payment awards.

- (b) HKAS 1 *Presentation of Financial Statements*: Clarifies that an analysis of other comprehensive income for each component of equity can be presented either in the statement of changes in equity or in the notes to the financial statements.
- (c) HKAS 27 Consolidation and Separate of Financial Statements: Clarifies that the consequential amendments from HKAS 27 (as revised in 2008) made to HKAS 21, HKAS 28 and HKAS 31 shall be applied prospectively for annual periods beginning on or after 1 July 2009 or earlier if HKAS 27 is applied earlier.

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Subsidiaries

A subsidiary is an entity whose financial and reporting policies the Company controls, directly or indirectly, so as to obtain benefits from it activities.

The results of subsidiaries are included in the Company's income statement to the extent of dividends received and receivable. The Company's interests in subsidiaries that are not classified as held for sale in accordance with HKFRS 5 are stated at cost less any impairment losses.

Joint ventures

A joint venture is an entity set up by contractual arrangement, whereby the Group and other parties undertake an economic activity. The joint venture operates as a separate entity in which the Group and the other parties have an interest.

The joint venture agreement between the venturers stipulates the capital contributions of the joint venture parties, the duration of the joint venture and the basis on which the assets are to be realised upon its dissolution. The profits or losses from the joint venture's operations and any distributions of surplus assets are shared by the venturers, either in proportion to their respective capital contributions, or in accordance with the terms of the joint venture agreement.

A joint venture is treated as:

- (a) a subsidiary, if the Group/Company has unilateral control, directly or indirectly, over the joint venture.
- (b) a jointly-controlled entity, if the Group/Company does not have unilateral control, but has joint control, directly or indirectly, over the joint venture;
- (c) an associate, if the Group/Company does not have unilateral or joint control, but holds, directly or indirectly, generally not less than 20% of the joint venture's registered capital and is in a position to exercise significant influence over the joint venture; or
- (d) an equity investment accounted for in accordance with HKAS 39, if the Group/Company holds, directly or indirectly, less than 20% of the joint venture's registered capital and has neither joint control of, nor is in a position to exercise significant influence over, the joint venture.

Jointly-controlled entities

A jointly-controlled entity is a joint venture that is subject to joint control, resulting in none of the participating parties having unilateral control over the economic activity of the jointly-controlled entity.

The Group's interests in jointly-controlled entities are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. The Group's share of the post-acquisition results and reserves of jointly-controlled entities is included in the consolidated income statement and consolidated reserves, respectively. Where the profit sharing ratio is different to the Group's equity interest, the share of post-acquisition results of the jointly-controlled entities is determined based on the agreed profit sharing ratio. Unrealised gains and losses resulting from transactions between the Group and its jointly-controlled entities are eliminated to the extent of the Group's interests in the jointly-controlled entities, except where unrealised losses provide evidence of an impairment of the asset transferred.

The results of jointly-controlled entities are included in the Company's income statement to the extent of dividends received and receivable. The Company's interests in jointly-controlled entities are treated as non-current assets and are stated at cost less any impairment losses.

Jointly-controlled operations

Joint venture arrangements which involve the use of the assets and other reserves of the Group and other parties, without the establishment of a separate entity, are referred to as jointly-controlled operations. Under this arrangement, assets remain under the ownership and control of each party. Revenue and expenses incurred in common are shared by the parties according to the contractual arrangement.

Assets that the Group controls and liabilities that it incurs in relation to jointly-controlled operations are recognised in the Group's consolidated statement of financial position on an accrual basis and are classified according to the nature of the items. The Group's share of the income that it earns from

jointly-controlled operations, together with the expenses that it incurs, is included in the Group's consolidated income statement when it is probable that the economic benefits associated with the transactions will flow to the Group.

Associates

An associate is an entity, not being a subsidiary or a jointly-controlled entity, in which the Group has a long term interest of generally not less than 20% of the equity voting rights and over which it is in a position to exercise significant influence.

The Group's interests in associates are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. The Group's share of the post-acquisition results and reserves of associate is included in the consolidated income statement and consolidated reserves, respectively. Unrealised gains and losses resulting from transactions between the Group and its associates are eliminated to the extent of the Group's interests in the associates, except where unrealised losses provide evidence of an impairment of the asset transferred.

Business combinations

Business combinations from 1 January 2010

Business combinations are accounted for using the acquisition method. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group, liabilities assumed by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. For each business combination, the acquirer measures the non-controlling interest in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition costs are expensed as incurred.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivates in host contracts by the acquiree.

If the business combination is achieved in stages, the acquisition date fair value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value as at the acquisition date through profit or loss.

Any contingent consideration to be transferred by the acquirer is recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration which is deemed to be an asset or liability is recognised in accordance with HKAS 39 either in profit or loss or as a change to other comprehensive income. If the contingent consideration is classified as equity, it shall not be remeasured until it is finally settled within equity.

Business combinations prior to 1 January 2010 but after 1 January 2005

In comparison to the above-mentioned requirements which were applied on a prospective basis, the following differences applied to business combinations prior to 1 January 2010:

Business combinations were accounted for using the purchase method. Transaction costs directly attributable to the acquisition formed part of the acquisition costs. The non-controlling interest was measured at the proportionate share of the acquiree's identifiable net assets.

Business combinations achieved in stages were accounted for as separate steps. Any additional acquired share of interest did not affect previously recognised goodwill.

When the Group acquired a business, embedded derivatives separated from the host contract by the acquiree were not reassessed on acquisition unless the business combination resulted in a change in the terms of the contract that significantly modified the cash flows that otherwise would have been required under the contract.

Contingent consideration was recognised if, and only if, the Group had a present obligation, the economic outflow was more likely than not and a reliable estimate was determinable. Subsequent adjustments to the contingent consideration were recognised as part of goodwill.

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than properties under development, completed properties held for sale, deferred tax assets, financial assets and investment properties), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs to sell, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs.

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to the income statement in the period in which it arises, unless the asset is carried at a revalued amount, in which case the impairment loss is accounted for in accordance with the relevant accounting policy for that revalued asset.

An assessment is made at the end of each reporting period as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognised impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/amortisation) had no impairment loss been recognised for the asset in prior years. A reversal of such an impairment loss is credited to the income statement in the period in which it arises, unless the asset is carried at a revalued amount, in which case the reversal of the impairment loss is accounted for in accordance with the relevant accounting policy for that revalued asset.

Related parties

A party is considered to be related to the Group if:

- (a) the party, directly or indirectly through one or more intermediaries, (i) controls, is controlled by, or is under common control with, the Group; (ii) has an interest in the Group that gives it significant influence over the Group; or (iii) has joint control over the Group;
- (b) the party is an associate;
- (c) the party is a jointly-controlled entity;
- (d) the party is a member of the key management personnel of the Group or its parent;
- (e) the party is a close member of the family of any individual referred to in (a) or (d); or
- (f) the party is an entity that is controlled, jointly controlled or significantly influenced by or for which significant voting power in such entity resides with, directly or indirectly, any individual referred to in (d) or (e).

Property, plant and equipment and depreciation

Property, plant and equipment, other than assets under construction, are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to the income statement in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciation.

Depreciation is calculated on the straight-line basis to write off the cost of each item of property, plant and equipment to its residual value over its estimated useful life. The principal annual rates used for this purpose are as follows:

Buildings	3% to 5%
Leasehold improvements	Over the shorter of the lease term and 20%
Plant and machinery	10% to 20%
Furniture, fixtures and office equipment	10% to 20%
Motor vehicles	10% to 20%

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately.

Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each financial year end.

An item of property, plant and equipment and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in the income statement in the year the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset.

Assets under construction represent properties under construction, which are stated at cost less any impairment losses, and are not depreciated. Cost comprises the direct costs of construction, amortised land use rights and capitalised borrowing costs on related borrowed funds during the period of construction. Assets under construction are reclassified to appropriate category of property, plant and equipment when completed and ready for use.

Investment properties

Investment properties are interests in land and buildings (including the leasehold interest under an operating lease for a property which would otherwise meet the definition of an investment property) held to earn rental income and/or for capital appreciation, rather than for use in the production or supply of goods or services or for administrative purposes; or for sale in the ordinary course of business. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the end of each reporting period.

Gains or losses arising from changes in the fair values of investment properties are included in the income statement in the year in which they arise.

Any gains or losses on the retirement or disposal of an investment property are recognised in the income statement in the year of the retirement or disposal.

Operating leases

Leases where substantially all the rewards and risks of ownership of assets remain with the lessor are accounted for as operating leases. Where the Group is the lessor, assets leased by the Group under operating leases are included in non-current assets, and rentals receivable under the operating leases are credited to the income statement on the straight-line basis over the lease terms. Where the Group is the lessee, rentals payable under operating leases net of any incentives received from the lessor are charged to the income statement on the straight-line basis over the lease terms.

Land use rights under operating leases are initially stated at cost and subsequently recognised on the straight-line basis over the lease terms.

Properties under development

Properties under development are intended to be held for sale after completion.

Properties under development are stated at the lower of cost and net realisable value and comprise land costs, construction costs, borrowing costs, professional fees and other costs directly attributable to such properties incurred during the development period.

Properties under development are classified as current assets unless the construction period of the relevant property development project is expected to complete beyond the normal operating cycle. On completion, the properties are transferred to completed properties held for sale.

Completed properties held for sale

Completed properties held for sale are stated at the lower of cost and net realisable value. Cost is determined by an apportionment of the total land and buildings costs attributable to unsold properties. Net realisable value is estimated by the directors based on the prevailing market prices, on an individual property basis.

Investments and other financial assets

Initial recognition and measurement

Financial assets within the scope of HKAS 39 are classified as financial assets at fair value through profit or loss, loans and receivables and available-for-sale financial investments, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. The Group determines the classification of its financial assets at initial recognition. When financial assets are recognised initially, they are measured at fair value, plus, in the case of investments not at fair value through profit or loss, directly attributable transaction costs.

All regular way purchases and sales of financial assets are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

The Group's financial assets include cash and bank balances, trade and other receivables, advances to associates and advances to/amounts due from jointly-controlled entities.

Subsequent measurement

The subsequent measurement of loans and receivables as follows:

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial measurement, such assets are subsequently measured at amortised cost using the effective interest rate method less any allowance for impairment. Amortised cost is calculated by taking into account any discount or premium on acquisition and includes fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in other income and gains in the income statement. The loss arising from impairment is recognised in the income statement in finance costs.

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognised when:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a "pass-through" arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognised to the extent of the Group's continuing involvement in the asset. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Impairment of financial assets

The Group assesses at the end of each reporting period whether there is any objective evidence that a financial asset or a group of financial assets is impaired. A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset (an incurred "loss event") and that loss event has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that a debtor or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganisation and observable data indicating that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

Financial assets carried at amortised cost

For financial assets carried at amortised cost, the Group first assesses individually whether objective evidence of impairment exists for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be, recognised are not included in a collective assessment of impairment.

If there is objective evidence that an impairment loss has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not yet been incurred). The present value of the estimated future cash flows is discounted at the financial asset's original effective interest rate (i.e., the effective interest rate computed at initial recognition). If a loan has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate.

The carrying amount of the asset is reduced either directly or through the use of an allowance account and the amount of the loss is recognised in the income statement. Interest income continues to be accrued on the reduced carrying amount and is accrued using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. Loans and receivables together with any associated allowance are written off when there is no realistic prospect of future recovery.

If, in a subsequent period, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognised, the previously recognised impairment loss is increased or reduced by adjusting the allowance account. If a future write-off is later recovered, the recovery is credited to the income statement.

Financial liabilities

Initial recognition and measurement

Financial liabilities within the scope of HKAS 39 are classified as financial liabilities at fair value through profit or loss, loans and borrowings, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. The Group determines the classification of its financial liabilities at initial recognition.

All financial liabilities are recognised initially at fair value and in the case of loans and borrowings, plus directly attributable transaction costs.

The Group's financial liabilities include trade and other payables, amounts due to associates, an amount due to a jointly-controlled entity and interest-bearing bank and other borrowings and other non-current liabilities.

Subsequent measurement

The measurement of financial liabilities depends on their classification as follows:

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in the income statement when the liabilities are derecognised as well as through the effective interest rate method amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in the income statement.

Financial guarantee contracts issued by the Group are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. A financial guarantee contract is recognised initially as a liability at its fair value, adjusted for transaction costs that are directly attributable to the issuance of the financial guarantee contract, except when such contract is recognised at fair value through profit or loss. Subsequent to initial recognition, the Group measures the financial guarantee contract at the higher of: (i) the amount of the best estimate of the expenditure required to settle the present obligation at the end of each reporting period; and (ii) the amount initially recognised less, when appropriate, cumulative amortisation.

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognised in the income statement.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if, and only if, there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

Fair values of financial instruments

The fair value of financial instruments that are traded in active markets is determined by reference to quoted market prices or dealer price quotations (bid price for long positions and ask price for short positions), without any deduction for transaction costs. For financial instruments where there is no active market, the fair value is determined using appropriate valuation techniques. Such techniques include using recent arm's length market transactions; reference to the current market value of another instrument which is substantially the same; a discounted cash flow analysis; and option pricing models.

Treasury shares

Own equity instruments which are reacquired (treasury shares) are recognised at cost and deducted from equity. No gain or loss is recognised in the income statement on the purchase, sale, issue or cancellation of the Group's own equity instruments. Any difference between the carrying amount and the consideration is recognised in equity.

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short term highly liquid investments that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the statement of financial position, cash and cash equivalents comprise cash on hand and at banks, including term deposits, and assets similar in nature to cash, which are not restricted as to use.

Provisions

A provision is recognised when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the effect of discounting is material, the amount recognised for a provision is the present value at the end of the reporting period of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included in finance costs in the income statement.

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- where the deferred tax liability arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with interests in subsidiaries, associates and joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, carryforward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carryforward of unused tax credits and unused tax losses can be utilised, except:

- where the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, associates and joint ventures, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. It is recognised as income over the periods necessary to match the grant on a systematic basis to the costs that it is intended to compensate.

Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to the income statement over the expected useful life of the relevant asset or over the benefits received by the Group related to such assets.

Revenue recognition

Revenue is recognised when it is probable that the economic benefits will flow to the Group and when the revenue can be measured reliably, on the following bases:

- (a) from the sale of properties, when the significant risks and rewards of ownership have been transferred to the buyer, which is when the construction work has been completed and the properties have been delivered to the buyer. Deposits and instalments received in respect of properties sold prior to the date of revenue recognition are included in the consolidated statement of financial position under current liabilities;
- (b) rental income, on a time proportion basis over the lease terms;
- (c) hotel revenue from room rentals, food and beverage sales and other ancillary services when the services are rendered;
- (d) property management fee income, when the related management services have been provided; and
- (e) interest income, on an accrual basis using the effective interest rate method by applying the rate that discounts the estimated future cash receipts through the expected life of the financial instrument to the net carrying amount of the financial asset.

Share-based payment transactions

The Company operates a share option scheme for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Employees (including directors) of the Group receive remuneration in the form of share-based payment transactions, whereby employees render services as consideration for equity instruments ("equity-settled transactions").

The cost of equity-settled transactions with employees for grants after 7 November 2002 is measured by reference to the fair value at the date at which they are granted. The fair value is determined by an external valuer using the Black-Scholes model (the "Model"), further details of which are given in note 33 to the financial statements.

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled. The cumulative expense recognised for equity-settled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to the income statement for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

No expense is recognised for awards that do not ultimately vest, except for equity-settled transactions where vesting is conditional upon a market or non-vesting condition, which are treated as vesting irrespective of whether or not the market or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

Where the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified, if the original terms of the award are met. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payment transaction, or is otherwise beneficial to the employee as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. This includes any award where non-vesting conditions within the control of either the Group or the employee are not met. However, if a new award is substituted for the cancelled award, and is designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph. All cancellations of equity-settled transaction awards are treated equally.

The dilutive effect of outstanding options is reflected as additional share dilution in the computation of earnings per share.

Other employee benefits

Pension schemes

The Group operates a defined contribution Mandatory Provident Fund retirement benefit scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance for those employees who are eligible to participate in the MPF Scheme. Contributions are made based on a percentage of the employees' basic salaries and are charged to the income statement as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme.

The employees of the Group's subsidiaries which operate in the PRC are required to participate in a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute a certain percentage of their payroll costs to the central pension scheme. The contributions are charged to the income statement as they become payable in accordance with the rules of the central pension scheme.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, i.e., assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets. The capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs capitalised. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consists of interest and other costs that an entity incurs in connection with the borrowing of funds.

Where funds have been borrowed generally, and used for the purpose of obtaining qualifying assets, a capitalisation rate has been applied to the expenditure on the individual assets.

Dividends

Final dividends proposed by the directors are classified as a separate allocation of retained profits within the equity section of the statement of financial position, until they have been approved by the shareholders in a general meeting. When these dividends have been approved by the shareholders and declared, they are recognised as a liability.

Foreign currencies

The Company's functional currency is in Hong Kong dollar while the presentation currency of these financial statements is in RMB. In the opinion of the directors, as the Group's operations are mainly in the PRC, the use of RMB as the presentation currency is more appropriate for the presentation of the Group's results and financial position. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions are initially recorded using the functional currency rates ruling at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency rates of exchange ruling at the end of the reporting period. All differences are taken to the income statement. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the dates of the initial transactions.

The functional currencies of certain overseas subsidiaries are currencies other than RMB. As at the end of the reporting period, the assets and liabilities of these entities are translated into the presentation currency of the Company at the exchange rates ruling at the end of the reporting period and their income statements are translated into RMB at the weighted average exchange rates for the year. The resulting exchange differences are included in the exchange fluctuation reserve. On disposal of a foreign entity, the deferred cumulative amount recognised in equity relating to that particular foreign operation is recognised in the income statement.

For the purpose of the consolidated statement of cash flows, the cash flows of overseas subsidiaries are translated into RMB at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of overseas subsidiaries which arise throughout the year are translated into RMB at the weighted average exchange rates for the year.

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Group's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the disclosure of contingent liabilities, at the end of the reporting period. However, uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

Judgements

In the process of applying the Group's accounting policies, management has made the following judgements, apart from those involving estimations, which have the most significant effect on the amounts recognised in the financial statements:

Operating lease commitments – Group as lessor

The Group has entered into commercial property leases on its investment property portfolio. The Group has determined, based on an evaluation of the terms and conditions of the arrangements, that it retains all the significant risks and rewards of ownership of these properties which are leased out on operating leases.

Classification between investment properties and owner-occupied properties

The Group determines whether a property qualifies as an investment property, and has developed criteria in making that judgement. Investment property is a property held to earn rentals or for capital appreciation or both. Therefore, the Group considers whether a property generates cash flows largely independently of the other assets held by the Group. Some properties comprise a portion that is held to earn rentals or for capital appreciation and another portion that is held for use in the production or supply of goods or services or for administrative purposes. If these portions could be sold separately or leased out separately under a finance lease, the Group accounts for the portions separately. If the portion is held for use in the production or supply of goods or services or for supply of goods or services or for administrative purposes. Judgement is made on an individual property basis to determine whether ancillary services are so significant that a property does not qualify as an investment property.

Classification between investment properties and properties held for sale

The Group develops properties held for sale and properties held to earn rentals and/or for capital appreciation. Judgement is made by management on determining whether a property is designated as an investment property or a property held for sale. The Group considers its intention for holding the properties at the early development stage of the related properties. During the course of construction, the related properties under construction are accounted for as properties under development included in current assets if the properties are intended for sale after their completion, whereas, the properties are intended to be held to earn rentals and/or for capital appreciation. Upon completion of the properties,

the properties held for sale are transferred to completed properties held for sale and are stated at cost, while the properties held to earn rentals and/or for capital appreciation are transferred to investment properties and are subject to revaluation at the end of each reporting period.

Deferred tax assets

Deferred tax assets are recognised for all unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The carrying value of deferred tax assets relating to recognised tax losses at 31 December 2010 was approximately RMB4,556,000 (2009: approximately RMB23,956,000). Further details are contained in note 29 to the financial statements.

Estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are discussed below.

Corporate income taxes

The Group is subject to corporate income taxes ("CIT") in the PRC. As a result of the fact that certain matters relating to the corporate income taxes have not been confirmed by the local tax bureau, objective estimate and judgement based on currently enacted tax laws, regulations and other related policies are required in determining the provision of corporate income taxes. Where the final tax outcomes of these matters are different from the amounts originally recorded, the differences will impact on the CIT and tax provision in the period in which the differences realise.

PRC land appreciation taxes

The Group is subject to land appreciation taxes ("LAT") in the PRC. The provision of land appreciation taxes is based on management's best estimates according to its understanding of the requirements set forth in the relevant PRC tax laws and regulations. The actual land appreciation tax liabilities are subject to the determination by the tax authorities upon the completion of the property development projects. The Group has not finalised its LAT calculations and payments with the tax authorities for certain property development projects. The final outcome could be different from the amounts that were initially recorded, and any differences will impact the land appreciation tax expenses and the related provision in the period in which the differences realise.

Withholding tax arising from the distribution of dividends

Pursuant to the PRC Corporate Income Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in Mainland China. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between Mainland China and the jurisdiction of the foreign investors. The Group is therefore liable for withholding taxes on dividends distributed by those subsidiaries established in Mainland China in respect of earnings generated from 1 January 2008.

The Group's determination as to whether to accrue for withholding taxes arising from the distributions of dividends from certain subsidiaries according to the jurisdictions is subject to judgement on the timing of the payment of the dividends. The Group considered that the applicate withholding tax rate is 5%.

Estimation of fair value of investment properties

Investment properties including completed investment properties and investment properties under construction are revalued at the end of each reporting period based on the appraised market value provided by independent professionally qualified valuers. Such valuations were based on certain assumptions, which are subject to uncertainty and might materially differ from the actual results. In making the estimation, information from current prices in an active market for similar properties is considered and assumptions that are mainly based on market conditions existing at the end of each reporting period are used.

Impairment of non-financial assets

The Group assesses whether there are any indicators of impairment for all non-financial assets at the end of the reporting period. Other non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. When value in use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash-generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

Recognition and allocation of construction cost on properties under development

Development costs of properties are recorded as properties under development during the construction stage and will be transferred to completed properties held for sale upon completion. Apportionment of these costs will be recognised in the income statement upon the recognition of the sale of the properties. Before the final settlement of the development costs and other costs relating to the sale of the properties, these costs are accrued by the Group based on management's best estimate.

When developing properties, the Group may divide the development projects into phases. Specific costs directly related to the development of a phase are recorded as the cost of such phase. Costs that are common to phases are allocated to individual phases based on the estimated saleable area of the entire project.

Where the final settlement of costs and the related cost allocation is different from the initial estimates, any increase or decrease in the development costs and other costs would affect the profit or loss in future years.

4. SEGMENT INFORMATION

For management purposes, the Group is organised into four reportable operating segments as follows:

- (a) Property development: Sale of properties
- (b) Property investment: Leasing of properties
- (c) Hotel operation: Operation of a hotel
- (d) Property management: Provision of property management services

The property development projects undertaken by the Group during the year are all located in the PRC.

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resources allocation and performance assessment. Segment performance is evaluated based on reportable segment profit, which is a measure of adjusted profit before tax. The adjusted profit before tax is measured consistently with the Group's profit before tax except that interest income, finance costs, as well as head office and corporate income and expenses are excluded from such measurement.

The Group's revenue from external customers is derived solely from its operations in the PRC, and no non-current assets of the Group are located outside the PRC.

During the year, no revenue from transactions with a single external customer amounted to 10% or more of the Group's total revenue.

Year ended 31 December 2010

	Property development <i>RMB'000</i>	Property investment <i>RMB'000</i>	Hotel operation <i>RMB'000</i>	Property management <i>RMB'000</i>	Total <i>RMB'000</i>
Segment revenue:					
Sales to external customers	7,221,143	124,178	56,914	63,676	7,465,911
Segment results	2,670,347	122,184	7,842	255	2,800,628
Reconciliation:					
Interest income and unallocated					79 903
income Unallocated expenses					78,893 (351,884)
Finance costs					(19,974)
Profit before tax					2 507 ((2
Income tax expenses					2,507,663 (1,225,889)
meome tux expenses					(1,223,007)
Profit for the year					1,281,774
Assets and liabilities:					
Segment assets	26,396,019	5,251,652	355,696	11,811	32,015,178
Reconciliation:					
Unallocated assets					8,019,154
Total assets					40,034,332
Segment liabilities	24,590,220	216,995	59,450	4,951	24,871,616
Reconciliation:		,	,		
Unallocated liabilities					3,568,444
Total liabilities					28,440,060
Other segment information:					
Depreciation and amortisation	13,186	2,573	18,181	187	34,127
Fair value gains on investment					
properties, net	-	3,869	-	-	3,869
Share of profits and losses of:	(2)				(2 240)
Associates Jointly-controlled entities	(2,246) 11,485	-	-	-	(2,246) 11 485
Johnny-controlled entities	11,405				11,485

Year ended 31 December 2009

	Property development RMB'000	Property investment RMB'000	Hotel operation <i>RMB'000</i>	Property management <i>RMB'000</i>	Total <i>RMB'000</i>
Segment revenue:					
Sales to external customers	4,109,986	98,701	10,003	47,882	4,266,572
Segment results	1,351,695	115,921	(837)	8,059	1,474,838
Reconciliation:					
Interest income and unallocated income					49,265
Unallocated expenses					(245,597)
Finance costs					(9,024)
Profit before tax					1,269,482
Income tax expenses					(548,025)
Profit for the year					721,457
A / 11 1997					
Assets and liabilities: Segment assets	19,248,106	4,651,704	364,874	5,072	24,269,756
Reconciliation:	19,248,100	4,031,704	304,074	5,072	24,209,730
Unallocated assets					4,295,430
Total assets					28,565,186
Segment liabilities	15,193,704	205,117	70,219	1,557	15,470,597
<i>Reconciliation:</i> Unallocated liabilities					2,686,266
Shahoeated habilities					
Total liabilities					18,156,863
Other segment information:					
Depreciation and amortisation	10,532	2,437	4,483	74	17,526
Fair value gains on investment		,	*		*
properties, net	_	60,587	_	-	60,587
Share of profits and losses of:					
An associate	(10)	_	_	-	(10)
Jointly-controlled entities	65,024				65,024

5. REVENUE, OTHER INCOME AND GAINS

Revenue, which is also the Group's turnover, represents the gross proceeds, net of business tax, from the sale of properties, gross rental income received and receivable from investment properties, gross revenue from hotel operation and property management fee income during the year.

An analysis of revenue, other income and gains is as follows:

	2010 <i>RMB'000</i>	2009 <i>RMB</i> '000
Revenue		
Sale of properties	7,221,143	4,109,986
Gross rental income	124,178	98,701
Hotel operation income	56,914	10,003
Property management fees	63,676	47,882
	7,465,911	4,266,572
Other income and gains		
Bank interest income	33,483	7,066
Foreign exchange differences, net	12,510	24,646
Others	32,900	17,553
	78,893	49,265

6. **PROFIT BEFORE TAX**

The Group's profit before tax is arrived at after charging/(crediting):

	Notes	2010 <i>RMB'000</i>	2009 <i>RMB</i> '000
Cost of properties sold Less: Government grant released	27(b)	4,368,412 (50,675)	2,636,989
		4,317,737	2,636,989
Depreciation	14	32,712	16,716
Amortisation of land use rights Less: Amount capitalised in assets under construction	16	14,116 (12,701)	6,576 (5,766)
	_	1,415	810
 Minimum lease payments under operating leases of land and buildings Auditors' remuneration Employee benefit expense (excluding directors' remuneration (note 8)): Wages and salaries Pension scheme contributions* Equity-settled share option expense Less: Amount capitalised in assets under construction, properties under development and investment properties under development 	_	6,072 4,000 198,037 11,117 16,821 (59,962)	4,175 3,800 130,409 7,680 757 (48,948)
Loss on disposal of investment properties not**	_	166,013	89,898
 Loss on disposal of investment properties, net** Gain on disposal of items of property, plant and equipment Direct operating expenses (including repairs and maintenance) arising on rental-earning investment 		4,573 (147)	40,086
properties	=	21,948	19,057

- * At 31 December 2010, the Group had no forfeited contributions available to reduce its contributions to the pension schemes in future years (2009: Nil).
- ** The loss on disposal of investment properties, net is included in "Other operating expenses, net" in the consolidated income statement.

7. FINANCE COSTS

	Group	
	2010	2009
	RMB'000	RMB'000
Interest on bank and other borrowings	704,116	456,589
Less: Interest capitalised	(684,142)	(447,565)
	19,974	9,024

8. DIRECTORS' REMUNERATION

Directors' remuneration for the year, disclosed pursuant to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") and Section 161 of the Hong Kong Companies Ordinance, is as follows:

	Group	
	2010	
	RMB'000	RMB'000
Fees	2,522	2,376
Other emoluments:		
Salaries, allowances and benefits in kind	13,430	6,110
Equity-settled share option expense	2,642	437
Pension scheme contributions	440	224
	16,512	6,771
	19,034	9,147

For the year ended 31 December 2010, no directors were granted share options.

For the year ended 31 December 2009, certain directors were granted share options, in respect of their services to the Group, under the share option scheme (the "Scheme") of the Company, further details of which are set out in note 33 to the financial statements. The fair value of such options which has been recognised in the income statement over the vesting period, was determined as at the date of grant and the amount included in the financial statements for the current year is included in the above directors' remuneration disclosures.

(a) Independent non-executive directors

	Fees <i>RMB'000</i>	Equity-settled share option expense <i>RMB'000</i>	Total remuneration RMB'000
2010			
Independent non-executive directors:			
Mr. Lee Ka Sze, Carmelo	258	_	258
Mr. Dai Feng	258	-	258
Mr. Tam Chun Fai	258		258
	774		774
2009			
Independent non-executive directors:			
Mr. Lee Ka Sze, Carmelo	264	74	338
Mr. Dai Feng	264	74	338
Mr. Tam Chun Fai	264	73	337
	792	221	1,013

There were no other emoluments payable to the independent non-executive directors during the year (2009: Nil).

(b) Executive directors

		Salaries,			
		allowances	Equity-settled	Pension	
		and benefits	share option	scheme	Total
	Fees	in kind	expense	contributions	remuneration
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
2010					
Executive directors:					
Mr. Kong Jian Min	258	2,202	-	70	2,530
Mr. Kong Jian Tao	258	2,193	-	71	2,522
Mr. Kong Jian Nan	258	1,952	-	71	2,281
Mr. Li Jian Ming	258	1,510	697	71	2,536
Mr. Tsui Kam Tim	258	2,010	697	21	2,986
Mr. He Wei Zhi	258	2,109	697	65	3,129
Mr. Yu Yao Sheng	200	1,454	551	71	2,276
	1,748	13,430	2,642	440	18,260
2009					
Executive directors:					
Mr. Kong Jian Min	264	879	_	40	1,183
Mr. Kong Jian Tao	264	780	_	40	1,084
Mr. Kong Jian Nan	264	780	_	41	1,085
Mr. Li Jian Ming	264	1,104	72	41	1,481
Mr. Tsui Kam Tim	264	1,145	72	21	1,502
Mr. He Wei Zhi	264	1,422	72	41	1,799
	1,584	6,110	216	224	8,134

There was no arrangement under which a director waived or agreed to waive any remuneration during the year (2009: Nil).

9. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees for the year ended 31 December 2010 included four (2009: three) directors, details of whose remuneration are set out in note 8 above. Details of the remuneration of the remaining one (2009: two) non-director, highest paid employee for the year are as follows:

	Group	
	2010	2009
	RMB'000	RMB'000
Salaries, allowances and benefits in kind	3,509	3,962
Equity-settled share option expense	2,302	285
Pension scheme contributions	21	19
	5,832	4,266

The number of non-director, highest paid employee whose emolument fell within the following bands is as follows:

	Number of employees	
	2010	2009
HK\$1,500,001 to HK\$2,000,000	_	1
HK\$2,500,001 to HK\$3,000,000	_	1
HK\$6,500,001 to HK\$7,000,000	1	_
	1	2

No emoluments were paid by the Group to the directors or any of the non-director, highest paid employee as an inducement to join or upon joining the Group or as compensation for loss of office (2009: Nil).

10. INCOME TAX EXPENSES

			Group	
		2010	2009	
	Note	RMB'000	RMB'000	
Current – PRC				
CIT		692,592	428,578	
LAT	_	694,152	351,235	
		1,386,744	779,813	
Deferred	29	(160,855)	(231,788)	
Total tax charge for the year	=	1,225,889	548,025	

A reconciliation of the tax expense applicable to profit before tax at the statutory rate for the jurisdiction in which the majority of the Company's subsidiaries are domiciled to the tax charge at the effective tax rate and a reconciliation of the applicable rate (i.e., the statutory tax rate) to the effective tax rate, is as follows:

	Group			
	2010		2009	
	RMB'000	%	RMB'000	%
Profit before tax	2,507,663		1,269,482	
At statutory income tax rate of 25% (2009: 25%)	626,916	25.0	317,371	25.0
Income not subject to tax	(466)	(0.1)	(6,912)	(0.5)
Expenses not deductible for tax	11,923	0.5	10,479	0.8
Effect of withholding tax on the distributable profits of				
the Company's PRC subsidiaries	56,753	2.2	(17,389)	(1.4)
Profits and losses attributable to associates	561	0.1	2	0.1
Profits and losses attributable to jointly-controlled entities	(2,871)	(0.1)	(16,256)	(1.3)
Land appreciation tax	694,152	27.7	351,235	27.6
Effect of land appreciation tax	(173,538)	(6.9)	(87,809)	(6.9)
Others	12,459	0.5	(2,696)	(0.2)
Tax charge at the Group's effective rate	1,225,889	48.9	548,025	43.2

For the year ended 31 December 2010, the share of CIT and LAT attributable to the jointly-controlled entities amounting to approximately RMB3,636,000 (2009: approximately RMB21,648,000) and approximately RMB4,329,000 (2009: approximately RMB18,983,000), respectively, is included in "Share of profits and losses of jointly-controlled entities" on the face of the consolidated income statement.

For the year ended 31 December 2010, the share of CIT credit attributable to the associates amounting to approximately RMB801,000 (2009: Nil), is included in "Share of profits and losses of associates" on the face of the consolidated income statement.

Hong Kong profits tax

No Hong Kong profits tax has been provided because the Group did not generate any assessable profits arising in Hong Kong during the years ended 31 December 2010 and 2009.

PRC corporate income tax

PRC CIT in respect of operations in the PRC has been calculated at the applicable tax rate on the estimated assessable profits for the years ended 31 December 2010 and 2009, based on existing legislation, interpretations and practices in respect thereof.

PRC land appreciation tax

PRC LAT is levied at progressive rates ranging from 30% to 60% on the appreciation of the land value, being the proceeds of sales of properties less deductible expenditures including amortisation of land use rights, borrowing costs and all property development expenditures.

11. PROFIT ATTRIBUTABLE TO OWNERS OF THE PARENT

The consolidated profit attributable to owners of the parent for the year ended 31 December 2010 includes a profit of approximately RMB260,269,000 (2009: loss of approximately RMB23,862,000) which has been dealt with in the financial statements of the Company (note 34(b)).

12. DIVIDENDS

	2010	2009
	RMB'000	RMB'000
Proposed final - RMB11 cents (2009: RMB5 cents)		
per ordinary share	318,247	144,658

The proposed final dividend for the year is subject to the approval of the Company's shareholders at the forthcoming annual general meeting.

13. EARNINGS PER SHARE ATTRIBUTABLE TO OWNERS OF THE PARENT

The calculation of the basic earnings per share for the year is based on the profit for the year attributable to owners of the parent, and the weighted average number of ordinary shares of 2,893,150,000 (2009: approximately 2,735,117,000) in issue during the year.

No adjustment has been made to the basic earnings per share presented for the years ended 31 December 2010 and 2009 in respect of a dilution as the share options outstanding during the years had an antidilutive effect on the basic earnings per share presented.

The calculation of basic and diluted earnings per share is based on:

	2010 <i>RMB'000</i>	2009 <i>RMB'000</i>
Earnings	RIVID 000	
Profit attributable to owners of the parent	1,281,772	720,078
	Number o 2010	f shares 2009
Shares Weighted average number of ordinary shares in issue during the year used in the basic earnings per share calculation	2,893,150,000	2,735,117,000

14. PROPERTY, PLANT AND EQUIPMENT

Group

	Buildings RMB'000	Leasehold improve- ments <i>RMB'000</i>	Plant and machinery <i>RMB'000</i>	Furniture, fixtures and office equipment <i>RMB'000</i>	Motor vehicles <i>RMB'000</i>	Assets under construction <i>RMB</i> '000	Total <i>RMB'000</i>
31 December 2010							
At 31 December 2009 and 1 January 2010:							
Cost	424,132	1,727	3,188	31,953	36,358	525,686	1,023,044
Accumulated depreciation	(13,861)	(1,548)	(2,773)	(10,051)	(13,303)		(41,536)
Net carrying amount	410,271	179	415	21,902	23,055	525,686	981,508
At 1 January 2010, net of							
accumulated depreciation	410,271	179	415	21,902	23,055	525,686	981,508
Additions	13,794	1,271	-	5,087	16,010	359,844	396,006
Disposals	(790)	-	-	(2)	(109)	-	(901)
Depreciation provided							
during the year	(20,955)	(535)	(246)	(6,607)	(4,369)		(32,712)
At 31 December 2010, net of							
accumulated depreciation	402,320	915	169	20,380	34,587	885,530	1,343,901
At 31 December 2010:							
Cost	436,358	2,998	3,188	37,035	52,207	885,530	1,417,316
Accumulated depreciation	(34,038)	(2,083)	(3,019)	(16,655)	(17,620)		(73,415)
Net carrying amount	402,320	915	169	20,380	34,587	885,530	1,343,901

	Buildings	Leasehold improve-	Plant and machinery	Furniture, fixtures and office equipment	Motor vehicles	Assets under construction	Total
	RMB'000	ments RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	<i>RMB'000</i>
31 December 2009							
At 1 January 2009:							
Cost	80,893	1,596	3,188	20,488	31,439	330,484	468,088
Accumulated depreciation	(6,379)	(1,428)	(2,286)	(4,725)	(10,002)		(24,820)
Net carrying amount	74,514	168	902	15,763	21,437	330,484	443,268
At 1 January 2009, net of							
accumulated depreciation	74,514	168	902	15,763	21,437	330,484	443,268
Additions	-	131	_	11,465	4,919	538,441	554,956
Transfers	343,239	-	-	-	_	(343,239)	-
Depreciation provided							
during the year	(7,482)	(120)	(487)	(5,326)	(3,301)		(16,716)
At 31 December 2009, net of							
accumulated depreciation	410,271	179	415	21,902	23,055	525,686	981,508
At 31 December 2009:							
Cost	424,132	1,727	3,188	31,953	36,358	525,686	1,023,044
Accumulated depreciation	(13,861)	(1,548)	(2,773)	(10,051)	(13,303)		(41,536)
Net carrying amount	410,271	179	415	21,902	23,055	525,686	981,508

Company

	Furniture, fixtures and office equipment <i>RMB'000</i>	Motor vehicles <i>RMB'000</i>	Total <i>RMB'000</i>
31 December 2010			
At 31 December 2009 and 1 January 2010: Cost Accumulated depreciation		482 (200)	530 (236)
Net carrying amount	12	282	294
At 1 January 2010, net of accumulated depreciation Additions Depreciation provided during the year	12 53 (14)		294 53 (99)
At 31 December 2010, net of accumulated depreciation	51	197	248
At 31 December 2010: Cost Accumulated depreciation	101 (50)	482 (285)	583 (335)
Net carrying amount	51	197	248
31 December 2009			
At 1 January 2009: Cost Accumulated depreciation	48 (22)	482 (111)	530 (133)
Net carrying amount	26	371	397
At 1 January 2009, net of accumulated depreciation Depreciation provided during the year	26 (14)	371 (89)	397 (103)
At 31 December 2009, net of accumulated depreciation	12	282	294
At 31 December 2009: Cost Accumulated depreciation	48 (36)	482 (200)	530 (236)
Net carrying amount	12	282	294

At 31 December 2010, certain of the Group's property, plant and equipment with an aggregate net carrying amount of approximately RMB786,312,000 (2009: approximately RMB778,633,000) were pledged to secure general banking facilities granted to the Group (note 38(a)).

At 31 December 2009, the Group was in the process of obtaining the real estate ownership certificates of the Group's buildings with an aggregate net carrying amount of approximately RMB338,949,000 from the relevant government authorities.

15. INVESTMENT PROPERTIES

Group

	Completed investment properties <i>RMB'000</i>	2010 Investment property under construction <i>RMB'000</i>	Total <i>RMB'000</i>	Completed investment properties <i>RMB'000</i>	2009 Investment property under construction <i>RMB'000</i>	Total <i>RMB'000</i>
Carrying amount at 1 January Transfers from properties under development – adoption of	3,431,260	70,200	3,501,460	3,546,400	_	3,546,400
Improvements to HKFRSs	_	-	-	-	11,813	11,813
Additions	_	10,724	10,724	_	_	-
Transfers	80,924	(80,924)	_	_	_	_
Disposals	(54,073)	_	(54,073)	(117,340)	_	(117,340)
Gain from a fair value adjustment	3,869		3,869	2,200	58,387	60,587
Carrying amount at 31 December	3,461,980		3,461,980	3,431,260	70,200	3,501,460

The Group's investment properties are situated in the PRC and the related land is held under the lease terms of 10 to 50 years.

The Group's investment properties were revalued on 31 December 2010 by CB Richard Ellis Limited, independent professionally qualified valuers, at approximately RMB3,461,980,000 (2009: approximately RMB3,501,460,000) on an open market, existing use basis. Certain of the Group's investment properties are leased to third parties under operating leases, further summary details of which are included in note 39(a). The gross rental income received and receivable by the Group and the direct expenses in respect of these investment properties are summarised as follows:

	Gro	oup
	2010	2009
	RMB'000	RMB'000
Gross rental income	124,178	98,701
Direct expenses	(21,948)	(19,057)
Net rental income	102,230	79,644

At 31 December 2010, the Group's investment properties with an aggregate carrying amount of approximately RMB2,871,337,000 (2009: approximately RMB3,046,504,000) were pledged to secure general banking facilities granted to the Group (note 38(a)).

At 31 December 2010, the Group was in the process of obtaining the real estate ownership certificate of the Group's investment property with a net carrying amount of approximately RMB69,530,000 (2009: RMB70,200,000) from the relevant government authorities.

Further particulars of the Group's major investment properties are included on page 127 of the annual report.

16. LAND USE RIGHTS

	Group		
	2010	2009	
	RMB'000	RMB'000	
At 1 January	586,851	553,256	
Additions	307,655	40,171	
Amortisation recognised during the year	(14,116)	(6,576)	
At 31 December	880,390	586,851	
Current portion included in prepayments, deposits and other receivables	(14,116)	(14,018)	
Non-current portion	866,274	572,833	

The Group's land use rights are located in the PRC and held under the lease terms of 10 to 50 years.

Certain of the Group's land use rights with an aggregate net carrying amount of approximately RMB182,406,000 (2009: approximately RMB210,323,000) were pledged to banks to secure general banking facilities granted to the Group (note 38(a)).

At 31 December 2010, the Group is in the process of obtaining the land use right certificates of certain lands with an aggregate net carrying amount of approximately RMB310,829,000 (2009: approximately RMB20,319,000) from the relevant government authorities. The Group has not fully settled the purchase considerations in accordance with the terms of the relevant land use rights grant contracts. The directors of the Company consider that the relevant land use right certificates will be obtained upon the full payments of the purchase considerations.

17. INTERESTS IN SUBSIDIARIES

	Company		
	2010	2009	
	RMB'000	RMB'000	
Unlisted shares, at cost	300,306	300,306	
Due from subsidiaries	6,415,161	6,738,406	
Capital contribution in respect of employee share-based			
compensation	7,125	668	
	6,722,592	7,039,380	

The amounts due from subsidiaries included in the interests in subsidiaries above are unsecured, interestfree and have no fixed terms of repayment. Particulars of the principal subsidiaries are as follows:

rancoulars of the principal su	Place of incorporation/	Nominal value				
Name	registration and operations	of issued and paid-up capital	the Co Direct	ompany Indirect	Principal activities	
Happy Clear Consultants Limitedß	British Virgin Islands/ Hong Kong	US\$1,000	100	-	Investment holding	
Reach Luck Consultants Limited β	British Virgin Islands/ Hong Kong	US\$1	_	100	Investment holding	
Boom Faith International Limited β	British Virgin Islands/ Hong Kong	US\$1	_	100	Investment holding	
Rising Wave Enterprises Limited β	British Virgin Islands/ Hong Kong	US\$1	_	100	Investment holding	
Good Excel Enterprises Limited β	British Virgin Islands/ Hong Kong	US\$1	_	100	Investment holding	
Prime Way Enterprises Limited β	British Virgin Islands/ Hong Kong	US\$1	_	100	Investment holding	
Hugeluck Investments Limited β	British Virgin Islands/ Hong Kong	US\$1	_	100	Investment holding	
Guangzhou Hejing Real Estate Development Limited ("Guangzhou Hejing")*#β	PRC	US\$99,000,000	_	100	Property development	
Guangzhou Hejing Meifu Real Estate Development Limited#β	PRC	US\$12,930,000	_	100	Property development	
Guangzhou Hejing Yingfu Real Estate Development Limited#β	PRC	RMB35,000,000	_	100	Property development	
Guangzhou Xinhengchang Enterprise Development Limited*#β	PRC	RMB792,000,000	_	100	Property development	
Guangzhou Zhongtianying Real Estate Development Limited*#β	PRC	US\$198,000,000	_	100	Property development	
Guangzhou Tianjian Real Estate Co., Ltd*#β	PRC	RMB1,617,000,000	_	100	Property development	
Guangzhou Fuxin Property Management Limited*#β	PRC	RMB7,000,000	_	100	Property management	
Guangzhou Ningjun Property Management Limited*#β	PRC	RMB7,000,000	_	100	Property management	
Guangzhou Junzhao Property Operation Limited*#β	PRC	RMB7,000,000	_	100	Property management	
Chengdu Zhongtianying Real Estate Development Limited#β	PRC	RMB550,000,000	_	100	Property development	
Guangzhou Liangyu Investment Limited ("Guangzhou Liangyu")#β	PRC	RMB30,000,000	_	100	Property development	
Hainan New World Property Development (HK) Limited*#β	PRC	HK\$166,400,000	_	100	Property development	

Name	Place of incorporation/ registration and operations	Nominal value of issued and paid-up capital	attribu	e of equity table to ompany Indirect	Principal activities
Suzhou Hejing Real Estate Development Limited ("Suzhou Hejing")#β	PRC	RMB990,000,000	-	100	Property development
Guangzhou Conghua Hejing Real Estate Development Limited ("Guangzhou Conghua Hejing")*#β	PRC	US\$99,000,000	_	100	Property development
Beijing Hejing Real Estate Development Limited ("Beijing Hejing")#β	PRC	RMB70,000,000	-	100	Property development
Chengdu Zhaojing Real Estate Development Limited*#β	PRC	HK\$767,000,000	-	100	Property development
Kunshan Baicheng Real Estate Development Limited*#β	PRC	US\$29,900,000	-	100	Property development
Guangzhou Hejing Chuangzhan Hotel Limited#β	PRC	RMB30,000,000	-	100	Hotel operation
Guangzhou Wanhui Real Estate Development Limited ("Guangzhou Wanhui") #β(i)	PRC	RMB330,000,000	_	100	Property development
Guangzhou Lihe Property Development Limited ("Guangzhou Lihe")#β	PRC	RMB640,000,000	-	100	Property development
Chengdu Kaiyu Property Development Limited#^β	PRC	RMB100,000,000	-	100	Property development
Tianjin Hejing Property Development Limited#^β	PRC	RMB50,000,000	-	100	Property development
Hainan Hejing Property Development Limited#^ß	PRC	RMB100,000,000	-	100	Property development
Shanghai Hejing Real Estate Development Company Limited ("Shanghai Hejing")#^β(ii)	PRC	RMB100,000,000	-	100	Property development
Shanghai Zhongdao Real Estate Development Limited#^β	PRC	RMB100,000,000	-	90	Property development

* These entities are registered as wholly-foreign-owned enterprises under PRC law.

β The statutory financial statements of these subsidiaries are not audited by Ernst & Young Hong Kong or another member firm of the Ernst & Young global network.

The English names of these companies referred to in these financial statements represent management's best effort to translate the Chinese names of those companies, as no English names have been registered.

^ These companies were newly established during the year.

Note:

(i) Guangzhou Wanhui was a wholly-owned subsidiary of Guangzhou Hejing (a subsidiary of the Group) established on 26 October 2009 in the PRC with registered capital of RMB30,000,000. Guangzhou Wanhui is a company engaged in a property development project in Guangzhou, namely D3-4 Project. In January 2010, CITIC Trust Co., Ltd. ("CITIC") and Guangzhou Hejing entered into an equity transfer agreement (the "Equity Transfer Agreement") whereby Guangzhou Hejing uses its 100% equity interest in Guangzhou Wanhui as consideration to acquire for the S1 type unit trust ("S1 Unit") under a trust administrated by CITIC (the "CITIC Trust"). Guangzhou Hejing also uses its RMB135,000,000 debt receivable from Guangzhou Wanhui as a consideration to acquire for S2 type unit ("S2 Unit") of the CITIC Trust. The terms of the Trust is 18 months, while CITIC can early terminate the CITIC Trust after 1 year. The CITIC Trust consists of three types of trust units, including 30,000,000 units of S1 Unit, 135,000,000 units of S2 Unit and

300,000,000 units of priority units. The subscription price for each unit of the CITIC Trust is RMB1. The priority units are sold to the public investors in the PRC. Priority units are entitled to a return calculated based on the amount invested, the number of days invested and a predetermined return rate. Upon dissolution of the CITIC Trust, beneficiaries of S1 Unit and S2 Unit are subordinate to those of priority units in receiving CITIC Trust income and assets distribution of the CITIC Trust. After the distribution of the principal amount and pre-determined return of the priority units, and miscellaneous legal and administrative expenses, S1 Unit and S2 Unit can enjoy the residual benefit of the CITIC Trust. CITIC can decide the form of assets to be distributed to S1 Unit and S2 Unit (either in cash or other assets), particularly, CITIC may distribute the RMB135,000,000 receivable balance from Guangzhou Wanhui to S2 Unit holders. S1 Unit and S2 Unit are not transferrable, except within the Group.

CITIC, as trustee, applied the fund from the CITIC Trust to inject RMB300,000,000 into Guangzhou Wanhui as registered capital. The registered capital of Guangzhou Wanhui was then increased to RMB330,000,000 and CITIC held 100% equity interest in Guangzhou Wanhui (the "Equity Interest") after such capital injection (the "Capital Injection").

Pursuant to the Equity Transfer Agreement, Guangzhou Hejing has the pre-emptive right (the "Pre-emptive Right") to acquire the Equity Interest from CITIC, and Guangzhou Hejing agrees to pay CITIC, the fee ("Pre-emptive Right Fee") to maintain its Pre-emptive Right.

Upon 18 months after the effective date of the Equity Transfer Agreement, pursuant to the Equity Transfer Agreement, Guangzhou Hejing can acquire the Equity Interest from CITIC should all the following conditions be met:

- (a) Guangzhou Hejing has promptly paid the Pre-emptive Right Fee and the consideration for acquisition of Equity Interest (the "Consideration") in full;
- (b) The relevant guarantee agreements as mentioned in the Equity Transfer Agreement are effective and remain effective (such guarantee agreements mainly include the corporate guarantee provided by KWG and the pledge of Guangzhou Hejing 's 94.5% equity interest in one of its subsidiary, Guangzhou Liangyu, for Guangzhou Hejing 's fulfillment of its obligations as mentioned in the Equity Transfer Agreement);
- (c) Relevant agreements entered into between CITIC and Guangzhou Hejing and the guarantors pursuant to the Equity Transfer Agreement are effective and remain effective, and there is no material breach of the contracts; and
- (d) Application for transfer of relevant land use rights under D3-4 Project to Guangzhou Wanhui has been submitted to relevant government bureau within 60 business days after the effective date of the Equity Transfer Agreement (the transfer of relevant land use rights has been completed in March 2010).

Furthermore, Guangzhou Hejing can early exercise its Pre-emptive Right upon 12 months after the effective date of the Equity Transfer Agreement, provided that all the above four conditions have been met.

Within the above timeframe, if (a) the above conditions have not been met; or (b) Guangzhou Hejing has not notified CITIC in written form to exercise its Pre-emptive Right; or (c) Guangzhou Hejing defaults on the payment of the Consideration and the Pre-emptive Right Fee, then CITIC can issue a written notice to Guangzhou Hejing to request Guangzhou Hejing to acquire the Equity Interest and settle the Consideration and the Pre-emptive Right Fee within 3 days.

If (a) Guangzhou Hejing notifies CITIC, in written form, that it would not acquire the Equity Interest; or (b) Guangzhou Hejing defaults to settle the Consideration and the Pre-emptive Right Fee within 3 days, then the Pre-emptive Right is forfeited and CITIC can sell the Equity Interest to others.

CITIC can request Guangzhou Hejing to unconditionally acquire the Equity Interest if any of the following conditions exists:

- (a) Guangzhou Hejing delays on the payment of the Pre-emptive Right Fee and still cannot fully settle the Pre-emptive Right Fee within 3 days after issuance of demand notice from CITIC;
- (b) Guangzhou Hejing has not requested CITIC to sell the Equity Interest to Guangzhou Hejing within 18 months after the effective date of the Equity Transfer Agreement;
- (c) The guarantee agreements as stipulated in the Equity Transfer Agreement are not effective;
- (d) Application for transfer of certain land use rights to Guangzhou Wanhui has not been submitted to relevant government bureau within 60 business days after the effective date of the Equity Transfer Agreement;
- (e) The title of the relevant land use right certificates under D3-4 Project cannot be transferred to Guangzhou Wanhui within 11 months after the effective date of the Equity Transfer Agreement;
- (f) Within 18 months after the effective date of the Equity Transfer Agreement, Guangzhou Wanhui has no retained earnings for distribution or the amount of retained earnings available for distribution is less than RMB330,000,000; or
- (g) 18 months lapses after the effective date of the Equity Transfer Agreement.

Further to the Equity Transfer Agreement, CITIC, Guangzhou Hejing and Industrial and Commercial Bank of China - Guangzhou Branch ("ICBC (Guangzhou)") entered into an agreement (the "Entrustment Agreement") in January 2010, whereby CITIC entrusted (a) Guangzhou Hejing to operate and manage the Equity Interest; and (b) ICBC (Guangzhou) to safeguard the land use rights and other relevant certificates of D3-4 Project.

Upon the completion of the Capital Injection, Guangzhou Wanhui continues to be a subsidiary of the Company as the Company has unilateral control over Guangzhou Wanhui.

(ii) This company is also known as Shanghai KWG Real Estate Development Co., Ltd. in the Company's announcement dated 20 January 2011.

In the current year, the Group acquired Guangzhou Hengjian Construction Limited ("Guangzhou Hengjian"). Further details of this acquisition are included in note 36(a) to the financial statements.

In the prior year, the Group acquired Guangzhou Lihe. Further details of this acquisition are included in notes 30 and 36(a) to the financial statements.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

	Group		
	2010	2009	
	RMB'000	RMB'000	
Share of net assets	2,822,956	1,348,990	
Advances to associates	580,632		
	3,403,588	1,348,990	
	Com	pany	
	2010	2009	
	RMB'000	RMB'000	
Advances to associates	1,888		

The amounts due to associates included in the Group's current liabilities of approximately RMB442,382,000 (2009: approximately RMB129,956,000) are unsecured, interest-free and have no fixed terms of repayment.

Particulars of the principal associates are as follows:

Name	Particulars of issued shares held	Place of registration	Percentage of ownership interest attributable to the Group	Principal activity
Suzhou City Kaiyu Real Estate Development Company Limited ("Suzhou Kaiyu")#β (i)	Registered capital of RMB1 each	PRC	29.94%	Property development
Lyntondale Holdings Limited β (ii)	Registered capital of US\$1 each	British Virgin Islands	20.00%	Investment holding
Foshan City Xinsheng Real Estate Development Company Limited ("Foshan Xinsheng")#β (ii)	Registered capital of RMB1 each	PRC	20.00%	Property development
Foshan City Xinfeng Real Estate Development Company Limited ("Foshan Xinfeng")#β (ii)	Registered capital of RMB1 each	PRC	20.00%	Property development

Name	Particulars of issued shares held	Place of registration	Percentage of ownership interest attributable to the Group	Principal activity
Foshan City Xinjin Real Estate Development Company Limited ("Foshan Xinjin")#β (ii)	Registered capital of RMB1 each	PRC	20.00%	Property development
Bonserry Investments Limited _β (ii)	Ordinary shares of US\$1 each	British Virgin Islands	20.00%	Investment holding
Foshan City Xinjun Real Estate Development Company Limited ("Foshan Xinjun")#β (ii)	Registered capital of RMB1 each	PRC	20.00%	Property development
Foshan City Xinhao Real Estate Development Company Limited ("Foshan Xinhao")#β (ii)	Registered capital of RMB1 each	PRC	20.00%	Property development
Foshan City Xinhui Real Estate Development Company Limited ("Foshan Xinhui")#β (ii)	Registered capital of RMB1 each	PRC	20.00%	Property development
Foshan City Xinjing Real Estate Development Company Limited ("Foshan Xinjing")#β (ii)	Registered capital of RMB1 each	PRC	20.00%	Property development
Shanghai Jingdong Property Development Limited ("Shanghai Jingdong")#β (iii)	Registered capital of RMB1 each	PRC	52.21%	Property development

- # The English names of these companies referred to in these financial statements represent management's best effort to translate the Chinese names of these companies, as no English names have been registered.
- β Not audited by Ernst & Young Hong Kong or another member firm of the Ernst & Young global network.

The above investments in associates are indirectly held by the Company through wholly-owned subsidiaries.

Note:

On 24 December 2009, China Construction Bank Corporation – Suzhou Branch ("CCB (Suzhou)") (i) (as settler and beneficiary) and Jiangxi International Trust Co., Ltd. ("Jiangxi International") (as the trustee) entered into a trust agreement (the "Trust Agreement") where a trust (the "CCB Trust") was set up with a maximum trust capital (the "Trust Capital") of RMB901,000,000, which comprises 901,000,000 trust units of RMB1 each. Pursuant to the terms of the Trust Agreement, the Trust Capital shall be used to increase the registered capital of Suzhou Kaiyu, a non-whollyowned subsidiary established by the Group in December 2009 to engage in a property development project in Xiaoxinqu, Suzhou. The Trust Capital was raised through the sale of an investment product (the "RMB Financing Product") by CCB (Suzhou). The RMB Financing Product comprises 900,000,000 senior trust units ("CCB Senior Units") and 1,000,000 junior trust units ("CCB Junior Units"), both at a subscription price of RMB1 each unit. All CCB Senior Units are open for subscription by the public and all CCB Junior Units were subscribed by Suzhou Hejing. The term of the RMB Financing Product is 1.5 years starting from the date when the CCB Trust was established (the "Trust Establishment Date"), which is 24 December 2009, subject to early termination upon the occurrence of certain events. Early redemption of the CCB Senior Units or CCB Junior Units is not allowed.

In connection with the CCB Trust, the following agreements were entered into on 24 December 2009:

- (a) The Trustee, Suzhou Hejing and Suzhou Jinzhu Property Development Co., Ltd. ("Suzhou Jinzhu") entered into a capital increase agreement (the "Capital Increase Agreement"), pursuant to which the registered capital of Suzhou Kaiyu was increased from RMB400,000,000 to RMB1,500,000,000 by the capital injection (the "Capital Injection") of (i) RMB901,000,000 by the Trustee; (ii) RMB89,000,000 by Suzhou Hejing; and (iii) RMB110,000,000 by Suzhou Jinzhu. Immediately before the completion of the Capital Injection, Suzhou Kaiyu is owned as to 90% and 10% by Suzhou Hejing and Suzhou Jinzhu, respectively. Upon completion of the Capital Injection, Suzhou Kaiyu is owned as to 60.06%, 29.94% and 10.00% by the CCB Trust, Suzhou Hejing and Suzhou Jinzhu, respectively.
- (b) Suzhou Hejing and CCB (Suzhou) entered into a product units option agreement (the "Product Units Option Agreement"), pursuant to which CCB (Suzhou) is entitled to exercise an option requiring Suzhou Hejing to acquire all the CCB Senior Units at a consideration equivalent to an amount determined as "Number of CCB Senior Units of RMB1 each X (1 + 11.5% X number of investment days in the CCB Senior Units/360" (the "Transfer Fee"), to CCB (Suzhou) upon the occurrence of certain material adverse events (the "Material Adverse Events"). If no Material Adverse Event occurs, Suzhou Hejing is entitled to acquire all the CCB Senior Units upon expiry of one year after the Trust Establishment Date. Suzhou Hejing should complete the acquisition of all the CCB Senior Units and pay the remaining consideration no later than one day before the expiry of 1.5 years after the Trust Establishment Date.
- (c) Suzhou Hejing and CCB (Suzhou) entered into a pledge agreement (the "Pledge Agreement"), pursuant to which Suzhou Hejing pledged all its equity interest in Suzhou Kaiyu to CCB (Suzhou) to secure the performance and obligations of Suzhou Hejing under the Product Units Option Agreement as mentioned in (b) above.
- (d) The Company and Guangzhou Hejing, a wholly-owned subsidiary of the Group entered into guarantee agreements (the "Guarantee Agreements") with CCB (Suzhou), pursuant to which the Company and Guangzhou Hejing provided guarantees to CCB (Suzhou) to secure the performance and obligations of Suzhou Hejing under the Product Units Option Agreement as mentioned in (b) above.
- (e) The trustee, CCB (Suzhou), Suzhou Hejing, Suzhou Jinzhu and Suzhou Kaiyu entered into a supervision agreement (the "Supervision Agreement"), pursuant to which the Trust Capital should be deposited to the custodian bank account maintained with and managed by CCB (Suzhou) in accordance with the Supervision Agreement.

Upon the completion of the capital injection, Suzhou Kaiyu became an associate of the Group as the Group has no unilateral control over Suzhou Kaiyu, but is able to exercise significant influence over Suzhou Kaiyu.

- (ii) On 17 March 2010, the Group entered into two cooperation agreements with Sun Hung Kai Development (China) Limited ("SHK") for the acquisition of 20% equity interest in Lyntondale Holdings Limited which holds 100% equity interests in Foshan Xinsheng, Foshan Xinfeng and Foshan Xinjin, and 20% equity interest in Bonserry Investments Limited which holds 100% equity interests in Foshan Xinjun, Foshan Xinhao, Foshan Xinhui and Foshan Xinjing. Further details of the acquisitions are included in the announcement of the Company dated 17 March 2010.
- (iii) Guangzhou Hejing holds a project company, Shanghai Jingdong with injected capital of RMB50,000,000 through its wholly-owned subsidiary, Guangzhou City Wanjing Property Development Limited ("Guangzhou Wanjing"), and Shanghai Hejing with 50% equity interest each. The purpose for setting up of Shanghai Jingdong is for the development of a property project in Shanghai.

On 29 September 2010, Guangzhou Hejing, Shanghai Hejing and Guangzhou Wanjing entered into an co-operation agreement (the "New China Co-operation Agreement") with New China Trust Company Limited ("New China Trust"), pursuant to which, New China Trust has agreed to inject RMB650,000,000 to Guangzhou Wanjing as share capital. Upon the completion of the capital injection, Guangzhou Hejing's equity interest in Guangzhou Wanjing was diluted to 4.41% and New China Trust became a 95.59% shareholder of Guangzhou Wanjing. Such equity interest held by New China Trust was transferred to a trust scheme (the "New China Trust Scheme"), which is set up and managed by New China Trust. The funds raised by New China Trust of RMB650,000,000 from the senior unit investors of New China Trust Scheme was then injected into Shanghai Jingdong as share capital through Guangzhou Wanjing. At the same time, Shanghai Hejing injected cash of RMB650,000,000 to Shanghai Jingdong as share capital. Accordingly, the increase in share capital in Shanghai Jingdong of RMB1,300,000,000 included RMB650,000,000 from New China Trust and RMB650,000,000 from Shanghai Hejing. Upon the completion of the New China Co-operation Agreement, the Group effectively held 52.21% equity interest in Shanghai Jingdong. The remaining 47.79% effective equity interest in Shanghai Jingdong was held by the New China Trust Scheme through its equity interest in Guangzhou Wanjing.

Although the Group holds 4.41% equity interest in Guangzhou Wanjing and 52.21% equity interest in Shanghai Jingdong, the Group is not able to control the board of directors in both Guangzhou Wanjing and Shanghai Jingdong even though the Group can appoint majority of the board members in Guangzhou Wanjing and Shanghai Jingdong, as New China Trust has the veto power to disapprove the major decisions in the board meeting of Guangzhou Wanjing and Shanghai Jingdong. Since the Group had lost control but retained significant influences on the decisions of Guangzhou Wanjing and Shanghai Jingdong, Guangzhou Wanjing and Shanghai Jingdong became associates of the Group.

The above table lists the associates of the Group which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other associates would, in the opinion of the directors, result in particulars of excessive length.

The following table illustrates the summarised financial information of the Group's associates:

	2010	2009
	<i>RMB'000</i>	RMB'000
Assets	6,894,131	1,694,367
Liabilities	(3,993,553)	(194,400)
Revenue	868	_
Expense	(9,682)	(33)

19. INTERESTS IN JOINTLY-CONTROLLED ENTITIES/BALANCES WITH JOINTLY-CONTROLLED ENTITIES

	Group		
	2010	2009	
	RMB'000	B'000 RMB'000	
Share of net assets	3,750,785	88,582	
Advances to jointly-controlled entities	1,684,129	1,139,454	
	5,434,914	1,228,036	

	Company	
	2010	2009
	RMB'000	RMB'000
Interests in jointly controlled entities	1,250,786	_
Advances to jointly-controlled entities	412,810	
	1,663,596	_

The advances to jointly-controlled entities are unsecured, interest-free and not repayable within 12 months.

The amount due from a jointly-controlled entity included in the Group's current assets of approximately RMB46,155,000 (2009: approximately RMB46,999,000) is unsecured, interest-free and has no fixed term of repayment.

The amount due to a jointly-controlled entity included in the Group and the Company's current liabilities of approximately RMB73,454,000 (2009: Nil) is unsecured, interest-free and has no fixed term of repayment.

Particulars of the principal jointly-controlled entities are as follows:

			Pe	rcentage of		
	Particulars of issued	Place of	Ownership	Voting	Profit	
Name	shares held	registration	interest	power	sharing	Principal activities
Guangzhou Weibai Real Estate Development Limited#β	Registered capital of RMB1 each	PRC	50	50	50	Property development
Precious Wave Investments Limitedβ	Ordinary shares of US\$1 each	British Virgin Islands	50	50	50	Investment holding
Quality Express Limited _β	Ordinary shares of HK\$1 each	Hong Kong	50	50	50	Investment holding
Guangzhou Fujing Real Estate Development Limited#β	Registered capital of HK\$1 each	PRC	33.3	33.3	33.3	Property development
Shanghai Zhendong Real Estate Company Limited#β	Registered capital of RMB1 each	PRC	50	50	50	Property development
Tianjin Jinnan New Town Property Development Company Limited ("Tianjin Jinnan")#β (i)	Registered capital of RMB1 each	PRC	25	25	25	Property development
Tianjin He'an Investments Limited ("Tianjin He'an")#β(i)	Registered capital of RMB1 each	PRC	25	25	25	Property development
Shanghai Chengtou Yuecheng Real Estate Company Limited ("Shanghai Chengtou Yuecheng")#β(ii)	Registered capital of RMB1 each	PRC	35	35	35	Property development
Chengdu City Hongyu Real Estate Development Limited#β(iii)	Registered capital of RMB1 each	PRC	50	50	50	Property development
Great Command Investments Limitedβ	Ordinary shares of HK\$1 each	Hong Kong	28.6	28.6	28.6	Investment holding
Total Champ Limitedβ	Ordinary shares of HK\$1 each	Hong Kong	28.6	28.6	28.6	Investment holding

- # The English names of these companies referred to in these financial statements represent management's best effort to translate the Chinese names of these companies, as no English names have been registered.
- β Not audited by Ernst & Young Hong Kong or another member of the Ernst & Young global network.

Note:

(i) On 25 August 2010, Beijing Hejing, entered into a shareholders' agreement with three independent third parties (collectively the "4 Parties"), for the development of a property project in Tianjin by setting up a project company, Tianjin Jinnan. Each of the 4 Parties held 25.00% equity interest to Tianjin Jinnan upon the execution of the shareholders' agreement and the Tianjin Jinnan is considered as a jointly-controlled entity held by Beijing Hejing. Further details of the acquisition are included in the Company's announcement dated 25 August 2010.

On 17 September 2010, the 4 Parties entered into an equity transfer agreement (the "Equity Transfer Agreement") with 平安信託有限責任公司 ("Ping An Trust") to transfer their 98.16% (i.e. 24.54% each) equity interests in the Tianjin Jinnan to Ping An Trust for a total cash consideration of RMB3,600,000,000 (i.e. RMB900,000,000 each) and such 98.16% equity interests were then transferred to a trust scheme (the "Ping An Trust Scheme"), set up and managed by Ping An Trust. The sales proceeds paid by the Ping An Trust Scheme was financed by the issuance of 3,600,000,000 units of senior units ("Ping An Senior Units") by Ping An Trust Scheme to certain investors for a total proceeds of RMB3,600,000,000. The said sale proceeds of RMB3,600,000,000 received by the 4 Parties were then advanced to the Tianjin Jinnan through Tianjin He'an (unilateral controlled by the 4 Parties with 25.00% each), and the loan receivables from the Tianjin Jinnan of RMB3,600,000,000 were then used by Tianjin He'an to subscribe for 3,600,000,000 junior units ("Ping An Trust Scheme pursuant to the requirements set out in a framework agreement (the "Framework Agreement") entered into by the 4 Parties, Tianjin Jinnan and Ping An Trust in August 2010.

The effective period of the Ping An Trust Scheme is 18 months with a guaranteed return of 13% per annum to the Ping An Trust. At the end of the trust period, the Ping An Trust will be repaid with the subscription money of RMB3,600,000,000 plus a total guaranteed return of RMB702,000,000, and the holders of the Ping An Junior Units will be entitled to such 98.16% equity interest in Tianjin Jinnan. In addition, the 4 Parties granted Ping An Trust with an option to acquire a maximum of 16.00% equity interest in Tianjin Jinnan for a predetermined consideration upon the end of the trust period. Such option was revalued on 25 August 2010 and 31 December 2010 by CB Richard Ellis Limited, independent qualified valuers. In the opinion of the directors, the fair value of such option is considered not significant.

During the Ping An Trust Scheme period, Tianjin Jinnan continues to be accounted for as a jointly-controlled entity of the Group as Tianjin Jinnan is jointly-controlled by the 4 Parties and Ping An Trust.

Further details of the above transactions are included in the Company's announcement dated 17 September 2010.

- (ii) On 5 November 2010, the Group entered into a share purchase agreement with Guangzhou R&F for the acquisition of the entire issued and paid-up share capital of Hines Shanghai New Jiangwan Development Co. Ltd., a company incorporated in the Cayman Islands, and Hines Shanghai New Jiangwan Development Co. Ltd. holds a 70.00% interest in the registered capital of Shanghai Chengtou Yuecheng, which holds the four parcels of land located in Shanghai and the properties developed and being developed thereon for a consideration of US\$353,500,000. Further details of the acquisition are included in the announcement of the Company dated 5 November 2010.
- (iii) Details of the joint venture arrangement are included in the Company's announcement dated 10 November 2010.

The above investments in jointly-controlled entites are indirectly held by the Company through whollyowned subsidiaries, except Shanghai Chengtou Yuecheng.

The above table lists the jointly-controlled entities of the Group which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other jointly-controlled entities would, in the opinion of the directors, result in particulars of excessive length.

The following table illustrates the summarised financial information of the Group's jointly-controlled entities:

	2010 <i>RMB'000</i>	2009 <i>RMB</i> '000
Share of the jointly-controlled entities' assets and liabilities:		
Non-current assets	957,347	6,614
Current assets	6,121,298	1,499,720
Current liabilities	(2,092,508)	(1,417,752)
Non-current liabilities	(1,235,352)	
Net assets	3,750,785	88,582
Share of the jointly-controlled entities' results:		
Revenue	51,703	294,544
Other income	4,759	375
	56,462	294,919
Total expenses	(37,012)	(189,264)
Tax	(7,965)	(40,631)
Profit after tax	11,485	65,024

20. PROPERTIES UNDER DEVELOPMENT

	Gi	Group		
	2010	2009		
	RMB'000	RMB'000		
Properties under development expected to be recovered:				
Within one year	11,940,440	13,612,605		
After more than one year	1,789,587	338,497		
	13,730,027	13,951,102		

The Group's properties under development were located in the PRC.

Certain of the Group's properties under development with an aggregate carrying amount of approximately RMB6,123,124,000 (2009: approximately RMB3,953,230,000) were pledged to secure general banking facilities granted to the Group (note 38(a)).

Included in the Group's properties under development as at 31 December 2010 were land costs with an aggregate net carrying amount of approximately RMB778,662,000 (2009: approximately RMB860,209,000) in which the Group is in the process of obtaining land use right certificates from the relevant government authorities. The Group has not fully settled the purchase consideration in accordance with the terms of the relevant land use rights grant contracts. The directors of the Company consider that the relevant land use right certificates will be obtained upon the full payment of the purchase consideration.

Further particulars of the Group's major properties under development are set out on page 127 of the annual report.

21. COMPLETED PROPERTIES HELD FOR SALE

The Group's completed properties held for sale are located in the PRC. All completed properties held for sale are stated at cost.

At 31 December 2010, certain of the Group's completed properties held for sale with an aggregate carrying amount of approximately RMB335,763,000 (2009: approximately RMB514,362,000) were pledged to secure general banking facilities granted to the Group (note 38(a)).

Further particulars of the Group's major completed properties held for sale are set out on page 127 of the annual report.

22. TRADE RECEIVABLES

Trade receivables consist of receivables from the sale of properties and rentals under operating leases. The payment terms of the sale of properties are stipulated in the relevant sale and purchase agreements. An ageing analysis of the trade receivables as at the end of the reporting period is as follows:

	Group		
	2010	2009	
	RMB'000	RMB'000	
Within 3 months	31,035	114,644	
4 to 6 months	3,135	12,830	
7 to 12 months	4,952	12,162	
Over 1 year	8,565	7,777	
	47,687	147,413	

An ageing analysis of the trade receivables that are not considered to be impaired is as follows:

	Group		
	2010	2009	
	<i>RMB'000</i>	0 RMB'000	
Neither past due nor impaired	34,170	127,474	
1 to 6 months past due	13,517	19,939	
	47,687	147,413	

The Group's trade receivables relate to a large number of diversified customers. Based on past experience, the directors of the Company are of the opinion that no provision for impairment is necessary in respect of these balances as there was no recent history of default and the balances are still considered fully recoverable.

23. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

	(Group		mpany
	2010	2009	2010	2009
	RMB'000	RMB'000	RMB'000	RMB'000
Prepayments	497,469	240,892	10,128	87
Deposits and other receivables	1,181,968	212,147	66,210	237
	1,679,437	453,039	76,338	324

None of the above assets is either past due or impaired. The financial assets included in the above balances relate to receivables for which there was no recent history of default.

24. TAXES RECOVERABLE/TAXES PAYABLE

(a) Taxes recoverable

	Gr	Group		
	2010	2009		
	RMB'000	RMB'000		
Prepaid CIT	17,265	5,477		
Prepaid LAT	42,185	19,015		
	59,450	24,492		

(b) Taxes payable

	Gr	Group		
	2010	2009		
	RMB'000	RMB'000		
CIT payable	609,848	338,660		
LAT payable	1,608,123	1,080,148		
	2,217,971	1,418,808		

25. CASH AND CASH EQUIVALENTS AND RESTRICTED CASH

		G	Froup	Co		
		2010	2009	2010	2009	
	Notes	RMB'000	RMB'000	RMB'000	RMB'000	
Cash and bank balances		3,594,696	3,572,872	435,801	172,551	
Time deposits		3,208,905	37,702	8,593	8,882	
		6,803,601	3,610,574	444,394	181,433	
Less: Restricted cash	(a)	(1,527,992)	(1,069,876)			
Cash and cash equivalents		5,275,609	2,540,698	444,394	181,433	
Denominated in RMB Denominated in other	(b)	6,207,741	3,362,484	-	_	
currencies		595,860	248,090	444,394	181,433	
		6,803,601	3,610,574	444,394	181,433	

Notes:

(a) Pursuant to relevant regulations in the PRC, certain property development companies of the Group are required to place a certain amount of pre-sale proceeds received at designated bank accounts as guarantee deposits for the construction of the relevant properties. As at 31 December 2010, such guarantee deposits amounted to approximately RMB1,460,392,000 (2009: approximately RMB1,066,876,000).

At 31 December 2010, certain of the Group's time deposits of RMB67,600,000 (2009: RMB3,000,000) were pledged to secure general banking facilities granted to the Group (note 38(a)).

(b) The RMB is not freely convertible into other currencies, however, subject to the relevant rules and regulations of foreign exchange control promulgated by the PRC government, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Cash at banks earns interest at floating rates based on daily bank deposit rates. Short term time deposits are made for one day and earn interest at the respective short term time deposit rates.

26. TRADE PAYABLES

An ageing analysis of the trade payables as at the end of the reporting date is as follows:

	Group	
	2010	2009
	RMB'000	RMB'000
Due within one year or on demand	1,670,898	1,415,470

The trade payables are non-interest-bearing and are normally settled on terms of three to six months.

27. OTHER PAYABLES AND ACCRUALS

		Group			Company	
		2010	2009	2010	2009	
	Notes	RMB'000	RMB'000	RMB'000	RMB'000	
Deposits received and receipts						
in advance		6,686,400	3,308,456	_	_	
Other payables and accruals	(a)	1,905,837	1,710,205	78,960	4,172	
Deferred income	(b)	153,025	203,700			
		8,745,262	5,222,361	78,960	4,172	

- (a) As at 31 December 2010, other payables included the financial obligations of RMB300,000,000 and RMB953,500,000 arising from the trust financing arrangements related to CITIC Trust and CCB Trust, of the Group respectively. Details of the trust financing arrangements are set out in notes 17(i) and 18(i) to the financial statements.
- (b) The deferred income is related to a government grant of RMB203,700,000 received in 2009 for a project in an economic and technological development zone in Guangzhou, Guangdong Province, the PRC. During the year, approximately RMB50,675,000 (2009: Nil) had been credited to the cost of sales.

Other payables are non-interest-bearing and are normally settled on terms of three to six months.

28. INTEREST-BEARING BANK AND OTHER BORROWINGS

2010 2009 Contractual interest rate (%) Contractual interest rate (%) Contractual interest rate (%) Contractual interest rate (%) Maturity Current Bank loans -<	<i>RMB'000</i> 408,210 	2009			2010		
(%) Maturity RMB'000 (%) Maturity Current Bank loans - secured 5.40-5.85 2011 382,194 5.40-8.32 2010 - denominated in USS, secured LIBOR+3.20 2011 595,646 - - - Bank loans - - - 4.50-8.32 2010 - Current portion of long- term bank loans - - - 4.50-8.32 2010 - denominated in HIBOR+1.25- HIKS, secured 1006,133 5.13-8.70 2010 - unsecured 5.13-6.24 2011 264,577 HIBOR+1.25- HIBOR+1.25- 100 - unsecured 5.13-5.60 2011 243,124 5.13-7.18 2010 - unsecured 5.13-5.60 2012 22,81,674 - - Non-current - - - - - Bank loans - - - - - - - denominated in HIBOR+1.25- HIBOR+1.25- HIBOR+4.50 2011-2014 - <th>408,210</th> <th></th> <th></th> <th></th> <th>2010</th> <th></th> <th></th>	408,210				2010		
Bank loans - secured 5.40-5.85 2011 382,194 5.40-8.32 2010 - denominated in USS, secured LIBOR+3.20 2011 595,646 Bank loans - unsecured	-	Maturity		RMB'000	Maturity		
- secured 5.40–5.85 2011 382,194 5.40–8.32 2010 - denominated in USS, secured LIBOR+3.20 2011 595,646 - - - Bank loans - unsecured - - - 4.50–8.32 2010 Current portion of long-term bank loans - - - 4.50–8.32 2010 - denominated in HIBOR+1.25- HIBOR+1.25- HIBOR+1.25- 1010 264,577 HIBOR+4.50 2010 - unsecured 5.13–5.60 2011 264,577 HIBOR+4.50 2010 2.281,674 - - Non-current Bank loans -	-						Current
- denominated in USS, secured LIBOR+3.20 2011 595,646 Bank loans - unsecured 4.50-8.32 2010 Current portion of long- term bank loans 4.50-8.32 2010 - denominated in HIBOR+1.25- HKS, secured HIBOR+4.50 2011 264,577 HIBOR+4.50 2010 - unsecured 5.13-5.60 2011 433,124 5.13-7.18 2010 - 2,281,674 2.281,674 Non-current Bank loans - secured 4.40-7.15 2012-2019 7,206,116 4.86-8.90 2011-2019 Bank loans - denominated in HIBOR+1.25- HKS, secured HIBOR+4.00 2012-2014 734,499 HIBOR+4.50 2011-2014 Bank loans - unsecured 5.40-5.60 2012-2013 238,000 5.13-7.18 2011 Bank loans - denominated in HIBOR+3.00 2012 253,010 HIBOR+4.50 2012 Senior notes - denominated in USS, secured (i) 12.50 2017 1,618,331 10,049,956	-						Bank loans
secured LIBOR+3.20 2011 595,646 - - - Bank loans - unsecured - - - 4.50-8.32 2010 Current portion of long- term bank loans - - - 4.50-8.32 2010 - denominated in HIBOR+1.25- HIBOR+1.25- HIBOR+1.25- 2010 - - - unsecured 5.13-5.60 2011 264,577 HIBOR+4.50 2010 - - unsecured 5.13-5.60 2011 433,124 5.13-7.18 2010 - - unsecured 5.13-5.60 2012 2281,674 - - - - denominated in HIBOR+1.25- HIBOR+1.25- HIBOR+1.25- HIBOR+1.25- HIBOR+4.00 2012-2013 238,000 5.13-7.18 2011 Bank loans - - - - - - - - Bank loans - - 110000 5.13-7.18 2011 2011-2014 - - - - - - - - - - - - -	- 1 438 693	2010	5.40-8.32	382,194	2011	5.40-5.85	- secured
Bank loans – unsecured – – – – 4.50–8.32 2010 Current portion of long- term bank loans – secured 5.13–6.24 2011 606,133 5.13–8.70 2010 – denominated in HIBOR+1.25– HKS, secured HIBOR+4.50 2011 264,577 HIBOR+4.50 2010 – unsecured 5.13–5.60 2011 433,124 5.13–7.18 2010 – 2,281,674 – – – – – – – – – – – – – – – – – – –	1.438.693						
Current portion of long- term bank loans - secured 5.13-6.24 2011 606,133 5.13-8.70 2010 - denominated in HIBOR+1.25- HK\$, secured HIBOR+4.50 2011 264,577 HIBOR+4.50 2010 - unsecured 5.13-5.60 2011 433,124 5.13-7.18 2010 - 2,281,674 Non-current Bank loans - secured 4.40-7.15 2012-2019 7,206,116 4.86-8.90 2011-2019 Bank loans - denominated in HIBOR+1.25- HK\$, secured HIBOR+4.00 2012-2014 734,499 HIBOR+4.50 2011-2014 Bank loans - unsecured 5.40-5.60 2012-2013 238,000 5.13-7.18 2011 Bank loans - denominated in HIBOR+3.00 2012 253,010 HIBOR+3.00 2012 Senior notes - denominated in US\$, secured (i) 12.50 2017 1,618,331 - 10,049,956 - 12,331,630 - Company	1.438.693	_	_	595,646	2011	LIBOR+3.20	
term bank loans - secured 5.13-6.24 2011 606,133 5.13-8.70 2010 - denominated in HIBOR+1.25- HK\$, secured HIBOR+4.50 2011 264,577 HIBOR+4.50 2010 - unsecured 5.13-5.60 2011 264,577 HIBOR+4.50 2010 - 2,281,674 Non-current Bank loans - secured 4.40-7.15 2012-2019 7,206,116 4.86-8.90 2011-2019 Bank loans - denominated in HIBOR+1.25- HK\$, secured HIBOR+4.00 2012-2014 734,499 HIBOR+4.50 2011-2014 Bank loans - unsecured 5.40-5.60 2012-2013 238,000 5.13-7.18 2011 Bank loans - denominated in HIBOR+3.00 2012 253,010 HIBOR+3.00 2012 Senior notes - denominated in US\$, secured (i) 12.50 2017 1,618,331 - 10,049,956 - 12,331,630 Company	1,100,075	2010	4.50-8.32	-	-	-	
- secured 5.13–6.24 2011 606,133 5.13–8.70 2010 - denominated in HIBOR+1.25- HIBOR+1.25- HIBOR+4.50 2010 - unsecured 5.13–5.60 2011 264,577 HIBOR+4.50 2010 - unsecured 5.13–5.60 2011 433,124 5.13–7.18 2010 - unsecured 5.13–5.60 2012 2281,674 - - Non-current Bank loans - - - - Bank loans - denominated in HIBOR+1.25- HIBOR+1.25- HIBOR+1.25- HK\$, secured HIBOR+4.00 2012–2013 238,000 5.13–7.18 2011 Bank loans - denominated in HIBOR+3.00 2012 253,010 HIBOR+3.00 2012 Secured (i) 12.50 2017 1,618,331 - - - Idenominated in US\$, secured (i) 12.50 2017 1,618,331 - - - Idenominated in US\$, secured (i) 12.50 2017 1,618,331 - - - Idenominated in US\$, secured (i) 12.5							
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HK\$, secured HIBOR+4.50 2011 264,577 HIBOR+4.50 2010 - unsecured 5.13-5.60 2011 433,124 5.13-7.18 2010 - unsecured 5.13-5.60 2011 433,124 5.13-7.18 2010 - unsecured 5.13-5.60 2011 433,124 5.13-7.18 2010 - unsecured 5.13-5.60 2012-2019 7,206,116 4.86-8.90 2011-2019 Bank loans - - HIBOR+1.25- HIBOR+1.25- HIBOR+1.25- HK\$, secured HIBOR+1.25- HIBOR+4.00 2012-2013 238,000 5.13-7.18 2011 Bank loans - - - 2012-2013 238,000 5.13-7.18 2011 Bank loans - - 0 2012 253,010 HIBOR+3.00 2012 Senior notes - - - - - - - - 10,049,956 - - - - - - - - - - - - - -	480,240	2010		000,133	2011		
- unsecured 5.13-5.60 2011 433,124 5.13-7.18 2010 2,281,674	211,244	2010		264 577	2011		
2,281,674 Non-current Bank loans - secured 4.40-7.15 2012-2019 7,206,116 4.86-8.90 2011-2019 Bank loans - - HIBOR+1.25- HIBOR+1.25- HK\$, secured HIBOR+4.00 2012-2013 238,000 5.13-7.18 2011 Bank loans - - - 2012-2013 238,000 5.13-7.18 2011 Bank loans - - - 2012-2013 238,000 5.13-7.18 2011 Bank loans - - - 2012 2012 2012 2012 Senior notes - <	28,235						<i>.</i>
Non-current Bank loans - secured 4.40-7.15 2012-2019 7,206,116 4.86-8.90 2011-2019 Bank loans - - HIBOR+1.25- HIBOR+1.25- HK\$, secured HIBOR+4.00 2012-2014 734,499 HIBOR+4.50 2011-2014 Bank loans - unsecured 5.40-5.60 2012-2013 238,000 5.13-7.18 2011 Bank loans - - - - - - Bank loans - - 2012-2013 238,000 5.13-7.18 2011 Bank loans -			5.15-7.16		- 2011	5.15-5.00	
Bank loans – secured 4.40–7.15 2012–2019 7,206,116 4.86–8.90 2011–2019 Bank loans - denominated in HIBOR+1.25– HK\$, secured HIBOR+4.00 2012–2014 734,499 HIBOR+4.50 2011–2014 Bank loans – unsecured 5.40–5.60 2012–2013 238,000 5.13–7.18 2011 Bank loans - denominated in HIBOR+3.00 2012 253,010 HIBOR+3.00 2012 Senior notes - denominated in US\$, secured (i) 12.50 2017 1,618,331 – – – 10,049,956 – 12,331,630 – – Company	2,566,628			2,281,674	-		
Bank loans - denominated in HIBOR+1.25- HK\$, secured HIBOR+4.00 2012-2014 734,499 HIBOR+4.50 2011-2014 Bank loans - unsecured 5.40-5.60 2012-2013 238,000 5.13-7.18 2011 Bank loans - denominated in HK\$, unsecured HIBOR+3.00 2012 253,010 HIBOR+3.00 2012 Senior notes - denominated in US\$, secured (i) 12.50 2017 1,618,331 10,049,956 - 12,331,630							Non-current
- denominated in HIBOR+1.25- HK\$, secured HIBOR+4.00 2012-2014 734,499 HIBOR+4.50 2011-2014 Bank loans - unsecured 5.40-5.60 2012-2013 238,000 5.13-7.18 2011 Bank loans - denominated in HK\$, unsecured HIBOR+3.00 2012 253,010 HIBOR+3.00 2012 Senior notes - denominated in US\$, secured (i) 12.50 2017 1,618,331 10,049,956 12,331,630	4,745,085	2011-2019	4.86-8.90	7,206,116	2012-2019	4.40-7.15	Bank loans - secured
HK\$, secured HIBOR+4.00 2012-2014 734,499 HIBOR+4.50 2011-2014 Bank loans 5.40-5.60 2012-2013 238,000 5.13-7.18 2011 Bank loans - - - - - - denominated in HK\$, unsecured HIBOR+3.00 2012 253,010 HIBOR+3.00 2012 Senior notes - - - - - - - denominated in US\$, secured (i) 12.50 2017 1,618,331 - - - - - - - - - - - - -							Bank loans
Bank loans – unsecured 5.40–5.60 2012–2013 238,000 5.13–7.18 2011 Bank loans – denominated in HK\$, unsecured HIBOR+3.00 2012 253,010 HIBOR+3.00 2012 Senior notes – denominated in US\$, secured (i) 12.50 2017 1,618,331 – – <u>10,049,956</u> – <u>12,331,630</u> = Company			HIBOR+1.25-			HIBOR+1.25-	- denominated in
Bank loans - denominated in HK\$, unsecured HIBOR+3.00 2012 253,010 HIBOR+3.00 2012 Senior notes - denominated in US\$, secured (i) 12.50 2017 1,618,331 10,049,956 - 12,331,630 = Company	594,107	2011-2014	HIBOR+4.50	734,499	2012-2014	HIBOR+4.00	HK\$, secured
- denominated in HK\$, unsecured HIBOR+3.00 2012 253,010 HIBOR+3.00 2012 Senior notes - denominated in US\$, secured (i) 12.50 2017 1,618,331 10,049,956 - 12,331,630 = Company	479,625	2011	5.13-7.18	238,000	2012-2013	5.40-5.60	Bank loans - unsecured
HK\$, unsecured HIBOR+3.00 2012 253,010 HIBOR+3.00 2012 Senior notes - denominated in US\$, secured (i) 12.50 2017 1,618,331 10,049,956 - 12,331,630 = Company							Bank loans
- denominated in US\$, secured (i) 12.50 2017 1,618,331 10,049,956 - <u>12,331,630</u> = Company	260,035	2012	HIBOR+3.00	253,010	2012	HIBOR+3.00	
secured (i) 12.50 2017 1,618,331							Senior notes
10,049,956 12,331,630 Company							
<u>12,331,630</u> Company	_		_	1,618,331	2017	12.50	secured (i)
Company	6,078,852			10,049,956	_		
	8,645,480			12,331,630	_		
			any	Comp	-		
		2009			2010		
Contractual Contractual			Contractual			Contractual	
interest rate (%) Maturity RMB'000 (%) Maturity	RMB'000	Maturity		RMB'000	Maturity		
		-			-	· ·	
Non-current							
Bank loans							
- denominated in HK\$, unsecured HIBOR+3.00 2012 253,010 HIBOR+3.00 2012	260,035	2012	HIBOR+3.00	253,010	2012	HIBOR+3.00	
Senior notes							Senior notes
– denominated in US\$,							
secured (i) 12.50 2017 1,618,331 – –	-	-	-	1,618,331	2017	12.50	
					_		
1,871,341	260,035			1,871,341	-		

G	roup	Company		
2010	2009	2010	2009	
RMB'000	RMB'000	RMB'000	RMB'000	
2,281,674	2,566,628	-	_	
2,948,962	1,790,408	253,010	_	
4,775,663	3,451,974	_	260,035	
707,000	836,470			
10,713,299	8,645,480	253,010	260,035	
1,618,331		1,618,331		
12,331,630	8,645,480	1,871,341	260,035	
	2010 <i>RMB'000</i> 2,281,674 2,948,962 4,775,663 707,000 10,713,299 1,618,331	RMB'000 RMB'000 2,281,674 2,566,628 2,948,962 1,790,408 4,775,663 3,451,974 707,000 836,470 10,713,299 8,645,480 1,618,331 –	2010 2009 2010 RMB'000 RMB'000 RMB'000 2,281,674 2,566,628 - 2,948,962 1,790,408 253,010 4,775,663 3,451,974 - 707,000 836,470 - 10,713,299 8,645,480 253,010 1,618,331 - 1,618,331	

Certain of the Group's borrowings are secured by the Group's assets, details of which are disclosed in note 38.

Except for the above mentioned borrowings denominated in HK\$ and US\$, all borrowings were denominated in RMB as at the end of the reporting period.

In the opinion of the directors of the Company, the carrying amounts of the Group's borrowings approximate to their fair values.

Note:

(i) On 11 August 2010, the Company issued 12.5% senior notes with a nominal value of US\$250,000,000 (equivalent to approximately RMB1,693,123,000). The senior notes are redeemable at the option of the Company at certain predetermined prices in certain specific periods. The senior notes carry interest at a rate of 12.5% per annum, which is payable semi-annually in arrears on 18 February and 18 August of each year commencing on 18 February 2011. For further details on the senior notes, please refer to the related announcements of the Company dated 12 August 2010 and 19 August 2010.

29. DEFERRED TAX

The movements in deferred tax liabilities and assets during the year are as follows:

Deferred tax liabilities

Group

			2010		
	Depreciation allowance in	0	Revaluation		
	excess of related depreciation <i>RMB'000</i>	acquisition of a subsidiary <i>RMB'000</i>	of investment properties <i>RMB'000</i>	Withholding taxes <i>RMB'000</i>	Total <i>RMB'000</i>
At 1 January 2010 Deferred tax charged/(credited) to the income statement during	17,491	38,214	625,764	-	681,469
the year (note 10)	6,956		(9,852)	56,753	53,857
Gross deferred tax liabilities at 31 December 2010	24,447	38,214	615,912	56,753	735,326

Deferred tax assets

Group

			2010	1		
	Depreciation in excess of related depreciation allowance <i>RMB'000</i>	Provision of LAT <i>RMB'000</i>	Losses available for offsetting against future taxable profits <i>RMB'000</i>	Accruals RMB'000	Government grant <i>RMB'000</i>	Total <i>RMB'000</i>
At 1 January 2010 Deferred tax credited/(charged) to the income statement	567	299,092	23,956	80,466	50,925	455,006
during the year (note 10)	447	173,538	(19,400)	72,796	(12,669)	214,712
Gross deferred tax assets at 31 December 2010	1,014	472,630	4,556	153,262	38,256	669,718

Net deferred tax recognised at 31 December 2010

(65,608)

Deferred tax liabilities

Group

			2009		
	Depreciation allowance in excess of	0	Revaluation of	With bolding	
	related depreciation <i>RMB</i> '000	acquisition of a subsidiary <i>RMB'000</i>	investment properties <i>RMB'000</i>	Withholding taxes <i>RMB</i> '000	Total <i>RMB'000</i>
At 1 January 2009 Deferred tax charged/(credited) to the income statement during the year	11,017	38,214	631,295	17,389	697,915
(note 10)	6,474		(5,531)	(17,389)	(16,446)
Gross deferred tax liabilities at 31 December 2009	17,491	38,214	625,764		681,469

Deferred tax assets

Group

	2009					
			Losses			
	Depreciation		available for			
	in excess of		offsetting			
	related		against future		~	
	depreciation	Provision of	taxable		Government	
	allowance	LAT	profits	Accruals	grant	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2009	215	211,283	14,023	14,143	_	239,664
Deferred tax credited to the income statement during						
the year (note 10)	352	87,809	9,933	66,323	50,925	215,342
Gross deferred tax assets at						
31 December 2009	567	299,092	23,956	80,466	50,925	455,006
Net deferred tax recognised at						
31 December 2009					=	(226,463)

For the purpose of the presentation of the statement of financial position, certain deferred tax assets and liabilities have been offset. The following is an analysis of the deferred tax balances of the Group for financial reporting purposes:

	Group	
	2010	2009
	RMB'000	RMB'000
Net deferred tax assets recognised in the consolidated statement of		
financial position	603,560	398,325
Net deferred tax liabilities recognised in the consolidated statement of		
financial position	(669,168)	(624,788)
-	(65,608)	(226,463)

The Group has unutilised tax losses of approximately RMB35,351,000 (2009: approximately RMB110,698,000) that can be carried forward for five years for offsetting against future taxable profits of the entities in which the losses arose. Deferred tax assets have not been recognised in respect of the tax losses amounting to approximately RMB17,127,000 (2009: approximately RMB14,874,000) as they have arisen in subsidiaries that have been loss-making for some time and it is not considered probable that future taxable profits will be available against which the tax losses can be utilised.

Pursuant to the PRC Corporate Income Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in Mainland China. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between Mainland China and the jurisdiction of the foreign investors. For the Group, the applicable rate is 5% or 10%. The Group is therefore liable for withholding taxes on dividends distributed by those subsidiaries established in Mainland China in respect of earnings generated from 1 January 2008.

There are no income tax consequences attaching to the payment of dividends by the Company to its shareholders.

30. DEFERRED REVENUE

The Group entered into an agreement with the Vendor (the "Vendor") on 17 September 2009, pursuant to which the Group should pay a cash consideration of RMB100,000,000; and transfer certain apartments and the Group's entire equity interest in a new company to be established by the Group under the laws of the PRC, which will hold certain properties to be built by the Group on a portion of the land of Guangzhou Lihe (collectively, the "Transfer Properties") of RMB700,000,000 to the Vendor, in exchange for the entire equity interest in Guangzhou Lihe. The exchange of the Transfer Properties is accounted for as a transaction which generates revenue. As at 31 December 2010, the Transfer Properties were still under construction and had not been transferred to the Vendor. Accordingly, the above revenue is deferred and will be recognised upon the delivery of the Transfer Properties. Further details of the acquisition of Guangzhou Lihe are disclosed in note 36(a) to these financial statements.

31. OTHER NON-CURRENT LIABILITIES

As at 31 December 2010, financial obligations arising from the trust financing arrangements related to New China Trust Scheme and Ping An Trust Scheme of RMB656,828,000 and RMB932,467,000, respectively, were recorded in other non-current liabilities of the Group. Details of the trust financing arrangements are set out in notes 18(iii) and 19(i) to the financial statements.

32. SHARE CAPITAL

Shares

	2010 <i>RMB'000</i>	2009 <i>RMB</i> '000
Authorised: 8,000,000,000 (2009: 8,000,000,000) ordinary shares of		
HK\$0.10 each	786,113	786,113
Issued and fully paid: 2,893,150,000 (2009: 2,893,750,000) ordinary shares of		
HK\$0.10 each	280,485	280,538

The movements in share capital were as follows:

- (a) During the year ended 31 December 2009, the Company issued an aggregate of 300,000,000 ordinary shares at HK\$5.10 and the aggregate consideration received, net of transaction costs, was approximately HK\$1,501,107,000 (equivalent to approximately RMB1,323,226,000).
- (b) During the year ended 31 December 2009, the Company repurchased an aggregate of 600,000 ordinary shares at approximately HK\$3,454,000 (equivalent to approximately RMB3,041,000) on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") and the aggregate consideration paid (including transaction costs) was approximately HK\$3,458,000 (equivalent to approximately RMB3,045,000). The repurchased shares were cancelled on 8 January 2010.

A summary of the transactions in the Company's issued share capital is as follows:

	Number of ordinary shares	Nominal value of ordinary shares HK\$'000	Equivalent nominal value of ordinary shares RMB'000	Share premium RMB'000	Total RMB'000
At 1 January 2009 Issue of shares Share issue expenses	2,593,750,000 300,000,000 	259,375 30,000 	254,093 26,445 	5,321,931 1,322,250 (25,469)	5,576,024 1,348,695 (25,469)
At 31 December 2009 and 1 January 2010 Cancellation of shares	2,893,750,000 (600,000)	289,375 (60)	280,538 (53)	6,618,712 (2,988)	6,899,250 (3,041)
At 31 December 2010	2,893,150,000	289,315	280,485	6,615,724	6,896,209

33. SHARE OPTION SCHEME

Pursuant to a written resolution of the shareholders of the Company on 11 June 2007, the Scheme was conditionally approved. On 3 July 2007, the aforesaid approval of the Scheme became unconditional and effective as the Company's shares were listed on the Stock Exchange. The Scheme is for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Eligible participants of the Scheme include the Group's directors, including independent non-executive directors, any full-time or part-time employees of the Group, suppliers, customers, advisers, consultants and agents to the Group. Upon becoming effective, the Scheme will remain in force for 10 years from that date.

The maximum number of unexercised share options currently permitted to be granted under the Scheme must not in aggregate exceed 10% of the shares of the Company in issue immediately following completion of the global offering and the capitalisation issue of the Company's shares in 2007. Notwithstanding the foregoing, the shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Scheme at any time shall not exceed 30% of the shares in issue from time to time. The maximum number of shares issuable under share options to each eligible participant in the Scheme within any 12-month period is limited to 1% of the shares of the Company in issue at any time. Any further grant of share options in excess of this limit is subject to shareholders' approval in a general meeting.

Share options granted to a director, chief executive or substantial shareholder of the Company, or to any of their associates, are subject to approval in advance by the independent non-executive directors. In addition, any share options granted to a substantial shareholder or an independent non-executive director of the Company, or to any of their associates, in excess of 0.1% of the shares of the Company in issue at any time and with an aggregate value (based on the price of the Company's shares at the

date of grant) in excess of HK\$5 million or such other sum as may be from time to time provided under the Listing Rules, within any 12-month period, are subject to the issue of a circular by the Company and the shareholders' approval in advance in a general meeting.

An option may be exercised in accordance with the terms of the Scheme at any time after the date upon which the option is deemed to be granted and accepted and prior to the expiry of 10 years from that date. The period during which an option may be exercised will be determined by the board of directors of the Company in its absolute discretion, save that no option may be exercised more than 10 years after it has been granted.

The exercise price of share options is determinable by the directors, but may not be less than the highest of (i) the Stock Exchange closing price of the Company's shares on the date of offer of the share options; and (ii) the average Stock Exchange closing price of the Company's shares for the five trading days immediately preceding the date of offer; and (iii) the nominal value of a share of the Company.

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

On 18 December 2009 and 30 March 2010, the Company granted 8,457,000 and 8,000,000 share options respectively to the grantees, including the board of directors of the Company and certain employees of the Group. None of the share options were exercised by the grantees or cancelled by the Company as at the date of approval of these financial statements.

Details of the share options outstanding at the end of the reporting period are as follows:

Number of share options

As at 31 December 2010	16,457,000
Granted and accepted during the year	8,000,000
As at 1 January 2010	8,457,000

The exercise prices of the outstanding share options granted on 18 December 2009 and 30 March 2010 were HK\$6.24 and HK\$5.67 per share respectively.

The closing prices of the Company's shares on 18 December 2009 and 30 March 2010, the dates of grant, were HK\$6.23 and HK\$5.60 per share respectively.

The share options granted to the executive directors of the Company and employees of the Company and its subsidiaries are exercisable during the following periods:

Share options granted on 18 December 2009

- up to 25% of the share options granted to each grantee at any time after the expiration of 12 months from 18 December 2009;
- (ii) up to 25% of the share options granted to each grantee at any time after the expiration of 24 months from 18 December 2009;
- (iii) up to 25% of the share options granted to each grantee at any time after the expiration of 36 months from 18 December 2009;
- (iv) all the remaining share options granted to each grantee at any time after the expiration of 48 months from 18 December 2009;

and in each case, not later than 17 December 2014.

The share options granted to the independent non-executive directors of the Company are exercisable at any time prior to 17 December 2014.

Share options granted on 30 March 2010

- (i) up to 25% of the share options granted to each grantee at any time after the date of grant;
- (ii) up to 18.75% of the share options granted to each grantee at any time after the expiration of 12 months from 30 March 2010;
- (iii) up to 18.75% of the share options granted to each grantee at any time after the expiration of 24 months from 30 March 2010;
- (iv) up to 18.75% of the share options granted to each grantee at any time after the expiration of 36 months from 30 March 2010;
- (v) all the remaining share options granted to each grantee at any time after the expiration of 48 months from 30 March 2010;

and in each case, not later than 29 March 2015.

HK\$1.00 is payable for acceptance of grant of share options by each grantee.

The fair value of the share options granted during the year end 31 December 2010 determined at the date of grant using the Model was approximately RMB20,094,000 (2009: approximately RMB19,938,000). The Group recognised a share option expense of approximately RMB19,463,000 (2009: approximately RMB1,194,000) during the year ended 31 December 2010.

The following inputs were used to calculate the fair values of the share options granted:

	Options granted on	Options granted on	
	30 March 2010	18 December 2009	
Grant date share price	HK\$5.60	HK\$6.23	
Exercise price	HK\$5.67	HK\$6.24	
Expected life	5 years	5 years	
Expected volatility	77%	63%-69%	
Expected dividend yield (%)	1.07%	1.48%	
Risk-free interest rate (%)	0.99%-1.74%	0.72%-1.21%	

The Model has been used to estimate the fair value of the share options. The variables and assumptions used in computing the fair value of the share options are based on the directors' best estimate. Changes in variables and assumptions may result in changes in the fair value of the share options.

At each reporting date, the Group revises its estimates of the number of share options that are expected to ultimately vest. The impact of the revision of the estimates, if any, is recognised in the income statement, with a corresponding adjustment to the equity-settled share option reserve.

The exercise in full of the outstanding share options would, under the present capital structure of the Company, result in the issue of 16,457,000 additional ordinary shares of the Company and additional share capital of approximately HK\$1,646,000 (equivalent to approximately RMB1,401,000) and share premium of approximately HK\$96,486,000 (equivalent to approximately RMB82,103,000) (before issue expenses).

At the date of approval of these financial statements, the Company had 16,457,000 share options outstanding under the Scheme, which represented approximately 0.6% of the Company's shares in issue at that date.

34. RESERVES

(a) Group

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity.

Pursuant to the relevant laws and regulations in the PRC, the Company's subsidiaries which are registered in the PRC shall appropriate a certain percentage of profit for the year (after offsetting any prior years' losses) calculated under the accounting principles generally applicable to the PRC enterprises to reserve funds which are restricted as to use. During the year ended 31 December 2010, the Group appropriated approximately RMB132,848,000 (2009: approximately RMB74,559,000) to such reserve funds in accordance with the relevant laws and regulations in the PRC.

(b) Company

	Notes	Share premium account RMB'000	Contributed surplus RMB'000	Exchange fluctuation reserve RMB'000	Equity-settled share option reserve <i>RMB</i> '000	Retained profits RMB'000	Total RMB'000
Balance at 1 January 2009		5,321,931	308,006	(551,207)	-	337,009	5,415,739
Issue of shares		1,322,250	_	-	-	-	1,322,250
Share issue expenses		(25,469)	_	-	-	-	(25,469)
Share option expense		_	_	_	1,194	-	1,194
Loss for the year		_	_	_	_	(23,862)	(23,862)
Exchange realignment		_	_	(10,125)	_	-	(10,125)
Proposed final 2009 dividend	12					(144,658)	(144,658)
At 31 December 2009 and 1 January 2010		6,618,712	308,006	(561,332)	1,194	168,489	6,535,069
Cancellation of shares		(2,988)	_	_	-	-	(2,988)
Share option expense		-	_	-	19,463	-	19,463
Profit for the year		-	_	_	_	260,269	260,269
Exchange realignment		-	_	(206,997)	-	-	(206,997)
Proposed final 2010 dividend	12					(318,247)	(318,247)
At 31 December 2010		6,615,724	308,006	(768,329)	20,657	110,511	6,286,569

The Company's contributed surplus represents the excess of the fair value of the shares of the subsidiaries acquired pursuant to the reorganisation of the Group in preparation for the listing of the Company, over the nominal value of the Company's shares in exchange therefor.

The equity-settled share option reserve comprises the fair value of share options granted which are yet to be exercised, as further explained in the accounting policy for share-based payment transactions in note 2.4 to the financial statements. The amount will either be transferred to the share premium account when the related options are exercised, or be transferred to retained profits should the related options expire or be forfeited.

35. INVESTMENTS IN JOINTLY-CONTROLLED OPERATIONS

The Group has entered into three (2009: three) joint venture arrangements in the form of jointlycontrolled operations with certain parties, to jointly undertake three (2009: three) property development projects located in Guangzhou Guangdong Province, the PRC. As at 31 December 2010, the aggregate amounts of assets and liabilities recognised in respect of these jointly-controlled operations were as follows:

	Gro	Group	
	2010	2009	
	RMB'000	RMB'000	
Assets	1,090,038	964,130	
Liabilities	(115,092)	(139,665)	

36. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

(a) Acquisition of subsidiaries

During the year ended 31 December 2010, the Group acquired a 100% equity interest in Guangzhou Hengjian, a company registered in the PRC. Guangzhou Hengjian is engaged in the construction of properties. The purchase consideration for the acquisition was RMB45,556,000, which was fully paid on the acquisition date. The transaction was accounted for as a business combination.

The fair values of identifiable assets and liabilities of Guangzhou Hengjian as at the date of acquisition were as follows:

	2010
	RMB'000
Net assets acquired:	
Prepayments, deposits and other receivables	9,433
Cash and bank balances	45,301
Other payables	(9,178)
	45,556
Satisfied by:	
Cash	45,556

During the year ended 31 December 2009, the Group acquired certain properties under development in the PRC and their related assets and liabilities from the Vendor. The acquisition was made by way of acquiring the entire equity interest in Guangzhou Lihe and since then, Guangzhou Lihe became a wholly-owned subsidiary of the Group. This transaction was accounted for as purchase of assets and liabilities rather than as business combination as the subsidiary acquired is a property holding company that does not constitute a business.

The book values of identifiable assets and liabilities of Guangzhou Lihe as at the date of acquisition were as follows:

2009
<i>RMB'000</i>
244
2,460,209
65,818
5,556
(1,731,827)
800,000
100,000
700,000
800,000

The consideration for the acquisition of Guangzhou Lihe was satisfied by cash of RMB100,000,000, certain apartments and the Group's entire equity interest in a new company to be established by the Group under the laws of the PRC, which will hold certain properties to be built by the Group on a portion of the land of Guangzhou Lihe, to the Vendor.

An analysis of the net cash outflow of cash and cash equivalents in respect of the acquisition of subsidiaries is as follows:

	2010 <i>RMB'000</i>	2009 <i>RMB</i> '000
Cash consideration Cash and bank balances acquired	45,556 (45,301)	100,000 (5,556)
Net cash outflow of cash and cash equivalents in respect of the acquisition of subsidiaries	255	94,444

(b) Acquisition of additional interests in Guangzhou Liangyu and Gain Right Limited ("Gain Right")

During the year ended 31 December 2010, the Group acquired an additional 5.5% equity interest of Guangzhou Liangyu, increasing its ownership to 100%. A cash consideration of RMB30.0 million was paid to the then shareholder. The carrying value of the non-controlling interest acquired was approximately RMB3.6 million. The difference of approximately RMB26.4 million between the consideration and the carrying value of the interest acquired was recognised in the capital reserve within equity.

During the year ended 31 December 2009, the Group acquired an additional 35% equity interest of Gain Right, increasing its ownership to 100%. A cash consideration of approximately RMB716.0 million was paid to the then shareholder. The carrying value of the additional interest acquired was approximately RMB718.2 million. The difference of approximately RMB2.2 million between the consideration and the carrying value of the interest acquired was recognised in the capital reserve within equity.

(c) Dissolution of a subsidiary

During the year ended 31 December 2009, Dongguan Hejing Hanyuan Real Estate Limited#, a 90% owned subsidiary of the Group, was dissolved. A cash balance of approximately RMB2.0 million was distributed to the non-controlling shareholder of the subsidiary.

(d) Major non-cash transaction

In connection with the acquisition of Guangzhou Lihe as mentioned in (a) above, the Group and the Vendor further entered into a loan assignment agreement on 17 September 2009, pursuant to which the Vendor agreed to assign a loan of approximately RMB1,695 million to the Group for a consideration of the same amount.

The English name of this company referred to in these financial statements represents management's best effort to translate the Chinese name of this company, as no English name has been registered.

37. CONTINGENT LIABILITIES

At the end of the reporting period, contingent liabilities of the Group not provided for in the financial statements were as follows:

	Group		
		2010	2009
	Notes	RMB'000	RMB'000
Guarantees given to banks in connection with mortgage facilities granted to certain			
purchasers of the Group's properties	(a)	6,160,559	4,067,148
Guarantee given to a bank in connection with a			
bank loan granted to an associate		160,000	_
Guarantee given to a bank in connection with a			
bank loan granted to a jointly-controlled entity		299,970	_
Guarantee given to a third party in connection			
with a payable of a jointly-controlled entity		900,000	_
Guarantee given to a bank in connection with a			
bank loan granted to the Vendor	(b)	700,000	700,000
		8,220,529	4,767,148

Notes:

(a) As at 31 December 2010 and 2009, the Group provided guarantees to certain banks in respect of mortgage facilities granted by banks relating to the mortgage loans arranged for purchasers of the Group's properties. Pursuant to the terms of the guarantees, upon default in mortgage payments by these purchasers, the Group is responsible for repaying the outstanding mortgage principals together with the accrued interest and penalty owed by the defaulting purchasers to the banks and the Group is entitled but not limited to take over the legal titles and possession of the related properties. The Group's guarantee period starts from the dates of grant of the relevant mortgage loans and ends upon issuance of real estate ownership certificates which will generally be available within one to two years after the purchasers take possession of the relevant properties.

The fair value of the guarantees is not significant and the board of directors of the Company considers that in case of default in payments, the net realisable value of the related properties will be sufficient to cover the repayment of the outstanding mortgage principals together with the accrued interest and penalty and therefore no provision has been made in the financial statements for the years ended 31 December 2010 and 2009 for the guarantees.

(b) Prior to the entering into the agreement in respect of the transfer of the equity interest of Guangzhou Lihe, the Vendor had obtained a bank loan in the amount of RMB700,000,000. The land use right of Guangzhou Lihe had been pledged to the bank for such a bank facility. The Group has agreed to provide a guarantee in favour of the bank to secure such bank loan so as to procure the discharge of the pledge of the land use right held by Guangzhou Lihe.

Pursuant to the aforementioned agreement, (i) the Group is not obligated to transfer the properties to the Vendor in the event that the Vendor fails to deliver the land use right certificates of Guangzhou Lihe upon the discharge of the pledge of Guangzhou Lihe's land; and (ii) the Group is entitled to deduct from the balance of the consideration of RMB700,000,000 on a dollar-to-dollar basis any loss or damage suffered by it as a result of the Vendor's failure or inability to repay the bank loan for more than three months. In such event, the shareholding of the new company to be transferred or the gross floor area of the apartments to be built on Guangzhou Lihe's land will be adjusted downward accordingly. Based on these agreed terms, the board of directors of the Company considers that the chance of the Group suffering loss is minimal and therefore no provision has been made in the financial statements for the years ended 31 December 2010 and 2009 for the guarantee.

As at 31 December 2010, the Company had contingent liabilities not provided for in the financial statements in respect of guarantees given to certain banks for loans granted to subsidiaries and an associate amounting to approximately RMB4,438,295,000 (2009: approximately RMB3,088,108,000) and RMB160,000,000 (2009: Nil) respectively.

38. PLEDGE OF ASSETS

(a) At the end of the reporting period, the following assets of the Group were pledged to certain banks to secure general banking facilities granted to the Group:

		Gr	oup
		2010	2009
	Notes	RMB'000	RMB'000
Buildings	14	370,673	46,801
Assets under construction	14	415,639	731,832
Investment properties	15	2,871,337	3,046,504
Land use rights	16	182,406	210,323
Properties under development	20	6,123,124	3,953,230
Completed properties held for sale	21	335,763	514,362
Time deposits	25	67,600	3,000
	-	10,366,542	8,506,052

- (b) At 31 December 2010 and 2009, the equity interests of certain subsidiaries and an associate of the Group were pledged to certain banks for the loans granted to the Group.
- (c) At 31 December 2010, the senior notes were jointly and severally guaranteed by certain subsidiaries of the Group and were secured by the pledges of their equity interests.

39. OPERATING LEASE ARRANGEMENTS

(a) As lessor

The Group leases its investment properties (note 15) under operating lease arrangements, with leases negotiated for terms ranging from 1 to 10 years. The terms of the leases generally also require the tenants to pay security deposits and provide for periodic rent adjustments according to the then prevailing market conditions.

At 31 December 2010, the Group had total future minimum lease receivables under non-cancellable operating leases with its tenants falling due as follows:

	Group		
	2010	2009	
	RMB'000	RMB'000	
Within one year	124,054	108,282	
In the second to fifth years, inclusive	223,644	199,049	
After five years	63,883	62,720	
	411,581	370,051	

(b) As lessee

The Group and the Company lease certain of their office properties under operating lease arrangements. Leases for properties are negotiated for terms ranging from 1 to 3 years.

At 31 December 2010, the Group and the Company had total future minimum lease payments under non-cancellable operating leases falling due as follows:

	Group		Company	
	2010	2009	2010	2009
	RMB'000	RMB'000	RMB'000	RMB'000
Within one year	5,277	2,153	2,568	749
In the second to fifth years, inclusive	5,791	385	4,659	
-	11,068	2,538	7,227	749

40. COMMITMENTS

In addition to the operating lease commitments detailed in note 39(b) above, the Group had the following capital commitments at the end of the reporting period:

	Group	
	2010	2009
	RMB'000	RMB'000
Contracted, but not provided for:		
Property, plant and equipment – Assets under construction	507,343	451,210
Properties being developed by the Group for sale	1,722,853	2,276,794
	2,230,196	2,728,004
Authorised but not contracted for:		
Capital contributions payable to jointly-controlled entities	487,659	53,999

The Company did not have any significant capital commitment at the end of the reporting period.

41. RELATED PARTY TRANSACTIONS

(a) Outstanding balances with related parties:

Details of the Group's balances with its associates and jointly-controlled entities are included in notes 18 and 19 to the financial statements respectively.

(b) Other transactions with related parties

Details of guarantees given by the Group and the Company to banks in connection with bank loans granted to an associate and a jointly-controlled entity and a payable of a jointly-controlled entity are included in note 37 to the financial statements.

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

	2010 <i>RMB'000</i>	2009 <i>RMB'000</i>
	KNIB 000	<i>RMB</i> 000
Short term employee benefits	26,201	16,581
Equity-settled share option expense	6,569	685
Post-employment benefits	850	406
Total compensation paid to key management personnel	33,620	17,672

Further details of directors' emoluments are included in note 8 to the financial statements.

42. FINANCIAL INSTRUMENTS BY CATEGORY

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

Financial assets - Loans and receivables

	Group	
	2010	2009
	RMB'000	RMB'000
Trade receivables (note 22)	47,687	147,413
Financial assets included in prepayments, deposits and other		
receivables (note 23)	1,181,968	212,147
Advances to associates (note 18)	580,632	_
Advances to jointly-controlled entities (note 19)	1,684,129	1,139,454
Due from a jointly-controlled entity (note 19)	46,155	46,999
Restricted cash (note 25)	1,527,992	1,069,876
Cash and cash equivalents (note 25)	5,275,609	2,540,698
	10,344,172	5,156,587

Financial liabilities - Financial liabilities at amortised cost

	Group	
	2010	2009
	RMB'000	RMB'000
Trade payables (note 26)	1,670,898	1,415,470
Financial liabilities included in other payables and accruals		
(note 27)	1,905,837	1,710,205
Due to associates (note 18)	442,382	129,956
Due to a jointly-controlled entity (note 19)	73,454	_
Interest-bearing bank and other borrowings (note 28)	12,331,630	8,645,480
Other non-current liabilities (note 31)	1,589,295	
	18,013,496	11,901,111

Financial assets – Loans and receivables

	Com	pany
	2010	2009
	<i>RMB'000</i>	RMB'000
Due from subsidiaries (note 17)	6,415,161	6,738,406
Advances to associates (note 18)	1,888	_
Advances to jointly controlled entities (note 19)	412,810	_
Financial assets included in prepayments, deposits and other		
receivables (note 23)	66,210	237
Cash and cash equivalents (note 25)	444,394	181,433
	7,340,463	6,920,076

Financial liabilities – Financial liabilities at amortised cost

	Com	pany
	2010	2009
	RMB'000	RMB'000
Financial liabilities included in other payables and accruals		
(note 27)	78,960	4,172
Due to a jointly-controlled entity (note 19)	73,454	_
Interest-bearing bank and other borrowings (note 28)	1,871,341	260,035
	2,023,755	264,207

43. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The financial assets of the Group mainly include cash and cash equivalents, restricted cash, trade receivables, deposits and other receivables and advances to/amounts due from associates and jointly-controlled entities. The financial liabilities of the Group mainly include trade payables, other payables and accruals, bank and other borrowings, amounts due to associates and a jointly-controlled entity.

The carrying amounts of the Group's financial instruments approximated to their fair values as at the end of each reporting period. Fair value estimates are made on a specific point in time and based on relevant market information about the financial instruments. These estimates are subjective in nature and involve uncertainties and matters of significant judgement, and therefore cannot be determined with precision. Changes in assumptions could significantly affect the estimates.

The main risks arising from the Group's financial instruments are business risk, interest rate risk, foreign currency risk, credit risk and liquidity risk. The Group does not have any written risk management policies and guidelines. Generally, the Group introduces conservative strategies on its risk management. As the Group's exposure to these risks is kept to a minimum, the Group has not used any derivatives and other instruments for hedging purposes. The Group does not hold or issue derivative financial instruments for trading purposes. The board of directors of the Company reviews and agrees policies for managing each of these risks and they are summarised below:

Business risk

The Group conducts its operations in the PRC, and accordingly, it is subject to special considerations and significant risks. These include risks associated with, among others, the political, economic and legal environment, the influence of national authorities over pricing and the financing regulations in the property development industry.

Interest rate risk

The Group has no significant interest-bearing assets. The Group's exposure to changes in market interest rates relates primarily to the Group's bank loans with floating interest rates. The Group has not used any interest rate swaps to hedge its cash flow interest rate risk.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the Group's profit before tax (through the impact on floating rate borrowings) and the Group's equity.

		Group	
	Increase/ (decrease) in basis points	Increase/ (decrease) in profit before tax <i>RMB'000</i>	Increase/ (decrease) in equity* <i>RMB'000</i>
2010			
RMB Hong Kong dollar United States dollar	200 200 200	(159,108) (22,756) (8,009)	- - -
RMB Hong Kong dollar United States dollar	(200) (200) (200)	159,108 22,756 8,009	- - -
	Increase/ (decrease) in basis points	Group Increase/ (decrease) in profit before tax <i>RMB'000</i>	Increase/ (decrease) in equity* <i>RMB'000</i>
2009			
RMB Hong Kong dollar	200 200	(138,819) (19,618)	-
RMB Hong Kong dollar	(200) (200)	138,819 19,618	_

* Excluding retained profits

Foreign currency risk

The Group's businesses are located in the PRC and all transactions are mainly conducted in RMB. Most of the Group's assets and liabilities are denominated in RMB except for certain bank loans and bank balances denominated in Hong Kong dollar and United States dollar and senior notes denominated in United States dollar. The Group has not hedged its foreign exchange rate risk.

The following table demonstrates the sensitivity at the end of the reporting period to a reasonably possible change in the United States dollar and Hong Kong dollar exchange rates, with all other variables held constant, of the Group's profit before tax (due to changes in the fair value of monetary assets and liabilities).

		Group	
	Increase/ (decrease) in HK\$ rate %	Increase/ (decrease) in US\$ rate %	Increase/ (decrease) in profit before tax <i>RMB'000</i>
2010			
If RMB weakens against Hong Kong dollar If RMB strengthens against Hong Kong dollar	(5) 5	N/A N/A	(33,257) 33,257
If RMB weakens against United States dollar If RMB strengthens against United States dollar	N/A N/A	(5)	(110,253) 110,253
		Group	
	Increase/ (decrease) in HK\$ rate %	Increase/ (decrease) in US\$ rate %	Increase/ (decrease) in profit before tax <i>RMB'000</i>
2009			
If RMB weakens against Hong Kong dollar If RMB strengthens against Hong Kong dollar	(5) 5	N/A N/A	(40,959) 40,959
If RMB weakens against United States dollar If RMB strengthens against United States dollar	N/A N/A	(5) 5	94 (94)

Credit risk

The Group has no concentration on credit risk. The Group's cash and cash equivalents are mainly deposits with state-owned banks in the PRC and high-credit rating banks in Hong Kong.

The carrying amounts of trade and other receivables and cash and cash equivalents included in the consolidated statement of financial position represent the Group's maximum exposure to credit risk in relation to its financial assets. The Group has no other financial assets which carry significant exposure to credit risk.

The Group has arranged bank financing for certain purchasers of property units and provided guarantees to secure obligation of such purchasers for repayments. Detailed disclosure of these guarantees is made in note 37.

Liquidity risk

Management of the Group aims to maintain sufficient cash and cash equivalents through the sales proceeds generating from the sale of the properties and having available funding through an adequate amount of credit facilities to meet the Group's construction commitments. The board of directors of the Company expected that the sales in 2011 will be higher than those of 2010 and additional bank loans will be available to finance the Group's existing and future property development projects. The Group has a number of alternative plans to mitigate the potential impacts on the Group's working capital should there be any significant adverse changes in the economic environment. The directors consider that the Group will be able to maintain sufficient financial resources to meet its operation needs.

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments, is as follows:

Group

$\begin{array}{c c c c c c c c c c c c c c c c c c c $				201	0		
other borrowings-982,4542,035,9029,308,3692,753,33415,080,059Trade payables1,670,8981,670,898Other payables and accruals652,337-1,253,5001,905,837Due to a sociates442,382442,382Due to a jointly- controlled entity73,45473,454Other non-current liabilities1,589,295-1,589,295Guarantees given to banks in connection with a bank loan granted to a associate6,160,5596,160,559Guarantee given to a bank in connection with a bank loan granted to a jointly- controlled entity299,970160,000Guarantee given to a bank in connection with a bank loan granted to a jointly- controlled entity299,970299,970Guarantee given to a bank in connection with a bank loan granted to a jointly- controlled entity900,000900,000Guarantee given to a bank in connection with a bank loan granted to the Vendor700,000900,000		demand	3 months	than 12 months	years	5 years	
Other payables and accruals652,337 652,3371,253,500 1,905,837Due to a sociates442,382 	other borrowings	_ 1,670,898	982,454 _	2,035,902	9,308,369 _	2,753,334	
Due to a jointly- controlled entity 73,454 73,454 Other non-current liabilities 1,589,295 - 1,589,295 Guarantees given to banks in connection with mortgage facilities granted to certain purchasers of the Group's properties 6,160,559 6,160,559 Guarantee given to a bank in connection with a bank loan granted to an associate 160,000 160,000 Guarantee given to a bank in connection with a bank loan granted to a jointly- controlled entity 299,970 299,970 Guarantee given to a third party in connection with a payable of a jointly- controlled entity 900,000 9000,000 Guarantee given to a bank in connection with a bank loan granted to the Vendor 700,000 700,000	Other payables and		_	1,253,500	_	_	
controlled entity73,45473,454Other non-current liabilitiesIabilities1,589,295-1,589,295Guarantees given to banks in connection with mortgage facilities granted to certain purchasers of the Group's properties6,160,5596,160,559Guarantee given to a bank in connection with a bank loan granted to an associate160,0006,160,559Guarantee given to a bank in connection with a bank loan granted to a jointly- controlled entity299,970160,000Guarantee given to a bank in connection with a bank loan granted to a jointly- controlled entity299,970299,970Guarantee given to a third party in controlled entity900,000900,000Guarantee given to a bank in connection with a bank loan granted to the Vendor700,000900,000Guarantee given to a bank in connection with a bank loan granted to the Vendor700,000900,000	Due to associates	442,382	-	-	-	-	
liabilities1,589,295-1,589,295Guarantees given to banks in connection with mortgage facilities granted to certain purchasers of the Group's properties6,160,5596,160,559Guarantee given to a bank in connection with a bank loan granted to an associate160,0006,160,559Guarantee given to a bank in connection with a bank loan granted to a jointly- controlled entity299,970160,000Guarantee given to a third party in connection with a payable of a jointly- 	controlled entity	73,454	-	-	-	_	73,454
banks in connection with mortgage facilities granted to certain purchasers of the Group's properties 6,160,559 – – – – – 6,160,559 Guarantee given to a bank in connection with a bank loan granted to an associate 160,000 – – – – – 160,000 Guarantee given to a bank in connection with a bank loan granted to a jointly- controlled entity 299,970 – – – – – 299,970 Guarantee given to a third party in connection with a payable of a jointly- controlled entity 900,000 – – – – – 900,000 Guarantee given to a bank in connection with a bank loan granted to the Vendor 700,000 – – – – – – 700,000	liabilities	_	-	-	1,589,295	-	1,589,295
Group's properties6,160,5596,160,559Guarantee given to a bank in connection with a bank loan granted to an associate160,000160,000Guarantee given to a bank in connection with a bank loan granted to a jointly- controlled entity299,970160,000Guarantee given to a third party in connection with a payable of a jointly- controlled entity299,970299,970Guarantee given to a third party in connection with a payable of a jointly- controlled entity900,000900,000Guarantee given to a bank in connection with a bank loan granted to the Vendor700,000900,000	banks in connection with mortgage facilities granted to certain						
Guarantee given to a bank in connection with a bank loan granted to an associate 160,000 – – – – – – 160,000 Guarantee given to a bank in connection with a bank loan granted to a jointly- controlled entity 299,970 – – – – – – 299,970 Guarantee given to a third party in connection with a payable of a jointly- controlled entity 900,000 – – – – – – 900,000 Guarantee given to a bank in connection with a bank loan granted to the Vendor 700,000 – – – – – – 700,000	-	6.160.559	_	_	_	_	6.160.559
bank in connection with a bank loan granted to a jointly- controlled entity 299,970 299,970 Guarantee given to a third party in connection with a payable of a jointly- controlled entity 900,000 900,000 Guarantee given to a bank in connection with a bank loan granted to the Vendor 700,000 700,000	Guarantee given to a bank in connection with a bank loan		_	_	_	_	
Guarantee given to a third party in connection with a payable of a jointly- controlled entity 900,000 900,000 Guarantee given to a bank in connection with a bank loan granted to the Vendor 700,000 700,000	bank in connection with a bank loan granted to a jointly-	200 070					200 070
controlled entity900,000900,000Guarantee given to a bank in connection with a bank loan granted to the Vendor700,000900,000The second sec	Guarantee given to a third party in connection with a	299,970	_	_	_	_	299,970
granted to the Vendor 700,000 700,000	controlled entity Guarantee given to a	900,000	_	_	_	_	900,000
<u>11,059,600</u> <u>982,454</u> <u>3,289,402</u> <u>10,897,664</u> <u>2,753,334</u> <u>28,982,454</u>		700,000					700,000
		11,059,600	982,454	3,289,402	10,897,664	2,753,334	28,982,454

			2009	9		
			3 to less			
	On	Less than	than 12	1 to 5	Over	
	demand	3 months	months	years	5 years	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Interest-bearing bank and						
other borrowings	_	238,834	2,759,137	5,807,544	956,983	9,762,498
Trade payables	1,415,470	,	-	· · ·	, _	1,415,470
Other payables and						
accruals	860,205	_	850,000	_	_	1,710,205
Due to an associate	129,956	_	_	_	_	129,956
Guarantees given to banks						
in connection with						
mortgage facilities						
granted to certain						
purchasers of the						
Group's properties	4,067,148	_	_	_	_	4,067,148
Guarantees given to banks						
in connection with bank						
loans granted to the						
Vendor	700,000					700,000
	7,172,779	238,834	3,609,137	5,807,544	956,983	17,785,277

Company

			2010)		
	On demand RMB'000	Less than 3 months RMB'000	3 to less than 12 months RMB'000	1 to 5 years RMB'000	Over 5 years RMB'000	Total RMB'000
Interest-bearing bank and other borrowings	_	54,564	163,842	1,101,185	1,965,333	3,284,924
Other payables and accruals	78,960	_	_	_	_	78,960
Due to a jointly-controlled entity	73,454	-	-	-	-	73,454
Guarantees given to banks in connection with bank loans granted to						
subsidiaries Guarantees given to a bank in connection with a bank loan and a	4,438,295	-	_	-	-	4,438,295
payable granted to an associate	1,060,000	_	_	_	_	1,060,000
	5,650,709	54,564	163,842	1,101,185	1,965,333	8,935,633

		2009)		
		3 to less			
On	Less than	than 12	1 to 5	Over	
demand	3 months	months	years	5 years	Total
RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
_	2,099	6,298	271,232	_	279,629
4,172	_	—	_	_	4,172
3,088,108		_	_		3,088,108
3,092,280	2,099	6,298	271,232		3,371,909
	demand <i>RMB'000</i> - 4,172 3,088,108	demand 3 months <i>RMB'000 RMB'000</i> - 2,099 4,172 - 3,088,108 -	On Less than 3 to less demand 3 months than 12 months months <i>RMB'000</i> - 2,099 6,298 4,172 - - 3,088,108 - -	On Less than than 12 1 to 5 demand 3 months months years $RMB'000$ $RMB'000$ $RMB'000$ $RMB'000$ - 2,099 6,298 271,232 4,172 - - - 3,088,108 - - -	3 to less On Less than than 12 1 to 5 Over demand 3 months months years 5 years $RMB'000$ $RMB'000$ $RMB'000$ $RMB'000$ $RMB'000$ - 2,099 6,298 271,232 - 4,172 - - - - 3,088,108 - - - -

Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 December 2010 and 2009.

The Group monitors capital using a gearing ratio, which is the net borrowings (total bank and other borrowings net of cash and cash equivalents and restricted cash) divided by total equity. The Group's policy is to maintain a stable gearing ratio. Capital includes share capital and reserves attributable to the owners of the parent. The gearing ratios as at the end of the reporting periods were as follows:

	Gi	oup
	2010	2009
	RMB'000	RMB'000
Net borrowings	5,528,029	5,034,906
Total equity	11,594,272	10,408,323
Gearing ratio	47.7%	48.4%

44. EVENT AFTER THE REPORTING PERIOD

On 20 January 2011, Shanghai R&F Real Estate Development Co., Ltd. ("Shanghai R&F"), a limited company incorporated in the PRC, a wholly-owned subsidiary of Guangzhou R&F Properties Co., Ltd., and Shanghai Hejing, as the purchasers, have entered into an equity transfer agreement with Shanghai Chengtou Cityland (Group) Co., Ltd. ("SCC"), a company incorporated in the PRC, as the seller, pursuant to which Shanghai R&F and Shanghai Hejing have agreed to acquire 30% of the registered capital of Shanghai Chengtou Yuecheng Real Estate Co., Ltd., a limited company incorporated in the PRC, from SCC.

Details of the above transaction are contained in the Company's announcement dated 20 January 2011.

45. APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorised for issue by the board of directors on 10 March 2011.

UPDATED INFORMATION ABOUT THE GROUP

Overview

We are a large scale property developer with a leadership position in Guangzhou and an established presence in Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan. We focus on medium-to high-end residential property developments with distinctive characteristics. To diversify our earnings mix, we also develop commercial properties in prime locations as long-term investments, including office buildings, shopping malls, serviced apartments and hotels. We commenced operation of our first office property, International Finance Place, in August 2007. In September 2009, we opened our first hotel, Four Points by Sheraton in Guangzhou, and are currently developing two additional high-end hotels in Guangzhou, including mainland China's first W Hotel and Huadu Sheraton Resort as well as W Serviced Apartment, a high-end serviced apartment in Guangzhou. In addition, we are planning to develop six further high-end hotels and six high-end shopping malls in various cities including Guangzhou, Suzhou and Chengdu as well as Hainan Province. Our hotels will be operated by internationally renowned hotel operators including affiliates of Starwood Hotels & Resorts Worldwide, Inc. (the "Starwood Hotels Group"). We believe our investment properties and hotels will help further strengthen our brand name. We also engage in property-related businesses such as property management for residential and commercial properties.

We intend to maintain our leadership position in Guangzhou's property market while further enhancing our presence in Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan, where we have established operations. We also intend to expand in a prudent manner into other selected cities with high growth potential by leveraging our expertise in the regions where we operate, namely the Pearl River Delta (with a focus on Guangzhou), Yangtze River Delta (with a focus on Suzhou and Shanghai), Western Region (with a focus on Chengdu), and Bohai Rim (with a focus on Beijing and Tianjin). As of December 31, 2010, we had three completed projects and eight projects under development and held for future development in Guangzhou and one completed project and three projects under development in Suzhou, three projects in Chengdu, one project in Beijing, one project in Hainan Province, four projects in Shanghai and one project in Tianjin, at various stages of development.

We believe that we have been able to consistently achieve a premium price for our products in all the geographic locations where we operate. Our success is attributable to our premium quality products, distinctive designs and superior property management service, all of which have successfully distinguished us in the highly competitive property markets in Guangzhou and the other geographic locations where we operate. We have also been able to enhance customer confidence in our products and retain customer loyalty as indicated by high percentages of repeat customers and client referrals of our projects. We have received various awards in recognition of our premium quality products and our achievements as a property development company. For example:

- According to the E-House China R&D Institute, Beijing Fragrant Seasons was ranked among the top ten developments by GFA sold in Beijing in 2010, and according to the *Beijing News*, Beijing Fragrant Seasons was among the top 20 developments by sales proceeds in 2010.
- The Summit received the "2010 Best Villa Award" from the Yangcheng Evening News.

- Recognized as one of the "Top 100 Chinese Real Estate Enterprises in 2010 Top 10 Profitable Enterprises" by the China Real Estate Association, Business Research Center of the Development Research Center of the State Council, Institute of Real Estate Studies of Tsinghua University, and China Index Research Institute.
- Our company was recognized as one of the "Top 20 Guangzhou Real Estate Development Enterprises by Sales Amount" by China Real Estate Evaluation Centre in 2009.
- The *Guangzhou Daily* recognized our company as one of the "Top 10 Property Developers Contributing to Residential Living in China on the 60th Anniversary of the Establishment of the PRC" in 2009.
- Suzhou Apex was awarded the "Most Popular Landmark Real Estate in Suzhou in 2010" by real estate internet portal, www.SouFun.com.
- The Apex in Guangzhou was recognized as "Best Quality Luxury Residence in Guangzhou 2009" by SouFun.com. Our Sky Ville project was selected as one of the "Top 10 Villas in Annual Real Estate Review 2009" by the Yangcheng Evening News.
- Chengdu Cosmos received "2009 Golden Award of Property Development of the Year" by the Sichuan Daily Newspaper Group and Cheungdu Real Estate Management Bureau.
- Fragrant Seasons in Beijing was selected for the "Golden Award List of Top 10 Bestselling Property Developments of Beijing 2009" by the Beijing Youth Daily.

We commenced our property development business in 1995. As of December 31, 2010, we held four completed projects with a total site area of approximately 437,555 sq.m. and a total saleable GFA attributable to our Group of approximately 166,000 sq.m., and investment properties from residual projects with a total saleable GFA attributable to our Group of approximately 27,000 sq.m. As of December 31, 2010, we had 20 projects under development, including four projects being developed in the Pearl River New Town in Guangzhou, with a total site area of approximately 6,339,252 sq.m. and a total saleable GFA attributable to our Group of approximately 1,668,194 sq.m. As of December 31, 2010, we had one project held for future development with a total site area of approximately 7,48,877 sq.m. and a total saleable GFA attributable to our Group of approximately 560,000 sq.m.

In 2008, 2009 and 2010, we sold and delivered a total GFA of approximately 133,531 sq.m., 509,834 sq.m., and 784,116 sq.m., generating revenue from sale of properties of approximately RMB1,471.2 million, RMB4,110.0 million and RMB7,221.1 million (US\$1,094.1 million), respectively. During the same periods, our profit was approximately RMB366.2 million, RMB721.5 million and RMB1,281.8 million (US\$194.2 million), respectively.

SCB 2011 Facility

On February 9, 2011, we signed a loan agreement with Standard Chartered Bank (Hong Kong) Limited ("SCB") for a secured and guaranteed Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$195 million. As of the date of this announcement, the principal amount of the loan facility in Hong Kong dollars drawn down and outstanding is equivalent to US\$25 million.

Purchase of Shares in the Shanghai Project Co

On January 20, 2011, following an auction of 30% of the registered capital of Shanghai Chengtou Yuecheng Real Estate Co., Ltd. (the "Shanghai Project Co"), which was held by Shanghai Chengtou Cityland (Group) Co., Ltd. ("SCC"), we and Shanghai R&F Real Estate Development Co., Ltd. ("Shanghai R&F") entered into an equity transfer agreement with SCC to acquire the 30% registered capital of the Shanghai Project Co. The Shanghai Project Co holds parcels of land under development located at New Jiang Wan, Yangpu District, Shanghai. We are in the process of applying for relevant approvals and registration of this acquisition. Upon receipt of approvals and completion of registration, we expect to increase our ownership in the Shanghai New Jiang Wan Project from 35% to 50%. Pursuant to the equity transfer agreement, Shanghai R&F and we agreed to acquire the shares from SCC for a total consideration of approximately RMB1,014.3 million (US\$153.7 million).

New Projects Held for Future Development

In January 2011, we increased our projects held for future development by four to include the Shanghai Jiading D-07 Project, the Shanghai Jiading Chengbei Project, the Suzhou Yinshan Lake Project and the Hainan Moon Bay Project. The table below sets forth the GFA in sq.m. and other information of our four new projects held for future development as of January 31, 2011.

				Total GFA for		Property Interest	Total GFA	Total Saleable	GFA Attributable	to the Group ⁽³⁾	Expected Completion
No.	Project	Location	Site Area	Future Development ⁽¹⁾	Total GFA	Attributable to the Group	Attributable to the Group ⁽²⁾	Total	Held for Sale	Held for Investment ⁽⁴⁾	Date of the Project
Proj	ects Held for Future Development										
1	Shanghai Jiading D-07 Project	Shanghai	53,829	161,488	161,488	90%	145,339	145,339	95,339	50,000	2014
2	Shanghai Jiading Chengbei Project ⁽⁵⁾	Shanghai	77,180	154,360	154,360	100%	154,360	154,360	154,360		2014
3	Suzhou Yinshan Lake Project ⁽⁵⁾	Suzhou	63,944	159,860	159,860	100%	159,860	159,860	159,860	_	2014
4	Hainan Moon Bay Project	Hainan	202,080	107,898	107,898	100%	107,898	107,898	41,154	66,746	2016

Notes:

- (1) "Total GFA for Future Development" is derived from our internal records and estimates.
- (2) "Total GFA Attributable to the Group" is the total GFA that we are entitled to after apportionment of GFA in accordance with "Property Interest Attributable to the Group."
- (3) "Total Saleable GFA Attributable to the Group" for projects held for future development represents our attributable saleable GFA for the projects as of January 31, 2011.
- (4) For lease and hotel purposes, including, among others, office, hotel, serviced apartments and shopping mall.

(5) We entered into land grant confirmation letters for the land related to this project, but have not entered into land grant contracts and obtained land use right certificates.

The following paragraphs describe our four new projects held for future development as of January 31, 2011:

Shanghai Jiading D-07 Project (上海嘉定D-07項目), Shanghai

Shanghai Jiading D-07 Project is a commercial development located in Jiading District, Shanghai. It is close to Line 11 of the Shanghai Metro. The project occupies a total site area of approximately 53,829 sq.m. The project is expected to feature a hotel, serviced apartments and other commercial properties. As of January 31, 2011, total saleable GFA attributable to the Group was approximately 145,339 sq.m., of which 95,339 sq.m. was held for sale and 50,000 sq.m. was held for investment purposes. We have a 90% ownership interest in this project.

Shanghai Jiading Chengbei Project (上海嘉定城北項目), Shanghai

Shanghai Jiading Chengbei Project is a residential development located in Jiading District, Shanghai. It is close to Line 11 of the Shanghai Metro. The project occupies a total site area of approximately 77,180 sq.m. We entered into land grant confirmation letters for the land related to this project, but have not entered into land grant contracts or obtained the land use right certificates. As of January 31, 2011, total saleable GFA attributable to the Group was approximately 154,360 sq.m., all of which was held for sale. We have 100% ownership in this project.

Suzhou Yinshan Lake Project (蘇州尹山湖項目), Suzhou

Suzhou Yinshan Lake Project is an integrated development located in Wuzhong District, Suzhou City. It is close to Line 4 of the Suzhou Subway. The project is expected to feature residential and commercial developments. The project occupies a total site area of approximately 63,944 sq.m. We entered into land grant confirmation letters for the land related to this project, but have not entered into land grant contracts or obtained the land use right certificates. As of January 31, 2011, total saleable GFA attributable to the Group was approximately 159,860 sq.m., all of which was held for sale. We have 100% ownership in this project.

Hainan Moon Bay Project (海南月亮灣項目), Hainan

The Hainan Moon Bay Project is an integrated residential, commercial and hotel development with scenic views located in the Moon Bay Scenic Area within Longlou Town, Wenchang City, Hainan. The project occupies a total site area of approximately 202,080 sq.m. As of January 31, 2011, total saleable GFA attributable to the Group was approximately 107,898 sq.m., of which 41,152 sq.m. was held for sale and 66,746 sq.m. was held for investment purposes. We have a 100% ownership interest in this project.

Description of Our Property Developments

Overview

As of December 31, 2010, we had 25 with a total site area of approximately 7,525,684 sq.m. and a total GFA of approximately 16,505,653 sq.m.projects at various stages of development, which were located in Guangzhou, Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan. We divide our property developments, for which we have received the relevant land use rights certificates, into three categories:

- completed projects;
- projects under development; and
- project held for future development.

We set forth the details of these property development projects in the table below:

The table below sets forth the GFA in sq.m. and other information of our 25 projects as of December 31, 2010.

				Total GFA	Total GFA for		Property Interest	Total GFA	Total Sale	Total Saleable GFA Attributable to the Group ⁽⁴⁾⁽⁷⁾	utable to	Completion Date or Expected
No. Project	Location	Site Area	Total GFA Completed ⁽¹⁾	Under Development ⁽¹⁾	Future Development ⁽²⁾	Total GFA	Attributable to the Group	Attributable to the Group ⁽³⁾⁽⁷⁾	Total	Held for Sale	Held for Investment ⁽⁵⁾	Completion Date of the Project
Completed Projects												
1. Waterfront Mansion	Guangzhou	228,229	289,475			289,475	100%	289,475	42,000	42,000		2010
2. International Finance Place	Guangzhou	7,262	101,378	l		101,378	100%	101,378	61,000	l	61,000	2007
3. Four Points by Sheraton	Guangzhou	6,000	35,000			35,000	100%	35,000	35,000		35,000	2009
	Suzhou	196,064	285,739			285,739	100%	285,739	28,000	28,000		2010
Residual Properties ⁽⁶⁾	Guangzhou						100%		27,000		27,000	
Projects Under Development												
5. Sky Ville	Guangzhou	485,296	443,300	30,000		473,300	100%	473,300	179,000	163,000	16,000	2011
6. The Apex	Guangzhou	22,626	194,143	74,000		268,143	100%	268,143	74,000		74,000	2011
7. International Creative Valley	Guangzhou	150,082	197,428	196,385		393,813	100%	393,813	225,000	225,000		2011
8. Zengcheng Summit ⁽¹⁰⁾	Guangzhou	1,971,126	5,000	269,607	2,392,739	2,712,346	100%	2,712,346	2,507,000	2,356,000	151,000	2011-2019
9. D3-4.	Guangzhou	5,162		40,848		40,848	$100\%^{(8)}$	_	34,000	34,000		2012
10. J2-2	Guangzhou	8,066		171,288		171,288	50%	85,644	72,000	72,000		2014
11. Lie De ⁽¹¹⁾	Guangzhou	114,176		155,000	310,000	465,000	33%	155,000	155,000	142,000	13,000	2012-2014
12. The Up Blue Town	Suzhou	73,581	179,803	10,000		189,803	100%	189,803	52,000	52,000		2011
13. The Sapphire ⁽¹²⁾	Suzhou	348,449	170,000	491,298	190,277	851,575	100%		647,000	552,000	95,000	2011-2014
14. Suzhou Apex	Suzhou	170,323		150,000	316,400	466,400	$29.9\%^{(9)}$		127,494	87,697	39,797	2011-2013
15. The Vision of the World	Chengdu	117,518	140,000	374,372	123,483	637,855	100%	637,855	456,000	456,000		2011-2013
16. Chengdu Cosmos	Chengdu	186,705	60,000	300,153	529,847	890,000	100%	890,000	825,000	695,000	130,000	2011-2015
17. Chengdu Jinjiang Project ⁽¹⁶⁾	Chengdu	190,253		256,448	643,643	900,091	50%	450,046	450,000	385,000	65,000	2012-2019
18. Fragrant Seasons (a.k.a. Sound of the Soul)	Beijing	376,150	30,000	349,766	215,248	595,014	100%	595,014	460,000	460,000		2011-2014
19. Lingshui Project	Hainan	531,336		179,210	148,790	328,000	100%	328,000	293,000	253,000	40,000	2013
20. Tianjin Jinnan Project ⁽¹³⁾	Tianjin	1,289,227		583,700	2,427,300	3,011,000	25%	752,750	750,000	700,000	50,000	2012-2019
21. Shanghai Pudong Project ⁽¹⁷⁾	Shanghai	26,053		78,160		78,160	100%	78,160	78,000	78,000	Ι	2014
22. Shanghai Putuo Project	Shanghai	42,045		157,400		157,400	50%	78,700	78,700	57,000	21,700	2013 - 2014
23. Shanghai Jiading E-06 Project ⁽¹⁸⁾	Shanghai	88,415		74,200	36,318	110,518	100%	110,518	110,500	74,200	36,300	2012-2014
24. Shanghai New Jiang Wan Project.	Shanghai	142,664		128,229	143,114	271,343	35% ⁽¹⁵⁾	⁵⁾ 94,970	94,500	86,500	8,000	2012-2014
riojects rieu for ruture Development 25. Foshan Project ⁽¹⁴⁾ .	Guangzhou	748.877			2.782.164	2.782.164	20%	560.000	560.000	560.000		2013-2016
)	7,525,684	2,176,266	4,070,064	10,259,323	16,505,653		10,585,571	8,421,194	7,558,397	862,797	

Contraction (Contraction) (Con

 "Total GFA Completed" and "Total GFA Under Development" for completed projects and projects under development, respectively, are derived from our internal records.
 "Total GFA A tributable to the Group,"" for completed projects, projects under advolopment of GFA in accordance with "Property Interest Attributable to the Group,"" for one projects, projects under advolopment of GFA in accordance with "Property Interest Attributable to the Group," for one projects, projects under advolopment of GFA in accordance with "Property Interest Attributable to the Group," for one projects, projects under advolopment of GFA in accordance with "Property Interest Attributable to the Group," for one projects, one and shopping mall.
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 We entered ino a trast financing arrangement to finance this project under which Citar A trast Limited Company holds approximately 86.777 sp.
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(18)

Revenue from Property Development

The following table sets forth the revenue and GFA sold by project for 2010, respectively:

	Year Ended Dece	ember 31, 2010
		RMB
	sq.m.	(in thousands)
Linkreit International Business Development Center	3,054	24,433
Ma'an Mountain No.1	1,725	11,635
Cosmos	4,720	126,209
Jinghu Garden	5,468	33,787
Sky Ville	73,869	508,352
Colour of United		
Waterfront Mansion	73,274	442,654
King Peak Garden	859	13,862
The City Island	109,786	808,954
The Apex	7,474	464,923
The Emerald	28,604	285,081
International Creative Valley	75,518	754,879
The Summit	33,161	610,660
Up Blue Town	95,007	448,786
Vision of the World	53,282	263,092
The Sapphaire	140,876	1,232,563
Fragrant Seasons	29,713	368,236
Chengdu Cosmos	47,726	823,037
	784,116	7,221,143

Costs of Sales

The table below sets forth information relating to cost of sales for 2010:

	Year Ended <u>December 31, 2010</u> RMB
Sales of properties	
Land	1,379,063
Capitalized interest	189,041
Construction cost	2,749,633
	4,317,737
Property management	23,642
Hotel operation.	26,899
Total	4,368,278

Residual Properties

Historically, we have completed a number of residential projects in Guangzhou. These projects include Yuhui Garden, Yuhua Garden, La Bali, Color of United, City of Perfection, The Cosmos, King Peak Garden, Ma'an Mountain No. 1, Jinghu Garden and Yucui Garden. These projects included a small portion of commercial and retail properties which we held for long-term investment purposes. As of December 31, 2010,

saleable units of these projects had been substantially sold out, and an aggregate total saleable GFA attributable to the Group of approximately 27,000 sq.m. from these projects was held for investment purposes.

Completed Projects

Waterfront Mansion (上城灣畔), Guangzhou

Waterfront Mansion is a mid to high-end residential development located in Conghua District in Guangzhou. The project enjoys river view and is surrounded by a wide range of ancillary facilities and a well-developed transportation network. It is close to the city bus terminal and the light rail system, enabling convenient access to other parts of Guangzhou. The project features a large residential community, including high-rise residential buildings and townhouses totaling approximately 2,200 housing units. The project occupies a total site area of approximately 228,229 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 42,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

International Finance Place (國際金融廣場), Guangzhou

International Finance Place is a Grade A office building development located in the heart of Pearl River New Town in Tianhe District, Guangzhou. The project overlooks the Pearl River and the Haixinsha Plaza adjacent to the Pearl River. It is also conveniently located near the subway station on both Line No. 3 and Line No. 5 of Guangzhou. The project features premium office space which we lease to domestic and foreign banks, multinational corporations, diplomatic institutions, and retail properties. The project occupies a total site area of approximately 7,262 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 61,000 sq.m., all of which was held for investment purposes (office). As of the same date, we retained approximately 5,600 sq.m. for self-use. We have 100% ownership in this project.

Four Points by Sheraton Guangzhou, Dongpu (東圃福朋喜來登酒店), Guangzhou

Four Points by Sheraton Guangzhou, Dongpu is a four-star hotel located to the south of Linkreit International Business Development Center in Tianhe Dongpu, Guangzhou. We engaged the Starwood Hotels Group for the management of this hotel to ensure quality of our hotel services. The hotel features approximately 300 guest rooms. The hotel occupies a total site area of approximately 6,000 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 35,000 sq.m., all of which was held for investment purposes (hotel). We have 100% ownership in this project.

The City Island (朗悦灣), Suzhou

The City Island is a mid to high-end residential development located in Xiangcheng District, Suzhou. Designed by renowned international designers, the project situates on two islands within Pearl Lake and is surrounded by natural garden and water views. The project is expected to feature mid to high-end residential buildings as well as waterfront townhouses and villas. The project occupies a total site area of approximately 196,064 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 28,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

Projects Under Development

Sky Ville (天湖峰境), Guangzhou

Sky Ville is a large-scale residential development located in Beixing Town, Huadu District in Guangzhou. The project is located in close proximity to the Dragon Lake with convenient access to both the city center and Baiyun International Airport. The project is expected to feature residential units, including villas, townhouses and high-rise apartments, and a wide range of communal facilities for recreational, educational and commercial purposes. The project will also include the five-star Huadu Sheraton Resort to be managed by the Starwood Hotels Group with approximately 102 villa-styled guest rooms. The project occupies a total site area of approximately 485,296 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 179,000 sq.m., of which approximately 163,000 sq.m. was held for sale and 16,000 sq.m. was held for investment purposes (hotel). We have 100% ownership in this project.

The Apex (廣州領峰), Guangzhou

The Apex is a high-end integrated development located at the junction of Jinhui Road and Xingsheng Road, in Pearl River New Town in Tianhe District, Guangzhou. The project is expected to feature luxurious high-rise residential buildings, serviced apartments and garden landscapes designed by renowned international designers. The project will also include the five-star W Guangzhou Hotel with approximately 316 guest rooms and the Residences at the W Guangzhou with approximately 144 serviced apartment suites. The W Guangzhou Hotel and the Residences at the W Guangzhou will be managed by the Starwood Hotels Group. The project occupies a total site area of approximately 22,626 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 74,000 sq.m., all of which was held for investment purposes (hotel and serviced apartments). We have 100% ownership in this project.

International Creative Valley (科匯金谷), Guangzhou

International Creative Valley is an office building development located on Science Avenue, at the heart of the Science Town area in Luogang Development Zone, Guangzhou. It enjoys a well-developed transportation network, providing convenient access to Pearl River New Town. The project is expected to feature a multi-functional office complex designed with an environmental-friendly focus and state-of-the-art information system infrastructure, as well as serviced apartments. The project occupies a total site area of approximately 150,082 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 225,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

Zengcheng Summit (譽山國際), Guangzhou

Zengcheng Summit is a large-scale integrated development located in Xin Tang Town, Zengcheng District in Guangzhou. The project employs designs by renowned international designers and is expected to feature a combination of high-rise residential buildings, villas and office buildings, together with a wide range of communal facilities for recreational, educational and commercial purposes. The project will also include a five-star Zengcheng Sheraton Hotel. The project occupies a total site area of approximately 1,971,126 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 2,507,000 sq.m., of which approximately 2,356,000 sq.m. was held for sale and 151,000 sq.m. was held for investment purposes (office, convention center, shopping mall and hotel). We have 100% ownership in this project. A total of approximately 136,000 sq.m. of GFA is to be payable to Dongling Holding Co., Ltd. upon completion as part of the consideration for the acquisition of this project.

D3-4 (D3-4項目), Guangzhou

D3–4 is a high-end serviced apartment development located in the northern end of Pearl River New Town in Tianhe District, Guangzhou. The project is surrounded by residential and commercial establishments and enjoys a well-developed transportation network. The project is expected to feature a high-rise serviced apartment building with integrated commercial floors. The project occupies a total site area of approximately 5,162 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 34,000 sq.m., all of which was held for sale. We have commenced development activities but have not commenced construction for this project. Ownership of this project is held under a trust arrangement.

J2-2 (J2-2項目), Guangzhou

J2–2 is a high-end integrated development located in the heart of the central business district of Pearl River New Town in Tianhe District, Guangzhou. The project is expected to feature premium office spaces. The project occupies a total site area of approximately 8,066 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 72,000 sq.m., all of which was held for sale. We have commenced development activities but have not commenced construction for this project. We have 50% ownership in this project.

Lie De (獵德項目), Guangzhou

Lie De is a high-end integrated development located at the center of Pearl River New Town, in the original Lie De Village site, in Guangzhou. The Project is expected to feature premium office buildings, shopping malls, serviced apartments and a five-star hotel. The project occupies a total site area of approximately 114,176 sq.m. We entered into a land grant contract but have not obtained the land use right certificate for the land related to this project. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 155,000 sq.m., of which approximately 142,000 sq.m. was held for sale and 13,000 sq.m. was held for investment purposes (shopping mall and hotel). We have 33% ownership in this project.

The Up Blue Town (晶藍上城), Suzhou

The Up Blue Town is a mid to high-end residential development located in Kunshan, Suzhou. It is 31 kilometers from Shanghai city center. The project is expected to feature high-rise residential buildings. The project occupies a total site area of approximately 73,581 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 52,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

The Sapphire (峰匯國際), Suzhou

The Sapphire is a high-end integrated development located on Renmin Road, in Pingjiang New City, adjacent Huoli Island in Suzhou. The project is surrounded by a well-developed transportation network. It is expected to feature high-rise residential buildings, premium office buildings, hotel, retail shops and a shopping mall. The project occupies a total site area of approximately 348,449 sq.m. We have not obtained the land use right certificate for the land related to this project with a site area of approximately 86,777 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 647,000 sq.m., of which approximately 552,000 sq.m. was held for sale and approximately 95,000 sq.m. was held for investment purposes (shopping mall). We have 100% ownership in this project.

Suzhou Apex (蘇州領峰), Suzhou

Suzhou Apex is a high-end integrated project located in Mudu Town, Suzhou. The project enjoys direct access to Jinfeng Road station of the Suzhou Light Rail Line No. 1. The project is expected to feature residential, commercial and retail properties and will include a star-rated hotel. The project occupies a total site area of approximately 170,323 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 127,494 sq.m., of which approximately 87,697 sq.m. was held for sale and 39,797 sq.m. was held for investment purposes (shopping mall and hotel). We have 29.9% ownership in this project. Ownership of this project is also held under a trust arrangement.

The Vision of the World (萬景峰), Chengdu

The Vision of the World is a mid to high-end residential development located in the Gao Xin West District in Chengdu. The project benefits from a well-developed transportation network, providing convenient access to the city center, and the abundance of surrounding communal facilities such as schools, universities and hospitals. The project is expected to feature mid to high-end residential buildings. The project occupies a total site area of approximately 117,518 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 456,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

Chengdu Cosmos (成都譽峰), Chengdu

Chengdu Cosmos is a high-end integrated development located in the central business district of Tian Fu New Town in southern Chengdu. The project is expected to feature luxurious high-rise residential buildings, premium office buildings, a five-star hotel and retail properties. The project occupies a total site area of approximately 186,705 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 825,000 sq.m., of which approximately 695,000 sq.m. was held for sale and 130,000 sq.m. was held for investment purposes (shopping mall and hotel). We have 100% ownership in this project.

Chengdu Jinjiang Project (成都錦江項目), Chengdu

Chengdu Jinjiang Project is an integrated development located in Pan Cheng Gang Pian Qu in Jinjiang District, Chengdu, close to the intersection of Line 2 and Line 9 of the Chengdu Metro. The project is expected to feature residential and commercial developments. The project occupies a total site area of approximately 190,253 sq.m. We entered into land grant confirmation letters for the land related to this project, but have not paid up all the land premium and have not obtained the land use right certificates. We have commenced development activities, but have not commenced construction for this project. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 450,000 sq.m., of which approximately 385,000 sq.m. was held for sale and approximately 65,000 sq.m. was held for investment purposes (commercial). We have 50% ownership in this project.

Fragrant Seasons (a.k.a. Sound of the Soul) (香悦四季), Beijing

Fragrant Seasons is a mid to high-end residential development located in the Shunyi District, one of the four satellite towns of Beijing. The project lies on the north of Olympic Road and is adjacent to the Olympic Water Park, and is surrounded by the Beijing Country Golf Club and a wide range of recreational facilities and five-star hotels. The project also enjoys a well-developed transportation network and is designed by renowned international designers. The project is expected to feature a low density residential community comprising low-rise apartments and villas. The project occupies a total site area of approximately 376,150 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 460,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

Lingshui Project (海南陵水項目), Hainan

Lingshui Project is an integrated development located in Lingshui, Hainan. The project is expected to feature residential apartments, villas and hotels. The project occupies a total site area of approximately 531,336 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 293,000 sq.m., of which approximately 253,000 sq.m. was held for sale and 40,000 sq.m. was held for investment purposes (hotel). We have commenced development activities but have not commenced construction for this project. We have 100% ownership in this project.

Tianjin Jinnan Project (天津津南項目), Tianjin

Tianjin Jinnan Project is a large integrated development located in Jinnan District, Tianjin, bounded by rivers on three sides (Hai River and Yue Ya River), with close access to Line 6 of Tianjin Metro. The project is expected to feature residential, commercial and hotel developments. The project occupies a total site area of approximately 1,289,227 sq.m. We entered into land grant contracts for the land related to this project, but have not obtained the land use right certificates. We have commenced development activities, but have not commenced construction for this project. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 750,000 sq.m., of which approximately 700,000 sq.m. was held for sale and approximately 50,000 sq.m. was held for investment purposes (commercial and hotel). Ownership of this project is held under a trust arrangement.

Shanghai Pudong Project (上海浦東項目), Shanghai

Shanghai Pudong Project is a commercial development located in Pudong New Area, Shanghai, close to Houtan station on Line 7 of the Shanghai Metro, with a prime view of the Huangpu river. The project is expected to feature two office buildings. The project occupies a total site area of approximately 26,053 sq.m. We entered into land grant contracts for the land related to this project, but have not obtained the land use right certificates. We have commenced development activities, but have not commenced construction for this project. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 78,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

Shanghai Putuo Project (上海普陀項目), Shanghai

Shanghai Putuo Project is an integrated development located in the northwest of Zhenru Subcenter, Putuo District, Shanghai, close to Zhenru station on Line 11 of the Shanghai Metro. The project is expected to feature high-end residential apartments, serviced apartments and large shopping malls. The project occupies a total site area of approximately 42,045 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 78,700 sq.m., of which 57,000 sq.m. was held for sale and 21,700 sq.m. was held for investment purposes (shopping mall). We have 50% ownership in this project.

Shanghai Jiading E-06 Project (上海嘉定E-06項目), Shanghai

Shanghai Jiading E-06 Project is an integrated development located in Jiading New City, Jiading District, Shanghai, close to Jiading station on Line 11 of the Shanghai Metro. The project is expected to feature residential, office and commercial units. The project occupies a total site area of approximately 88,415 sq.m. We entered into land grant contracts for the land related to this project, but have not obtained the land use right certificates. We have commenced development activities, but have not commenced construction for this project. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 110,500 sq.m., of which 74,200 sq.m. was held for sale and 36,300 sq.m. was held for investment purposes (office and commercial). We have 100% ownership in this project.

Shanghai New Jiang Wan Project (上海新江灣項目), Shanghai

Shanghai New Jian Wan Project is an integrated development located in New Jiang Wan, Yangpu District, Shanghai, close to New Jiang Wan station on Line 10 of the Shanghai Metro as well as access to Line 3 and Line 5. It is also close to Fudan University's new campus. The project is expected to feature high-end residential units, commercial and office buildings and hotels. The project occupies a total site area of approximately 142,664 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 94,500 sq.m., of which 86,500 sq.m. was held for sale and 8,000 sq.m. was held for investment purposes (office and hotel). As of December 31, 2010, we had 35% ownership in this project. We are in the process of applying for relevant approvals and registration of this acquisition. Upon receipt of approvals and completion of registration, we expect to increase our ownership in the Shanghai New Jiang Wan Project from 35% to 50%.

Projects held for Future Development

Foshan Project (佛山地塊項目), Guangzhou

Foshan Project is expected to be a high-end residential and commercial development located in Chancheng District in Foshan, Guangzhou. The project lies above the subway station and is 40 minutes away from Guangzhou city center by car. The project is expected to feature high-end residential buildings, office buildings and shopping malls. The project occupies a total site area of approximately 748,877 sq.m. We have been issued or entered into land grant confirmation letters or a land grant contract, but have not paid up all the land premium and have not obtained the land use right certificates. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 560,000 sq.m., all of which was held for sale. We have 20% ownership in this project.

Hotel Management

The table below sets forth certain information relating to our hotels which were under development as of December 31, 2010:

			Estimated			
		Estimated	Hotel	Estimated		
		Date of	GFA	Number of	Ownership	Management
	Project	Completion	(sq.m.)	Rooms	Interest	Partner
Huadu Sheraton Resort	Sky Ville	2011	16,000	102	100%	Sheraton
W Guangzhou Hotel		2011	50,000	316	100%	W Hotels

In addition, we are planning to develop six other high-end hotels in Guangzhou, Suzhou, Chengdu and Hainan, as part of six of our projects under development, namely, Lie De, Zengcheng Summit, The Sapphire, Suzhou Apex, Chengdu Cosmos and Lingshui Project.

DESCRIPTION OF MATERIAL INDEBTEDNESS AND OTHER OBLIGATIONS

To fund our existing property projects and to finance our working capital requirements, we have borrowed money or incurred indebtedness from various banks or trust companies. As of December 31, 2010, our total bank loans amounted to RMB10,713.3 million (US\$1,623.2 million). As of December 31, 2010, we had a total amount of the equivalent of RMB1,618.3 million (US\$245.2 million) of senior notes outstanding from the issuance of our 2010 Notes. We set forth below a summary of the material terms and conditions of these loans, indebtedness and other obligations.

Project Loan Agreements

Certain of our PRC subsidiaries have entered into loan agreements with various PRC banks, including primarily Bank of China, Guangzhou Rural Commercial Bank, China Construction Bank, Agricultural Bank of China, Industrial and Commercial Bank of China, Chinese Mercantile Bank, Standard Chartered Bank, China Minsheng Banking Corp., Ltd., Guangdong Development Bank and Shanghai Pudong Development Bank. These loans typically are project loans to finance the construction or the operation of investment properties of our projects (the "project loans") and terms ranging from one to 10 years, which generally correspond to the construction periods or the operation of investment properties of the particular projects. Certain of our PRC project loans require prepayment of the loan if a certain percentage of GFA of the relevant project has been sold.

Interest

The principal amounts outstanding under the project loans generally bear interest at floating rates calculated by reference to the relevant bank's benchmark interest rate per annum. Floating interest rates generally are subject to review by the banks annually. Interest payments generally are payable either monthly or quarterly and must be made on each payment date as provided in the particular loan agreement.

Covenants

Under these project loans, many of our subsidiary borrowers have agreed, among other things, not to take the following actions without first notifying the lender and/or obtaining the lenders' prior consent:

- create encumbrances on any part of their properties or assets or deal with their assets in a way that may adversely affect their ability to repay their loans;
- grant guarantees to any third parties that may adversely affect their ability to repay their loans;
- grant guarantees to any third parties with the assets funded by the loans;
- make any major changes to their corporate structures, such as entering into joint ventures, mergers and acquisitions and reorganizations or change the company's status, such as liquidation and dissolution;
- alter the nature or scope of their business operations in any material respect;
- incur additional debts;
- reduce their registered capital;
- transfer part or all of the liabilities under the loans to a third party; and
- prepay the loan.

Dividend Restriction

Pursuant to the project loans with Bank of China, Industrial and Commercial Bank of China and Guangdong Development Bank, some of our PRC subsidiaries also agreed not to distribute any dividends:

- if the borrowers' after-tax net profit is nil or negative or insufficient to cover losses from the previous accounting periods; or
- if the borrower's profit before tax in the relevant accounting period has not been used to pay off the principal, interest or other related expenses due in that accounting period or is insufficient to cover the principal, interest or other related expenses due in next period.

Guarantee and Security

Certain of our PRC subsidiaries and associates have entered into guarantee or security agreements with the PRC banks in connection with some of the project loans pursuant to which these subsidiaries and associates have guaranteed or provided security including property mortgage and share pledge for all liabilities of the subsidiary borrowers under these project loans. We also act as a guarantor in relation to certain of these project loans.

Acquisition Financing

CCB Dongshan 2010 Loan

On March 18, 2010, our PRC subsidiary, Guangzhou Tianjian Real Estate Development Co., Ltd. ("Guangzhou Tianjian") signed a loan agreement with China Construction Bank, Guangzhou Dongshan Branch ("CCB Dongshan") to finance the acquisition of Guangzhou Lihe, which holds the Zengcheng Summit project. The loan is a RMB denominated term loan facility with an aggregate principal amount of up to RMB1.16 billion (the "CCB Dongshan 2010 Loan"). The term of the loan is five years. As of December 31, 2010, RMB1.16 billion (US\$175.7 million) in principal amount was outstanding under this facility.

Interest

The CCB Dongshan 2010 Loan bears interest at the PBOC benchmark lending interest rate per annum payable on the 12th of each month for an interest period. In the event that the CCB Dongshan 2010 Loan is not used for the designated purpose of the loan, the penalty interest is calculated at an upward floating rate of 100% from the PBOC benchmark lending interest rate per annum. Any interest on the overdue amount under the CCB Dongshan 2010 Loan is calculated at an upward floating rate of 50% from the PBOC benchmark lending interest rate per annum.

Covenants

Pursuant to the CCB Dongshan 2010 Loan, Guangzhou Tianjian agreed, among other things:

- to not create encumbrances on any part of their properties or assets or deal with their assets in a way that may adversely affect their ability to repay their loans;
- to not grant guarantees to any third parties that may adversely affect their ability to repay their loans;
- to not alter the nature or scope of their business operations in any material respect;
- to not transfer part or all of the liabilities under the loans to a third party; and
- to use the CCB Dongshan 2010 Loan is solely for the purpose of acquiring the entire equity interest in the target project company including its business operations and financial and cash positions.

Events of default

The CCB Dongshan 2010 Loan contains certain customary events of default, including nonpayment of principal or interest, insolvency and breaches of the terms of the CCB Dongshan 2010 Loan. If an event of default has occurred, CCB Dongshan may, without prior notice to the Company demand immediate payment or repayment of all amounts outstanding including all interest accrued thereon. In addition, if, for any reason, the CCB Dongshan is of the view that certain conditions exist that may endanger CCB Dongshan's claims under the contract such as substantial change in the nature of the invested project and/or the target acquisition company's business, the dividend policy of the target acquisition company, CCB Dongshan may, with five business days of written notice, immediately take the necessary relief measures such as demand immediate payment or repayment of all amounts outstanding.

Term loans

ICBC 2006 Loan

On December 20, 2006, we signed a loan agreement with the Industrial and Commercial Bank of China (Asia) Limited ("ICBC") as supplemented by the supplemental loan agreement, the second supplemental loan agreement and the third supplemental loan agreement dated December 28, 2006, January 12, 2007 and May 6, 2008, respectively. The loan facility is a Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$500 million for Guangzhou Xinhengchang Enterprise Development Co., Ltd. ("Guangzhou Xinhengchang") and an aggregate principal amount of up to HK\$500 million for Guangzhou Hejing Real Estate Development Co., Ltd. ("Guangzhou Hejing") (the "ICBC 2006 Loan") both of which are wholly-owned subsidiaries incorporated in the PRC. As of December 31, 2010, HK\$562.3 million (US\$72.1 million) in principal amount was outstanding under this facility.

The ICBC 2006 Loan has a final maturity date of March 31, 2014. We may prepay on any interest payment date under the loan agreement for the ICBC 2006 Loan on the amount prepaid subject to five business days' prior written notice of prepayment to ICBC, specifying the amount to be prepaid and the date of such prepayment.

Guarantee and Security

We have agreed to guarantee the ICBC 2006 Loan.

The ICBC 2006 Loan is secured by the proceeds of certain all-risks insurance and construction contract of International Finance Place, approximately half of International Finance Place (the "Mortgaged Property") and the dividend accounts of Kong Jian Min, Kong Jian Tao and Kong Jian Nan, our executive directors.

Interest

The ICBC 2006 Loan bears interest at the rate of 1.25% per annum over HIBOR on the first day of each interest period for an interest period, which shall be one month. Any overdue amount under the ICBC 2006 Loan will be subject to a penalty interest accruing from the due date up to the date of actual payment at a rate of 2.0% per annum over the applicable interest rates on the ICBC 2006 Loan.

Covenants

We have agreed to maintain the ratio of the loan outstanding under this loan agreement to the valuation of the Mortgaged Property to be below 50% at all times.

We have further agreed that, if the Mortgaged Property is encumbered by third party interests, we will not, subject to certain exceptions:

- create security or dispose of any assets;
- borrow moneys, make loans or give any guarantee;
- enter into any contract relating to the sale, license and/or management of the Mortgaged Property; and
- make any non-ordinary course investments.

Events of Default

The ICBC 2006 Loan contains certain customary events of default, including nonpayment of principal or interest, cross default, insolvency and breaches of the terms of the ICBC 2006 Loan. If an event of default has occurred, ICBC may, without prior notice to the Company demand immediate payment or repayment of all amounts outstanding including all interest accrued thereon.

Consent

On July 29, 2010, we obtained a letter from ICBC that consents to the offering of the 2010 Notes and related aspects of it. On January 18, 2011, we obtained a letter from ICBC that consents to the offering of the Notes and related aspects of it.

ICBC 2008 Loan

On July 30, 2008, we signed a term loan agreement with ICBC. The loan facility is a Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$250 million (the "ICBC 2008 Loan"). As of December 31, 2010, HK\$112.5 million (US\$14.5 million) in principal amount was outstanding under this facility.

The ICBC 2008 Loan will mature on July 30, 2011. We cannot prepay the ICBC 2008 Loan without prior consent of ICBC and 10 business days' prior written notice of prepayment to ICBC.

Guarantee and Security

We have agreed to guarantee the ICBC 2008 Loan.

The ICBC 2008 Loan is secured by the capital stock of, and all assets owned by, Champ Joyment Limited, one of our wholly-owned subsidiaries incorporated in Hong Kong, and secured by the capital stock of our PRC subsidiary Guangzhou Conghua Hejing Real Estate Development Limited. Champ Joyment Limited is a Non-Subsidiary Guarantor.

Interest

The ICBC 2008 Loan bears interest at the rate of 3.5% per annum over HIBOR payable on the last business day of each interest period for an interest period, which is a period of three months, commencing from the date of the first advance made. Any interest on overdue amount under the ICBC 2008 Loan is calculated at a rate of 2.0% per annum on the basis of the actual number of days elapsed and a 365-day year compounded monthly.

Covenants

Pursuant to the ICBC 2008 Loan, we agreed to the following financial covenants:

- our net worth¹ will not be less than RMB8.5 billion; and
- our net gearing ratio² will not be more than 60%, as confirmed by ICBC in writing on July 22, 2010.

We have further agreed, among other things that all pre-sale and sale proceeds of the Conghua Project will be deposited into an ICBC Guangzhou controlled account.

Events of Default

The ICBC 2008 Loan contains certain customary events of default, including nonpayment of principal or interest, cross default, insolvency and breaches of the terms of the ICBC 2008 Loan. If an event of default has occurred, ICBC may, without prior notice to the Company demand immediate payment or repayment of all amounts outstanding including all interest accrued thereon.

Consent

On July 29, 2010, we obtained a letter from ICBC that consents to the offering and all related aspects of it. On January 18, 2011, we obtained a letter from ICBC that consents to the offering of the Notes and related aspects of it.

SCB 2009 Facility

On April 27, 2009, we signed a loan agreement with SCB. The loan facility is an unsecured Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$300 million (the "SCB 2009 Facility"). The SCB 2009 Facility is also guaranteed by Fancy Think Investments Limited ("Fancy Think") and Oak Plus Investments Limited ("Oak Plus"). As of December 31, 2010, HK\$300 million (US\$38.6 million) in principal amount was outstanding under this facility.

The SCB 2009 Facility will mature on April 27, 2012. We cannot prepay the SCB 2009 Facility without giving 14 days' prior written notice of prepayment to SCB, specifying the amount to be prepaid and the date of such prepayment.

^{1 &}quot;Net worth" under the ICBC 2008 Loan represents the amount paid up or credited as paid up on the issued share capital and the amounts standing to the credit of the consolidated capital and revenue reserves as shown in our latest audited consolidated statement of financial position, net any declared dividend or other distributions to our shareholders to the extent that such dividend or other distribution is not provided for in such audited consolidated statement of financial position and any debits balance on profit and loss account.

^{2 &}quot;Net gearing ratio" under the ICBC 2008 Loan represents the total interest bearing borrowings net of cash and cash equivalent and restricted cash over our net worth.

Interest

The SCB 2009 Facility bears interest at the rate of 3.0% per annum over HIBOR on the first day of each interest period for an interest period, which may be one, two or three months as selected by us. Any overdue amount under the SCB 2009 Facility will be subject to default interest at the rate of 2.0% per annum.

Covenants

Pursuant to the SCB 2009 Facility, we agreed to the following financial covenants:

- our consolidated tangible net worth¹ will not be less than HK\$8.3 billion;
- our ratio of consolidated net borrowings² to consolidated tangible net worth (deducting amount attributable to minority interests) will not exceed 0.75:1; and
- our ratio of consolidated EBITDA³ to consolidated interest expense⁴ will not be less than 6.0:1.

We have further agreed, among other things that:

- if the aggregate net worth of Fancy Think and Oak Plus is less than 75% of the consolidated tangible net worth of the Group minus the net worth of Issuer, an additional offshore subsidiary will be required to guarantee the SCB 2009 Facility; and
- no encumbrance will be created over any asset of the Group, subject to certain exceptions.

¹ Consolidated tangible net worth, as defined in the SCB 2009 Facility, means, the aggregate of the paid up or credited as paid up issued share capital of the Group and the amounts standing to the credit of our consolidated distributable and nondistributable reserves as shown on our consolidated financial statements after deducting any amounts attributable to intangible assets, a sum equal to the amounts by which the book value of any of its assets are written up, any amount distributed or proposed to be distributed to persons out of profits accrued on or before date of financial statements and any adjustments reflecting any variation in the amount of paid-up capital, amounts standing to the credit of such reserves or adjustments considered appropriate by external auditors.

² Consolidated net borrowings, as defined in the SCB 2009 Facility, means the aggregate of all the liabilities in respect of our indebtedness from any bank or other financial institution determined on a consolidated basis deducting the aggregate amount of cash at hand held by the members of the Group except any such cash subject to security.

^{3 &}quot;Consolidated EBITDA", as defined in the SCB 2009 Facility, means our consolidated operating profits of the Group for the relevant period before taxation: (a) before deducting any consolidated interest expenses; (b) before taking into account any items treated as exception or extraordinary items; (c) before deducting any amount attributable to amortization of goodwill or depreciation of tangible assets; and (d) after deducting the amount of any profit of any member of the Group which is attributable to minority interest.

^{4 &}quot;Consolidated interest expense", as defined in the SCB 2009 Facility, means the aggregate amount of interest, commission, fees, discounts, prepayment penalties or premiums and other finance payments in respect of consolidated total borrowings whether accrued, paid or payable (but excluding those interest capitalized) by any member of our Group in respect of the twelve months ending on the last day of the Borrower's financial year and each period of six months ending on the last day of the Borrower's financial year excluding any such obligation owed to any other members of our Group, including the interest element of leasing and hire purchase payments, including any amounts paid, payable or accrued by any member of our Group to counterparties under any interest rate hedging instrument.

Events of Default

The SCB 2009 Facility contains certain customary events of default, including nonpayment of principal or interest, cross default, insolvency and breaches of the terms of the SCB 2009 Facility. If an event of default has occurred, SCB may, without prior notice to the Company demand immediate payment or repayment of all amounts outstanding including all interest accrued thereon.

Consent

On July 29, 2010, we obtained a letter from SCB that consents to the offering of the 2010 Notes and related aspects of it. On February 15, 2011, we obtained a letter from SCB that consents to the offering of the Notes and related aspects of it.

ICBC 2010 Loan

On July 29, 2010, we signed a term loan agreement with ICBC. The loan facility is a Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$500 million (the "ICBC 2010 Loan"). The ICBC 2010 Loan has a one lump sum drawdown within 30 days from July 29, 2010. As of the date of this offering memorandum, the ICBC 2010 Loan had been drawn down in full.

The ICBC 2010 Loan will mature on July 29, 2013. We cannot prepay the ICBC 2010 Loan without prior consent of ICBC and 10 business days' prior written notice of prepayment to ICBC, specifying the amount to be prepaid and the date of such prepayment.

Guarantee and Security

We, Oak Plus and Rich Come Enterprises Limited ("Rich Come"), our wholly-owned subsidiaries, have agreed to guarantee the ICBC 2010 Loan.

The ICBC 2010 Loan is secured by the capital stock of, and all assets owned by, Beauty Sight Investments Limited ("Beauty Sight") and Rich Come, the capital stock of our PRC subsidiary Hainan New World Property Development (HK) Limited, certain properties located in Hainan and the receivables of a loan owed by Rich Come to Beauty Sight. Beauty Sight and Rich Come are Non-Subsidiary Guarantors.

Interest

The ICBC 2010 Loan bears interest at the rate of 4% per annum over HIBOR payable on the last business day of each interest period for an interest period, which is a period of one, or two or three months, commencing from the date of the first advance made. Any interest on overdue amount under the ICBC 2010 Loan is calculated at a rate of 2.0% per annum on the basis of the actual number of days elapsed and a 365-day year compounded monthly.

Covenants

Pursuant to the ICBC 2010 Loan, we agreed to the following financial covenants:

- our net worth¹ will not be less than RMB8,500 million; and
- our net gearing ratio² will not be more than 60%.

We have further agreed, among other things that all pre-sale and sale proceeds of any part of the Hainan Lingshui Project shall be deposited into an ICBC designated and controlled account and no amount can be withdrawn without the prior consent of ICBC.

Events of Default

The ICBC 2008 Loan contains certain customary events of default, including nonpayment of principal or interest, cross default, insolvency and breaches of the terms of the ICBC 2010 Loan. If an event of default has occurred, ICBC may, without prior notice to the Company demand immediate payment or repayment of all amounts outstanding including all interest accrued thereon.

Consent

On July 29, 2010, we obtained a letter from ICBC that consents to the offering of the 2010 Notes and all related aspects of it. On January 18, 2011, we obtained a letter from ICBC that consents to the offering of the Notes and related aspects of it.

Trust Financing Arrangements

Suzhou Trust Financing

In December 2009, China Construction Bank Corporation — Suzhou Branch ("CCB Suzhou"), as settler and beneficiary, and Jiangxi International Trust Co., Ltd. ("Jiangxi International") entered into a trust agreement to set up a trust in the amount of RMB901 million, comprising 900 million senior trust units ("Senior Units") and 1 million junior trust units ("Junior Units"). The Senior Units were open for subscription by the public and the Junior Units were subscribed by Suzhou Hejing Real Estate Development Co., Ltd. ("Suzhou Hejing"), one of our wholly-owned subsidiaries in the PRC.

The fund raised under the trust was for the purpose of increasing the registered capital of Suzhou Kaiyu Real Estate Development Company Limited ("Suzhou Kaiyu"), which is engaged in the development of Suzhou Apex project, from RMB400 million to RMB1,500 million. Subsequent to such capital increase, Suzhou Kaiyu is owned 60.06% by Jiangxi International, 29.94% by Suzhou Hejing and 10% by Suzhou Jinzhu Property Development Co., Ltd., an independent third party. The term of the trust is 18 months, subject to early termination by Jiangxi International upon the occurrence of certain events. Early redemption of the Senior Units or Junior Units is not allowed.

^{1 &}quot;Net worth" under the ICBC 2010 Loan represents the amount paid up or credited as paid up on the issued share capital and the amounts standing to the credit of the consolidated capital and revenue reserves as shown in our latest audited consolidated statement of financial position. Net any declared dividend or other distributions to our Shareholders to the extent that such dividend or other distribution is not provided for in such audited consolidated statement of financial position and any debits balance on profit and loss account.

^{2 &}quot;Net gearing ratio" under the ICBC 2010 Loan represents our total borrowings (whether interest bearing or not) net of cash and cash equivalent and restricted cash over our net worth.

In connection with the trust financing, Suzhou Hejing and CCB Suzhou also entered into an option agreement, according to which Suzhou Hejing may acquire all Senior Units from CCB Suzhou at a consideration equivalent to an amount equal to the number of Senior Units X (1 + 11.5%) X number of investment days in the Senior Units divided by 360 (the "Consideration") on December 24, 2010, unless a material adverse event occurs, in which case such acquisition will be made at the request of CCB Suzhou (the "Put Option").

The Put Option is secured by Suzhou Hejing's equity interests in Suzhou Kaiyu Guangzhou Hejing, and we also agreed to guarantee the obligations under the option agreement.

All the proceeds of the trust were deposited to the custodian bank account maintained with and managed by CCB Suzhou.

Guangzhou Trust Financing

In January 2010, Guangzhou Hejing entered into a series of agreements with Citic Trust Limited Company ("Citic Trustee") to set up a trust financing arrangement for the purpose of increasing the registered capital of Guangzhou Wanhui Real Estate Development Limited ("Wanhui"), which is engaged in the development of the D3-4 project in Guangzhou. The term of the trust financing arrangement is 18 months.

The trust consists of three series: 300 million of senior units that were open to the public for subscription ("Senior Units"), 30 million of series 1 junior units ("S1 Units") and 135 million of series 2 junior units ("S2 Units"), each at RMB1 per unit.

The Senior Units were fully subscribed by the public. Citic Trustee used the proceeds of RMB300 million to invest in Wanhui. At the same time, Guangzhou Hejing agreed to entrust its 100% equity interest in Wanhui to Citic Trustee in exchange for the S1 Units. As a result, Citic Trustee owns 100% of Wanhui. Guangzhou Hejing also agreed to entrust its creditor's rights to a RMB135 million shareholder loan owing from Wanhui to Citic Trustee in exchange for S2 Units.

The target annual yield of the Senior Units is 6.5% for investors who subscribed for 3 million units or more and 5.8% for investors who subscribed for less than 3 million units. The target earning for the Senior Units is equal to the principal amount of Senior Units X target annual yield X actual days accumulated divided by 365. In addition, Guangzhou Hejing is required to compensate Citic Trustee on an annual basis in an amount equivalent to the result of the principal amount of the Senior Units X 1.1% X actual days accumulated divided by 365.

In connection with the trust financing, we have granted Citic Trustee a) a put option to require us to purchase from it 100% of the equity interest in Wanhui; and b) a right to transfer its equity interest in Wanhui to a third party; we also have a call option to require Citic Trustee to sell to us its 100% equity interest in Wanhui.

Guangzhou Hejing's obligations under the trust financing are guaranteed by us and secured by 94.5% of the equity interest in Guangzhou Liangyu Investment Co., Ltd., one of our subsidiaries.

Shanghai Pudong Trust Financing

On September 29, 2010, Guangzhou City Wanjing Property Development Co., Ltd. ("Guangzhou City Wanjing"), Shanghai Hejing, New China Trust Co., Ltd. ("Xinhua Trust") and Guangzhou Hejing Real Estate Development Co., Ltd. ("Guangzhou Hejing") entered into a trust financing agreement ("trust agreement"). According to the trust agreement, Xinhua Trust shall gather public funding of RMB650.0 million and the term of the trust will be for 1.5 years. The fund will be used as capital contribution for Guangzhou City Wanjing, after which, Xinhua Trust will hold 95.59% equity interest in Guangzhou City Wanjing, and Guangzhou Hejing will own the remaining 4.41% equity interest. Without the consent of Xinhua Trust, Guangzhou Hejing may not transfer its interest in the project company to third parties, Guangzhou City Wanjing will use the RMB650.0 million contribution from Xinhua Trust to contribute further into the project company which is developing the Shanghai Pudong Project, namely Shanghai Jingdong Property Development Co., Ltd. At the same time, Shanghai Hejing will contribute an equal amount to the registered capital of the project company, the registered capital of which which will reach RMB1,350.0 million. Guangzhou City Wanjing and Shanghai Hejing will each hold 50% equity interest in the project company. Shanghai Hejing will pledge its 50% equity interest in the project company to Xinhua Trust, Xinhua Trust will assign a director to each of Guangzhou City Wanjing and the project company, who will have one veto vote on certain material matters, such as business plans and disposal of material fixed assets.

According to the trust agreement, before the expiry or upon early termination of the trust arrangement, Guangzhou Hejing, Shanghai Hejing or Guangzhou City Wanjing has the right to demand Xinhua Trust to withdraw trust finances by the following means: (1) through obtaining dividends from Guangzhou City Wanjing or through capital reduction methods; (2) transfer the beneficial interest in the trust to Guangzhou Hejing or its designated third party; or (3) transfer equity interest in Guangzhou City Wanjing to Guangzhou Hejing or its designated third party. Xinhua Trust will distribute principal and interests from the proceeds received. If Xinhua Trust obtains principal and interests via the first two methods, Xinhua Trust shall transfer the remaining trust assets to Guangzhou Hejing or its designated third party at no cost (including the shareholding of Guangzhou City Wanjing).

On September 29, 2010, Shanghai Hejing, Guangzhou City Wanjing and the project company entered into a capital increase agreement, under which Guangzhou City Wanjing and Shanghai Hejing will each contribute RMB650.0 million to the project company. Each of Guangzhou City Wanjing and Shanghai Hejing owns 50% equity interest in the project company.

On September 29, 2010, Guangzhou Hejing, Xinhua Trust and Guangzhou City Wanjing entered into a capital increase agreement, under which Xinhua Trust will contribute RMB650.0 million into Guangzhou City Wanjing. As a result, Xinhua Trust owns 95.59% of the equity interest in Guangzhou City Wanjing and Guangzhou Hejing owns the remaining 4.41% equity interest.

On September 29, 2010, Shanghai Hejing and Xinhua Trust entered into two share pledge agreements according to which, Shanghai Hejing's 50% equity interest in the project company are pledged to Xinhua Trust to guarantee the obligations of Guangzhou City Wanjing, Shanghai Hejing, and Guangzhou Hejing under the trust agreement. Without the consent of Xinhua Trust, the project company cannot issue cash dividends to Shanghai Hejing.

2010 Notes

On August 18, 2010, we entered into an indenture pursuant to which we issued an aggregate principal amount of US\$250,000,000 12.50% senior notes due 2017. The 2010 Notes are listed on the SGX-ST.

As of December 31, 2010, we had a total amount of RMB1,618.3 million (US\$245.2 million) of senior notes outstanding from the issuance of our 2010 Notes.

Guarantee

The obligations pursuant to the 2010 Notes are guaranteed by our existing subsidiaries (the "2010 Subsidiary Guarantors") other than those organized under the laws of the PRC and certain other subsidiaries specified in the indenture governing the 2010 Notes. We refer to these guarantees as the 2010 Subsidiary Guarantees. Under certain circumstances and subject to certain conditions, a 2010 Subsidiary Guarantee required to be provided by one of our subsidiaries may be replaced by a limited-recourse guarantee (a "2010 JV Subsidiary Guarantee"). We refer to the subsidiaries providing a 2010 JV Subsidiary Guarantee as 2010 JV Subsidiary Guarantees.

Each of the 2010 Subsidiary Guarantors, jointly and severally, guarantee the due and punctual payment of the principal, any premium, and interest on, and all other amounts payable under the 2010 Notes.

Collateral

In order to secure the obligations under the 2010 Notes, the Company agreed, for the benefit of the holders of the Notes, to pledge, or cause the initial 2010 Subsidiary Guarantor Pledgors to pledge, as the case may be, the capital stock of each initial 2010 Subsidiary Guarantor, other than Market Network Limited (collectively, the "2010 Collateral") in order to secure the obligations of the Company under the Notes and each initial 2010 Subsidiary Guarantor Pledgor under its Subsidiary Guarantee. The 2010 Collateral may be released or reduced in the event of certain asset sales and certain other circumstances. In addition, the 2010 Collateral will be shared on a *pari passu* basis by the holders of the 2010 Notes and the holders of other secured indebtedness including the lender under the SCB 2009 Facility, and any other creditors with respect to Permitted *Pari Passu* Secured Indebtedness.

Interest

The 2010 Notes bear an interest rate of 12.50% per annum. Interest is payable semiannually in arrears.

Covenants

Subject to certain conditions and exceptions, the 2010 Indenture and each of the related 2010 Subsidiary Guarantees contain certain covenants, restricting us and each of the related restricted subsidiaries from, among other things:

- incurring or guaranteeing additional indebtedness and issuing disqualified or preferred shares;
- declaring dividends on capital stock or purchasing or redeeming capital stock;

- making investments or other specified restricted payments;
- issuing or selling capital stock of the related restricted subsidiaries;
- guaranteeing indebtedness of the related restricted subsidiaries;
- selling assets;
- creating liens;
- entering into sale and leaseback transactions;
- engaging in any business other than permitted business;
- entering into agreements that restrict the related restricted subsidiaries' ability to pay;
- dividends, transfer assets or make intercompany loans;
- entering into transactions with shareholders or affiliates; and
- effecting a consolidation or merger.

Events of Default

The indenture governing the 2010 Notes contains certain customary events of default, including default in the payment of principal or of any premium on the 2010 Notes when such payments become due and payable, default in payment of interest which continues for 30 consecutive days, and other events of default substantially similar to the events of default under the Indenture. If an event of default occurs and is continuing, the trustee under the indenture governing the 2010 Notes or the holders of at least 25% of the outstanding 2010 Notes may declare the principal of the 2010 Notes plus a premium (if any), and any accrued and unpaid interest to be immediately due and payable. Upon the occurrence of certain specified events of default, the principal of, premium (if any), and accrued and unpaid interest on the outstanding 2010 Notes will automatically become and be immediately due and payable without any declaration or other act on the part of the trustee or any holder.

Change of Control

Upon the occurrence of certain events of change of control and a rating decline, we will make an offer to repurchase all outstanding 2010 Notes at a purchase price equal to 101% of their principal amount plus accrued and unpaid interest, if any, to the date of repurchase.

Maturity and Redemption

The maturity of the 2010 Notes is August 18, 2017. At any time and from time to time, we may, with the proceeds from sales of certain types of the Company's shares, redeem up to 35% of the aggregate principal amount of the 2010 Notes at a redemption price equal to 112.50% of the principal amount of the 2010 Notes, plus accrued and unpaid interest, if any, to the redemption date, provided that at least 65% of the aggregate principal amount of the 2010 Notes originally issued remains outstanding after each such redemption and any such redemption takes place within 60 days after the closing of the related equity offering.

Additionally, if we or an initial 2010 Subsidiary Guarantor under the indenture governing the 2010 Notes would become obligated to pay certain additional amounts as a result of certain changes in, or amendment to, specified tax law, we may redeem the 2010 Notes at a redemption price equal to 100% of the principal amount of the 2010 Notes, plus any accrued and unpaid interest, subject to certain exceptions.

Recent Material Indebtedness

SCB 2011 Facility

On February 9, 2011, we signed a loan agreement with SCB. The loan facility is a secured and guaranteed Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$195 million (the "SCB 2011 Facility"). The loan facility is secured by security created pursuant to the 2010 Collateral, with the exception of the capital stock of Power Place Enterprises Limited and any other security document that may at any time be given as security for any of the liabilities pursuant to or in connection with the indenture governing the 2010 Notes. The SCB 2011 Facility is guaranteed by our subsidiaries Act Power International Limited, Able Talent International Limited, Boom Faith International Limited, Cheerful Hill Group Limited, Extreme Beauty Enterprises Limited, Faith Beauty International Limited, Fame Rich Group Limited, Fast Choice Group Limited, Good Excel Enterprises Limited, Happy Clear Consultants Limited, High Insight Enterprises Limited, High Ascent, Hugeluck Investments Limited, Noble Wit Enterprises Limited, Now Rich Holdings Limited, Pine Billion Enterprises Limited, Reach Luck Consultants Limited, Rising Wave Enterprises Limited, Win Talent Enterprises Limited, Bondie Investments Limited, Fancy Think, Fine Era Investments Limited, Global Era Investments Limited, Jumbo Yield Investments Limited, Luck Creation Investments Limited, Market Network Limited, Profit Spring Investments Limited, Sammax Investments Limited, Total Super Investments Limited, Trimming Star Group Limited and Truly Gain Investments Limited. As of the date of this offering memorandum, the principal amount of the loan facility in Hong Kong dollars drawn down and outstanding is equivalent to US\$25 million.

The SCB 2011 Facility will mature on February 9, 2014. We cannot voluntarily prepay, in whole or any part of, the SCB 2011 Facility without giving 14 days' prior written notice of prepayment to SCB.

Interest

The SCB 2011 Facility bears interest at the rate of 4.60% per annum over HIBOR on the last day of each interest period for an interest period, which may be one, two or three months or any other period agreed between us and SCB as selected by us. Any overdue amount under the SCB 2011 Facility will be subject to default interest at the rate of 2.00% per annum.

Covenants

Pursuant to the SCB 2011 Facility, we agreed to the following financial covenants:

- our consolidated tangible net worth¹ will not be less than RMB10.0 billion;
- the ratio of consolidated net borrowings² to consolidated tangible net worth will not at any time exceed 0.75:1;
- the ratio of consolidated EBITDA³ to interest expense⁴ for any relevant period⁵ will not be less than 2:00 to 1;
- the ratio of consolidated PRC borrowings⁶ to consolidated total assets⁷ will not at any time exceed 0.50 to 1; and
- the Company shall ensure that in any financial year, any distribution, dividend or other payment to its shareholders shall not exceed 50% of the Group's consolidated net profit attributable to that financial year.

⁵ "Relevant period," as defined in the SCB 2011 Loan, means (a) each financial year of the Company; and (b) each period beginning on the first day of the second half of a financial year of the Company and ending on the last day of the first half of its next financial year.

¹ "Consolidated tangible net worth," as defined in the SCB 2011 Facility, means, the aggregate of the paid up or credited as paid up issued share capital of the Group and the amounts standing to the credit of our consolidated distributable and non-distributable reserves as shown on our consolidated financial statements after (a) deducting any amount attributable to goodwill or any other intangible assets; (b) deducting any minority interests; (c) including any amounts which would under generally accepted accounting principles, standard and practices ("GAAP") be included in a calculation of the consolidated tangible net worth of the relevant guarantor and its subsidiaries and; (d) eliminating inconsistencies between the accounting principles applied in connection with the latest published audited consolidated balance sheet of the Company and its subsidiaries and those applied in connection with the Company's audited consolidated financial statements for the financial year ended December 31, 2008.

² "Consolidated net borrowings," as defined in the SCB 2011 Facility, means at any time the aggregate (without double counting) of (a) (i) the amount of "Short-term loans" in the latest published audited consolidated balance sheet of the Group (the "Balance Sheet"); and (ii) the current borrowings of members of the Group howsoever described, as calculated in accordance with GAAP; (b) (i) the amount of "Long-term loans" in the Balance Sheet; and (ii) the long term borrowings of members of the Group howsoever described, as calculated in accordance, "restricted cash" balance and bank balance as shown in the Balance Sheet (regardless of whether or not such cash can be remitted to the Company or a guarantor under the SCB 2011 Facility to be applied immediately for the purpose of repaying the SCB 2011 Facility.

³ "Consolidated EBITDA," as defined in the SCB 2011 Facility, means, in relation to any relevant period, the total consolidated operating profit of the Group for that relevant period before taking into account (a) (i) interest expense; (ii) tax; and (iii) extraordinary and exceptional items; (b) excluding amounts attributable to minority interests in the subsidiaries; (c) excluding, to the extent included, selling, marketing costs, administrative expenses and other operating expenses; and (d) after adding back all amounts provided for depreciation and amortization for that relevant period, as determined from the financial statements of the Group and the evidence delivered under certain clauses relating to financial statements and compliance with financial covenants.

⁴ "Interest expense," as defined in the SCB 2011 Facility, means, in relation to any relevant period, the aggregate amount of interest and any other finance charges (whether or not paid, payable or capitalized) accrued by the Group in that relevant period in respect of borrowings adjusted (but without double counting) by any unrealized gains or losses in respect of any interest rate hedging derivative transaction.

⁶ "Consolidated PRC borrowings," as defined in the SCB 2011 Facility, means at any time the aggregate (without double counting) of (a) (i) the amount of "Short-term loans" in the Balance Sheet; and (ii) the current borrowings of members of the Group howsoever described, as calculated in accordance with GAAP; (b) (i) the amount of "Long-term loans" in the Balance Sheet; and (ii) the long term borrowings of members of the Group howsoever described, as calculated in accordance with GAAP; (b) (c) the amount of "Long-term loans" in the Balance Sheet; and (ii) the long term borrowings of members of the Group howsoever described, as calculated in accordance with GAAP, in each case, in relation to short-term loans, long-term loans and borrowings incurred by members of the Group incorporated in the PRC from (x) financial institutions in the PRC or (y) other members of the Group incorporated in the PRC.

⁷ "Consolidated total assets," as defined in the SCB 2011 Facility, means the sum of the current assets and non-current assets of the Group calculated on a consolidated basis by reference to the latest audited financial statements of the Company.

We have further agreed, among other things that:

- on the first utilization date, the loan to value ratio ("LTV Ratio") of all loans used to finance and refinance the acquisition or development of the investment properties owned by the Group (the "Investment Property Loans") shall not exceed 55% (excluding for this purpose, the ICBC 2006 Loan); and
- if at any time after the first utilization date, the LTV Ratio of all Investment Property Loans exceeds 65%, the Company shall ensure that the Investment Property Loans are prepaid in such an amount as to restore the LTV Ratio to not more than 55% by not later than three months (or such other later date as may be agreed between the Company and SCB) from the date on which the LTV Ratio exceeds such percentage.

Events of Default

The SCB 2011 Facility contains certain customary events of default, including nonpayment of principal or interest, cross default, insolvency and breaches of the terms of the SCB 2011 Facility. If an event of default has occurred, SCB may, by notice to the Company demand immediate payment or repayment of all amounts outstanding including all interest accrued thereon.

DEFINITIONS

In this announcement, the following expressions shall have the meanings set forth below unless the context requires otherwise:

"Board"	the board of Directors
"Citi"	Citigroup Global Markets Limited, one of the joint lead managers and the joint bookrunner in respect of the offer and sale of the Notes
"Company"	KWG Property Holding Limited, a company incorporated in the Cayman Islands with limited liability, the shares of which are listed on the main board of the Stock Exchange
"Directors"	the directors of the Company
"GFA"	gross floor area
"Group"	the Company or its subsidiaries
"Hong Kong"	the Hong Kong Special Administrative Region of the PRC
"HSBC"	the Hong Kong and Shanghai Banking Corporation Limited, one of the joint lead managers and the joint bookrunner in respect of the offer and sale of the Notes
"Notes"	the guaranteed US\$ dollar denominated senior fixed rate notes to be issued by the Company
"PRC"	the People's Republic of China, excluding Hong Kong, Macao Special Administrative Region and Taiwan for the purposes of this announcement

"Proposed Notes Issue"	the proposed issue of the Notes by the Company
"Purchase Agreement"	the agreement to be entered into between, among others, the Company, Citi, HSBC, Standard Chartered Bank and the Subsidiary Guarantors in relation to the Notes Issue
"Securities Act"	the United States Securities Act of 1933, as amended
"SGX-ST"	Singapore Exchange Securities Trading Limited
"Stock Exchange"	The Stock Exchange of Hong Kong Limited
"Subsidiary Guarantors"	the subsidiaries of the Company which guarantees the Notes
"US\$" or "US dollar"	United States dollar(s)
"°0/0"	per cent

On behalf of the Board KWG Property Holding Limited Kong Jian Min Chairman

Hong Kong, 23 March, 2011

As at the date of this announcement, the executive Directors are Mr. Kong Jian Min, Mr. Kong Jian Tao, Mr. Kong Jian Nan, Mr. Li Jian Ming, Mr. Tsui Kam Tim, Mr. He Wei Zhi and Mr. Yu Yao Sheng; and the independent non-executive directors of the Company are Mr. Lee Ka Sze, Carmelo, Mr. Dai Feng and Mr. Tam Chun Fai.

Extract of Operation and Finance Data of KWG Property Holding Limited (As of 23 March 2011)

RISK FACTORS

Risks Relating to Our Business

We are heavily dependent on the performance of the PRC property market, particularly in Guangzhou, Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan

Our business and prospects depend on the performance of the property market in the PRC. As of December 31, 2010, we had 25 projects at various stages of development located in Guangzhou, Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan, four of which were completed, and 21 of which were under development or held for future development. As of December 31, 2010, we had three completed projects and eight projects under development and held for future development in Guangzhou. Any property market downturn in the PRC generally or, in particular, in Guangzhou and other cities and regions where we operate, could adversely affect our business, results of operations and financial condition. We cannot assure you that the demand for new properties in Guangzhou and other regions and cities in China where we operate or intend to expand will continue to grow or that prices will not deteriorate. In addition, volatility in market conditions and fluctuations in property prices, as well as the demand for properties have been affected and will continue to be affected by the economic, social, political and other factors that are outside of our control and we cannot assure you that there will not be oversupply of properties or an economic downturn in the property sectors in Guangzhou and other cities and regions of China. Any such over-supply or economic downturn may result in a slow down in property sales or downward pressure on property prices regionally or nationwide. Any adverse development in the property market in Guangzhou or other regions and cities in China where we operate or may operate in the future could have a material and adverse effect on our business, results of operations and financial condition.

Our business, financial condition and results of operations have been and will continue to be dependent on the state of the PRC property market, particularly in Guangzhou, Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan, and our business may be affected by adverse developments in the supply and demand for properties or adverse change in property prices in the PRC. Any adverse development in the property market in the regions and cities in China where we operate or may operate in the future could have a material and adverse effect on our business, results of operations and financial condition.

Our business is subject to extensive governmental regulation and, in particular, we are susceptible to policy changes in the PRC property sector

Our business is subject to extensive governmental regulation and the macro-economic control measures implemented by the PRC government from time to time. As with other PRC property developers, we must comply with various requirements mandated by the PRC laws and regulations, including the policies and procedures established by local authorities designated to implement such laws and regulations. In particular, the PRC government exerts considerable direct and indirect influence on the development of the PRC property sector by imposing industry policies and other economic measures, such as control over the supply of land for property development, control of foreign exchange, property financing, taxation and foreign investment. Through these policies and measures, the PRC government may restrict or reduce land available for property development, raise benchmark interest rates of commercial banks, place additional limitations on the ability of commercial banks to make loans to property developers and property purchasers, impose additional taxes and levies on property sales and restrict foreign investment in the PRC property sector. In November 2010, the Ministry of Commerce ("MOFCOM") promulgated the Notice on Strengthening Administration of the Approval and Registration of Foreign Investment into Real Estate Industry (關於加強外商投資房地產業審批備案管理的通知), which provides that, among other things, in the case that a real estate enterprise is established in China with overseas capital, it is prohibited to purchase and/or sell real estate properties completed or under construction for arbitrage purposes. The local MOFCOM authorities are not permitted to approve investment companies to engage in the real estate development and management. Restrictions imposed by the PRC government on foreign investment in the property sector may affect our ability to make further investments in our PRC subsidiaries and, as a result, may limit our business growth and have an adverse effect on our business, financial condition and results of operations.

The PRC government has announced a series of other recent measures designed to stabilize the growth of the PRC economy and to stabilize the growth of specific sectors, including the property market, to a more sustainable level.

- On April 17, 2010, the State Council issued the Notice on Resolutely Curbing the Rapid Rising of the House Price in Certain Cities (Guofa (2010) No. 10) (國務院關於堅決遏制部分城市房價過快上漲的通知), which stipulated that the down payment for the first property bought with mortgage loans that is larger than 90 sq.m. shall be not less than 30% of the purchase price, down payment for the second property bought with mortgage loans shall be not less than 50% of the purchase price and the loan interest rate shall be not lower than 110% of the benchmark lending rate published by the People's Bank of China (the "PBOC"). In certain areas where commodity residential properties are in short supply and prices rise too quickly, the banks may suspend mortgage loans for the third or further properties bought by mortgage applicants or to non-residents who cannot provide any proof of tax or social insurance payment for more than one year.
- On April 30, 2010, the Beijing Municipal Government issued the Circular on Implementation of the Notice on Containing the Excessive Hike of Property Price in Some Cities by the State Council (北京市人民政府貫徹落實國務院關於堅決遏制部分城市房價上漲文件的通知), under which one household is allowed to purchase only one new residential unit in Beijing.
- On May 18, 2010, the Guangzhou Municipal Government issued the Opinion on the Implementation of the Notice on Resolutely Curbing the Rapid Rising of the House Price in Certain Cities by the State Council. (關於貫徹落實國務院關於堅決遏制部分城市房價過快上漲的 通知精神努力實現住有所居的意見), which reiterates and specifies the above regulations by the State Council.
- On May 19, 2010, the State Administration of Taxation (the "SAT") issued the Circular on Settlement of Land Appreciation Tax (關於土地增值税清算有關問題的通知) to clarify and strengthen the settlement of the land appreciation tax. Furthermore, on May 25, 2010, the SAT issued the Notice on Strengthening the Collection of Land Appreciation Tax (關於加強土地增值 税徵管工作的通知), which requires that the minimum LAT prepayment rate shall be 2% for provinces in the eastern region, 1.5% for provinces in the central and northeastern regions, and 1% for provinces in the western region. If the LAT is calculated based on the authorized taxation method (核定徵收), the minimum taxation rate shall be 5% in principle. For more details, see "Regulations Taxation in China Land Appreciation Tax."
- On May 26, 2010, the Ministry of Housing and Urban-Rural Development (the "MOHURD"), PBOC, and the China Banking Regulatory Commission (中國銀行業監督管理委員會) (the "CBRC") jointly issued the Circular on Standardizing the Assessing Criteria of the Second Home for Personal Mortgage Loans (關於規範商業性個人住房貸款中第二套住房認定標準的通 知), under which a stricter standard will be adopted in assessing whether a house to be bought is a second home when granting mortgage loans. The new standard will be based on property ownership, not mortgage history, and the unit for the number of the houses will be determined in terms of family (including the borrower, his spouse and minor children), rather than individuals. Home buyers are required to provide a registration record from the local housing registration system when applying for mortgage loans. If it is impossible to check the purchasing record, loan applicants are required to submit a certification listing the number of homes owed by the applicant's family. The banks will examine both the number of the homes owned by the applicant's family and the applicant's previous mortgage and purchasing record in order to counter speculative activities. The banks will define a loan applicant as a second-home buyer as long as the applicant has taken out a mortgage loan previously, or his family has a home ownership record in the housing registration system, or it is confirmed that his family has owned a property based on due diligence.
- On September 21, 2010, the Ministry of Land and Resources and the MOHURD jointly promulgated the Notice on Further Strengthening the Administration and Control of the Lands for Real Estates and the Construction of Real Estates (關於進一步加強房地產用地和建設管理調 控的通知) to tighten the examination of qualifications of land bidders.

- On September 29, 2010, the PBOC and the CBRC jointly issued the Circular on Issues Concerning Improving Differentiated Housing Loan Policies (關於完善差別化住房信貸政策有關 問題的通知), which raised the minimum down payment to 30% for all first home purchase with mortgage loans, and stipulates that for any family that uses loans to buy a second home, the down payment ratio shall not be lower than 50% and loan interest rate shall not be lower than 1.1 times the benchmark loan interest rate, and all commercial banks shall suspend issuing housing loans to home buyers whose family members already own two or more housing properties and to non-local residents who cannot provide evidence showing that they have paid taxes or social insurance contributions for more than one year.
- On November 2, 2010, the Ministry of Finance, the MOHURD, the CBRC and the PBOC jointly issued the Circular on Issues Concerning Policies on Regulation of Personal Housing Provident Fund Loan (關於規範住房公積金個人住房貸款政策有關問題的通知), which provides that where personal housing provident fund loan is used to buy the first ordinary self-use house and the floor area of the house is no more than 90 sq.m., the down-payment proportion shall not be lower than 20%; where the floor area of the house is more than 90 sq.m., the down-paying families whose floor area per capita is less than local average shall have access to personal housing provident fund loan is used to buy the second house, and the loan shall be used to buy ordinary self-use house so as to improve dwelling conditions. Where the personal housing provident fund loan is used to buy the second house, the down-payment proportion shall not be lower than 50%, and the interest rate of such loan shall not be less than 1.1 times of the interest rate of the personal housing provident fund loan for the purchase of the first house. Personal housing provident fund loan for the purchase of the second houses by housing provident fund-paying families shall be suspended.
- On January 26, 2011, the General Office of the State Council issued the Notice concerning Further Strengthening the Macroeconomic Control of the Real Property Market (進一步做好房 地產市場調控工作有關問題的通知), which, among others, raised the minimum down payment for second house purchases from 50% to 60%, with the minimum lending interest rate at 110% of the benchmark rate. Furthermore, many cities have promulgated measures to restrict the number of houses one family is allowed to newly purchase in order to implement the aforesaid Notice, such as Guangzhou, Tianjin, Beijing, Shanghai, Suzhou, Qingdao, Jinan, Chengdu and Foshan. In order to implement the central government's requirement, other cities in China where our property projects are located may also issue similar restrictive measures in the near future which may impose adverse effects on our business.
- The State Council also recently approved, on a trial basis, the launch of a new property tax scheme in selected cities. The detailed measures will be formulated by the governments of the pilot provinces, autonomous regions or municipalities directly under the central government. On January 27, 2011, the governments of Shanghai and Chongqing issued their respective measures for implementing pilot property tax schemes, which became effective on January 28, 2011. See "Regulations Taxation in China Property Taxes." These two governments may issue additional measures to tighten the levy of property tax. It is also expected that more local governments will follow Shanghai and Chongqing in imposing property tax on commodity properties. The imposition of property tax on commodity properties will increase the purchasing cost of properties and is expected to have a negative impact on demand for properties in China, which in turn could have a material adverse effect on our business, financial condition and results of operations. We cannot assure you that property development and investment activities will continue at past levels or that there will not be an economic downturn in the property markets in the regions and cities where we operate.

Many of the property industry policies carried out by the PRC government are unprecedented and are expected to be amended and revised over time. Other political, economic and social factors may also lead to further adjustments and changes of such policies. We cannot assure you that the PRC government will not adopt additional and more stringent industry policies, regulations and measures in the future.

If we fail to adapt our operations to new policies, regulations and measures that may come into effect from time to time with respect to the real property industry, or such policy changes disrupt our business, reduce our sales or average selling prices, or cause us to incur additional costs, our business prospects, results of operations and financial condition may be materially and adversely affected.

You should read the various risk factors under the section entitled "— Risks Relating to the Property Industry in China — The PRC government may adopt further measures to slow down growth in the property sector" below for more information relating to these risks and uncertainties.

Our results of operations may vary significantly from period to period

Our results of operations may vary significantly from period to period, due to a number of factors, including the timetables of our property development projects, the timing of the sale of properties that we have developed, our revenue recognition policies and any volatility in expenses such as raw material costs. The overall schedules of our property development and the number of properties that we can develop or complete during any particular period are limited as a result of the substantial capital required for the acquisition of land, demolition and resettlement and construction. The sale of properties we develop is subject to general market or economic conditions in the areas where we conduct our business and the level of acceptance of our properties by prospective customers. According to our accounting policy, we recognize revenue upon the completion and delivery of the properties to purchasers, which may typically take up to two years after the commencement of pre-sales. Therefore, in periods in which we pre-sell a large aggregate GFA, we may not generate a correspondingly high level of revenue if the properties pre-sold are not delivered within the same period. In addition, our business depends on obtaining adequate supplies of raw materials and is subject to fluctuation in the market prices of raw materials. The prices that we pay for raw materials may increase due to increased industry demand, inflation, higher fuel and transportation costs and other factors. We will continue to experience significant fluctuations in revenue and profit from period to period in connection with our property development business. We therefore believe that periodto-period comparisons of our operating results may not be as meaningful as they would be for a company with more stable recurring revenue.

We may not always be able to obtain land reserves that are suitable for development

We derive our revenue principally from the sale of properties that we have developed. Therefore, we must maintain or increase our land reserves in strategic locations at an appropriate pace in order to ensure sustainable business growth. Based on our current rate of property development, we believe we have sufficient land reserves for development for the next several years. To have a steady stream of developed properties available for sale and support sustainable growth, we need to replenish and increase our land reserves with additional land suitable for development.

Our ability to identify and acquire suitable development sites is subject to a number of factors, some of which are beyond our control. The supply of substantially all of the land in China is controlled by the PRC government. The land supply policies adopted by the PRC government directly impact our ability to acquire land use rights for development and our costs of such acquisitions. In recent years, the PRC central and local governments have implemented various measures to regulate the means by which property developers may obtain land. The PRC government also controls land supply through zoning, land usage regulations and other means. All these measures further intensify the competition for land in China among property developers. In 2002, the PRC government introduced a nationwide system of mandatory public tender, auction or listing-for-sale for the grant of land use rights for commercial use, tourism, entertainment and commodity property development. In 2007, the Ministry of Land and Resources of the PRC (the "Ministry of Land and Resources") issued revised Rules on the Grant of State-owned Land Use Rights through Public Tender, Auction and Listing-for-sale (招標拍賣掛牌出讓國有建設用地使用權規 定), which further stipulate legal and procedural requirements on the means by which state-owned land use rights can be granted by the PRC government for industrial purposes, commercial purposes, tourism, entertainment and commodity property development, and require that the land premium must be paid in full to the local land administration bureau pursuant to the underlying land grant contract before the land certificate can be issued to the land user. For use rights more details, see "- Risks Relating to the Real Estate Industry in China - The PRC government may adopt further measures to slow down growth in the property sector." The PRC government's policy to grant state-owned land use rights at competitive market prices is likely to increase the acquisition cost of land reserves generally in the PRC.

In addition, in September 2010, the Ministry of Land Resources and the MOHURD, jointly issued the Notice on Further Strengthening the Administration and Control of Real Estate Land and Construction (關於進一步加強房地產用地和建設管理調控的通知), which stipulates, among other things, that the planning and construction conditions and land use standards should be specified when a parcel of land is to be granted, and the restrictions on the area of any parcel of land granted for commodity properties should be strictly implemented. The development and construction of large low-density residential properties should be strictly restricted, and the plot ratio for residential land is required to be more than 1:1. In addition, a property developer and its shareholders will be prohibited from participating in any bidding to acquire additional land until any illegal behavior in which it has engaged, such as leaving its land idle for more than one year, has been completely rectified. The implementation of these regulations may increase land transfer prices and require property developers to maintain a higher level of working capital.

If we fail to acquire sufficient land reserves in a timely manner and at acceptable terms, or at all, our business, prospects, results of operations and financial condition may be materially and adversely affected.

We may not always be able to obtain land use rights certificates with respect to certain parcels of land in connection with which we have entered into various contractual arrangements

We may not be able to obtain land use rights certificates with respect to certain parcels of land. Under current PRC land grant policies, the relevant authorities will not issue the formal land use right certificate for a piece of land until the developer has paid the land premium in full, completed the resettlement process and is in compliance with other land grant conditions, and the land use rights for properties and lands will not be formally vested until corresponding land use right certificates have been issued. As of December 31, 2010, there were several parcels of land related to The Sapphire, Foshan Project, Chengdu Jinjiang Project, Shanghai Jiading E-06 Project, Shanghai Pudong Project, Tianjin Jinnan Project and Lie De Project, for which we have been issued or entered into land grant confirmation letters or land grant contracts but have not obtained the land use rights certificates. In connection with these land acquisitions, as of December 31, 2010, we had paid land premium in the aggregate amount of RMB7,376.9 million (US\$1,117.7 million) and had outstanding commitments totaling approximately RMB2,459.0 million (US\$372.6 million).

We cannot assure you that we will enter into formal land grant contracts, or that the relevant PRC government authorities will grant us the appropriate land use rights or issue the relevant land use rights certificates in respect of these parcels of land or in respect of other land we may contract to acquire in the future, in a timely manner, or at all. Nor can we assure you that our contractual arrangements will eventually result in our acquisition of any land use rights. As these contractual arrangements are subject to various government approvals that involve relatively complex procedures, it is not uncommon to take years to complete the acquisition of the underlying land, if at all. If we fail to obtain, or experience material delay in obtaining, the land use rights certificates with respect to any parcels of land we have contracted or may contract to acquire in the future, in a timely manner, or at all, our business, results of operations and financial condition may be materially and adversely affected. Furthermore, we cannot assure you that if the transactions as contemplated in the relevant agreement cannot be completed, any refund of our prepayments will be provided in a timely manner or at all. If we fail to obtain refunds, our financial condition, cash flow and results of operations may be materially and adversely affected.

Restrictions on the payment terms for land use rights may adversely affect our financial condition

The fiscal and other measures adopted by the PRC government from time to time may limit our flexibility and ability to use bank loans to finance our property developments and therefore may require us to maintain a relatively high level of internally-sourced cash. In November 2009, the PRC government raised the minimum land premium down payment to 50%. In March 2010, this requirement was further tightened. The PRC government set the minimum land premium at no less than 70% of the benchmark price of the locality where the parcel of land is granted, and the bidding deposit at not less than 20% of the minimum land premium. Additionally, a land grant contract must be entered into within 10 working days after the land grant deal is closed, and the down payment of 50% of the land premium is to be paid within

one month of signing the land grant contract, with the remainder to be paid in full within one year of the date of the land grant contract, subject to limited exceptions. Such change of policy may constrain our cash otherwise available for additional land acquisition and construction. We cannot assure you that we will have adequate resources to fund land acquisitions (including any unpaid land premiums for past acquisitions), or property developments.

In 2007, the Ministry of Land and Resources issued revised "Rules regarding the Grant of Stateowned Land Use Rights for Construction by Way of Tender, Auction and Listing-for-sale" (招標拍賣掛牌 出讓國有建設用地使用權規定), which provides that property developers must fully pay the land premium for the entire parcel under the land grant contract before they can receive a land use rights certificate and commence development on the land. This regulation became effective on November 1, 2007. As a result, property developers are not allowed to bid for a large piece of land, make partial payment, and then apply for a land use rights certificate for the corresponding portion of land in order to commence development, which had been the practice in many Chinese cities. The implementation of such regulation requires property developers to maintain a higher level of working capital, which may have a material adverse effect on our cash flow position, financial condition and business plans.

We may not have adequate financing to fund our land acquisitions and property projects

Property development is capital intensive. We finance our property projects primarily through a combination of internal funds, project loans from banks, capital contributions from shareholders, proceeds from pre-sales and sales of our developed properties and other financing sources such as our issuance of the 2010 Notes. See "Description of Material Indebtedness and Other Obligations — 2010 Notes". As of December 31, 2010, our total bank loans amounted to RMB10,713.3 million (US\$1,623.2 million). Our ability to procure adequate and suitable financing for acquisitions of land or companies and property developments depends on a number of factors that are beyond our control, including general economic conditions, our financial strength and performance, credit availability from financial institutions, financing costs and monetary policies in China.

The PRC government has in recent years implemented a number of measures to control money supply and credit availability for fixed asset investments, particularly with respect to the property development sector. For example:

- The PBOC has prohibited commercial banks from granting loans to property developers to pay land premiums since June 2003;
- The PBOC has restricted PRC commercial banks from granting project loans for the development of luxury residential properties since 2003;
- The MOHURD (also known as the "Ministry of Construction") (中華人民共和國住房和城鄉建 設部) and other PRC government authorities jointly issued the Opinions on Adjusting the Housing Supply Structure and Stabilizing the Housing Prices (關於調整住房供應結構穩定住房 價格的意見) in May 2006, which, among other things,
 - restrict the grant or extension of revolving credit facilities to property developers that hold a large amount of idle land and vacant commodity properties; and
 - prohibit commercial banks from taking commodity properties that have been vacant for more than three years as security for their loans;
- The State Administration of Foreign Exchange of the PRC (the "SAFE") issued the Notice Regarding the Publication of the List of the First Batch of Property Development Projects with Foreign Investment that Have Properly Registered with the Ministry of Commerce (關於下發第 一批通過商務部備案的外商投資房地產項目名單的通知) in July 2007, which, among other things,
 - effectively prohibits offshore funding to Foreign Invested Real Estate Enterprises ("FIREEs") in the form of loans after June 1, 2007; and

- restricts the ability of FIREEs to raise funds by increasing registered capital; and
- The PBOC and the CBRC jointly issued the Circular on Strengthening the Administration of Commercial Real Estate Credit Loans (關於加強商業性房地產信貸管理的通知) in September 2007, which, among other things,
 - prohibits commercial banks from granting loans to property projects if the developer's own capital is less than 35% of the total investment amount;
 - prohibits commercial banks from granting loans to property projects that have not obtained land use rights certificates, construction land planning permits, construction works planning permits and construction works commencement permits;
 - requires that commercial bank loans to property developers be classified as real estate development loans and not as general working capital loans; and
 - requires that real estate development loan proceeds may only be used for developments in the local city where the loan is originated.
- In November 2009, the PRC government raised the minimum down-payment of land premium to 50% and now requires the land premium to be fully paid within one year after the signing of a land grant contract, subject to limited exceptions; and
- In March 2010, the Ministry of Land and Resources of PRC stipulated that the minimum down payment of land premium of 50% should be paid within one month after the signing of a land grant contract and the rest of the land premium should be fully paid within one year after the signing of a land grant contract.

On January 3, 2008, the State Council issued a Notice on Promoting the Economic Use of Land (關於 促進節約集約用地的通知) with respect to the collection of additional land premium, establishment of a land utilization priority planning scheme and the formulation of a system for assessing the optimal use of land and other measures. The notice calls for the full and effective use of existing construction land and the preservation of farm land. The notice also emphasizes the enforcement of the current rules on assessing idle land fees at a rate equal to 20% of the land premium for any land left idle for over one year but less than two years. The notice also urges financial institutions to exercise caution when they review loan applications from property developers that have failed to complete development of at least one-third of the land area or to invest at least 25% of the total investment within one year of the construction date provided in the land grant contract. The notice states that a value-added land premium will be levied on the idle land, especially on those used for property development, and the relevant rules will be formulated jointly by the Ministry of Land and Resources and other authorities. The notice indicates that the relevant governmental authorities will formulate and issue additional rules and regulations on these matters.

In addition, the PBOC has adjusted the reserve requirement ratio for commercial banks six times in 2010 and three times in 2011. The reserve requirement ratio currently ranges from 16.5% to 20% with effect from March 25, 2011. Such increases may negatively impact the amount of funds available to lend to business, including us, by commercial banks in China. The PRC government could also introduce other initiatives that may further limit our access to capital, and/or consequently reduce our flexibility and ability to use bank loans or other forms of financing to finance our acquisitions and property developments. For example, in April 2010, the State Council issued the Notice on Resolutely Curbing the Excessive Hike of Property Prices in Some Cities (國務院關於堅決遏制部分城市房價過快上漲的通知), which mandates that developers who hold idle land or speculate in land will not be granted bank loans for the development of new property projects. In September 2010, PBOC and CBRC jointly issued a notice to prohibit banks from lending to any property developer for its new projects or renewal of its existing loans if such developer has a track record of maintaining idle land, changing the use and nature of land without proper approval, delaying the construction, commencement or completion date, hoarding properties or other non-compliance.

These government actions and policy initiatives limit our ability to use bank loans to finance our acquisitions and property development projects. The PRC government, moreover, could introduce other initiatives which may further limit our access to capital, and consequently limit our ability to obtain bank loans, the net proceeds from the offering of the Notes or other forms of financing. If we fail to secure adequate financing or renew our existing credit facilities prior to their expiration, or if the PRC government adopts further restrictive credit policies in the future, our business, results of operations and financial condition may be materially and adversely affected.

Our LAT provisions and prepayments may not be sufficient to meet our LAT obligations

In accordance with the provisions of the Provisional Regulations of the People's Republic of China on Land Appreciation Tax ("LAT") (中華人民共和國土地增值税暫行條例) and the related implementation rules, all entities and individuals that receive income from the sale or transfer of land use rights, buildings and ancillary facilities are subject to LAT at progressive rates ranging from 30% to 60% of the appreciated value of such properties. The PRC government issues rules and regulations in respect of LAT, including rules and regulations relating to assessable rates, the deductibility of certain expenses and the collection and settlement of LAT. In addition, the PRC Government has determined that provincial and local tax bureaus may formulate their own implementing rules and determine how LAT will be settled in their jurisdiction. For more details, see "Regulations — Taxation in China — Land Appreciation Tax." There is an exemption for the sale of ordinary residential properties if the appreciated value does not exceed 20% of the total deductible expense items allowed under the relevant LAT regulations. This exemption is not available for sales of luxury residential properties, villas and commercial properties. It is not clear whether the residential portion of our mixed residential and commercial developments will be eligible for the exemption available to ordinary residential properties.

We make LAT prepayments and provisions in respect of our property development activities. See "Management's Discussion and Analysis of Financial Condition and Results of Operations — Critical Accounting Policies — LAT" in this document. We cannot assure you that the relevant tax authorities will agree with our calculation of LAT liabilities nor can we assure you that the LAT provisions will be sufficient to cover our LAT obligations in respect of our past LAT liabilities. If the relevant tax authorities, in particular, the local tax bureau of Guangzhou and other cities and regions where we operate our business, determine that our LAT liabilities exceed our LAT prepayments and provisions, and seek to collect that excess amount immediately, our cash flow, results of operations and financial condition may be materially and adversely affected.

We experienced net cash outflows from operating activities in 2008 and 2009 and maintain a significant amount of indebtedness, which may materially and adversely affect our liquidity and our ability to service our indebtedness

We had a net cash outflow from operating activities of RMB4,711.7 million in 2008 and RMB398.0 million in 2009. We experienced consistent net operating cash outflows in 2008 and 2009, principally because during those periods we committed substantial resources to the development of new properties under development.

We maintain a significant amount of indebtedness to finance our operations. As of December 31, 2008, 2009 and 2010, our total bank loans was RMB5,994.2 million, RMB8,645.5 million and RMB10,713.3 million (US\$1,623.2 million), respectively. We also finance some of our property developments with trust financing. See "Description of Material Indebtedness and Other Obligations — Trust Finance Arrangements." Our gearing ratio, calculated as net borrowings (total bank loans and senior notes net of cash and cash equivalents and restricted cash) divided by total equity, was 50.3%, 48.4% and 47.7% as of December 31, 2008, 2009 and 2010, respectively. Of our total outstanding bank loans of RMB10,713.3 million (US\$1,623.2 million) as of December 31, 2010, RMB2,281.7 million (US\$345.7 million) was repayable within 12 months and RMB8,431.6 million (US\$1,277.5 million) was repayable in more than one year.

Our cash flow and results of operations of our operating subsidiaries will affect our liquidity and our ability to service our indebtedness, including the Notes. We cannot assure you that we will be able to continue to generate and maintain sufficient cash flow to service our indebtedness. If we are unable to make scheduled payments in connection with our debts and other fixed payment obligations as they

become due, we may need to refinance such obligations or obtain additional financing. Furthermore, the Notes and some of our bank loans contain cross default provisions under which default in one such loan could trigger a default on the Notes or one or more of the other bank loans as well. We cannot assure you that we will be able to successfully refinance our existing indebtedness or that we will be able to secure additional financing on acceptable terms, on a timely basis, or at all. If we fail to maintain sufficient cash flow to service our indebtedness or our refinancing efforts are unsuccessful, our liquidity, business, and financial condition will be materially and adversely affected.

In addition to bank loans, we rely on proceeds from the pre-sale of our properties as a major source of funding for our property development activities. If our pre-sales are limited or reduced for any reason, including policy or regulatory changes, a reduction in demand for or in the prices of our properties, or delays in our property development schedule, we could experience cash flow shortfalls and difficulties in funding our property development activities and servicing our indebtedness.

The global economic slowdown, crisis in the global financial markets and volatility of the property prices have negatively impacted, and may continue to negatively impact, our results of operations, business and our ability to obtain necessary financing for our operations

The recent global economic slowdown and turmoil in the global financial markets beginning in the second half of 2008 had a negative impact on the PRC economy, which in turn has affected the PRC property market. For example:

- we experienced a decrease in pre-sales in the second half of 2008 primarily due to the unfavorable property market conditions as a result of the recent global economic slowdown; the economic slowdown and tightened credit conditions resulted in lower demand for residential and commercial properties and declining property prices;
- the economic slowdown adversely impacted home owners and potential property purchasers, which led to a decline in the general demand for property products and an erosion of their selling prices; and
- the tightening of credit negatively impacted the ability of property developers and potential property purchasers to obtain financings.

As a result, revenue from our property development segment and GFA sold decreased in 2008.

Although global economic conditions have improved significantly and certain parts of the PRC property market showed signs of recovery in 2010 due in large part to stimulus measures adopted by the PRC government, we cannot assure you that the property market will continue to recover or that the PRC government will maintain its stimulus measures, nor can we predict as to how long the recent economic slowdown may last and to what extent it may impact us. If the nascent economic recovery fails to continue or if an economic slowdown were to return, the demand for our products, our average selling prices, and the fair value of our properties and investments and our ability to obtain necessary financing for our operations could be materially and adversely affected, which in turn would negatively impact our business, financial condition, results of operations and prospects.

We may be adversely affected by the performance of third-party contractors

We engage third-party contractors to provide various services, including piling and foundation, construction, facilities installation, interior decoration and electromechanical installation. We generally select independent contractors through an open tender process. We cannot assure you that the services rendered by any of these independent contractors or subcontractors will always be satisfactory or meet our quality and safety standards. If the performance of any independent contractor is not satisfactory, we may need to replace such contractor or take other actions to remedy the situation, which could adversely affect the cost and construction progress of our projects. Further, the completion of our property developments may be delayed, and we may incur additional costs due to a contractor's financial or other difficulties. In addition, we are expanding our business into other regions in China, and there may be a shortage of contractors that meet our quality requirements in such markets. Moreover, contractors may undertake projects for other developers, engage in risky or unsound practices or encounter financial or other

difficulties, which may affect their ability to complete their work for us on time or within budget. Any of these factors could have a material adverse effect on our business, financial condition and results of operations.

If we are not properly insulated from the rising cost of labor or construction materials, our results of operations may be adversely affected

As the result of economic growth and the boom in the property industry in the PRC, wages for construction workers and the prices of construction materials have experienced substantial increases in recent years. In addition, the PRC Labor Contract Law (中華人民共和國勞動合同法), that came into effect on January 1, 2008, and its implementing rule enhanced the protection for employees and increased employers' liability which may further increase our labor costs. Under the terms of most of our construction contracts, the construction contractors are responsible for the wages of construction workers and procuring construction materials for our property development and bear the risk of fluctuations in wages and construction material prices during the term of the relevant contract. However, we are exposed to the price volatility of labor and construction materials to the extent that we periodically enter into new or renew existing construction contracts at different terms during the life of a project, which may span over several years, or if we choose to hire the construction workers directly or purchase the construction materials directly from suppliers. Furthermore, we typically pre-sell our properties prior to their completion and we will be unable to pass the increased costs on to purchasers of our properties if the construction costs increase subsequent to the time of such pre-sale. If we are unable to pass on any increase in the cost of labor or construction materials to either our construction contractors or to the purchasers of our properties, our results of operations may be negatively affected. In addition, increased cost of the properties as a result of the increase in the cost of labor or construction materials may reduce our revenue since purchasers may be less willing to purchase our properties.

Disputes with joint venture partners or our project development partners may adversely affect our business

We have developed certain projects jointly with other entities through joint ventures or cooperation agreements. See "Business — Property Development — Financing of Property Developments."

Our joint venture partners or project development partners may:

- have economic or business interests or goals that are inconsistent with ours;
- take actions contrary to our instructions or requests or contrary to our policies or objectives;
- be unable or unwilling to fulfill their obligations under the relevant joint venture or cooperation agreements; or
- have financial difficulties.

Additionally, a disagreement with any of our joint venture partners or project development partners in connection with the scope or performance of our respective obligations under the project or joint venture or cooperation arrangement could affect our ability to develop or operate a property. Our joint venture partners or project development partners may be unable or unwilling to perform their obligations under the relevant agreements, including their obligation to make required capital contributions and shareholder loans, whether as a result of financial difficulties or otherwise. A serious dispute with our joint venture partners or project development partners or the early termination of our joint venture or cooperation arrangements could adversely affect our business, financial condition and results of operations.

Should a situation arise in which we cannot complete a project being jointly developed with our joint venture partners or property development partners, due to one of the above reasons or for any other reason, the rights and obligations of each party with respect to the uncompleted project will be determined by the relevant joint venture or cooperation agreements. If such agreements are silent or inconclusive with regard to such rights and obligations, the resolution of any dispute may require arbitration or, failing that, litigation, which could have an adverse effect on our business, results of operations and financial

condition. See "— Risks Relating to Our Business — We may be involved from time to time in disputes, administrative, legal and other proceedings arising out of our operations and may face significant liabilities as a result."

In the event that we encounter any of the foregoing problems with respect to our joint venture partners or project development partners, our business, financial condition and results of operations may be materially and adversely affected.

Our results of operations may be affected by the performance and reputation of, and any adverse developments relating to, the hotel management partners that manage our hotels and serviced apartments

We have entered into management agreements with Starwood Hotels Group, an internationally renowned hotel management group. Pursuant to these agreements, Starwood Hotels Group will provide hotel and serviced apartment operation and management services to W Guangzhou Hotel, Huadu Sheraton Resort and Four Points by Sheraton Guangzhou, Dongpu. We also intend to engage other international hotel management companies to manage our future hotel developments. See "Business - Hotel Management." Therefore, our results of operations may be affected by the performance of these hotel management partners, as well as any adverse publicity or other adverse developments that may affect these companies or their brands generally. For example, under the terms of the management agreements with the Starwood Hotels Group, the Starwood Hotels Group will control the daily operations of our hotels and serviced apartments. Although we intend to monitor our hotel management partners' performance and although we participate in making operating and financial management decisions, we typically do not have the direct authority to require any hotel or serviced apartment to be operated in a particular manner or to influence any particular aspect of the daily operations of any hotel or serviced apartment (for instance, setting room rates or managing personnel). Thus, even if we believe our hotels and serviced apartments are being operated inefficiently or in a manner that does not result in optimal or satisfactory occupancy rates, operating profit margins or other performance indicators, we may not be able to require the hotel management partners to change the way they manage our hotels and serviced apartments. Any disagreement between our hotel management partners and us in respect of the management of our hotels and serviced apartments and any adverse publicity or other adverse developments that may affect the brand image of the hotel brands held by the hotel management partners in general may adversely affect the performance of our hotels and serviced apartments, and as a result, our results of operations. In addition, in the event that we wish to replace any of our hotel management partners, we may be unable to do so under the terms of our management agreements or we may need to pay substantial termination fees and may experience disruptions at the relevant hotels and serviced apartments. The effectiveness and performance of the hotel management partners in managing our hotels and serviced apartments will, therefore, significantly affect the revenue, expenses and value of our hotels and serviced apartments.

Our objectives may conflict from time to time with the objectives of our hotel management partners, which may adversely impact the operations and results of operations of our hotels and serviced apartments

The hotel management partners that operate our hotels and serviced apartments have no exclusive arrangements with us and own, operate or franchise properties other than our properties, including properties that may compete with our properties. Therefore, our hotel management partners may have interests that differ from or conflict with our own with respect to short-term or long-term goals and objectives. These differences may be significant depending upon many factors, including the remaining term of our management or tenancy agreement, trade area restrictions with respect to competition or differing policies, procedures or practices. Any of these factors may adversely impact the operations and results of operations of our hotels and serviced apartments, which could harm our business, financial condition and results of operations.

The hotel industry is dependent on the levels of business and leisure travel, demand for and supply of hotel rooms and other factors

A number of factors, many of which are common to the hotel industry and are beyond our control, could affect our business, including the following:

• adverse economic conditions;

- dependence on business, commercial and leisure travelers and tourism;
- dependence on meeting and conference business;
- the impact of acts of war or increased tensions between certain countries, increased terrorism threats, terrorist events, impediments to means of transportation (including airline strikes, road closures and border closures), extreme weather conditions, natural disasters, outbreaks of diseases and health concerns, rising fuel costs or other factors that may affect travel patterns and reduce the number of business and leisure travelers;
- adverse effects of international market conditions, which may diminish the demand for first class and luxury leisure travel or the need for business travel, as well as national, regional and local political, economic and market conditions where our hotels operate and where our customers live;
- increased competition and periodic local oversupply of guest accommodation, which may adversely affect occupancy rates and room rates;
- increases in operating costs due to inflation, labor costs (including the impact of unionization), workers' compensation and health-care related costs, utility costs (including energy costs), increased taxes and insurance costs, as well as unanticipated costs such as acts of nature and their consequences and other factors that may not be offset by increased room rates;
- seasonality in travel patterns;
- changes in interest rates and in the availability, cost and terms of debt financing; and
- changes in governmental laws and regulations (including trade restrictions), fiscal policies and zoning ordinances and the related costs of compliance.

These factors could have a material adverse effect on our hotel operations, which in turn will affect our financial condition and results of operations.

We incur significant construction and capital expenditures for development and renovation of investment properties and hotels and certain fixed costs in relation to hotel and rental property operations

Unlike properties developed for sale which can be pre-sold (subject to applicable PRC laws relating to pre-sales) to finance other property developments, our investment properties and hotels require significant upfront capital expenditures but generate no cash inflow until the development has been completed and the hotel operation or the lease with respect to the relevant investment properties commences. In addition, our existing investment properties and hotels, and all of our future investment properties and hotels, will require continuing capital expenditures associated with renovations and other capital improvements, some of which are mandated by health, safety or other regulations or by the hotel management partners. The cost of construction and capital improvements could have a material adverse effect on our business, financial condition and results of operations. The fixed costs associated with owning hotels and investment properties, including rental property operating and maintenance expenses, hotel operating and maintenance expenses, taxes, other fees and payments, may be significant. There may not be sufficient and consistent market demand for hotels and rental properties in our target markets. We may be unable to reduce the fixed costs in a timely manner in response to a decline in demand for our hotel services or investment properties for rental, and any failure to adjust our fixed costs may adversely affect our business, financial condition and results of operations. Moreover, our hotels and investment properties may be subject to increases in operating and other expenses due to adverse changes in contractual terms and increases in tax rates, utility costs, operating expenses, insurance costs, repairs and maintenance and administrative expenses, which could materially adversely affect our business, financial condition and results of operations.

We may not be able to effectively manage our expansion and growth

While we have historically focused on developing properties in Guangzhou, we have expanded into other cities such as Suzhou, Chengdu, Beijing, Shanghai, Tianjin and Hainan, and intend to further explore other promising markets in China. Our expansion is based on our forward-looking assessment of market prospects. We cannot assure you that our assessments will turn out to be accurate. In addition, to succeed with our business expansion, we will need to recruit and train new managers and other employees and build our operations and reputation in our target regional markets within a relatively short period of time. We have limited knowledge of the conditions of these local property markets and little or no experience in property development in these regions. As we enter new markets, we may not have the same level of familiarity with contractors, business practices and customs and customer tastes, behavior and preferences as compared to the cities where we are an established property developer. In addition, when we enter new geographical areas, we may face intense competition from developers with an established presence and market share in those areas. Therefore, we cannot assure you that we can successfully execute our contemplated expansion plan or that we will succeed in effectively integrating our expanded operations, or that our expanded operations will generate adequate returns on our investments or positive operating cash flows. Furthermore, our business expansion may place a substantial strain on our managerial and financial resources. Any failure in effectively managing our expanded operations may materially and adversely affect our business, prospects, results of operations and financial condition.

We may not be successful in leveraging our past experience in residential property development to expand to our new hotel, serviced apartments, and investment property businesses

We are entering into hotel, serviced apartments, and investment property businesses, namely the development and management of office buildings, serviced apartments and hotels. We completed our first office building, the International Finance Place, in 2007. In September 2009, we opened our Four Points by Sheraton Guangzhou, Dongpu, located in Tianhe Dongpu, Guangzhou and are currently developing two high-end star-rated hotels in Guangzhou, namely, W Guangzhou Hotel and Sheraton Huadu Resort, and one serviced apartment. In addition, we are planning to develop six other high-end star-rated hotels and six high-end shopping malls located in various cities including Guangzhou, Suzhou, Chengdu and Hainan. However, our experience as a residential property developer may not be applicable to the development of these types of investment properties. We cannot assure you that we will be able to leverage our past experience to face the challenges in these new investment property businesses. We rely and will continue to rely on third-party property management companies to conduct the daily operation of these serviced apartments and hotels. If their performance is not satisfactory to our guests or tenants, the occupancy rate and/or rental value for our hotels and serviced apartments may decrease, and thus adversely affect our results of operations and our reputation. We also may not be able to reduce the costs associated with the management of hotels and serviced apartments in a timely manner in response to changes in demand for those properties. Furthermore, the performance of our investment properties is subject to various factors beyond our control, such as the economic conditions and the level of business activities, business travel and tourism in the region. There may not be sufficient and consistent market demand for high-end hotels, serviced apartments, and office space in Guangzhou and our other target markets in the PRC, and, as a result, our results of operations in these new segments may not be profitable or generate recurring income or cashflow as we expect, and could even operate at a loss.

The fair value of our investment properties is likely to fluctuate from time to time and may decrease significantly in the future, which may materially and adversely impact our results of operations

We are required to reassess the fair value of our investment properties as of each balance sheet date. In accordance with HKFRS, gains or losses arising from changes in the fair value of our investment properties should be accounted for in our statements of comprehensive income in the period in which they arise. Our investment properties were revalued by an independent property valuer as of December 31, 2008, 2009 and 2010, respectively, on an open market for existing use basis which reflected market conditions at those dates. Based on such valuation, we recognized the aggregate fair market value of our investment properties on our consolidated statements of financial position, and recognized changes in fair values of investment properties and the relevant deferred tax on our consolidated statements of comprehensive income. In 2008, 2009 and 2010, the fair value gains (losses) on our investment properties, net of deferred tax, were RMB(17.7) million, RMB45.5 million and RMB2.9 million (US\$0.4 million), respectively, and accounted for approximately (4.8)%, 6.3% and 0.2%, respectively, of our profit for the respective years.

Fair value gains or losses do not, however, change our cash position as long as the relevant investment properties are held by us, and accordingly do not increase our liquidity in spite of the increased profit represented by any fair value gains. The amount of revaluation adjustments has been, and will continue to be, subject to market fluctuations. Macroeconomic factors, including economic growth rate, interest rate, inflation rate, urbanization rate and disposable income level, in addition to any government regulations, can substantially affect the fair value of our investment properties and affect the supply and demand in the PRC property market. We recorded fair value losses on investment properties of approximately RMB23.6 million in 2008. All these factors are beyond our control and we cannot assure you that changes in market conditions will continue to create fair value gains on our investment properties at the historical levels, or at all, or that the fair value of our investment properties will not decrease in the future. If the fair value of our investment properties declines, our profitability could be materially and adversely affected.

We have mortgaged certain properties and pledged shares in certain subsidiaries to secure our borrowings

We have mortgaged certain of our properties and pledge shares in certain subsidiaries to secure some of our general banking facilities. If we default on such banking facilities, the lenders may foreclose such properties we mortgage and shares in subsidiaries we pledge. Although the terms of our indebtedness limits our ability to do so, we cannot assure you that we will not mortgage our properties or pledge shares in subsidiaries to secure our borrowings in the future. Nor can we assure you that we will not default on any of our borrowings in the future.

We guarantee mortgage loans of our customers and may be liable to the mortgagee banks if our customers default on their mortgage payments

The purchasers of our properties may need mortgage loans to purchase our properties, and we typically arrange for various banks to provide these mortgage loans. In accordance with market practice, the mortgagee banks require us to guarantee our customers' mortgage loans. Typically, our guarantee obligations for such customers' mortgage loans are released upon the earlier of (i) the satisfaction of the mortgage loan by the purchaser of the property; and (ii) the issuance of the property ownership certificate for the mortgage loan. If we fail to do so, the mortgagee bank may foreclose the underlying property and recover any balance from us as the guarantor of the defaulted mortgage loan. In line with industry practice, we rely on the credit analysis performed by the mortgagee banks in respect of individual customers and we do not conduct any independent credit checks on them.

As of December 31, 2008, 2009 and 2010, our outstanding guarantees for the mortgage loans of our customers amounted to RMB1,624.9 million, RMB4,067.1 million and RMB6,160.6 million (US\$933.4 million), respectively. However, if any material default by our customers occurs on such loans, we may be required to honor our guarantees and our results of operations and financial position may be materially and adversely affected.

We may suffer certain losses not covered by insurance

We do not carry comprehensive insurance against all potential losses or damages with respect to our properties before their delivery to customers nor do we maintain insurance coverage against liability from tortious acts, property damage or personal injury relating to the construction and maintenance of our properties. Although we expect our third-party construction companies to maintain appropriate insurance coverage, we cannot assure you that their insurance would cover or be sufficient to satisfy all claims, or that we would not be sued or held liable for damages notwithstanding their insurance coverage. Moreover, there are certain losses for which insurance is not available on commercially practicable terms in China, such as losses suffered due to earthquake, typhoon, flooding, war and civil disorder. If we suffer from any losses, damages or liabilities in the course of our business, we may not have sufficient financial resources to cover any losses, damages or liabilities may have a material and adverse effect on our business, results of operations and financial condition.

We may not be able to complete our development projects according to schedule or on budget

A property development project requires substantial capital expenditures prior to and during the construction period, and it may take over a year before a development generates positive cash flow through pre-sales or sales. The progress of, and costs for, a development project can be adversely affected by many factors, including:

- changes in market conditions, an economic downturn or a decline in consumer confidence;
- delays in obtaining necessary licenses, permits or approvals from government agencies or authorities;
- relocation of existing residents and demolition of existing structures;
- increases in the market prices of raw materials if we cannot pass on the increased costs to customers;
- shortages of materials, equipment, contractors and skilled labor;
- latent soil or subsurface conditions and latent environmental damage requiring remediation;
- unforeseen engineering, design, environmental or geographic problems;
- labor disputes;
- construction accidents;
- natural disasters;
- adverse weather conditions;
- changes in government practices and policies, including reclamation of land for public works or facilities; and
- other unforeseen problems or circumstances.

Our property projects are at risk from earthquakes, floods and other natural disasters in the regions where we operate. Damage to any of our properties or impact on the markets, whether by natural disasters or otherwise, may either delay or preclude our ability to develop and sell our properties or adversely affect our budget for the projects. We cannot assure you that we will not experience significant delays in completion or delivery of our projects or subject to liability for any such delays. Construction delays or failure to complete construction of a project according to its planned specifications, schedule or budget may materially and adversely affect our reputation, business, results of operations and financial condition.

Our profitability and results of operations are affected by changes in interest rates

Changes in interest rates have affected and will continue to affect our financing costs and, ultimately, our results of operations. In April 2006, the PBOC raised the benchmark one-year lending rate from 5.58% to 5.85% and in August 2006 further increased such rate to 6.12%. The PBOC again increased the one-year lending rate six times in 2007 from 6.12% to 7.47% in December 2007. Beginning in 2008, the PBOC decreased the benchmark one-year lending rate five times, from 7.47% to 5.31% in December 2008, which remained unchanged until September 2010. The one-year lending rate increased to 5.81% as of December 31, 2010 and increased to 6.06% effective from February 9, 2011. As commercial banks in China link the interest rates on their loans to benchmark lending rates published by the PBOC, any further increase in such benchmark lending rates will increase the interest costs for our developments.

A substantial portion of the interest expense has been capitalized as properties under development, which will then be recognized in the consolidated statements of comprehensive income as cost of sales upon the sale of properties. As a result, such capitalized interest expense may adversely affect our gross profit margin upon the sales of properties in future.

In addition, increases in interest rates may affect our customers' ability to secure mortgages on acceptable terms, which in turn may affect their ability to purchase our properties.

We may have to compensate our customers if we fail to meet all requirements for the delivery of completed properties and the issuance of property ownership certificates

According to the relevant PRC law, property developers must meet various requirements as stated below within 90 days after the delivery of property or such other time period that may be provided in the relevant sales and purchase agreement to assist a purchaser in obtaining the individual property ownership certificate. We generally elect to specify the deadline to apply for an individual property ownership certificate in the sales and purchase agreement to allow sufficient time for the application and approval process. Within three months of the date of the completion certificate for a development, we must apply for a general property ownership certificate for the entire development. This involves, among other things, the submission of a number of documents, including land use rights documents, planning approvals and construction permits. Following the effective date of a sales and purchase agreement for one or more units in a development, we then assist the purchaser to apply for an individual property ownership certificate for each unit. This involves submission of other documents, including the sales and purchase agreement, identification documentation for the purchaser, evidence of payment of deed tax and a copy of the general property ownership certificate issued to us. Delay by a purchaser in providing the documents relating to the purchaser, or delay by the various administrative authorities in reviewing the relevant application document, as well as other factors beyond our control, may affect timely delivery of the relevant individual property ownership certificate. Under current PRC laws and regulations and under our sales and purchase agreements, we are required to compensate our customers for delays in delivery caused by us of individual property ownership certificates. We cannot assure you that delays in delivery caused by us of the required property ownership certificates will not occur. Significant delays with respect to one or more of our developments may materially and adversely affect our reputation, business, results of operations and financial condition.

The PRC government may impose fines on us or take back our land if we fail to develop a property according to the terms of the land grant contract

Under PRC laws and regulations, if we fail to develop a property according to the terms of the land grant contract, including terms relating to the payment of land premium, demolition and resettlement costs and other fees, the specified use of the land and the time for commencement and completion of the development, the PRC government may issue a warning, impose a penalty, and/or take back our land. Under current PRC laws and regulations, if we fail to pay any outstanding land grant premium on time, we may be subject to a late payment penalty for every day of delay in payment. In addition, the PRC government may impose an idle land fee equal to 20% of the land premium or allocation fees if (i) we do not commence construction for more than one year after the date specified in the relevant land grant contract, (ii) total constructed GFA is less than one-third of the total proposed GFA for the development, or (iii) the capital invested in the development is less than one-fourth of the total investment approved for the development and the development is suspended for more than one year without governmental approval. Furthermore, the PRC government has the authority to take back the land without compensation to us, if we do not commence construction for more than two years after the date specified in the land grant contract, unless the delay is caused by force majeure or governmental action. In the Notice on Promoting the Saving and Intensification of Use of Land (國務院關於促進集約節約用地的通 知) promulgated by the State Council on January 3, 2008, this policy was reinforced. This notice states, among other things, that the Ministry of Land and Resources and other authorities are required to research and commence the drafting of implementation rules concerning the levy of land appreciation fees on idle land. Furthermore, the Ministry of Land and Resources issued a Notice on Restricting the Administration of Construction Land and Promoting the Use of Approved Land (關於嚴格建設用地管理促 進批而未用土地利用的通知) in August 2009, which reiterates the current rules on idle land.

As of December 31, 2010, we delayed in making the payment of land premium for certain parcels of land related to Guangzhou Cosmos and The Sapphire. In relation to the land for Guangzhou Cosmos, the local government imposed a penalty fine in the amount of RMB223,125.0 (US\$33,806.8) on us due to the delay in payment for land premium. In relation to the land for The Sapphire, we had paid land premium of RMB1,058.6 million (US\$106.4 million) and had obtained land use rights of approximately 261,672 sq.m. We delayed in the payment of the outstanding amount of RMB206.4 million (US\$31.3 million) according

to the time stipulated in the relevant land grant contract. We cannot assure you that we will not be subject to a late payment penalty, nor can we assure you that the local government will not terminate the contracts and confiscate the land in the future. In addition, as of December 31, 2010, we had six parcels of land related to Chengdu Cosmos, Lingshui Project, Fragrant Seasons and Suzhou Apex with a total site area of 1,068,868 sq.m. that we had not commenced development within the time stipulated in the relevant land grant contracts. We cannot assure you that there will be no significant delays in the commencement of construction or the development of our properties in the future, or that our developments will not be subject to idle land penalties or be taken back by the government as a result of such delays. The imposition of substantial idle land penalties could have a material and adverse affect on our business, results of operations and financial condition. If any of our land is taken back by the government, we would not only lose the opportunity to develop the property, but we would also lose our prior investments in the development, including land premiums paid and costs incurred prior to the date in connection with such land.

Our acquisition of companies holding land use rights may be unsuccessful and our acquisition agreements may not provide us with sufficient protection against potential liability

We intend to continue to acquire the controlling equity interests in companies holding land use rights as a means of expanding our business and land bank. However, we may face strong competition during the acquisition process and we may not be successful in selecting or valuing target companies or their land appropriately. As a result, we may be unable to complete such acquisitions at reasonable cost, or at all. In addition, we may have to allocate additional capital and human resources to integrate the acquired business into our operations. We also cannot assure you that the integration of any acquired company will be successfully completed within a reasonable period of time, or at all, or that it will generate the economic benefit that we expected.

Our success depends on the continued services of our senior management team

Our future success depends heavily upon the continuing services of our executive directors and members of our senior management team, in particular, our Chairman, Kong Jian Min. Many members of our senior management team have more than 10 years of property development experience in the PRC. If one or more of our senior executives or other personnel are unable or unwilling to continue in their present positions, we may not be able to replace them easily or at all, and our business may be disrupted and our financial condition and results of operations may be materially and adversely affected. Moreover, along with our steady growth and expansion into other regional markets in China, we will need to employ, train and retain additional suitable skilled and qualified management and employees from a wider geographical area. If we cannot attract and retain suitable personnel, our business and future growth may be materially and adversely affected.

Property owners may terminate our engagement as the provider of property management services

We engage our own or third-party property management companies on behalf of our purchasers to manage the residential properties we developed. We believe that property management is an important part of our business strategy and is critical to the successful marketing and promotion of our property developments. Under PRC laws and regulations, a majority of property owners of a residential community of certain size have the right to change the property management service provider. In 2008, 2009 and 2010, the revenue derived from our property management services was RMB28.5 million, RMB47.9 million and RMB63.7 million (US\$9.7 million), respectively. If the owners of a residential property that we have developed, however, choose to terminate our property management services, or our customers are unsatisfied with our property management services, our reputation may be materially and adversely affected.

We may be involved from time to time in disputes, administrative, legal and other proceedings arising out of our operations and may face significant liabilities as a result

We may be involved in disputes with various parties involved in the construction, development and the sale of our properties, including contractors, suppliers, construction workers, original owners and residents, partners and purchasers. These disputes may lead to protests, legal or other proceedings and may result in damage to our reputation, incurrence of substantial costs and the diversion of resources and management's attention. As most of our projects are comprised of multiple phases, purchasers of our properties in earlier phases may file legal actions against us if our subsequent planning and development of the relevant project is perceived to be inconsistent with our representations and warranties made to such earlier purchasers. These disputes and legal and other proceedings may materially and adversely affect our reputation, business, results of operations and financial condition. See "Business — Legal Proceedings" in this document.

In addition, we may have compliance issues with regulatory bodies in the course of our operations, which may subject us to administrative proceedings and unfavorable decrees that result in liabilities and cause delays to our property developments. If we fail to comply with any applicable PRC laws or regulations, our reputation and our business, results of operations and financial condition may be materially and adversely affected.

We are subject to legal and business risks and our business may be adversely affected if we fail to obtain or maintain the required qualification certificates and other requisite government approvals

A PRC property developer must hold a valid qualification certificate to develop property. In addition, at various stages of project development, the PRC property developer must also obtain various licenses, certificates, permits, and approvals from the relevant PRC administrative authorities, including land use rights certificates, planning permits, construction permits, pre-sale permits and certificates or confirmation of completion.

According to the Provisions on Administration of Qualifications of Real Estate Developers (房地產開發企業資質管理規定) issued by the Ministry of Construction, a newly established property developer must first apply for a provisional qualification certificate with a one-year validity, which can be renewed annually for not more than two consecutive years. If, however, the newly established property developer fails to commence a property development project within the one-year period following the provisional qualification certificate, it will not be allowed to extend the term of its provisional qualification certificates to relevant construction administration authorities for review annually. Government regulations require developers to fulfill all statutory requirements before they may obtain or renew their qualification certificates.

We conduct our property developments through project companies. These project companies must hold valid qualification certificates to be able to conduct their businesses. As of December 31, 2010, 14 of our PRC subsidiaries had not obtained qualification certificates because they did not conduct any property development activities, two of our PRC subsidiaries were in the process of renewing their qualification certificates and 11 of our PRC subsidiaries were in the process of applying for qualification certificates. We cannot assure you that our project companies will continue to be able to obtain or renew the necessary qualification certificates in a timely manner, or at all. If any of our project companies does not obtain or renew the necessary qualification certificate in a timely manner, or at all, our prospects, and our business, results of operations and financial condition may be materially and adversely affected.

Pursuant to the Measures for the Administration of Qualifications of Property Service Enterprises (物 業服務企業資質管理辦法), entities engaged in property management are required to obtain qualification certificates before they commence their business operations. Our wholly-owned property management subsidiaries are primarily engaged in the management of the residential and commercial properties we developed. If any property management companies are unable to meet the relevant requirements and therefore unable to obtain or maintain the qualification certificates, our business and financial condition could be materially and adversely affected. As of December 31, 2010, Guangzhou Kangrui Property Service and Guangzhou Junzhao Property Operation had not obtained qualification certificates. Neither of these companies currently conducts property service activities. Guangzhou Fuxin Property Management Co., Ltd. is in the process of renewing its qualification certificate.

In addition to the above, we cannot assure you that we will not encounter significant problems in satisfying the conditions to, or delays in, the issuance of other necessary licenses, certificates, permits or approvals. As of December 31, 2010, the following project companies had not fully paid their registered capital: Guangzhou Weibai Real Estate Development (which is in the process of reducing its registered capital), Chengdu Premium Property Development Company Limited, Guangzhou Fujing Real Estate

Development Co., Ltd., Hainan New World Property Development (HK) Co., Ltd. and six project companies in Foshan. There may also be delays on the part of the administrative bodies in reviewing and processing our applications and granting licenses, certificates, permits or approvals. If we fail to obtain the necessary governmental licenses, certificates, permits or approvals for any of our major property projects, or a delay occurs in the government's examination and review process, our development schedule and our sales could be substantially delayed, resulting in a material and adverse effect on our business, results of operations and financial condition.

The value of our properties may be affected if the current ancillary facilities in the vicinity of our residential communities cease to provide services to the owners or users of our properties

The ancillary facilities (e.g., schools, hospitals, public parks) in the vicinity of our residential communities enhance the value of our properties by improving the overall quality and value of the surrounding areas, thereby offering a better living environment to our property owners and users. However, we do not operate nor manage some of the ancillary facilities. We cannot assure you that these facilities will continue to operate and provide services in our residential communities. In the event that some or all of these facilities cease to operate in our residential communities, our properties may become less attractive and less valuable.

Any failure to protect our brand and trademarks could have a negative impact on our business

We believe our brands and trademarks are critical to our success. Any unauthorized use of our brands, trademarks and other intellectual property rights could harm our competitive advantages and business. Historically, China has not protected intellectual property rights to the same extent as certain other countries, and infringement of intellectual property rights continues to pose a serious risk of doing business in China. Monitoring and preventing unauthorized use is difficult. The measures we take to protect our intellectual property rights may not be adequate. Furthermore, the application of laws governing intellectual property rights in China and abroad is uncertain and evolving. If we are unable to adequately protect our brand, trademarks and other intellectual property rights, we may lose these rights and our business may suffer materially.

Increase in resettlement costs or similar costs associated with certain property developments may materially and adversely affect our business, financial condition and results of operations

Land parcels acquired by property developers for future development may have existing buildings or other structures or may be occupied by third parties. Where land is obtained from the PRC government, resettlement or similar costs are usually included in the land premium payable. Government authorities are required to enter into written agreements with the owners of properties subject to demolition and to provide compensation for their relocation and resettlement costs. The compensation payable by government authorities cannot be lower than the market value of similar properties at the time of expropriation. If the compensation paid by government authorities increases significantly due to increases in property market prices, the land premiums payable by us may be subject to substantial increases, which could adversely affect our business, results of operations and financial condition. In addition, any delay or difficulty in the resettlement process may cause a delay in the delivery of land to us, in whole or in part, and may require an increase in the fees payable in connection with the resettlement process. In addition, if a local government fails to reach an agreement over compensation with the owners or residents of the buildings subject to demolition, it may unilaterally decide on a compensation plan for such owners or residents, but the owners or residents have the right to file for administrative review with relevant government authorities or initiate lawsuits, which may delay a project's timetable. Such delays may lead to an increase in cost and a delay in the expected cash inflow resulting from pre-sales of the relevant projects. If we experience an increase in resettlement costs or experience delay due to our inability to reach a resettlement agreement, our business, financial condition and results of operations may be materially and adversely affected.

Risks Relating to the Real Estate Industry in China

The PRC government may adopt further measures to slow down growth in the property sector

Along with the economic growth in China, investments in the property sectors have increased significantly in the past few years. In response to concerns over the increase in property investments, from 2004 to February 2011, the PRC government introduced various policies and measures to curtail property developments, including:

- requiring real estate developers to finance, with their internal resources, at least 35% of the total investment (excluding affordable housing projects);
- limiting the monthly mortgage payment to 50% of an individual borrower's monthly income and limiting all monthly debt service payments of an individual borrower to 55% of his or her monthly income;
- suspending land supply for villa construction and restricting land supply for high-end residential property construction;
- requiring that at least 70% of the land supply approved by any local government for residential property development during any given year must be used for developing low- to medium-cost and small- to medium-size units for sale or as low-cost rental properties;
- requiring that at least 70% of the total development and construction area of residential projects approved or constructed on or after June 1, 2006 in any administrative jurisdiction must consist of units with a unit floor area of less than 90 sq.m. and that projects which have received project approvals prior to this date but have not obtained construction permits must adjust their planning in order to comply with this new requirement, with the exception that municipalities under direct administration of the PRC central government and provincial capitals and certain cities may deviate from such ratio under special circumstances upon approval from the PRC Ministry of Construction (中華人民共和國建設部) and currently known as PRC Ministry of Housing and Urban-Rural Development (中華人民共和國住房和城鄉建設部), or the Ministry of Construction;
- requiring any first-time home owner using housing reserves (住房公積金) to pay the minimum amount of down-payment at 20% of the purchase price of the underlying property if the underlying property has a unit floor area of less than 90 sq.m. and the purchaser is buying the property as a primary residence, or 30% of the purchase price if the underlying property has a unit floor area of larger than 90 sq.m.;
- requiring any second-time home buyer to pay an increased minimum amount of down- payment at 60% of the purchase price of the underlying property and an increased minimum mortgage loan interest rate at 110% of the relevant PBOC benchmark one-year bank lending interest rate;
- for a commercial property buyer, (i) requiring banks not to finance any purchase of pre-sold properties, (ii) increasing the minimum amount of down-payment to 50% of the purchase price of the underlying property, (iii) increasing the minimum mortgage loan interest rate to 110% of the relevant PBOC benchmark one-year bank lending interest rate, and (iv) limiting the terms of such bank borrowings to no more than 10 years, with commercial banks allowed flexibility based on their risk assessment;
- for a buyer of commercial/residential dual-purpose properties, increasing the minimum amount of down-payment to 45% of the purchase price of the underlying property, with the other terms similar to those for commercial properties;
- limiting the grant or extension of revolving credit facilities to property developers that hold a large amount of idle land and vacant commodity properties;

- imposing more restrictions on the types of property developments that foreign investments may engage in;
- imposing or increasing taxes on short-term gains from second-hand property sales;
- restricting foreign investment in the property sector by, among other things, increasing registered capital and other requirements for establishing foreign-invested real estate enterprises, tightening foreign exchange control and imposing restrictions on purchases of properties in China by foreign persons;
- requiring commercial banks to suspend mortgage loans to customers for purchase of a third or further residential property, or to non-residents who cannot provide proof of local tax or social security insurance payments for more than a one-year period;
- raising the benchmark one-year bank lending rate published by PBOC for the year ended December 31, 2010 to 5.81% and to 6.06% in February 2011;
- on January 14, 2011, raising the PBOC Renminbi deposit reserve ratio by 0.5% again for all PRC deposit-taking financial institutions, effective on January 20, 2011, resulting in deposit reserve ratios ranging from 15.5% to 19.0%; and
- on February 18, 2011, further raising the PBOC reserve requirement ratio by 0.5% for all PRC deposit-taking financial institutions, which ranges from 16.0% to 19.5%, effective on February 24, 2011.
- on March 18, 2011, further raising the PBOC reserve requirement ratio by 0.5% for all PRC deposit-taking financial institutions, which ranges from 16.5% to 20%, effective on March 25, 2011.

Beginning in the second half of 2008, in order to mitigate the impact of the global economic slowdown, the PRC government has adopted measures to encourage domestic consumption in the residential property market and support property development. However, in December 2009 and January 2010, the PRC government adjusted some policies in order to enhance the regulation of the property market, restrain property purchases for investment or speculation purposes and keep property prices from rising too quickly in certain regions and cities. At the same time, the PRC government abolished certain preferential treatments relating to business taxes payable upon transfers of residential properties by property owners and imposed more stringent requirements on the payment of land premium by property developers. In addition, in April 2010, the PRC government identified certain policy measures to increase down payment for properties purchased with mortgage loans. In January 2011, the PRC government adopted certain new policies to cool down the real estate property market, including increasing the minimum down payment to at least 60% of the total purchase price for second-house purchases with a minimum mortgage lending interest rate at least 1.1 times the benchmark rate, in certain targeted cities restricting purchasers from acquiring second (or further) residential properties and restricting nonresidents that cannot provide any proof of local tax or social security payments for more than a specified time period from purchasing any residential properties, imposing property tax in certain cities and levying business tax on the full amount of transfer price if an individual owner transfers a residential property within five years of purchase. In addition, certain cities including Guangzhou, Tianjin, Beijing, Shanghai, Suzhou, Qingdao, Chengdu, Foshan and Jinan, have promulgated measures further limiting the number of residential properties one family is allowed to purchase. For a more detailed description of the PRC government's measures to curtail the overheating of the PRC property market, see the section entitled "Regulations — The Land System of the PRC — National Legislation." These measures may limit our access to capital resources, reduce market demand for our products and increase our operating costs in complying with these measures. We cannot assure you that the PRC government will not adopt additional and more stringent measures, which could further slow down property development in China. If we fail to adapt our operations to new policies, regulations and measures that may come into effect from time to time with respect to the real property industry, or such policy changes disrupt our business or cause us to incur additional costs, our business, financial condition, results of operations and prospects may be materially and adversely affected.

The property industry in China is still at a relatively early stage of development, and there is a significant degree of uncertainty in the market as a whole

Private ownership of property in China is still at a relatively early stage of development. Demand for private residential property has been increasing rapidly in recent years. However, increased demand has often been coupled with volatile market conditions and fluctuations in prices. Numerous factors may affect the development of the market and accordingly, it is very difficult to predict when and how much demand will develop. Limited availability of accurate financial and market information and the general low level of transparency in China contribute to overall uncertainty. Investors may be discouraged from acquiring new properties due to the lack of a liquid secondary market for residential properties. In addition, the limited amounts and types of mortgage financing available to individuals, together with the lack of long-term security of legal title and enforceability of property rights, may also inhibit demand for residential property. Finally, the risk of over-supply is increasing in parts of China where property investment, trading and speculation have become more active. If as a result of any one or more of these or similar factors, demand for residential property or market prices decline significantly, our business, results of operations and financial condition may be materially and adversely affected.

Increasing competition in the property industry in China, particularly in Guangzhou and other cities where we operate may adversely affect our business and financial condition

We face competition from a number of property developers. Our existing and potential competitors include private and public developers in the PRC, as well as developers from Hong Kong. Some of them may have greater marketing, financial, technical or other resources than us and greater economies of scale, broader name recognition and more established relationships in the market. In recent years, a large number of property developers have undertaken property development and investment projects, particularly in Guangzhou and other cities where we operate. Competition among property developers may cause increases in land premiums and raw material costs, shortages in quality construction contractors, surpluses in property supply leading to decreased property prices, delays in the issuance of government approvals and permits, and higher costs to attract or retain talented employees.

In addition, the property markets in Guangzhou and elsewhere in the PRC are rapidly changing. Macro-economic measures have recently been adopted by the PRC government in an attempt to slow the rapid growth of the PRC's economy and deter investment in fixed assets, including real estate assets. If we cannot respond to changes in market conditions in Guangzhou or elsewhere, or changes in customer preferences more swiftly or more effectively than our competitors, our business, results of operations and financial condition could be adversely affected.

We are exposed to pre-sale related contractual, legal and regulatory risks

We depend on cash flows from pre-sales of properties as an important source of funding for our property developments. We face risks relating to the pre-sale of properties. For example, we may find ourselves liable to the purchasers for their losses, if we pre-sell units in a property development and fail to complete that development. If we fail to complete a pre-sold property on time, our purchasers may claim compensation for late delivery pursuant to either their contracts with us or relevant PRC laws and regulations. If our delay extends beyond a specified period, our purchasers may terminate their pre-sale contracts and claim for compensation. A purchaser may also terminate his or her contract with us if the GFA of the relevant unit, as set out in the individual property ownership certificate, deviates by more than 3% from the GFA of that unit set out in his or her contract. We cannot assure you that we will not experience delays in the completion and delivery of our projects, nor that the GFA for a delivered unit will not deviate more than 3% from the GFA set out in the relevant contract. Any termination of the purchase contract as a result of our late delivery of properties will have a material adverse effect on our business, financial condition and results of operations.

Under current PRC laws and regulations, property developers must fulfill certain conditions before they can commence pre-sales of the relevant properties and pre-sales proceeds may only be used to finance the related development. Various PRC authorities and regulators have publicly called for the discontinuance or abolishment of pre-sales, or to impose tighter regulations on such practice. We cannot assure you that the PRC governmental authority will not ban the practice of pre-selling uncompleted properties or implement further restrictions on the pre-sale of properties, such as imposing additional conditions for a pre-sale permit or further restrictions on the use of pre-sale proceeds. Proceeds from the pre-sale of our properties are an important source of financing for our property developments. Consequently, any restriction on our ability to pre-sell our properties, including any increase in the amount of up-front expenditure we must incur prior to obtaining the pre-sale permit, would extend the time period required for recovery of our capital outlay and would result in our needing to seek alternative means to finance the various stages of our property developments. This, in turn, could have an adverse effect on our business, cash flow results of operations and financial condition.

The total GFA of some of our developments may exceed the original permitted GFA and the excess GFA is subject to governmental approval and payment of additional land premium

The permitted total GFA for a particular development is set out in various governmental documents issued at various stages. In many cases, the underlying land grant contract will specify permitted total GFA. Total GFA is also set out in the relevant urban planning approvals and various construction permits. If constructed total GFA exceeds the permitted total, or if the completed development contains built-up areas that the authorities believe do not conform to the approved plans as set out in relevant construction works planning permit, we may not be able to obtain the acceptance and compliance form of construction completion (竣工驗收備案表) for the development, and as a consequence, we would not be in a position to deliver individual units to purchasers or to recognize the related pre-sale proceeds as revenue. Moreover, excess GFA requires governmental approval, and the payment of additional land premium. We may also be subject to liability to purchasers under our sales and purchase agreements.

We cannot assure you that constructed total GFA for each of our existing projects under development or any future property developments will not exceed permitted total GFA for that development, or that the authorities will not determine that all built-up areas conform to the plans approved as set out in the construction permit. Moreover, we cannot assure you that we would have sufficient funding to pay any required additional land premium or to pay for any corrective action that may be required in a timely manner, or at all. Any of these circumstances may materially and adversely affect our reputation, business, results of operations and financial condition.

The terms on which mortgage loans are available, if at all, may affect our sales

Substantially all of the purchasers of our properties rely on mortgages to finance their purchases. An increase in interest rates may significantly increase the cost of mortgage financing and affect the affordability of residential properties. In addition, the PRC government and commercial banks may also increase the down payment requirement, impose other conditions or otherwise change the regulatory framework in a manner that would make mortgage financing unavailable or unattractive to potential property purchasers.

The PRC government has enacted various laws and regulations governing terms of mortgage financing for our customers, including minimum down payment requirements, minimum mortgage loan interest rates, limitations on pre-sales, maximum mortgage term lengths, the suspension of mortgage loans to certain investors, and limits on how many houses a household can buy. See "Regulations — The Land System of the PRC — Real Estate Loans." If the availability or attractiveness of mortgage financing is further reduced or limited, many of our prospective customers may not be able to purchase our properties and, as a result, our business, liquidity and results of operations could be adversely affected.

In line with industry practice, we provide guarantees to banks for mortgages they offer to our purchasers up until we complete the relevant property and the individual property ownership certificates with respect to the relevant properties are issued to our purchasers and the mortgage registrations for the relevant properties have been completed. If there are changes in laws, regulations, policies and practices that would prohibit property developers from providing guarantees to banks in respect of mortgages offered to property purchasers and the banks would not accept any alternative guarantees by third parties, or if no third party is available or willing in the market to provide such guarantees, it may become more difficult for property purchasers to obtain mortgages from banks and other financial institutions during sales and pre-sales of our properties, which would materially and adversely affect our cash flow, financial condition and results of operations.

Potential liability for environmental damages could result in substantial cost increases

We are subject to a variety of laws and regulations concerning the protection of health and the environment. The particular environmental laws and regulations that apply to any given project development site vary according to the site's location, the site's environmental condition, the present and former uses of the site and the nature and former uses of adjoining properties. Compliance with environmental laws and regulations may result in delays in development, substantial costs and may prohibit or severely restrict project development activity in environmentally sensitive regions or areas. Under PRC laws and regulations, we are required to submit an environmental impact assessment report to the relevant governmental authorities for approval before commencing construction of any project. Although the environmental inspection conducted by the relevant PRC environmental protection agencies to date have not revealed any environmental violations that we believe would have a material adverse effect on our business, results of operations or financial condition, there may be potential material environmental liabilities or our contractors could violate environmental laws and regulations in their operations that may be attributed to us. For more information, see "Business — Environmental and Safety Matters" in this document.

The construction business and the property development business are subject to claims under statutory quality warranties

Under Regulations on the Administration of Quality of Construction Works (建設工程質量管理條例), all property development companies in the PRC must provide certain quality warranties for the properties they construct or sell. We are required to provide these warranties to our customers. We may sometimes receive quality warranties from our third-party contractors with respect to our development projects. If a significant number of claims are brought against us under our warranties and if we are unable to obtain reimbursement for such claims from third-party contractors in a timely manner or at all, we could incur significant expenses to resolve such claims or face delays in correcting the related defects, which could in turn harm our reputation and have a material and adverse effect on our business, financial condition and results of operations.

Risks Relating to China

PRC economic, political and social conditions, as well as governmental policies, could affect our business and prospects

The PRC economy differs from the economies of most of the developed countries in many aspects, including:

- the amount and degree of the PRC government involvement;
- growth rate and degree of development;
- uniformity in the implementation and enforcement of laws;
- content of and control over capital investment;
- control of foreign exchange; and
- allocation of resources.

The PRC economy has been transitioning from a centrally planned economy to a more marketoriented economy. For approximately three decades, the PRC government has implemented economic reform measures to utilize market forces in the development of the PRC economy. In addition, the PRC government continues to play a significant role in regulating industries and the economy through policy measures. We cannot predict whether changes in PRC economic, political or social conditions and in PRC laws, regulations and policies will have any adverse effect on our current or future business, financial condition or results of operations. In addition, many of the economic reforms carried out by the PRC government are unprecedented or experimental and are expected to be refined and improved over time. Other political, economic and social factors may also lead to further adjustments of the reform measures. This refining and adjustment process may not necessarily have a positive effect on our operations and business development. For example, the PRC government has in the past implemented a number of measures intended to slow down certain segments of the economy that the government believed to be overheating, including the real estate industry. These measures have included restricting foreign investment in certain sectors of the real estate industry, raising benchmark interest rates of commercial banks, reducing currency supply and placing additional limitations on the ability of commercial banks to make loans by raising bank reserves against deposits and raising the thresholds and minimum loan interest rates for residential mortgages. These actions, as well as future actions and policies of the PRC government, could cause a decrease in the overall level of economic activity, and in turn have a material and adverse impact on our business and financial condition.

Changes in government control of currency conversion and in PRC foreign exchange regulations may adversely affect our business operations

The PRC government imposes controls on the convertibility between Renminbi and foreign currencies and the remittance of foreign exchange out of China. We receive substantially all our revenue in Renminbi. Under our current corporate structure, our income is primarily derived from dividend payments from our PRC subsidiaries. Our PRC subsidiaries must convert their Renminbi earnings into foreign currency before they may pay cash dividends to us or service their foreign currency denominated obligations. Under existing PRC foreign exchange regulations, payments of current-account items may be made in foreign currencies without prior approval from PRC State Administration of Foreign Exchange (中華人民共和國國家外匯管理局), or SAFE, by complying with certain procedural requirements.

However, approval from appropriate governmental authorities is required when Renminbi is converted into foreign currencies and remitted out of China for capital-account transactions, such as the repatriation of equity investment in China and the repayment of the principal of loans or debt denominated in foreign currencies. Such restrictions on foreign exchange transactions under capital accounts also affect our ability to finance our PRC subsidiaries. Subsequent to the offering of the Notes, we have the choice, as permitted by the PRC foreign investment regulations, to invest our net proceeds from the offering of the Notes in the form of registered capital or a shareholder loan into our PRC subsidiaries to finance our operations in China. Our choice of investment is affected by the relevant PRC regulations with respect to capital- account and current-account foreign exchange transactions in China. Our investment decisions are additionally affected by various other measures taken by the PRC government relating to the PRC property market as we have disclosed in the section entitled "Industry Overview - PRC Property Markets - Measures affecting the PRC property market." In addition, our transfer of funds to our subsidiaries in China is subject to approval by PRC governmental authorities in the case of an increase in registered capital, and subject to approval by and registration with PRC governmental authorities in case of shareholder loans to the extent that the existing foreign investment approvals received by our PRC subsidiaries permit any such shareholder loans at all. These limitations on the flow of funds between us and our PRC subsidiaries could restrict our ability to act in response to changing market conditions.

Fluctuations in the value of Renminbi may adversely affect our business and the value of distributions by our PRC subsidiaries

The value of Renminbi depends, to a large extent, on domestic and international economic, financial and political developments and China's governmental policies, as well as supply and demand in the local and international markets. From 1999 until 2005, the conversion of Renminbi into foreign currencies, including the U.S. dollar and the Hong Kong dollar, was based on exchange rates set and published daily by the PBOC in light of the previous day's inter-bank foreign exchange market rates in China and the then current exchange rates on the global financial markets. The official exchange rate for the conversion of Renminbi into the U.S. dollar was largely stable until July 2005. On July 21, 2005, the PBOC revalued Renminbi by reference to a basket of foreign currencies, including the U.S. dollar. As a result, the value of Renminbi appreciated by more than 2% on that day. Since then, the PBOC has allowed the official Renminbi exchange rate to float against a basket of foreign currencies. Further, from May 18, 2007, the PBOC enlarged the floating band for the trading prices in the inter-bank foreign exchange market of the Renminbi against the U.S. dollar from 0.3% to 0.5% around the central parity rate, effective on May 21, 2007. This allows the Renminbi to fluctuate against the U.S. dollar by up to 0.5% above or below the

central parity rate published by the PBOC. On June 19, 2010, the PBOC announced its intention to proceed with the reform of the Renminbi exchange rate regime to increase the Chinese currency's exchange rate flexibility. These changes in currency policy resulted in the Renminbi appreciating against the U.S. dollar by approximately 24% from July 21, 2005 to November 30, 2010. The Renminbi exchange rate could fluctuate widely against the U.S. dollar or any other foreign currency in the future. Since our income and profits are denominated in Renminbi, any appreciation of Renminbi will increase the value of dividends and other distributions payable by our PRC subsidiaries in foreign currency terms. Conversely, any depreciation of Renminbi will decrease the value of dividends and other distributions payable by our PRC subsidiaries in foreign currency terms. Fluctuation of the value of Renminbi will also affect the amount of our foreign debt service in Renminbi terms since we have to convert Renminbi into foreign currencies to service our indebtedness in foreign currency. We currently do not hedge against our foreign exchange rate risk.

Our income tax obligations may increase, dividends from our PRC subsidiaries may be subject to withholding tax under PRC tax laws and we may be subject to PRC tax under the New Tax Law

In March 2007, the National People's Congress of the PRC and its Standing Committee (the "NPC" or the "National People's Congress") enacted the Enterprise Income Tax Law of the PRC (中華人民共和國企業所得税法) (the "New Tax Law"), which took effect on January 1, 2008. The New Tax Law imposes a unified income tax rate of 25% on all domestic and foreign-invested enterprises unless they qualify under certain limited exceptions. According to the New Tax Law, enterprises incorporated prior to March 16, 2007 that are subject to an enterprise income tax rate lower than 25% may continue to enjoy the lower rate and gradually transition to the new tax rate within five years after January 1, 2008.

We are a holding company that is financially dependent on distributions from our subsidiaries and our business operations are principally conducted through our PRC subsidiaries. Prior to December 31, 2007, dividend payments to foreign investors made by foreign-invested enterprises, such as dividends paid to us by our PRC subsidiaries, were exempt from PRC withholding tax. The New Tax Law and the Regulations for Implementation of Enterprise Income Tax Law of the PRC (中華人民共和國企業所得税法 實施條例) (together with the New Tax Law, the "New Tax Laws"), effective January 1, 2008, provide that any dividend payment to foreign investors will be subject to a withholding tax at a rate of 10%. Pursuant to the Arrangement between Mainland China and Hong Kong for the Avoidance of Double Taxation and Prevention of Fiscal Evasion with respect to Taxes on Income (內地和香港特別行政區關於對所得避免雙重 徵税和防止偷漏税的安排) signed on August 21, 2006, a company incorporated in Hong Kong will be subject to withholding income tax at a rate of 5% on dividends it receives from its PRC subsidiaries if it holds a 25% or more interest in that particular PRC subsidiary at the time of the distribution, or 10% if it holds less than a 25% interest in that subsidiary. However, according to a Circular of the PRC State Administration of Taxation dated October 27, 2009, tax treaty benefits will be denied to "conduit" or shell companies without business substance. Therefore, it is unclear whether dividend payments made by our PRC subsidiaries to our Hong Kong subsidiaries, which hold the equity interests in our PRC subsidiaries, will continue to enjoy the 5% PRC tax rate.

In addition, under the New Tax Laws, enterprises established under the laws of jurisdictions outside China with their "de facto management bodies" located within China may be considered PRC resident enterprises and therefore subject to PRC enterprise income tax at the rate of 25% on their worldwide income. The New Tax Laws provide that "de facto management body" of an enterprise is the organization that exercises substantial and overall management and control over the production, employees, books of accounts and properties of the enterprise. If a majority of the members of our management team continue to be located in China, we may be considered a PRC resident enterprise and therefore subject to PRC enterprise income tax at the rate of 25% on our worldwide income. If we or any of our non-PRC subsidiaries otherwise is a PRC resident enterprise under the New Tax Laws, our profitability and cash flow would be materially and adversely affected. Although it is unclear under PRC tax law whether we have a "de facto management body" located in China for PRC tax purposes, we currently intend to take the position that we are not a PRC resident enterprise, but there can be no assurance that the PRC tax authorities will accept our position.

PRC regulations relating to the establishment of offshore special purpose companies by PRC residents may adversely affect our business operations

In October 2005, the SAFE issued the Notice Regarding Certain Administrative Measures on Financing and Round-trip Investment by PRC Residents through Offshore Special Purpose Vehicles (關於 境內居民通過境外特殊目的公司融資及返程投資外匯管理有關問題的通知) which became effective on November 1, 2005. The notice requires PRC residents, including both legal and natural persons, to register with the local SAFE branch before establishing or controlling any company outside of China (an "offshore special purpose company") for the purpose of acquiring any assets of or equity interest in a PRC company and raising funds offshore. In addition, any PRC resident who is the shareholder of an offshore special purpose company is required to update its SAFE registration with the local SAFE branch with respect to that offshore special purpose company in connection with any increase or decrease of capital, transfer of shares, merger, division, equity investment or creation of any security interest over any assets located in the PRC. Failure to comply with the required SAFE registration and updating requirements described above may result in restrictions being imposed on the foreign exchange activities of the PRC subsidiaries of that offshore special purpose company, including the increase in registered capital, the payment of dividends and other distributions or payments to the offshore special purpose company and capital inflows from the offshore entity. Failure to comply may also subject relevant PRC residents or the PRC subsidiaries of that offshore special purpose company to penalties under PRC foreign exchange administration regulations for evasion of applicable foreign exchange restrictions.

If the SAFE promulgates clarifications or regulations in the future requiring our beneficial owners who are Hong Kong permanent residents to comply with the registration procedures and update requirements described above and if our beneficial owners are unable or fail to comply with such procedures, our beneficial owners may be subject to fines and legal sanctions and our business operations may also be materially and adversely affected, particularly with respect to the ability of our Chinese subsidiaries to remit foreign currency payments out of China, which could affect an ability to service our offshore indebtedness (including the Notes).

Interpretation of the PRC laws and regulations involves uncertainty and the current legal environment in China could limit the legal protections available to you

Our core business is conducted in China and is governed by PRC laws and regulations. Our principal operating subsidiaries are located in China and are subject to the PRC laws and regulations. The PRC legal system is a civil law system based on written statutes, and prior court decisions have limited precedential value and can only be used as a reference. Additionally, PRC written laws are often principle-oriented and require detailed interpretations by the enforcement bodies to further apply and enforce such laws. Since 1979, the PRC legislature has promulgated laws and regulations in relation to economic matters such as foreign investment, corporate organization and governance, commercial transactions, taxation and trade, with a view to developing a comprehensive system of commercial law, including laws relating to property ownership and development. However, because these laws and regulations have not been fully developed, and because of the limited volume of published cases and the non-binding nature of prior court decisions, interpretation of PRC laws and regulations involves a degree of uncertainty and the legal protection available to you may be limited. Depending on the governmental agency or the presentation of an application or case to such agency, we may receive less favorable interpretations of laws and regulations than our competitors. In addition, any litigation in China may be protracted and result in substantial costs and diversion of resources and management attention. All these uncertainties may cause difficulties in the enforcement of our land use rights, entitlements under our permits, and other statutory and contractual rights and interests.

The national and regional economies in China and our prospects may be adversely affected by natural disasters, acts of God, and occurrence of epidemics

Our business is subject to general economic and social conditions in China. Natural disasters, epidemics and other acts of God which are beyond our control may adversely affect the economy, infrastructure and livelihood of the people in China. Some regions in China, including the cities where we operate, are under the threat of flood, earthquake, sandstorm, snowstorm, fire, drought, or epidemics such as Severe Acute Respiratory Syndrome, or SARS, H5N1 avian flu or the human swine flu, also known as Influenza A (H1N1). For instance, a serious earthquake and its successive aftershocks hit Sichuan Province

in May 2008 and resulted in tremendous loss of lives and destruction of assets in the region. We have three projects located in Chengdu, approximately 92 kilometers from the earthquake's epicenter in Wenchuan County, Sichuan Province. Based on our investigation and site inspections, our properties in Sichuan Province did not suffer any material damage or loss as a result of the earthquake. However, earthquakes with such magnitude may adversely affect our ability to complete and sell or lease our properties as scheduled or cause material damage or loss to our properties. In addition, past occurrences of epidemics, depending on their scale, have caused different degrees of damage to the national and local economies in China. A recurrence of SARS or an outbreak of any other epidemics in China, such as the H5N1 avian flu or the human swine flu, especially in the cities where we have operations, may result in material disruptions to our property development and our sales and marketing, which in turn may adversely affect our financial condition and results of operations.

We cannot guarantee the accuracy of facts, forecasts and other statistics with respect to China, the PRC economy, the PRC real estate industry and the selected PRC regional data contained in this document

Facts, forecasts and other statistics in this document relating to China, the PRC economy, the PRC real estate industry and the selected PRC regional data have been derived from various official or other publications available in China and may not be consistent with other information compiled within or outside China. However, we cannot guarantee the quality or reliability of such source materials. They have not been prepared or independently verified by us, the Initial Purchasers or any of our or its affiliates or advisors (including legal advisors), or other participants in the offering of the Notes and, therefore, we make no representation as to the accuracy of such facts, forecasts and statistics. Due to possibly flawed or ineffective collection methods or discrepancies between published information and market practice, these facts, forecasts and statistics produced with respect to other economies. Further, we cannot assure you that they are stated or compiled on the same basis or with the same degree of accuracy as in other jurisdictions. Therefore, you should not unduly rely upon the facts, forecasts and statistics with respect to China, the PRC economy, the PRC real estate industry and the selected PRC regional data contained in this document.

CAPITALIZATION AND INDEBTEDNESS

The following table sets forth on an actual basis our borrowings and capitalization as of December 31, 2010. Except as otherwise disclosed herein, there has been no material change in our capitalization since December 31, 2010.

	For the year ended December 31, 2010				
	Actu	ıal	As Adj	usted	
	RMB	US\$	RMB	US\$	
	(in thousands)				
Cash and cash equivalents ⁽¹⁾	5,275,609	799,335			
Short-term borrowings ⁽²⁾⁽³⁾⁽⁴⁾					
Bank loans — secured	977,840	148,157	977,840	148,157	
Bank loans — unsecured					
Current portion of long-term bank loans	1,303,834	197,551	1,303,834	197,551	
Total short-term borrowings	2,281,674	345,708	2,281,674	345,708	
Long-term borrowings ⁽³⁾⁽⁴⁾⁽⁵⁾					
Bank loans — secured	7,940,615	1,203,123	7,940,615	1,203,123	
Bank loans — unsecured	491,010	74,395	491,010	74,395	
2010 Notes.	· · · · ·	<i>,</i>	-	-	
	1,618,331	245,202	1,618,331	245,202	
Total long-term borrowings	10,049,956	1,522,720	·		
Equity attributable to owners of the parent					
Issued capital (HK\$0.1 par value per share,					
2,893,150,000 shares issued and fully paid).	280,485	42,498	280,485	42,498	
Treasury shares					
Reserves	10,985,534	1,664,475	11,303,781	1,712,694	
Proposed final dividend	318,247	48,219			
Total equity attributable to owners of the					
parent	11,584,266	1,755,192	11,584,266	1,755,192	
Total capitalization ⁽⁶⁾	21,634,222	3,277,912			

⁽¹⁾ Cash and cash equivalents exclude restricted cash of RMB1,528.0 million (US\$231.5 million). Subsequent to December 31, 2010, our cash and cash equivalents were reduced primarily due to payments that we have made in order to fund our property development projects in China.

⁽²⁾ Short-term borrowings include the current portion of long-term bank loans.

⁽³⁾ Our borrowings do not include any accrual for capital commitments or contingent liabilities. As of December 31, 2010, capital commitments were RMB2,717.9 million (US\$411.8 million) and our contingent liabilities, which were in the form of guarantees that we have provided to our customers in relation to their purchase of our properties, guarantees given to a bank in connection with bank loans granted to an associate and a jointly controlled entity, guarantees provided in respect of a trust finance for a jointly-controlled entity and guarantees given to a bank in connection with bank loans granted to approximately RMB6,160.6 million (US\$933.4 million), RMB460.0 million (US\$69.7 million), RMB900.0 million (US\$136.4 million) and RMB700.0 million (US\$106.1 million), respectively. See "Management's Discussion and Analysis of Financial Conditions and Results of Operations — Liquidity and Capital Resources — Contingent Liabilities" and "— Contractual Obligations."

- (4) As of December 31, 2010, our Non-Guarantor Subsidiaries had bank loans in the amount of RMB9,864.6 million (US\$1,494.6 million) and capital commitments and contingent liabilities arising from guarantees of approximately RMB2,230.2 million (US\$337.9 million) and RMB8,060.5 million (US\$1,221.3 million), respectively.
- (5) Long-term borrowings exclude the current portion of long-term bank loans.
- (6) Total capitalization includes total long-term borrowings plus total equity attributable to owners of the parent.

On February 9, 2011, we signed a loan agreement with SCB for a secured and guaranteed Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$195 million. As of the date of this document, the principal amount of the loan facility in Hong Kong dollars drawn down and outstanding is equivalent to US\$25 million. See "Description of Material Indebtedness and Other Obligations — Recent Material Indebtedness."

SELECTED CONSOLIDATED FINANCIAL AND OTHER DATA

The following table presents our selected financial and other data. The selected consolidated income statement for the years ended December 31, 2008, 2009 and 2010 and the selected consolidated statement of financial position data as of December 31, 2008, 2009 and 2010 set forth below (except for EBITDA data) have been derived from our consolidated financial statements for such years and as of such dates, as audited by Ernst & Young, independent certified public accountants, and included elsewhere in this document. Our financial statements have been prepared and presented in accordance with HKFRS, which differ in certain respects from generally accepted accounting principles in other jurisdictions. The selected financial data below should be read in conjunction with the section entitled "Management's Discussion and Analysis of Financial Condition and Results of Operations" and our consolidated financial statements and the notes to those statements included elsewhere in this document.

Selected Consolidated Income Statement and Other Financial Data

	Year Ended December 31,			
	2008	2009	2010	2010
	RMB	RMB	RMB	US\$
	(in thousands)			
Revenue	1,574,214	4,266,572	7,465,911	1,131,199
Cost of sales	(746,413)	(2,650,267)	(4,368,278)	(661,860)
Gross profit	827,801	1,616,305	3,097,633	469,339
Other income and gains	150,644	49,265	78,893	11,953
Selling and marketing costs	(89,514)	(188,494)	(242,805)	(36,789)
Administrative expenses	(170,908)	(281,988)	(413,836)	(62,702)
Other operating expenses, net	(1,758)	(42,183)	(5,356)	(812)
Fair value gains/(losses) on investment properties, net ⁽¹⁾	(23,569)	60,587	3,869	586
Finance costs	—	(9,024)	(19,974)	(3,026)
Associates		(10)	(2,246)	(340)
Jointly-controlled entities.	10,582	65,024	11,485	1,740
Profit before tax	703,278	1,269,482	2,507,663	379,949
Income tax expenses	(337,108)	(548,025)	(1,225,889)	(185,741)
Profit for the year	366,170	721,457	1,281,774	194,208

	Year Ended December 31,			
	2008	2009	2010	2010
	RMB	RMB	RMB	US\$
	(in thousands)			
OTHER FINANCIAL DATA				
EBITDA ⁽²⁾	574,877	1,121,166	2,469,763	374,207
EBITDA margin ⁽³⁾	36.5%	26.3%	33.1%	33.1%

⁽¹⁾ Certain information may not be comparable in the periods shown due to the adoption of new and revised HKFRS. See "Management's Discussion and Analysis of Financial Condition and Results of Operations — Critical Accounting Policies — Valuation of Our Investment Properties."

EBITDA for any period consists of profit before tax less fair value gains/(losses) on investment properties, other income and (2)gains, and share of profits and losses of associates and jointly-controlled entities plus finance costs, depreciation and amortization expenses. EBITDA is not a standard measure under HKFRS. EBITDA is a widely used financial indicator of a company's ability to service and incur debt. EBITDA should not be considered in isolation or construed as an alternative to cash flows, net income or any other measure of financial performance or as an indicator of our operating performance, liquidity, profitability or cash flows generated by operating, investing or financing activities. EBITDA does not account for taxes, interest expense or other non-operating cash expenses. In evaluating EBITDA, we believe that investors should consider, among other things, the components of EBITDA such as sales and operating expenses and the amount by which EBITDA exceeds capital expenditures and other charges. We have included EBITDA because we believe it is a useful supplement to cash flow data as a measure of our performance and our ability to generate cash flow from operations to cover debt service and taxes. EBITDA presented herein may not be comparable to similarly titled measures presented by other companies. Investors should not compare our EBITDA to EBITDA presented by other companies because not all companies use the same definition. See "Management's Discussion and Analysis of Financial Condition and Results of Operations - Non-GAAP Financial Measures" for a reconciliation of our profit for the year under HKFRS to our definition of EBITDA. Investors should also note that EBITDA as presented herein may be calculated differently from Consolidated EBITDA as defined and used in the Indenture governing the Notes. See "Description of the Notes - Definitions" for a description of the manner in which Consolidated EBITDA is defined for purposes of the Indenture governing the Notes.

⁽³⁾ EBITDA margin is calculated by dividing EBITDA by revenue.

Selected Consolidated Statement of Financial Position Data

		As of Dec	ember 31,	
	2008	2009	2010	2010
	RMB	RMB	RMB	US\$
		(in tho	isands)	
NON-CURRENT ASSETS				
Property, plant and equipment	443,268	981,508	1,343,901	203,62
Investment properties	3,546,400	3,501,460	3,461,980	524,54
Land use rights.	549,952	572,833	866,274	131,25
Investments in associates		1,348,990	3,403,588	515,69
Investments in jointly-controlled entities	20,487	1,228,036	5,434,914	823,47
Deferred tax assets	168,453	398,325	603,560	91,44
Long term prepayment	1,098,483	_		_
Total non-current assets	5,827,043	8,031,152	15,114,217	2,290,03
CURRENT ASSETS				
Properties under development	11,878,560	13,951,102	13,730,027	2,080,30
Completed properties held for sale	1,534,404	2,300,415	2,553,758	386,93
Trade receivables	30,713	147,413	47,687	7,22
Prepayments, deposits and other receivables	1,069,487	453,039	1,679,437	254,46
Due from a jointly-controlled entity	50,314	46,999	46,155	6,99
Taxes recoverable	3,316	24,492	59,450	9,00
Restricted cash	205,942	1,069,876	1,527,992	231,51
Cash and cash equivalents	1,167,009	2,540,698	5,275,609	799,33
Total current assets	15,939,745	20,534,034	24,920,115	3,775,77
CURRENT LIABILITIES				
Trade payables	2,879,007	1,415,470	1,670,898	253,16
Other payables and accruals.	2,063,396	5,222,361	8,745,262	1,325,04
Due to associates		129,956	442,382	67,02
Due to a jointly-controlled entity	_	· _	73,454	11,12
Interest-bearing bank and other borrowings	1,058,928	2,566,628	2,281,674	345,70
Taxes payable.	1,012,289	1,418,808	2,217,971	336,05
Total current liabilities	7,013,620	10,753,223	15,431,641	2,338,12
NET CURRENT ASSETS	8,926,125	9,780,811	9,488,474	1,437,64
TOTAL ASSETS LESS CURRENT LIABILITIES	14,753,168	17,811,963	24,602,691	3,727,68

As of December 31,				
2008	2009	2010 RMB	2010 US\$	
RMB	RMB			
(in thousands)				
4,935,253	6,078,852	10,049,956	1,522,721	
626,704	624,788	669,168	101,389	
_	700,000	700,000	106,061	
		1,589,295	240,802	
5,561,957	7,403,640	13,008,419	1,970,973	
9,191,211	10,408,323	11,594,272	1,756,707	
254,093	280,538	280,485	42,498	
_	(3,041)		_	
8,136,797	9,982,514	10,985,534	1,664,475	
77,813	144,658	318,247	48,219	
8,468,703	10,404,669	11,584,266	1,755,192	
722,508	3,654	10,006	1,516	
9,191,211	10,408,323	11,594,272	1,756,708	
	RMB 4,935,253 626,704	$\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 $	

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Overview

We are a large scale property developer with a leadership position in Guangzhou and an established presence in Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan. We focus on medium-to high-end residential property developments with distinctive characteristics. To diversify our earnings mix, we also develop commercial properties in prime locations as long-term investments, including office buildings, shopping malls, serviced apartments and hotels. We commenced operation of our first office property, International Finance Place, in August 2007. In September 2009, we opened our first hotel, Four Points by Sheraton in Guangzhou, and are currently developing two additional high-end hotels in Guangzhou, including mainland China's first W Hotel and Huadu Sheraton Resort, as well as W Service Apartment, a high-end serviced apartment in Guangzhou. In addition, we are planning to develop six further high-end hotels and six high-end shopping malls in various cities including Guangzhou, Suzhou and Chengdu, as well as Hainan Province. Our hotels will be operated by internationally renowned hotel operators including affiliates of Starwood Hotels & Resorts Worldwide, Inc. (the "Starwood Hotels Group"). We believe our investment properties and hotels will help further strengthen our brand name. We also engage in property-related businesses such as property management for residential and commercial properties.

For 2008, 2009 and 2010, our revenue was RMB1,574.2 million, RMB4,266.6 million and RMB7,465.9 million (US\$1,131.2 million), respectively. For 2008, 2009 and 2010, our profit was RMB366.2 million, RMB721.5 million and RMB1,281.8 million (US\$194.2 million), respectively.

Key Factors Affecting Our Performance

Our business, results of operations and financial condition are affected by a number of factors, many of which are beyond our control. See "Risk Factors." Such factors include the following:

The Regulatory Environment and Measures Affecting the Real Estate Industry in China

Our business and results of operations have been, and will continue to be, affected by the regulatory environment in China, PRC governmental policies and measures taken by the PRC government on property development and related industries. In recent years, the PRC government has implemented a series of measures with a view to control the growth of the economy, including the real estate markets. While the real estate industry is regarded as a pillar industry by the PRC government, the PRC government has taken various restrictive measures to discourage speculation in the real estate market and to increase the supply of affordable residential properties. From time to time, the PRC government adjusts or introduces macroeconomic control policies to encourage or restrict development in the private property sector through regulating, among others, land grants, pre-sales of properties, bank financing and taxation. Measures taken by the PRC government to control money supply, credit availability and fixed assets also have a direct impact on our business and results of operations. The PRC government may introduce initiatives which may affect our access to capital and the means by which we may finance our property development. See "Regulations" for more details on the relevant PRC laws and regulations.

China's economy has experienced a slowdown as a result of the recent global economic and financial crisis. Recently there have been signs showing that China's economy has rebounded from its worst growth in a decade since the second quarter of 2009. In particular, there have been signs of recovery in China's property market since the second quarter of 2009. In addition, global economic conditions have also improved as governments around the world have taken remedial actions to address the economic slowdown and financial crisis. However, there is no assurance that such improved conditions can be sustained. It is also difficult to determine the continued impact of the global economic slowdown and financial crisis continue or become more severe than currently estimated, our business prospects, revenues, cash flows and financial condition could be materially and adversely affected.

In response to the global financial crisis and in an effort to expand domestic demand, the State Council issued a notice on Adjusting the Capital Ratio of Fixed Asset Investment Projects (國務院關於調 整固定資產投資項目資本金比例的通知) on May 25, 2009. Pursuant to the notice, the capital ratio for

government subsidized housing projects and ordinary commodity housing projects was reduced from 35% to 20%, and the capital ratio for other property development projects was reduced from 35% to 30%. On October 22, 2008, the PBOC promulgated the Notice on Several Issues Regarding the Expansion of the Extent of Downward Floating Interest Rate for Commercial Individual Housing Loans (關於擴大商業性個 人住房貸款利率下浮幅度有關問題的通知). Pursuant to the notice, the minimum down payment for home buyers on their first home purchase was lowered to 20% of the purchase price, with the minimum mortgage loan interest rate lowered to 70% of the relevant PBOC benchmark interest rate. These and other measures have affected the overall economy in China, with differing effects on various sectors. For example, in November and December 2009, in response to the rising property prices across the country, the PRC government announced new policies and adopted new measures to curtail speculation in the property market and imposed more stringent requirements on the payment of land premiums by property developers. PRC regulatory measures in the real estate industry will continue to impact our business and results of operations.

Changes in the economic conditions and the regulatory environment in the PRC in general or in cities and regions in which we operate may affect the selling price of our properties as well as the time it will take us to pre-sell or sell the properties we have developed. Lower selling prices, without a corresponding decrease in costs, will adversely affect our gross profit and reduce cash flow generated from the sale of our properties, which may increase our reliance on external financing and negatively impact our ability to finance the continuing growth of our business. A prolonged selling period will increase our selling and distribution costs as well as reduce the cash flow generated from the sale of our properties for a particular period. On the other hand, higher selling price and a shorter selling period may increase our gross profit, reduce our selling and distribution costs and increase our cash flow for a particular period to enable us to fund the continuing growth of our business.

The Product Mix and Geographic Locations of Our Properties

Our principal source of revenue and cash from operations is derived from the sale of units in our residential properties, and to a lesser extent from sales of office properties, retail properties, car park spaces and serviced apartments. We also derive recurring revenue from our investment properties, which are held for recurring income and/or for capital appreciation. Our results of operations and the sources and amount of our cash from operations may vary significantly from period to period depending on the type and volume of our completed properties that we sell or rent, which frequently depends on the timing of the completion of various stages in the property development process. See "— Timing of Property Development." Our results of operations and cash flows will also vary depending on the market demand at the time we sell or rent our properties, which affects the rental and occupancy rates of our investment properties and hotels and the selling prices for units in our residential properties. The recurring income and selling prices we receive from, and the occupancy levels of, our property developments depend on local market prices which in turn depend on local supply and demand conditions, as well as the type of property being developed.

Timing of Property Development

The number of property developments that a developer can undertake during any particular period is limited due to substantial capital requirements for land acquisitions and construction costs as well as limited land supply. In addition, significant time is required for property developments and it may take many months or probably years before pre-sales of a property development can occur. Moreover, while the pre-sale of a property generates positive cash flow for us in the period in which it is made, we must place a portion of such proceeds in restricted bank accounts and may only use such cash for specified purposes. In addition, no revenue is recognized with respect to such property until it has been completed and delivered to the purchaser. As market demand is not stable, revenue in a particular period can also depend on our ability to gauge the expected demand in the market at the expected completion date of a particular project, while delays in construction, regulatory approval processes and other factors can adversely affect the timetable of our projects. As our revenue from sales of properties are recognized upon the delivery of properties, the timing of such delivery may not only affect the amount and growth rate of our revenue but also cause changes in other payables and accruals to fluctuate from period to period. As a result, our results of operations have fluctuated in the past, primarily due to the volume of GFA delivered, which is partially a result of timing of our property development, and are likely to continue to fluctuate in the future.

Fluctuation in the Valuation of Our Investment Properties

Our investment properties principally consist of office buildings for rent, retail shop units and car park spaces held for recurring revenue and/or for capital appreciation. Our investment properties (excluding hotels and serviced apartments, which are recorded as non-current assets under "Property, plant and equipment" on our consolidated statements of financial position) are stated at their fair value on our consolidated statements of financial position as non-current assets as of the end of each reporting period on the basis of valuations by an independent property valuer or by our management. Gains or losses arising from changes in the fair value of our investment properties are accounted for as profit or loss upon revaluation increase or decrease in investment properties in our consolidated income statements, which may have a substantial effect on our profits. The property valuation involves the exercise of professional judgment and requires the use of certain bases and assumptions. The bases and assumptions which the valuer uses for the valuation typically includes values realized in comparable precedent transactions in the market for properties of similar size, character and location. The fair value of our investment properties may have been higher or lower if the valuer used a different set of bases or assumptions or if the valuation was conducted by other qualified independent professional valuers using a different set of bases and assumptions. In addition, upward revaluation adjustments reflect unrealized capital gains on our investment properties as of the relevant reporting dates and are not profit generated from the sales or rentals of our investment properties, and do not generate any cash inflow to us until such investment properties are disposed of at similarly revalued amounts. The amounts of revaluation adjustments have been, and may continue to be, significantly affected by the prevailing property markets and may fluctuate significantly. We cannot assure you that we will record fair value gains, or that we will not record fair value losses, in the future. For 2008, 2009 and 2010, we recorded net fair value gains (losses), net of deferred tax, of RMB(17.7) million, RMB45.5 million and RMB2.9 million (US\$0.4 million), respectively.

Availability and Cost of Land

To have a steady stream of properties available for sale and to achieve continuous growth in the long term, we need to replenish and increase suitable land reserves at commercially acceptable prices. Land acquisition costs are one of the primary components of our cost of sales for property development, which consists of land premium and where necessary, the cost of demolition of existing buildings and relocation of residents. The cost of acquiring land has a direct and substantial effect on our gross margins. We expect competition among property developers for suitable land reserves to remain intense, which affects land prices. In addition, PRC governmental land supply policies and implementation measures may further intensify competition for land in China among property developers. For example, although privately held land use rights are not prevented from being traded in the secondary market, the statutory means of public tender, auction and listing-for-sale practice in respect of the grant of state-owned land use rights is likely to increase competition for available land and to increase land acquisition costs. Furthermore, in November 2009, the PRC government raised the minimum down-payment of land premium to 50% and now requires the land premium to be fully paid within one year after the signing of a land grant contract, subject to limited exceptions. In March 2010, the Ministry of Land and Resources promulgated a notice to strictly regulate the transfer of land for commercial buildings. According to the notice, the area of a parcel of land granted for commodity residential project should be strictly restricted in accordance with the catalogue of restricted use of land and the minimum price of the land transfer should not be less than 70% of the benchmark price of the place where the land being transferred is located, and the real estate developer's bid deposit should not be less than 20% of the minimum transfer price. See "Regulations - The Land System of the PRC — National Legislation." These changes of policy may materially and adversely affect our cash flow and our ability to acquire suitable land for our operations.

Costs of Labor and Construction Materials

Our results of operations are affected by the costs of labor and construction materials such as steel and cement. As a result of the economic growth and the boom in the property development industry in the PRC, wages for construction workers and the prices of construction materials have increased substantially in recent years. Further, the PRC Labor Contract Law (中華人民共和國勞動合同法) that came into effect on January 1, 2008, enhanced the protection for employees and increased employers' liability in many circumstances which may further increase our labor cost. To the extent that we are not able to pass such increased costs on to our customers, our gross margin and our results of operations would be adversely affected.

To reduce our exposure to price volatility of construction materials, we typically enter into contracts with third party construction contractors pursuant to which the construction contractors are responsible for procuring most of the construction materials for our property development projects. Such construction contracts are typically fixed or capped unit price contracts where the unit price of the construction materials is fixed or capped and the total price payable depends on our quantity requirement. Similarly, under the terms of most of our construction contracts, labor wages are paid by the construction contracts and increasing costs of labor are borne by the construction materials to the extent that we periodically enter into or renew our construction contracts at different terms during the life of a project, which may span over several years, or if we hire construction workers directly or procure the construction materials directly from suppliers, any of which may result in increased cost of sales and decreased profit margin. Furthermore, we typically pre-sell our properties prior to their completion and we will not be able to pass the increased costs on to our customers if labor or construction costs increase subsequent to the time of such pre-sale.

Access to and Cost of Financing

Borrowing is an important source of funding for our property developments. As of December 31, 2008, 2009 and 2010, our outstanding bank loans amounted to RMB5,994.2 million, RMB8,645.5 million and RMB10,713.3 million (US\$1,623.2 million), respectively. Because commercial banks in China link the interest rates on their borrowings to the benchmark lending rates published by PBOC, any increase in such benchmark lending rates will increase the interest costs for financing our developments. Our access to capital and cost of financing are affected by restrictions imposed from time to time by the PRC government on bank lending for property development. In addition, since we have Hong Kong dollar denominated debt, our access to capital and cost of financing are also affected by fluctuations in the Hong Kong Interbank Offered Rate, an interest rate stated in Hong Kong dollars on the lending and borrowing between banks in the Hong Kong interbank market. A significant portion of our finance costs are capitalized rather than being expensed at the time they are incurred to the extent such costs are directly attributable to the acquisition and construction of a project or a projected phase.

Our capitalized borrowing costs attributable to revenue included in our cost of sales in 2008, 2009 and 2010 was RMB35.1 million, RMB123.9 million and RMB189.0 million (US\$28.6 million), respectively. An increase in our finance costs would negatively affect our profitability and results of operations and the availability of financing will affect our ability to engage in our project development activities, which will negatively affect our results of operations.

Critical Accounting Policies

We have identified certain accounting policies that are significant to the preparation of our consolidated financial statements. Our significant accounting policies, which are important for an understanding of our financial condition and results of operations, are set forth in Note 2.4 to our consolidated financial statements included in this offering memorandum. Some of our accounting policies involve subjective assumptions and estimates, as well as complex judgments relating to accounting items such as revenue recognition, cost or expense allocation and provision. In each case, the determination of these items requires management judgments based on information and financial data that may change in future periods. When reviewing our consolidated financial statements, you should consider (i) our selection of critical accounting policies; (ii) the judgment and other uncertainties affecting the application of such policies; and (iii) the sensitivity of reported results to changes in conditions and assumptions. We set forth below those accounting policies that we believe involve the most significant estimates and judgments used in the preparation of our consolidated financial statements. See Note 3 to the financial statements starting on page F-1 of this offering memorandum.

Revenue Recognition

Revenue is recognized when it is probable that the economic benefits will flow to us and when the revenue can be measured reliably, on the following bases:

- (a) from the sale of properties, when the significant risks and rewards of ownership have been transferred to the buyer, which is when the construction work has been completed and the properties have been delivered to the buyer. Deposits and installments received in respect of properties sold prior to the date of revenue recognition are included in the consolidated statement of financial position under current liabilities;
- (b) rental income, on a time proportion basis over the lease terms;
- (c) hotel revenue from room rentals, food and beverage sales and other ancillary services when the services are rendered;
- (d) property management fee income, when the related management services have been provided; and
- (e) interest income, on an accrual basis using the effective interest method by applying the rate that discounts the estimated future cash receipts through the expected life of the financial instrument to the net carrying amount of the financial asset.

Properties Under Development, Cost of Sales and Completed Properties Held for Sale

Properties under development are intended to be held for sale after completion. Properties under development are stated at the lower of cost and net realizable value and comprise land costs, construction costs, borrowing costs, professional fees and other costs directly attributable to such properties incurred during the development period. Properties under development are classified as current assets unless the construction period of the relevant property development project is expected to complete beyond normal operating cycle. On completion, the properties are transferred to completed properties held for sale.

Cost of sales for each property we sell includes construction costs, costs of obtaining land use rights and capitalized borrowing costs on related borrowed funds during the period of construction, based upon the total saleable GFA of properties expected to be sold in each project, which are allocated to each property based on the estimated relative saleable GFA of each property. We make such estimates based on the information available at the time of completion of the relevant sales contracts, including the development plan and budget for the project. If there is any change to the estimated total development cost subsequent to the initial sales for a project, for example, due to fluctuations in construction costs or changes in development plans, we will need to finalize the cost with the contractor and allocate the increased or decreased cost to all the properties in the project, including those that have been sold in prior periods, which will increase or decrease the unit costs of, and erode or improve the margins realizable on, the properties of the project during the period in which such change occurs.

Completed properties held for sale are stated at the lower of cost and net realizable value. Cost is determined by an apportionment of the total land and buildings costs attributable to unsold properties. Net realizable value is estimated by the directors based on the prevailing market prices, on an individual property basis.

Valuation of Our Investment Properties

Our investment properties are stated at fair value based on valuations performed by independent professional valuers. In determining the fair value, the valuers have based this on a method of valuation which involves certain estimates. In relying on the valuation report provided by the valuers, our management team has exercised its judgment and is satisfied that the method of valuation is reflective of current market conditions. See "Certain Income Statement Items — Fair Value Gains on Investment Properties."

Effective from January 1, 2009, Hong Kong Accounting Standard 40 revises the scope such that property being constructed or developed for future as an investment property is classified as an investment property. The Group has applied the amendments prospectively from January 1, 2009. The Group's accounting policy for investment properties is to subsequently state them at fair value with changes in fair

values recognized in profit or loss. As a result of the amendments, an investment property under construction is carried at fair value at the earlier of when the fair value first becomes reliably determinable and when the construction of the property is completed.

As a result of the adoption of this amendment, during the year ended December 31, 2009, the Group reclassified properties under development of approximately RMB11.8 million into investment properties. A fair value increase of approximately RMB58.4 million in respect of the investment properties under construction has been recognized in the income statement for the year ended December 31, 2009.

Capitalized Borrowing Costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, i.e., assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalized as part of the cost of those assets. The capitalization of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs capitalized. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consists of interest and other costs that an entity incurs in connection with the borrowing of funds.

LAT

We are subject to LAT with respect to the appreciated value of land. LAT applies to both domestic and foreign developers and investors in real properties in China, irrespective of whether they are corporate entities or individuals. For 2008, 2009 and 2010, we made LAT prepayments of RMB36.1 million, RMB62.2 million and RMB189.3 million (US\$28.7 million), respectively and LAT provisions of RMB197.6 million, RMB351.2 million and RMB694.2 million (US\$105.2 million), respectively. We prepay LAT on the basis of our pre-sale proceeds in accordance with requirements of PRC tax authorities and provide for unpaid LAT liabilities based on our best estimate according to our understanding of prevailing tax rules. Actual LAT liabilities are, however, subject to determination by the tax authorities upon completion of the property development projects and, because the PRC government has not published clear and comprehensive guidelines in this regard, the tax authorities may disagree that our provisions are sufficient to cover all actual LAT obligations as of each balance sheet date in respect of our past LAT liabilities. See "Regulations — Taxation in China — Land Appreciation Tax."

Classification between Investment Properties and Properties Held for Sale

The Group develops properties held for sale and properties held to earn rentals and/or for capital appreciation. Judgment is made by management on determining whether a property is designated as an investment property or a property held for sale. The Group considers its intention for holding the properties at the early development stage of the related properties. During the course of construction, the related properties under construction are accounted for as properties under development included in current assets if the properties are intended for sale after its completion, whereas, the properties are accounted for as assets under construction included in non-current assets if the properties are intended to be held to earn rentals and/or for capital appreciation. Upon completion of the properties, the properties held for sale are transferred to completed properties held for sale and are stated at cost, while the properties held to earn rentals and/or for capital appreciation are transferred to investment properties and are stated at cost, while the properties held to earn rentals and/or for capital appreciation are transferred to investment properties and are subject to revaluation at the end of each reporting period.

Certain Income Statement Items

Revenue

Our revenue represents the (i) gross proceeds from the sale of properties, (ii) gross rental income received and receivable from investment properties, (iii) gross revenue from hotel operation and (iv) property management fee income, which is categorized into four segments: property development, property investment, hotel operation and property management, respectively. We are subject to business tax at the rate of approximately 3% to 5% for all our operating segments. Revenue is presented net of business tax.

The following table sets forth our revenue in each operating segment and the percentage of revenue represented by each segment in 2008, 2009 and 2010, respectively.

	Year Ended December 31,										
	2008		20	09		2010					
	RMB	%	RMB	%	RMB	US\$	%				
	(in thousands, except percentages)										
Property development	1,471,220	93.5%	4,109,986	96.3%	7,221,143	1,094,113	96.7%				
Property investment	74,526	4.7%	98,701	2.3%	124,178	18,815	1.7%				
Hotel operation	_	—	10,003	0.3%	56,914	8,623	0.8%				
Property management	28,468	1.8%	47,882	1.1%	63,676	9,648	0.8%				
Total	1,574,214	100%	4,266,572	100%	7,465,911	1,131,199	100%				

In 2008, 2009 and 2010, we derived substantially all of our revenue from the development and sale of residential properties. In the future, we intend to further expand our business into the development of hotels, office buildings and other commercial properties, and therefore we expect that our recurring revenue generated from our property management, hotel operation and property investment segments should increase over time.

Property Development

The following table sets forth the revenue and GFA sold by project for 2008, 2009 and 2010, respectively.

	Year Ended December 31,										
		2008			2009			2010			
		RMB			RMB			RMB	US\$		
		(in			(in			(in	(in		
	sq.m.	thousands)	%	sq.m.	thousands)	%	sq.m.	thousands)	thousands)	%	
Linkreit International Business											
Development Center ⁽¹⁾	10,406	83,519	5.7%	3,280	25,308	0.6%	3,054	24,433	3,702	0.3%	
Ma'an Mountain No.1	11,600	91,404	6.2%	3,836	39,472	1.0%	1,725	11,635	1,763	0.2%	
Cosmos	21,535	553,888	37.6%	9,719	215,802	5.3%	4,720	126,209	19,123	1.7%	
Jinghu Garden	35,170	171,595	11.7%	57,123	255,835	6.2%	5,468	33,787	5,119	0.5%	
Sky Ville	33,475	332,825	22.6%	115,539	625,694	15.2%	73,869	508,352	77,023	7.0%	
Colour of United	402	2,217	0.2%	_	—	_	_	_	—	-%	
Waterfront Mansion	9,805	42,548	2.9%	154,008	699,729	17.0%	73,274	442,654	67,069	6.1%	
King Peak Garden	11,138	193,224	13.1%	21,726	425,711	10.4%	859	13,862	2,100	0.2%	
The City Island	_	—	_	58,992	351,462	8.6%	109,786	808,954	122,569	11.2%	
The Apex	_	—	_	64,408	1,288,201	31.3%	7,474	464,923	70,443	6.4%	
The Emerald	_	—	_	21,203	182,772	4.4%	28,604	285,081	43,194	3.9%	
International Creative Valley	_	—	—	-	_	—	75,518	754,879	114,376	10.5%	
The Summit	_	—	—	-	_	—	33,161	610,660	92,524	8.5%	
Up Blue Town	_	—	_	_	—	_	95,007	448,786	67,998	6.2%	
Vision of the World	_	—	_	_	—	_	53,282	263,092	39,862	3.7%	
The Sapphire	_	—	_	_	—	_	140,876	1,232,563	186,752	17.1%	
Fragrant Seasons	_	—	_	_	—	_	29,713	368,236	55,793	5.1%	
Chengdu Cosmos							47,726	823,037	124,703	11.4%	
	133,531	1,471,220	100%	509,834	4,109,986	100%	784,116	7,221,143	1,094,113	100%	

(1) Historical project, for which as of December 31, 2010, substantially all of the saleable GFA attributable to our Group had been sold out.

Revenue from property development represents proceeds from sales of our properties held for sale. Because we derive substantially all of our revenue from the property development segment, our results of operations for a given period depend upon the GFA of properties we have completed and delivered during that period, the market demand for those properties and the price we are able to obtain for such properties. Conditions of the property markets in which we operate change from period to period and are affected by the general economic, political and regulatory developments in the PRC as well as in Guangzhou and other locations where we operate. See "— Key Factors Affecting Our Performance."

Consistent with industry practice, we typically enter into purchase contracts with customers while the properties are still under development but after satisfying the conditions for pre-sales in accordance with PRC laws and regulations. See "Business — Property Development — Pre-sale." In general, there is a time difference, typically ranging from several months to one year, between the time we commence pre-selling

properties under development and the completion of the relevant property development. We do not recognize any revenue from the pre-sales of our properties until such properties are completed and delivered to the purchasers, even though we receive payments at various stages prior to delivery. Before the delivery of a pre-sold property, payments received from purchasers are recorded as "Deposits received and receipts in advance" under "Current Liabilities — Other payables and accruals" on our consolidated statements of financial position. As our revenue from sales of properties are recognized upon the delivery of properties, the timing of such delivery may not only affect the amount and growth rate of our revenue but also cause changes in other payables and accruals to fluctuate from period to period. As of December 31, 2008, 2009 and 2010, our deposits received in advance arising from pre-sales of various development projects, amounted to approximately RMB803.7 million, RMB3,308.5 million and RMB6,686.4 million (US\$1,013.1 million), respectively.

Property Investment

Revenue from our property investment segment represents recurring revenue from our investment properties, which has historically been generated from the rental of the retail properties and car park spaces of our residential projects, that is recognized on a straight-line basis over the lease period. For 2008, 2009 and 2010, our gross rental income was RMB74.5 million, RMB98.7 million and RMB124.2 million (US\$18.8 million) respectively. In the future, we expect that our recurring revenue will continue to increase over time as we further expand to the development and management of office buildings and other commercial properties. We believe the increase of such recurring revenue will help us reduce over-reliance on a particular sector of the property market and diversify our risk exposure to reduce the potential impact of adverse developments in the PRC economy and property markets in the cities in which we do business.

Hotel Operation

Revenue derived from hotel operations is recognized when such services are provided. Revenue from our hotel operations was RMB10.0 million and RMB56.9 million (US\$8.6 million) for the year ended December 31, 2009 and 2010, respectively. We expect that as a proportion of our total revenue, revenue from hotel operations will continue to increase as we develop more hotel projects in the future.

Property Management

Revenue from our property management segment is recognized when the related management services are provided. We established our two property management subsidiaries in 2003 and 2004, respectively, which provide property management services to our residential and commercial properties. For 2008, 2009 and 2010, our revenue from property management fees was RMB28.5 million, RMB47.9 million and RMB63.7 million (US\$9.7 million), respectively. We expect that our revenue from property management fees will increase over time due to the cumulative growth of our portfolio of residential and commercial properties under management. We currently do not and do not intend to provide property management services to third-party projects.

Cost of Sales

Cost of sales primarily represents the costs we incur directly for our property development activities. The principal component of cost of sales is cost of properties sold, which includes the direct cost of construction, costs of obtaining land use rights and capitalized borrowing costs on related borrowed funds during the period of construction.

The table below sets forth information relating to cost of sales for the periods indicated.

	Year Ended December 31,										
	200	8	200)9		2010					
	RMB	%	RMB	%	RMB	US\$	%				
	(in thousands, except percentages)										
Sales of properties											
Land	149,229	20.0%	622,885	23.5%	1,379,063	208,949	31.6%				
Capitalized interest	35,139	4.7%	123,909	4.7%	189,041	28,642	4.3%				
Construction cost	554,527	74.3%	1,890,195	71.3%	2,749,633	416,611	62.9%				
	738,895	99.0%	2,636,989	99.5%	4,317,737	654,202	98.8%				
Property management	7,518	1.0%	11,864	0.4%	23,642	3,582	0.6%				
Hotel operation.			1,414	0.1%	26,899	4,076	0.6%				
Total	746,413	100%	2,650,267	100%	4,368,278	661,860	100%				

We recognize the cost of sales of our properties for a given period to the extent that revenue from such properties have been recognized in such period. Prior to their completion and delivery, properties under development are included in our consolidated statements of financial position at the lower of cost and net realizable value. Net realizable value for our properties under development is determined by reference to management's estimates of the selling prices based on prevailing market conditions, less applicable variable selling expenses and the anticipated costs of completion. Net realizable value for our completed properties held for sale is determined by our directors based on prevailing market prices, or on individual property basis. Cost for properties under development comprises construction costs, costs of obtaining land use rights, and capitalized borrowing costs. The components of our cost of sales may change in any given year based on the stage of our projects in the property development process. See "Business — Property Development."

Construction Costs

Construction costs include all of the costs for the design and construction of a project, including payments to third-party contractors and designers and costs of construction materials. Historically, construction material costs (which are generally included in the payments to the construction contractors), particularly the cost of steel and cement, has been a major cause of fluctuations in our construction costs. See "— Key Factors Affecting Our Performance — Cost of Labor and Construction Materials."

Other components of our construction costs include ventilation systems, plant watering systems, elevators and interior decoration materials. Construction cost per sq.m. decreased slightly from RMB3,708.0 for the year ended December 31, 2009 to RMB3,507.0 (US\$531.4) for the year ended December 31, 2010, principally due to cost control mechanisms we implemented in 2010. Construction cost per sq.m. decreased from RMB4,152.8 in 2008 to RMB3,708.0 in 2009, principally due to the increasing proportion of our construction of mid-end residential projects which have relatively lower construction costs.

In addition, with the overall improvement of living standards in the PRC as well as the PRC government's recent policies aiming to increase wages of migrant workers, we expect the trend of increasing labor costs to continue into the near future, which in turn will increase our construction costs.

Costs of Land Use Rights

Costs of land use rights include costs relating to acquisition of the rights to occupy, use and develop land, and primarily represent land premiums incurred in connection with a land grant from the government or land obtained in the secondary market by transfer, cooperative arrangement, corporate acquisition or otherwise. Our costs of land use rights are influenced by a number of factors, including the location of the property, the timing of the acquisition, and the project's plot ratios. Costs of land use rights are also affected by our method of acquisition, whether by PRC government-organized tenders, auctions or listings-for-sale, through private sale transactions and cooperative agreements with third parties in the secondary market or through the acquisition of other companies that hold land use rights. We may also be required to pay demolition and resettlement costs. Our costs of land use rights are also vulnerable to changes in PRC regulations. Land cost per sq.m. increased to RMB1,759.0 (US\$266.5) for the year ended

December 31, 2010, from RMB1,222.0 in 2009, principally due to the fact that recognized land costs were for projects at better locations with relatively higher land costs. Costs of land use rights per sq.m. remained constant in 2008 and 2009.

Capitalized Borrowing Costs

We capitalize a portion of our costs of borrowings to "properties under development," "investment properties" or "assets under construction" under "property, plant and equipment" on our consolidated statements of financial position (depending on whether the relevant project is being developed for sale; for investment or hotel operation purposes) to the extent that such costs are directly attributable to the construction of a project. In general, we capitalize finance costs incurred from the commencement of the planning and design of a project, which typically precedes the receipt of a construction permit, until the completion of construction. For any given project, finance costs incurred after the end of the month in which construction on the project is completed are not capitalized, but are instead accounted for in our consolidated income statements as finance costs in the period in which they are incurred.

Other Income and Gains

Other income and gains comprise net gains on the disposal of our investment properties, interest income on bank deposits, net foreign exchange differences, and miscellaneous income, including revenue from clubhouses and other facilities in our residential projects. Upon the disposal of an investment property, the difference between the net proceeds and the carrying value is accounted for as a gain or loss on the disposal of an investment property and is recorded on our consolidated income statements under "other income and gains."

Selling and Marketing Costs

Selling and marketing costs include advertising and promotional expenses relating to sales and rental of our properties (including advertisements on television and in newspapers, magazines, on billboards, promotional offers made directly to our customers and certain other promotional events), selling and marketing staff costs and other selling expenses. Our selling and marketing costs in any period are affected by the proportion of newly-introduced developments in our portfolio in that period. We expect our selling and marketing costs to continue to increase, as we have multiple projects which we expect to be released to the market on a rolling basis in the near future. Furthermore, we may be required to incur additional selling and marketing costs when we enter into a new market as part of our efforts to develop our brand in those markets.

Administrative Expenses

Administrative expenses include primarily administrative staff costs, travelling and entertainment expenses, other professional fees, and general office expenses.

Fair Value Gains (Losses) on Investment Properties

Investment properties are interests in land and buildings held to earn recurring income and/or for capital appreciation. In 2007 and 2008, before the completion of construction of these properties, such interests were recorded as non-current assets under "land use rights" or "assets under construction" under "property, plant and equipment" on our consolidated statements of financial position and, upon their completion, were transferred to investment properties on our consolidated statements of financial position. In 2009, due to a change in accounting policies, such interests were recorded as non-current assets under "investment properties" on our consolidated statements of financial position. "properties under development" on our consolidated statements of financial position. "properties under development" on our consolidated statements of financial position. "properties under developing for sale and do not include any investment properties. Our investment properties currently comprise commercial properties held for rental purposes and/or for capital appreciation, including office building, retail properties and car park spaces. With regard to retail properties and car park spaces on a residential project, we treat some of them as investment properties upon the completion of such properties. However, we have the discretion to sell these retail properties and car park spaces when we believe sales will generate more economic return. Once a retail property or a car park space is sold, it is excluded from

our investment properties. The gains on disposals of these investment properties are recognized as "other income and gains", and the losses on disposal of such properties are recognized as "other operating expenses, net."

Gains or losses arising from changes in the fair values of investment properties are included in our consolidated income statements in the year in which they arise. Our investment properties were revalued by CB Richard Ellis Limited as of December 31, 2008, 2009 and 2010, respectively, on an open market, existing use basis which reflected market conditions at those dates. Based on such valuation, we recognized the aggregate fair market value of our investment properties on our consolidated statements of financial position, recognized fair value gains or losses on investment properties on our consolidated income statements and recognized the relevant deferred tax under "income tax expenses" on our consolidated income statements.

As of December 31, 2008, 2009 and 2010, the fair value of our investment properties was RMB3,546.4 million, RMB3,501.5 million and RMB3,462.0 million (US\$524.5 million), respectively. For 2008, 2009 and 2010, the fair value gains/(losses) on our investment properties were RMB(23.6) million, RMB60.6 million and RMB3.9 million (US\$0.6 million), respectively, and the relevant deferred tax for these fair value gains charged under "income tax expenses/(credits)" on our consolidated income statements were RMB(5.9) million, RMB15.1 million and RMB1.0 million (US\$0.2 million), respectively. Accordingly, for the same periods, net fair value gains (losses), net of deferred tax, on our investment properties were RMB(17.7 million), RMB45.5 million and RMB2.9 million (US\$0.4 million).

For 2008, our net fair value loss was primarily due to the rapid decline in the PRC property market and lack of new significant investment properties. Our net fair value gains in 2009 increased to RMB60.6 million primarily as a result of our additional investment properties in Guangzhou. For 2009, the net fair value gains, net of deferred tax, represented approximately 6.3% of our profit for the year. We reported net fair value gains on investment properties, net of deferred tax, of RMB2.9 million (US\$0.4 million) for the year ended December 31, 2010, which represented approximately 0.2% of our profit for the year. Our net fair value gains in 2010 decreased by approximately 93.6% primarily because we had no new significant investment properties in 2010 and the market value of our investment properties in 2010 remained relatively stable.

The fair value of each of our investment properties is likely to fluctuate from time to time and the fair value of our investment properties may decrease significantly in the future. Any such decrease in the fair value of our investment properties would reduce our profits. See "Risk Factors — Risks Relating to Our Business — The fair value of our investment properties is likely to fluctuate from time to time and may decrease significantly in the future, which may materially and adversely impact our profitability."

Finance Costs

Finance costs consist primarily of interest costs on bank loans net of capitalized borrowing costs. We capitalize a portion of our costs of borrowings to "properties under development" or to "assets under construction" under "property, plant and equipment" or to "investment property under construction" under "investment properties" on our consolidated statements of financial position (depending on whether the relevant project is being developed as for sale or for investment purposes) to the extent that such costs are directly attributable to the construction of a project. Finance costs fluctuate from period to period due primarily to fluctuations in our level of outstanding indebtedness and the interest rates on such indebtedness. Since the development period for a property development does not necessarily coincide with the repayment period of the relevant loan, not all of the interest costs related to a property development can be capitalized. As a result, the period to period fluctuation of our finance costs is also attributable to the amount and timing of capitalization. See "— Cost of Sales — Capitalized Borrowing Costs."

Share of Profit and Loss of Associates

Share of profit and loss of associates represents our profit or loss after tax that is attributable to our interest in associates pursuant to the joint venture agreement. As of December 31, 2010, our associates were Suzhou City Kaiyu Real Estate Development Company Limited, Garry Limited, Bonserry Investments Limited, Foshan City Xinjun Real Estate Development Co., Ltd., Foshan City Xinhao Real Estate Development Co., Ltd., Foshan City Xinhui Real Estate Development Co., Ltd., Foshan City

Xinjing Real Estate Development Co., Ltd., Lyntondale Holdings Limited, Channel Win Investment Limited, Foshan City Xinsheng Real Estate Development Co., Ltd., Foshan City Xinfeng Real Estate Development Co., Ltd., Guangzhou City Wanjing Property Development Co., Ltd. and Shanghai Jingdong Property Development Limited.

Share of Profits and Losses of Jointly-controlled Entities

Share of profits and losses of jointly-controlled entities represents our profits or losses after taxation that is attributable to our interests in jointly-controlled entities pursuant to the joint venture agreements. As of December 31, 2010, our jointly-controlled entities were Guangzhou Weibai Real Estate Development Limited, Precious Wave Investments Limited, Quality Express Limited, Guangzhou Fujing Real Estate Development Limited, Shanghai Zhendong Property Development Co., Ltd., Tianjin Jinnan New Town Real Estate Development Co., Ltd., Tianjin He'an Investments Co., Ltd., Hines Shanghai New Jiang Wan Development Co., Ltd., Shanghai Chengtou Yuecheng Real Estate Company Limited, Chengdu City Hongyu Real Estate Development Ltd., Central Path Limited, Ideal City Investments Limited, Total Champ Limited and Great Command Investments Limited.

Income Tax Expenses

Our tax expenses for a given year include PRC corporate income tax and LAT during the period. For 2008, 2009 and 2010, our effective tax rate (income tax expenses divided by profit before tax) was 47.9%, 43.2% and 48.9%, respectively. Our effective tax rate is affected by, among other things, the LAT we are required to make.

PRC Corporate Income Tax

Income tax expense represents PRC corporate income tax liabilities accrued by our operating subsidiaries. The PRC corporate income tax has been calculated at the applicable tax rate on the assessable profits for each of 2008, 2009 and 2010. Before January 1, 2008, the corporate income tax rate generally applicable in the PRC was 33%. According to the PRC Enterprise Tax Law enacted by the National People's Congress on March 16, 2007, which became effective on January 1, 2008, a uniform income tax rate of 25% has been applied towards foreign investment and foreign enterprises which have set up production and operation facilities in the PRC. We are subject to tax at the new uniform income tax rate.

LAT

Under PRC laws and regulations, our PRC subsidiaries that are engaged in the property development business are subject to LAT, as determined by the local authorities in the location in which each project is located.

LAT Calculation. All income from the sale or transfer of state-owned land use rights, buildings and their attached facilities in the PRC is subject to LAT at progressive rates ranging from 30% to 60% of the appreciation value, as defined in the relevant tax laws. Certain exemptions are available for the sale of ordinary residential properties if the appreciation value does not exceed 20% of the total deductible items (as defined in the relevant tax laws). Sales of commercial properties are not eligible for such an exemption. Whether a property qualifies for the ordinary residential property exemption is determined by the local government, taking into consideration the property's plot ratio, aggregate GFA and sales price. Sales of higher-end properties and commercial properties are generally assessed at higher appreciation values, and are therefore generally subject to higher LAT rates.

LAT Provision. During 2008, 2009 and 2010, we generated sales from various projects. Our Guangzhou properties and all of our other projects currently under development or held for future development are subject to the regular LAT obligation at progressive rates between 30% and 60%. We estimate and make provisions for what we believe to be the full amount of applicable LAT in accordance with the requirements set forth in the relevant PRC tax laws and regulations. For 2008, 2009 and 2010, we have provided for LAT in the amount of RMB197.6 million, RMB351.2 million and RMB694.2 million (US\$105.2 million), respectively. Because we are only permitted to deduct our LAT provisions for

corporate income tax purposes when the relevant LAT is paid, we recognize deferred tax assets on our consolidated statements of financial position to the extent that we have made provision for LAT on properties sold or pre-sold, in each case until such time as the related LAT payments are made.

LAT Prepayment. Effective from January 1, 2005, the Guangzhou local tax bureau has required prepayment of LAT on pre-sale and sale proceeds of property developments on a quarterly basis. The applicable prepayment rates, as a percentage of pre-sale and sale proceeds of the previous quarter, are 0.5% for ordinary residential properties, 0.7% for residential and commercial complexes and 1% for other types of properties. Effective from January 1, 2008, the Guangzhou local tax bureau has changed the applicable prepayment rates of LAT. The applicable prepayment rates, as a percentage of pre-sale and sale proceeds, are 1% for ordinary residential properties and 2% for other types of properties. For the years ended December 31, 2008 and 2009, we made LAT prepayments in the amount of RMB36.1 million and RMB62.2 million, respectively. The Guangzhou local tax bureau further increased the applicable prepayment rates of LAT, effective from July 1, 2010. The prepayment rates are 2% for ordinary residential properties and 4% for villas. While the prepayment rates are 2% for office buildings and 4% for commercial business properties. For the year ended December 31, 2010, we made LAT prepayments in the amount of RMB189.3 million (US\$28.7 million).

LAT Enforcement. On December 28, 2006, the PRC State Administration of Taxation issued a circular, which took effect on February 1, 2007. Under this circular, LAT must be settled if any of the following criteria is met: (1) the property development project has been completed and fully sold; (2) the property developer transfers the whole development project prior to completion; or (3) the land use rights with respect to the project are transferred. In addition, the relevant tax authorities may require the developer to settle its LAT obligations if any of the following criteria is met:

- for completed property development projects, the GFA transferred to buyers represents more than 85% of total saleable GFA of the relevant project, or the proportion represented is less than 85%, but the remaining saleable GFA has been leased out or used by the developer;
- the project has not been sold out for more than three years after obtaining the sale or presale permit;
- the developer applies for cancellation of tax registration without having settled the relevant LAT obligations; or
- other conditions stipulated by the tax authorities.

On May 19, 2010, the State Administration of Taxation issued the Circular on Issues Concerning Settlement of Land Appreciation Tax (關於土地增值稅清算有關問題的通知) which clarifies the method of revenue recognition in the settlement of land value-added tax and other relevant issues. According to the Circular, in the settlement of land value-added tax, if the sales invoices of commodity houses are issued in full, the revenue shall be recognized based on the amount indicated in the invoices. If the sales invoices of commodity houses are not issued or are issued in part, the revenue shall be recognized based on the purchase price indicated in the sales contract as well as other income. If the area of a commodity house specified in a sales contract is inconsistent with the result obtained by the relevant authorities after on-site survey and the purchase price is made up or returned before the settlement of land value-added tax, adjustments shall be made in the calculation of land value-added tax. The Circular provides that the deed tax paid by a real estate development enterprise for land use right shall be treated as the "relevant fees paid in accordance with the uniform regulations of the state" and be deducted from the "amount paid for land use right."

On May 25, 2010, the PRC State Administration of Taxation published the Circular on Strengthening the Collection and Administration of Land Value Increment Tax (關於加強土地增值税徵管工作的通知, "Circular") to require all local government to scientifically formulate the tax ratio and strengthen the pre-tax of land value increment tax. According to the Circular, all local government shall made adjustments to the current pre-tax ratio. In addition to safeguarding housing, the pre-tax ratio of provinces in the eastern region shall not be lower than 2%, while the provinces in middle and northeastern region shall not be lower than 1.5% and the provinces in western region shall not be lower than 1%; and the local government shall determine the pre-tax ratio applicable to different types of real estate.

For projects developed in different phases, the LAT must be settled upon the completion of each phase. Local authorities, including the Guangzhou tax bureau, are required to issue regulations in compliance with the circular in consideration of local conditions. Our final LAT clearance and settlement in respect of any given property development project can be determined and made according to the requirements of the circular, or as and when requested by the relevant tax authorities. The relevant tax authorities have not yet notified us to commence final LAT clearance and settlement in respect of any of our property development projects. We believe we have made LAT prepayment and provision in accordance with all relevant PRC tax laws and regulations. Nevertheless, we cannot assure you that our LAT provisions are sufficient to cover our LAT obligations or that the tax authorities will agree with the basis on which we calculate our LAT obligations. In addition, our cash flows may be materially and adversely affected should the Guangzhou tax bureau require us to make immediate LAT settlement payments in respect of properties that we have developed.

As we are planning to continue to expand our property developments outside Guangzhou, we are subject to LAT as implemented by the local tax authorities in our new markets and we cannot assure you that any LAT obligations we calculate and provide for in respect of properties in these new markets will be sufficient to cover the LAT obligations which the local tax authorities ultimately impose on us.

Deferred Tax

We provided for deferred tax, using the liability method, on temporary differences at the balance sheet date arising between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. Tax rates enacted or substantially enacted by the balance sheet date are used to determine the deferred tax.

We provided for deferred tax liabilities, including the taxable temporary differences arising on fair value gains on investment properties, in full while deferred tax assets are recognized to the extent that it is probable that future profit will be available against which the temporary differences can be utilized. Deferred tax assets are recognized for all unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilized. Significant management estimation is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and level of future taxable profits together with future tax planning strategies.

Hong Kong and Cayman Islands Tax

We have not made any provision for Hong Kong profits tax as we had no assessable profit in Hong Kong during 2008, 2009 and 2010. Furthermore, based on the Cayman Islands' tax regulations, we are not subject to Cayman Islands income tax because we operate as an exempted company.

Results of Operations

The following table sets forth, for the periods indicated, certain items derived from our consolidated income statements and their respective percentages of our total revenue.

	Year Ended December 31,										
	2008		2009								
	RMB	%	RMB	%	RMB	US\$	%				
			(in thousand	s, except pe	ercentages)						
Revenue	1,574,214	100.0%	4,266,572	100.0%	7,465,911	1,131,199	100.0%				
Cost of sales	(746,413)	(47.4%)	(2,650,267)	(62.1%)	(4,368,278)	(661,860)	(58.5%)				
Gross profit	827,801	52.6%	1,616,305	37.9%	3,097,633	469,339	41.5%				
Other income and gains	150,644	9.6%	49,265	1.2%	78,893	11,953	1.1%				
Selling and marketing costs	(89,514)	(5.7%)	(188,494)	(4.4%)	(242,805)	(36,789)	(3.3%)				
Administrative expenses	(170,908)	(10.9%)	(281,988)	(6.6%)	(413,836)	(62,702)	(5.5%)				
Other operating expenses, net	(1,758)	(0.1%)	(42,183)	(1.0%)	(5,356)	(812)	(0.1%)				
Fair value gains/(losses) on investment											
properties, net	(23,569)	(1.5%)	60,587	1.4%	3,869	586	0.1%				
Finance costs		_	(9,024)	(0.2%)	(19,974)	(3,026)	(0.3%)				
Share of profits and losses of:											
Associates		_	(10)	(0.0%)	(2,246)	(340)	(0.0%)				
Jointly-controlled entities	10,582	0.7%	65,024	1.5%	11,485	1,740	0.2%				
Profit before tax	703,278	44.7%	1,269,482	29.8%	2,507,663	379,949	33.6%				
Income tax expenses	(337,108)	(21.4%)	(548,025)	(12.8%)	(1,225,889)	(185,741)	(16.4%)				
Profit for the year	366,170	23.3%	721,457	16.9%	1,281,774	194,208	(17.2%)				

2010 Compared to 2009

Revenue. Our revenue increased by 75.0% to RMB7,465.9 million (US\$1,131.2 million) in 2010 from RMB4,266.6 million in 2009, primarily due to the increase of total GFA delivered in sales of properties in 2010.

- Property Development. Revenue generated from property development increased by 75.7% to RMB7,221.1 million (US\$1,094.1 million) in 2010 from RMB4,110.0 million in 2009, primarily attributable to a 53.8% increase in total GFA delivered of 784,116 sq.m. in 2010 from 509,834 sq.m. in 2009. The increase in the total GFA delivered in 2010 was principally due to the increase in the completion and delivery of projects in other high growth cities. The increase in revenue generated from property development was also attributable to an increase in the recognized average selling price of the properties we sold in 2010. The recognized average selling price of our properties increased by 14.2% to RMB9,209.0 (US\$1,395.3) per sq.m. in 2010 from RMB8,061.0 per sq.m. in 2009, because our sales portfolio in 2010 included mid- to high-end residential GFA with relatively higher average selling price as compared to 2009 and because properties sold were located in cities with relatively higher average selling prices.
- *Property Investment*. Revenue generated from property investment increased by 25.8% to RMB124.2 million (US\$18.8 million) in 2010 from RMB98.7 million in 2009, primarily attributable to an increase in total GFA of our rental area leased in International Finance Place in 2010, as well as 2010 being the first full year in which rental income was generated from certain tenants.
- *Hotel Operation.* Revenue generated from hotel operations increased by 469.0% to RMB56.9 million (US\$8.6 million) in 2010 from RMB10.0 million in 2009, mainly because 2010 was the first full year in which we generated hotel operation income from our hotel, Four Points by Sheraton Guangzhou, Dongpu.
- *Property Management*. Revenue generated from the provision of property management services increased by 33.0% to RMB63.7 million (US\$9.7 million) in 2010 from RMB47.9 million in 2009, primarily attributable to an increase in the number of properties under management. In addition, 2010 was the first full year where we provided property management services for certain projects.

Cost of Sales. Cost of sales increased by 64.8% to RMB4,368.3 million (US\$661.9 million) in 2010 from RMB2,650.3 million in 2009, primarily due to an overall increase in the cost of properties sold as a result of the increase in total GFA delivered in 2010. Land cost per sq.m. increased to RMB1,759.0 (US\$266.5) for the year ended December 31, 2010, from RMB1,222.0 in 2009, principally due to the recognized land costs of projects at better locations with relatively higher land costs. Construction cost per sq.m. decreased from RMB3,708.0 for the year ended December 31, 2009 to RMB3,507.0 (US\$531.4) for the year ended December 31, 2010 principally due to cost control mechanisms we implemented in 2010.

Gross Profit. Gross profit increased by 91.6% to RMB3,097.6 million (US\$469.3 million) in 2010 from RMB1,616.3 million in 2009. The increase in gross profit was principally due to the increase in total revenue and recognized average selling price of our properties in 2010. Our gross profit margin increased to 41.5% in 2010 from 37.9% in 2009. The increase in gross profit margin was mainly due to the sales and delivery of properties with higher recognized average selling prices in 2010 compared to 2009.

Other Income and Gains. Other income and gains increased by 60.0% to RMB78.9 million (US\$12.0 million) in 2010 from RMB49.3 million in 2009, primarily due to an increase in bank interest income by 373.9% and an increase in others by 87.4%. This increase was partially offset by a decrease in recognized net exchange gains by 49.2% to RMB12.5 million (US\$1.9 million) in 2010 from RMB24.6 million in 2009. In 2010, other income and gains mainly comprised bank interest income of approximately RMB33.5 million (US\$5.1 million) and others of approximately RMB32.9 million (US\$5.0 million).

Selling and Marketing Costs. Our selling and marketing costs increased by 28.8% to RMB242.8 million (US\$36.8 million) in 2010 from RMB188.5 million in 2009, which was primarily due to an increase of 18.1% in advertising expenses to RMB123.3 million (US\$18.7 million) in 2010 from RMB104.4 million in 2009, largely attributable to increased advertising for our new projects, such as Chengdu Cosmos in Chengdu, The Sapphire in Suzhou, Fragrant Seasons in Beijing, International Creative Valley and The Summit in Guangzhou. The increase in selling and marketing costs was also due to the increase in sales commission fees which was in line with the increase in revenue generated from sales of properties in 2010.

Administrative Expenses. Our administrative expenses increased by 46.7% to RMB413.8 million (US\$62.7 million) in 2010 from RMB282.0 million in 2009, primarily attributable to an increased headcount in line with our rapid development. The first full year of operation of our hotel property Four Points by Sheraton Guangzhou, Dongpu and the increase of other tax and surcharges on sales of properties also contributed to the increase in administrative expenses in 2010.

Other Operating Expenses, Net. Other operating expenses, net decreased by 87.2% in 2010 at RMB5.4 million (US\$0.8 million) as compared to RMB42.2 million in 2009, primarily as a result of a decrease in losses on the disposal of certain investment properties.

Fair Value Gains on Investment Properties, Net. During the year 2010, there was no new investment property project and the market value of the Group's existing investment properties remained stable, therefore there was no significant fair value gains on investment properties for the Group. We reported net fair value gains on investment properties of RMB3.9 million (US\$0.6 million) in 2010, mainly related to fair value gains on the leasable portion of International Finance Place. We incurred net fair value gains on the leasable portion of International Finance Place. We incurred net fair value gains on the leasable portion of International Finance Place. We incurred net fair value gains on the leasable portion of International Finance Place.

Finance Costs. Finance costs increased to RMB20.0 million (US\$3.0 million) in 2010 from RMB9.0 million in 2009. Finance costs in 2010 were primarily related to borrowing costs on certain general corporate loans. Since such loans were not earmarked for project development, such borrowing costs have not been capitalized.

Share of Profits and Losses of Jointly-controlled Entities. Share of profits of jointly-controlled entities decreased by 82.3% to RMB11.5 million (US\$1.7 million) in 2010 from RMB65.0 million in 2009, mainly due to a decrease in the total GFA delivered of Yucui Garden in 2010 compared to 2009.

Profit before Tax. Profit before tax increased by 97.5% to RMB2,507.7 million (US\$380.0 million) in 2010 from RMB1,269.5 million in 2009. As a percentage of revenue, profit before tax increased to 33.6% in 2010 from 29.8% in 2009, as a result of the cumulative effect of the foregoing factors.

Income Tax Expenses. Income tax expenses increased by 123.7% to RMB1,225.9 million (US\$185.7 million) in 2010 from RMB548.0 million in 2009, primarily due to an increase in profits for properties sold during 2010 and a corresponding increase in provisions for LAT as a result of such increase.

Profit for the Year. Profit for the year increased by 77.7% to RMB1,281.8 million (US\$194.2 million) in 2010 from RMB721.5 million in 2009. As a percentage of revenue, profit for the year increased to 17.2% in 2010 from 16.9% in 2009, as a result of the cumulative effect of the foregoing factors.

2009 Compared to 2008

Revenue. Our revenue increased by 171.0% to RMB4,266.6 million in 2009 from RMB1,574.2 million in 2008, primarily due to the increase of total GFA delivered in sales of properties in 2009.

- Property Development. Revenue generated from property development increased by 179.4% to RMB4,110.0 million in 2009 from RMB1,471.2 million in 2008, primarily attributable to a 281.8% increase in total GFA delivered of 509,834 sq.m. in 2009 from 133,531 sq.m. in 2008. The increase in the total GFA delivered in 2009 was principally due to the completion and delivery of three projects in 2009 that were under construction in 2008. The increase in revenue was partially offset by the decrease in the recognized average selling price of our properties sold. The recognized average selling price of property decreased to RMB8,061.0 per sq.m. in 2009 from RMB11,017.8 per sq.m. in 2008 due to our sales portfolio comprising more mid-to high end residential GFA with relatively lower recognized average selling price in 2009 as compared to 2008.
- *Property Investment*. Revenue generated from property investment increased by 32.5% to RMB98.7 million in 2009 from RMB74.5 million in 2008, primarily as a result of an increase in total GFA of our rental area leased in International Finance Place in 2009, which was the first full year in which rental income was generated from certain tenants.
- *Hotel Operation.* In September 2009, we opened our first hotel property, Four Points by Sheraton Guangzhou, Dongpu. We reported hotel operation income of approximately RMB10.0 million for 2009. We had no hotel operation income for 2008.
- *Property Management*. Revenue generated from property management increased by 68.1% to RMB47.9 million in 2009 from RMB28.5 million in 2008, primarily due to an increase in the number of properties under management. In addition, 2009 was the first full year where we provided property management services to certain projects.

Cost of Sales. Cost of sales increased by 255.1% to RMB2,650.3 million in 2009 from RMB746.4 million in 2008, primarily due to an overall increase in cost of properties sold as a result of the increase in total GFA delivered in 2009. Construction cost per sq.m. decreased from RMB4,152.8 in 2008 to RMB3,707.5 in 2009, principally due to the increasing proportion of our construction of mid-end residential projects which have relatively lower construction costs. Land premium paid per sq.m. remained constant in both 2008 and 2009.

Gross Profit. Gross profit increased by 95.3% to RMB1,616.3 million in 2009 from RMB827.8 million in 2008. The increase in gross profit is primarily attributable to the increase in the total revenue in 2009. However, the increase of gross profit was partially offset by the decrease in recognized average selling price in 2009. Our gross profit margin decreased to 37.9% in 2009 from 52.6% in 2008. The decline in gross profit margin was mainly due to the increasing proportion of our sales and delivery of mid-to high end residential GFA, which have relatively lower average selling price and gross profit margin.

Other Income and Gains. Other income and gains decreased by approximately 67.3% to RMB49.3 million in 2009 from RMB150.6 million in 2008, primarily due to less recognized net exchange gains in 2009 as compared to 2008. In 2009, other income and gains mainly comprised interest income of approximately RMB7.1 million and net exchange gains of approximately RMB24.6 million.

Selling and Marketing Costs. Our selling and marketing costs increased by 110.6% to RMB188.5 million in 2009 from RMB89.5 million in 2008, primarily due to an increase of 62.9% in advertising expenses to RMB104.4 million in 2009 from RMB64.1 million in 2008, largely attributable to increased advertising for our new projects, such as The Emerald, Chengdu Cosmos and The Vision of the World in Chengdu, The Up Blue Town and The Sapphire in Suzhou, Fragrant Seasons in Beijing, The Apex, International Creative Valley and Zengcheng Summit in Guangzhou.

Administrative Expenses. Administrative expenses increased by 65.0% to RMB282.0 million in 2009 from RMB170.9 million in 2008, primarily due to an increased headcount in line with our rapid development. The opening of our Four Points by Sheraton Guangzhou, Dongpu and the increase of other tax and surcharges on sales of properties also contributed to the increase in 2009.

Other Operating Expenses, Net. Other operating expenses, net increased to RMB42.2 million in 2009 from RMB1.8 million in 2008. Other operating expenses, net in 2009 primarily comprised the losses on the disposal of investment properties of approximately RMB40.1 million, mainly due to the disposal of certain retail shops of Yuhua Garden. We did not incur any such losses in 2008.

Fair Value Gains on Investment Properties, Net. Net fair value gains on investment properties was RMB60.6 million for 2009, mainly related to fair value gains on the leasable portion of International Creative Valley in Guangzhou. We incurred net fair value losses of RMB23.6 million in 2008 primarily due to decrease in the fair value of International Finance Place.

Finance Costs. Finance costs increased substantially to RMB9.0 million in 2009 from nil in 2008. Finance costs in 2009 were primarily related to the borrowing costs on corporate loans. Since such loans were not earmarked for project development, such borrowing costs have not been capitalized.

Share of Profits and Losses of Jointly-controlled Entities. Share of profits of jointly-controlled entities increased to RMB65.0 million in 2009 from RMB10.6 million in 2008, mainly due to an increase in the total GFA delivered of Yucui Garden in 2009 as compared to 2008.

Profit before Tax. Profit before tax increased by 80.5% to RMB1,269.5 million in 2009 from RMB703.3 million in 2008. As a percentage of revenue, profit before tax decreased to 29.8% in 2009 from 44.7% in 2008, as a result of the cumulative effect of the foregoing factors.

Income Tax Expenses. Income tax expenses increased by 62.6% to RMB548.0 million in 2009 from RMB337.1 million in 2008, primarily due to an increase in profit attributable to the owners of the parent and provisions for LAT as a result of an increase in properties sold in 2009.

Profit for the Year. Profit for the year increased by 97.0% to RMB721.5 million in 2009 from RMB366.2 million in 2008. As a percentage of revenue, profit for the year decreased to 16.9% in 2009 from 23.3% in 2008, as a result of the cumulative effect of the foregoing factors.

Liquidity and Capital Resources

We intend to continue to fund our future development and debt servicing costs from existing financial resources and cash generated from operations. We may also raise additional funds through debt or equity offerings or sales or other dispositions of assets in the future to finance all or a portion of our future development, for debt servicing or for other purposes. We also finance some of our property developments with trust financing. See "Description of Material Indebtedness and Other Obligations — Trust Financing Arrangements." Our ability to obtain adequate financing to satisfy our debt service requirements may be limited by our financial condition and results of operations and the liquidity of international and domestic financial markets. Any failure by us to achieve timely rollover, extension or refinancing of our short-term debt may result in our inability to meet our obligations in connection with debt service, accounts payable and/or other liabilities when they become due and payable. See "Risk Factors — Risks Relating to Our Business — We may not have adequate financing to fund our land acquisitions and property projects."

Cash Flows

The following table presents selected cash flow data from our consolidated statements of cash flows for 2008, 2009 and 2010.

	Year Ended December 31,					
	2008	2009	2010)		
	RMB	RMB	RMB	US\$		
		(in thou	sands)			
Operating profit/(loss) before working capital changes ⁽¹⁾ Changes in working capital:	657,563	1,204,645	2,539,062	384,706		
(Increase)/decrease in properties under development	(3,168,278)	546,742	891,723	135,110		
Increase in completed properties held for sale	(344,775)	(766,011)	(253,343)	(38,385)		
(Increase)/decrease in trade receivables	3,907	(116,700)	99,726	15,110		
(Increase)/decrease in prepayments, deposits and other receivables	(331,389)	692,980	(1,227,506)	(185,986)		
(Increase)/decrease in amounts due from a jointly-controlled entity	(21,313)	3,315	844	128		
Increase in restricted cash	(58,589)	(863,934)	(458,116)	(69,411)		
Increase/(decrease) in trade payables	(857,469)	(1,165,043)	255,428	38,701		
Increase in other payables and accruals	307,490	810,448	3,410,223	516,700		
Increase in amount due to associates	_	129,956	312,426	47,337		
Cash (used in)/generated from operations	(3,812,853)	476,398	5,570,467	844,010		
Interest received	23,537	7,066	33,483	5,073		
Interest paid	(377,845)	(486,963)	(663,258)	(100,494)		
Taxes paid	(544,540)	(394,470)	(622,539)	(94,324)		
Net cash flows from/(used in) operating activities	(4,711,701)	(397,969)	4,318,153	654,265		
Net cash flows used in investing activities	(274,170)	(2,119,402)	(5,125,228)	(776,550)		
Net cash flows from financing activities	2,968,898	3,925,268	3,544,265	537,010		
Cash and cash equivalents	1,167,009	2,540,698	5,275,609	799,335		

⁽¹⁾ Represents profit before tax as adjusted for finance costs, share of profits and losses of associates, share of profits and losses of jointly-controlled entities, interest income, depreciation, amortization of land use rights, net changes in the fair values of investment properties, net gains (losses) on disposal of investment properties, gains (losses) on disposal of items of property, plant and equipment, and equity-settled share options expenses.

We had a net cash inflow from operating activities of RMB4,318.2 million (US\$654.3 million) in 2010. This net cash inflow was primarily due to (i) an increase in other payables and accruals of RMB3,410.2 million (US\$516.7 million) as a result of an increase in deposits received in advance from presales of properties, (ii) a decrease in properties under development of RMB891.7 million (US\$135.1 million), mainly due to the increase in properties completed and delivered in 2010 and (iii) an increase in restricted cash of RMB458.1 million (US\$69.4 million), mainly due to an increase in pre-sales in 2010, partially offset by an increase in prepayments, deposits and other receivables of RMB1,227.5 million (US\$186.0 million), mainly due to the deposits placed for certain land acquisitions, including the Chengdu Jinjiang acquisiton.

We had a net cash outflow from operating activities of RMB398.0 million for 2009, primarily due to: (i) a decrease in trade payables of RMB1,165.0 million, mainly due to the settlement of land premium and construction costs during the year, (ii) an increase in restricted cash of RMB863.9 million, mainly due to an increase in pre-sales in 2009, and (iii) an increase in completed properties held for sale of RMB766.0 million, partially offset by an increase in other payables and accruals of RMB810.4 million as a result of an increase in deposits received in advance from pre-sales of properties.

We had a net cash outflow from operating activities of RMB4,711.7 million for 2008, primarily due to: (i) an increase in properties under development of RMB3,168.3 million, mainly due to an increase in property development relating to Fragrant Seasons, (ii) a decrease in trade payables of RMB857.5 million, mainly due to the settlement of land premium and construction costs during the year relating to Waterfront Mansion and King Peak Garden, and (iii) an increase in completed properties held for sale of RMB344.8 million, mainly due to GFA pre-sold, completed but not yet delivered for Waterfront Mansion and King Peak Garden, partially offset by an increase in other payables and accruals of RMB307.5 million as a result of an increase in deposits received in advance from pre-sales of properties.

Cash Flows From Investing Activities

The primary factors affecting net cash outflow from investing activities in 2010 were: (i) investments in jointly-controlled entities of RMB1,449.7 million (US\$219.7 million), principally relating to the investments in Tianjin Jinnan Project, Chengdu Jinjiang Project and Shanghai Putuo Project, (ii) acquisition of jointly-controlled entities of RMB1,177.3 million (US\$178.4 million) as a result of our acquisition of the Shanghai New Jiang Wan Project and (iii) investments in associates of RMB705.0 million (US\$106.8 million), principally relating to the Suzhou Apex Project.

The primary factors affecting net cash outflow from investing activities in 2009 were: (i) acquisition of non-controlling interests of RMB716.0 million as a result of our acquisition of an additional 35% equity interest of Chengdu projects during 2009, (ii) purchases of items of property, plant and equipment of RMB548.9 million, principally relating to increases in construction costs for hotels, and (iii) investment in associates of RMB499.0 million related to Suzhou Apex, partially offset by a cash inflow of RMB77.3 million relating to proceeds from the disposal of certain of our investment properties.

The primary factors affecting net cash outflow from investing activities in 2008 were: (i) purchases of items of property, plant and equipment of RMB222.1 million, principally relating to increases in construction costs for hotels, and (ii) increase in long term prepayment of RMB165.1 million primarily due to land premium paid in connection with Lie De project, partially offset by a cash inflow of RMB125.7 million relating to proceeds from the disposal of certain of our investment properties.

Cash Flows From Financing Activities

The primary factors affecting net cash inflow from financing activities in 2010 were: new bank loans of RMB6,179.2 million (US\$936.2 million), primarily for the financing of construction costs for various projects and (ii) proceeds from the issue of our 2010 Notes of RMB1,617.3 million (US\$245.2 million). Cash inflows from financing activities were partially offset in 2010 by a cash outflow of RMB4,117.6 million (US\$623.9 million) in respect of repayment of bank loans.

The primary factors affecting net cash inflow from financing activities in 2009 were: (i) new bank loans of RMB5,471.0 million, primarily for the financing of construction costs; and (ii) proceeds of RMB1,348.7 million from issue of an aggregate of 300,000,000 ordinary shares at HK\$5.10 each. Cash inflows from financing activities were partially offset in 2009 by a cash outflow of RMB2,788.1 million in respect of repayment of bank loans.

The primary factor affecting net cash inflow from financing activities in 2008 was new bank loans of RMB3,816.5 million, primarily for the financing of construction costs. Cash inflows from financing activities were partially offset in 2008 by (i) a cash outflow of RMB458.5 million in respect of repayment of bank loans, and (ii) a cash outflow of RMB389.1 million in respect of dividends paid.

Bank loans and other borrowings

Our net borrowings (total bank loans and other borrowings less cash and cash equivalents and restricted cash) as of December 31, 2008, 2009 and 2010, respectively, were as follows:

	As of December 31,						
	2008	2009	201	0			
	RMB	RMB	RMB	US\$			
		(in thous	sands)				
Bank loans and other borrowings included in non-current liabilities							
Long-term bank loans — secured	3,489,817	6,030,682	8,811,325	1,335,049			
Long-term bank loans — unsecured	2,185,534	767,895	924,134	140,020			
2010 Notes — secured	—	—	1,618,331	245,202			
Less: Amounts due within one year	(740,098)	(719,725)	(1,303,834)	(197,551)			
Bank loans included in current liabilities							
Short-term bank loans — secured	179,241	408,210	977,840	148,158			
Short-term bank loans — unsecured	139,589	1,438,693	—	—			
Current portion of long-term bank loans	740,098	719,725	1,303,834	197,551			
Total	5,994,181	8,645,480	12,331,630	1,868,429			
Cash and cash equivalents	1,167,009	2,540,698	5,275,609	799,335			
Restricted cash	205,942	1,069,876	1,527,992	231,514			
Net borrowings	4,621,230	5,034,906	5,528,029	837,580			

The maturity of our bank loans and other borrowings as of December 31, 2008, 2009 and 2010, that were included in non-current liabilities were as follows:

As of December 31,						
2008	2009	201	0			
RMB	RMB	RMB	US\$			
	(in thou	sands)				
1,058,928	2,566,628	2,281,674	345,708			
4,751,706	5,242,382	7,724,625	1,170,398			
183,547	836,470	707,000	107,121			
5,994,181	8,645,480	10,713,299	1,623,227			
_	_	1,618,331	245,202			
5,994,181	8,645,480	12,331,630	1,868,429			
	RMB 1,058,928 4,751,706 183,547 5,994,181	2008 2009 RMB RMB (in thou 1,058,928 2,566,628 4,751,706 5,242,382 183,547 836,470 5,994,181 8,645,480	2008 2009 201 RMB RMB RMB RMB (in thousands) 1,058,928 2,566,628 2,281,674 4,751,706 5,242,382 7,724,625 183,547 836,470 707,000 5,994,181 8,645,480 10,713,299			

The carrying amounts of all our bank loans and other borrowings as of December 31, 2008, 2009 and 2010 were denominated in the following currencies:

	As of December 31,									
	2008		200)9		2010				
	RMB	%	RMB	%	RMB	US\$	%			
	(in thousands, except percentage)									
RMB	5,078,772	84.7%	7,580,094	87.7%	8,865,567	1,343,268	71.9%			
HK\$	915,409	15.3%	1,065,386	12.3%	1,252,086	189,710	10.1%			
US\$					2,213,977	335,451	18.0%			
Total	5,994,181	100%	8,645,480	100%	12,331,630	1,868,429	100%			

As of December 31, 2010, our total bank loans amounted to RMB10,713.3 million (US\$1,623.2 million), of which RMB2,281.7 million (US\$345.7 million) and RMB8,431.6 million (US\$1,277.5 million) are classified under current liabilities and non-current liabilities respectively. As of December 31, 2010, we also had senior notes represented by our 2010 Notes that amounted to RMB1,618.3 million (US\$245.2 million), which are classified as non-current liabilities. On February 9, 2011, we entered into a secured and guaranteed three year term loan facility with an aggregate principal amount of up to HK\$195.0 million (US\$25.0 million) (based on the noon buying rate for U.S. dollars in New York City for cable transfers in Hong Kong dollars of US\$1.00 = HK\$7.7810 as of December 31, 2010) with SCB. For a more detailed discussion of our material indebtedness and other obligations, see "Description of Material Indebtedness and Other Obligations."

Restricted Cash

In line with the industry practice, our project companies are required to deposit all proceeds from presales of properties into designated bank accounts as guarantees for the completion of construction. Before construction of the pre-sold properties is completed, such deposits may only be used, with the prior approval of the relevant local authorities, for purchasing construction materials, equipment, making interim construction payments and paying taxes, in each case in respect of the project from which such presale proceeds were received. As of December 31, 2008, 2009 and 2010, such guarantee deposits amounted to approximately RMB205.9 million, RMB1,069.9 million and RMB1,528.0 million (US\$231.5 million), respectively.

As of December 31, 2010, certain of our time deposits of RMB67.6 million (US\$10.2 million) were pledged to secure general banking facilities granted to us.

Gearing Ratio

Gearing ratio is calculated as net borrowings (total bank loans and senior notes net of cash and cash equivalents and restricted cash) divided by total equity. As of December 31, 2008 and 2009, our gearing ratios were 50.3% and 48.4%, respectively. The gearing ratio decreased in 2009 as compared to 2008, mainly due to the issuance of new shares. As of December 31, 2010, our cash and cash equivalents amounted to RMB5,275.6 million (US\$799.3 million). As of December 31, 2010, our gearing ratio was 47.7%. The decrease in gearing ratio in 2010 was primarily attributable to an increase in cash and cash equivalents and restricted cash in 2010 as compared to 2009.

Contingent Liabilities

As of December 31, 2010, we provided guarantees to banks for loans of approximately RMB6,160.6 million (US\$933.4 million) in respect of mortgage loans provided by lending banks to purchasers of the properties we developed and sold. Our guarantees are issued from the dates of grant of the relevant mortgage loans and released upon issuance of property ownership certificates, which are generally available within one to two years after the purchasers take possession of the relevant properties.

As of December 31, 2010, we provided guarantees of approximately RMB460.0 million (US\$69.7 million) in respect of bank loans granted to an associate and a jointly-controlled entity.

As of December 31, 2010, we had provided guarantees of RMB900.0 million (US\$136.4 million) in respect of a trust financing arrangement for a jointly-controlled entity.

As of December 31, 2010, we had provided a guarantee in respect of a bank loan of RMB700.0 million (US\$106.1 million) as part of the consideration for the acquisition of Guangzhou Lihe.

Contractual Obligations

Our contractual obligations in connection with our property development activities primarily arise from contracted construction fees or other capital commitments for future property developments. The following table sets forth our contractual obligations as of the dates indicated.

	As of December 31,						
	2008	2009	201	0			
	RMB	RMB	RMB	US\$			
		(in thou	isands)				
Operating lease arrangements:							
Office premises	3,319	2,538	11,068	1,677			
Other commitments contracted but not provided for:							
Property, plant and equipment —							
Assets under construction ⁽¹⁾	301,444	451,210	507,343	76,870			
Properties being developed for sale	2,146,067	2,276,794	1,722,853	261,038			
Other commitments authorized but not contracted							
for:							
Investment in a jointly-controlled entity	898,930	53,999	487,659	73,888			
Total	3,346,441	2,782,003	2,717,855	411,796			

(1) Assets under construction includes construction and related costs recorded in respect of our hotels that have not yet been completed.

Off-Balance Sheet Commitments and Arrangements

Except for the contingent liabilities set forth above, we have not entered into any financial guarantees or other commitments to guarantee the payment obligations of any third parties. We have not entered into any derivative contracts that are indexed to our shares and classified as shareholder's equity, or that are not reflected in our consolidated financial statements. We do not have any variable interests in any uncombined entity that provides financing, liquidity, market risk or credit support to us or engages in leasing or hedging or research and development services with us.

Market Risks

Interest Rate Risk

Our business is sensitive to fluctuations in interest rates. Our exposure to changes in interest rates is mainly attributable to our bank loans, especially long-term borrowings. Borrowings at variable rates expose us to interest rate risk. As of December 31, 2010, we had floating rate bank loans of RMB10,713.3 million (US\$1,623.2 million). As of the date of this offering memorandum, we have not used any interest rate swap to hedge our exposure to interest rate risk.

An increase in interest rates may also adversely affect prospective purchasers' ability to obtain financing and depress overall housing demand. Higher interest rates may adversely affect our revenue and profits. The PBOC benchmark one-year lending rates in China (which directly affects the property mortgage rates offered by commercial banks in the PRC) as of December 31, 2008, 2009 and 2010 were 5.31%, 5.31% and 5.81%, respectively and increased to 6.06% effective from February 9, 2011. We cannot assure you that the PBOC will not raise lending rates in the future or that our business, financial condition and results of operations will not be adversely affected as a result of these adjustments. See "Risk Factors — Risks Relating to Our Business — Our profitability and results of operations are affected by changes in interest rates."

Foreign Exchange Rate Risk

We conduct our sales and purchases almost exclusively in Renminbi except that a small portion of our sales proceeds are in other currencies. Our exposure to foreign exchange risk is principally due to our Hong Kong dollar-denominated debt and our bank deposits in foreign currencies, mainly Hong Kong dollars and U.S. dollars. With our issuance of US\$250,000,000 12.50% senior notes in August 2010, we are also exposed to foreign exchange risk relating to our U.S. dollar-denominated debt. See "Description of Material Indebtedness and Other Obligations — 2010 Notes." As of December 31, 2010, we had aggregate cash and bank balances (including restricted cash balances) of RMB6,803.6 million (US\$1,030.8 million), of which RMB586.9 million (US\$88.9 million) was denominated in Hong Kong dollars and RMB8.9 million (US\$1.3 million) was denominated in U.S. dollars.

We recognize foreign exchange gain or loss on our statement of comprehensive income due to changes in value of assets and liabilities denominated in foreign currencies during the relevant accounting period. Appreciation of the Renminbi against the U.S. and Hong Kong dollars generally results in a gain arising from our U.S. and Hong Kong dollar-denominated debts and a loss arising from our bank deposits in Hong Kong dollars and U.S. dollars. A depreciation of the Renminbi against the U.S. and Hong Kong dollars would have the opposite effect. In addition, a depreciation of Renminbi would negatively affect the value of dividends paid by our PRC subsidiaries, which may in turn affect our ability to service foreign currency-denominated debts.

Fluctuations in foreign exchange rates have had and will continue to have an impact on our business, financial condition and results of operations. We may be subject to risks presented by fluctuations in exchange rates between the Renminbi and other currencies, particularly the U.S. dollar." We may choose to use hedging transactions to reduce our exposure to foreign exchange rate fluctuations from time to time. For example, we may enter into non-speculative hedging or other derivative transactions. Our obligations under these transactions may be secured by cash or other collateral.

Inflation

In recent years, the PRC has not experienced significant inflation, and thus inflation has not had a significant effect on our business during the past three years. According to the China Statistical Bureau, China's overall national inflation rate, as represented by the general consumer price index, was approximately 4.8% and 5.9% in the years ended December 31, 2007 and 2008, respectively. Deflation could negatively affect our business as it would be a disincentive for prospective property buyers to make a purchase. In the year ended December 31, 2009, China experienced deflation of approximately 0.7%. As of the date of this offering memorandum, we had not been materially affected by any inflation.

Non-GAAP Financial Measures

We use EBITDA to provide additional information about our operating performance. EBITDA refers to our earnings before the following items:

- fair value gains/losses on investment properties;
- other income and gains;
- share of profits and losses of associates and jointly-controlled entities;
- finance costs;
- income tax expenses;
- depreciation; and
- amortization.

EBITDA is not a standard measure under HKFRS. As the property development business is capital intensive, capital expenditure requirements and levels of debt and interest expenses may have a significant impact on the profit for the year of companies with similar operating results. Therefore, we believe the investor community commonly uses this type of financial measure to assess the operating performance of companies in our market sector.

As a measure of our operating performance, we believe that the most directly comparable HKFRS measure to EBITDA is profit for the year. We operate in a capital intensive industry. We use EBITDA in addition to profit for the year because profit for the year includes many accounting items associated with capital expenditures, such as depreciation and amortization, and interest income and interest expense. These accounting items may vary between companies depending on the method of accounting adopted by a company. By minimizing differences in capital expenditures and the associated depreciation and amortization expenses as well as reported tax positions, interest income and expense, EBITDA provides further information about our operating performance and an additional measure for comparing our operating performance with other companies' results. Funds depicted by this measure may not be available for debt service due to covenant restrictions, capital expenditure requirements and other commitments.

The following table reconciles our profit for the year under HKFRS to our definition of EBITDA for the years indicated.

	Year Ended December 31,						
	2008	2009	2010)			
	RMB	RMB	RMB	US\$			
		(in thous	ands)				
Profit before tax	703,278	1,269,482	2,507,663	379,949			
Adjustments:							
Fair value (gains)/losses on investment properties	23,569	(60,587)	(3,869)	(586)			
Other income and gains	(150,644)	(49,265)	(78,893)	(11,953)			
Share of profits and losses of:							
Associates		10	2,246	340			
Jointly-controlled entities.	(10,582)	(65,024)	(11,485)	(1,740)			
Finance costs	—	9,024	19,974	3,026			
Depreciation	8,638	16,716	32,712	4,956			
Amortization	618	810	1,415	215			
EBITDA	574,877	1,121,166	2,469,763	374,207			

You should not consider our definition of EBITDA in isolation or construe it as an alternative to profit for the year/period or as an indicator of operating performance or any other standard measure under HKFRS. Our definition of EBITDA does not account for taxes and other non-operating cash expenses. Our EBITDA measures may not be comparable to similarly titled measures used by other companies.

Dividends

Subject to the Cayman Companies Law, through a general meeting we may declare dividends in any currency but no dividend shall be declared in excess of the amount recommended by the board. Our articles of association provide that dividends may be declared and paid out of our profit, realized or unrealized, or from any reserve set aside from profits which the directors determine is no longer needed. With the sanction of an ordinary resolution, dividends may also be declared and paid out of share premium account or any other fund or account which can be authorized for this purpose in accordance with the Cayman Companies Law.

Except in so far as the rights attaching to, or the terms of issue of, any share may otherwise provide, (i) all dividends shall be declared and paid according to the amounts paid up on the shares in respect whereof the dividend is paid but no amount paid up on a share in advance of calls shall for this purpose be treated as paid up on the share and (ii) all dividends shall be apportioned and paid *pro rata* according to the amount paid up on the shares during any portion or portions of the period in respect of which the dividend is paid. The directors may deduct from any dividend or other monies payable to any member or in respect of any shares all sums of money (if any) presently payable by him to us on account of calls or otherwise.

In addition, the declaration of dividends is subject to the discretion of our directors, and the amounts of dividends actually declared and paid will also depend upon the following factors:

- our general business conditions;
- our financial results;
- our capital requirements;
- interests of our shareholders; and
- any other factors which the board may deem relevant.

Our directors will declare dividends, if any, in Hong Kong dollars with respect to shares on a per share basis and will pay such dividends in Hong Kong dollars. Any final dividend for a fiscal year will be subject to our shareholders' approval.

Since December 31, 2010, we have not declared or distributed dividends to our shareholders.

INDUSTRY OVERVIEW

The information in the section below has been derived, in part, from various government publications unless otherwise indicated. This information has not been independently verified by us or the Initial Purchasers or any of our and their respective affiliates or advisors. The information may not be consistent with other information compiled within or outside China.

Overview of the PRC Economy

The PRC economy has grown significantly since the PRC government introduced economic reforms in the late 1970s. China's accession to the World Trade Organization in 2001 has further accelerated the reform of the PRC economy. Over the past five years, China's GDP has increased from approximately RMB15,988 billion in 2004 to approximately RMB33,535 billion in 2009 at a compound annual growth rate, or CAGR, of approximately 16.0%.

We believe the economic growth of China, the increase in disposable incomes, the emergence of the mortgage lending market, and the increase in urbanization rate are key drivers sustaining the growth of China's property market. Government housing reforms continue to encourage private ownership and it is assumed that the proportion of urban residents who own private properties will increase over the coming years.

The table below sets out selected economic statistics of China for the periods indicated.

	2004	2005	2006	2007	2008	2009	2004– 2009 CAGR
Population (millions)	1,300	1,308	1,314	1,321	1,328	1,335	0.5%
Nominal GDP (BMB billions)	15,988	18,322	21,192	25,731	30,067	33,535	16.0%
Real GDP growth (%)	10.1%	10.4%	11.6%	13.0%	9.0%	8.7%	N/A
CPI growth (%)	3.9%	1.8%	1.5%	4.8%	5.9%	-0.7%	\mathbf{N}/\mathbf{A}
Urban Population (millions)	542.8	562.1	577.1	593.8	606.7	621.9	2.8%
Urbanization (%)	41.8%	43.0%	43.9%	44.9%	45.7%	46.6%	N/A
Unemployment rate (%)	4.2%	4.2%	4.1%	4.0%	4.2%	4.3%	N/A
Per capita disposable income (RMB)	9,422	10,493	11,759	13,786	15,781	17,175	12.8%
Foreign Direct Investment (US\$							
billions)	60.6	60.3	69.5	74.8	92.4	90.0	8.2%
Fixed Asset Investment							
(RMB billions)	7,048	8,877	11,000	13,732	17,283	22,485	26.1%
Real Estate Investment							
(RMB billions)	1,316	1,591	1,942	2,529	3,120	3,623	22.5%

Source: China Statistical Yearbooks 2004–2009, 2009 China National Economy and Social Development Communique

Since 2004, with a view to preventing China's economy from overheating and to achieving more balanced and sustainable economic growth, the PRC government has taken various measures to control money supply, credit availability and fixed assets investment. In particular, the PRC government has taken measures to discourage speculation in the residential property market and has increased the supply of affordable housing. See "Regulations."

The PRC Real Estate Industry

Prior to the reform of the PRC property market in 1990s, the PRC real estate development industry was part of the nation's centrally planned economy. In the 1990s, the PRC government initiated a number of housing reforms and, as a result, China's real estate and housing sector began its transition to a market-based system. A brief timeline of key housing reforms is set out below:

Timeline of housing reforms

- 1988 The PRC government amended the national constitution to permit the transfer of state-owned land use rights
- 1992 Public housing sales in major cities commenced
- 1994 The PRC government implemented further reforms and established an employer/ employee-funded housing fund
- 1995 The PRC government issued regulations regarding the sales and pre-sales of real estate, establishing a regulatory framework for real estate sales
- 1998 The PRC government abolished state-allocated housing policy; the Guangdong government issued regulations on the administration of pre-sales of commodity properties in Guangdong Province
- 1999 The PRC government extended the maximum mortgage term to 30 years. The PRC government increased the maximum mortgage financing from 70% to 80%. The PRC government formalized procedures for the sale of real property in the secondary market
- 2000 The PRC government issued regulations to standardize the quality of construction projects, establishing a framework for administering construction quality
- 2001 The PRC government issued regulations relating to sales of commodity properties
- 2002 The PRC government promulgated the Rules Regarding the Grant of State-Owned Land Use Rights by Way of Tender, Auction and Listing-For-Sale

The PRC government eliminated the dual system for domestic and overseas home buyers in China

2003 The PRC government promulgated rules for more stringent administration of real estate loans with a view to reducing the credit and systemic risks associated with such loans

The PRC State Council (the "State Council") issued a notice for sustained and healthy development of the property market

2004 The State Council issued a notice requiring that, with respect to property development projects (excluding ordinary housing), the proportion of capital funds should be increased from 20% to 35%

Ministry of Construction amended Administrative Measures on the Presale of Commercial Housing in Cities

China Banking Regulatory Commission issued the Guideline for Commercial Banks on Risks of Real Estate Loans to further strengthen the risk control of commercial banks on real estate loans

2005 The PRC government instituted additional measures to discourage speculation in certain regional markets including, among others, increasing the minimum required down payment to 30% of the total purchase price, eliminating the preferential mortgage interest rate for residential housing, imposing a business tax of 5% for sales within two years of purchase, and prohibiting reselling unfinished properties before they are completed

- 2006 The PRC government implemented additional land supply, bank financing and other measures to curb fast increases in property prices, to encourage the development of middle- to low-end housing and to promote healthy development of the PRC property industry
- 2007 The PRC government issued regulations to increase the annual land use tax, and to impose such land use tax on foreign invested enterprises as well and to require that land use right certificates be issued only upon full payment of the land premium with respect to all of the land use rights under a land grant contract, which effectively stopped the practice of issuing land use right certificates in installments
- 2008 The PRC government took additional measures during the first half of the year to control money supply and discourage speculation in the residential property market, but took other measures during the second half of the year to combat the impact of the global economic downturn, to encourage domestic consumption in the residential property market and to support real estate development
- 2009 The PRC government reduced the minimum capital funding requirement for real estate development from 35% to 20% for ordinary commodity housing projects and affordable housing projects, and to 30% for other real estate projects
- 2010 In response to rising property prices across the country, the PRC government adjusted some of its policies in order to enhance regulation in the property market, restrain property purchases for investment or speculation purposes and keep property prices from rising too quickly in certain cities. Such policy adjustments include abolition of certain preferential treatment relating to business taxes payable upon transfers of residential properties by property owners, suspending grant of mortgage loans to non-residents who cannot provide any proof of local tax or social insurance payment for more than one year, and limiting the number of residential properties that one household can purchase in certain areas. The PRC government also clarified certain issues with respect to the calculation, settlement and collection of land appreciation tax in order to enforce the settlement and collection of land appreciation tax, and the criteria for commercial banks to identify the second housing unit when approving mortgage loans and imposition of more stringent requirements on the payment of land premium by property developers and increasing the down payment and loan interest rates for properties purchased with mortgage loans.
- Beginning of 2011 to present The PRC government implemented certain measures aimed at further reining in soaring property prices. These measures include further increasing the minimum down payment for second house purchases with high mortgage lending interest rate, imposing property tax in certain cities and levying business tax on the full transfer price arising from any transfer by individuals of residential property within five years upon their purchase of such residential property, in order to implement the Notice concerning Further Strengthening the Macroeconomic Control of Real Property Market, many cities have promulgated measures to limit the number of residential properties one household can newly purchase, such as Guangzhou, Tianjin, Beijing, Shanghai, Suzhou, Qingdao, Jinan, Chengdu and Foshan.

For additional information on housing reforms and recent regulatory developments with respect to China's property industry, see "Regulations."

The Property Market in China

The continued growth of China's property industry is evidenced by the increase in both gross floor area sold and average selling prices over the period 2004–2009. According to CEIC Data Company Limited, the gross floor area of commodity properties sold in China has increased from approximately

453.6 million sq.m. in 2004 to 937.1 million sq.m. in 2009 representing a CAGR of 15.6%. At the same time, average selling prices for commodity properties in China have increased from approximately RMB2,778 per sq.m. in 2004 to RMB4,695 in 2009 representing a CAGR of 11.1%.

The same uptrend over this period is evident for both residential and commercial properties, as described below.

The gross floor area of residential properties sold in China has increased from approximately 397.2 million sq.m. in 2004 to 852.9 million sq.m. in 2009 representing a CAGR of 16.5%. The average selling price of residential properties have increased from approximately RMB2,608 per sq.m. in 2004 to approximately RMB4,474 per sq.m. in 2009 representing a CAGR of 11.4%.

The gross floor area of commercial properties sold in China has increased from approximately 39.8 million sq.m. in 2004 to 52.2 million sq.m. in 2009 representing a CAGR of 5.6%. The average selling price of commercial properties increased from approximately RMB3,966 per sq.m. in 2004 to approximately RMB6,896 per sq.m. in 2009, representing a CAGR of 11.7%.

The following table sets forth selected data relating to the PRC property market for the periods indicated.

	2004	2005	2006	2007	2008	2009	2004– 2009 CAGR
Investment in Real Estate (RMB in							
billions)	883.7	1,086	1,364	1,801	2,244	2,562	23.7%
Total GFA sold							
(sq.m. in millions)	453.6	554.9	618.6	773.5	659.7	937.1	15.6%
GFA of residential properties sold							
(sq.m. in millions)	397.2	495.9	554.2	701.4	592.8	852.9	16.5%
GFA of commercial properties sold							
(sq.m. in millions)	39.8	40.8	43.4	46.4	42.1	52.2	5.6%
Average price of residential							
properties (RMB per sq.m.)	2,608	2,937	3,119	3,645	3,576	4,474	11.4%
Average price of commercial properties ⁽¹⁾							
(RMB per sq.m.)	3,966	4,568	5,296	5,819	5,935	6,896	11.7%
Average price of commodity							
properties (RMB per sq.m.)	2,778	3,168	3,367	3,864	3,800	4,695	11.1%

Source: CEIC Data Company Limited

Note:

(1) These data are sourced from CRIC.

The Property Market in Guangdong Province

Guangdong Province is located in the southern part of China and comprises approximately 179,757 square kilometers in area. According to Guangdong Bureau of Statistics, as of the end of 2009, Guangdong Province had a permanent resident population of approximately 96.4 million. Guangdong Province has experienced substantial economic growth in the past 10 years. The real GDP growth rate of Guangdong Province exceeded the average national growth rate for each of the past 10 years and the per capita GDP of Guangdong Province was significantly higher than the national average.

The table below sets out selected economic statistics of Guangdong Province for the periods indicated.

							2004– 2009
	2004	2005	2006	2007	2008	2009	CAGR
Population (millions)	91.1	91.9	93.0	94.5	95.4	96.4	1.1%
Nominal GDP							
(RMB in billions)	1,887	2,237	2,616	3,108	3,570	3,908	15.7%
Real GDP growth rate (%)	14.8%	13.8%	14.6%	14.7%	10.1%	9.5%	N/A
Per capita GDP (RMB)	20,876	24,438	28,284	33,151	37,589	40,748	14.3%
Per capita disposable income for							
urban households (RMB)	13,628	14,770	16,016	17,699	19,733	21,575	9.6%

Source: Guangdong Bureau of Statistics and CEIC Data Company Limited

According to CEIC Data Company Limited, in 2009, a total GFA of approximately 65.6 million sq.m. of residential properties was sold in Guangdong Province at an average selling price of RMB6,518 per sq.m. Over the period 2004–2009, residential GFA completed and residential GFA sold have increased by a CAGR of 6.7% and 19.1% respectively.

The table below sets out various statistics regarding the investment in, completion and sales of properties in Guangdong Province for the periods indicated.

	2004	2005	2006	2007	2008	2009	2004– 2009 CAGR
Total investment in property							
development							
(RMB in billions)	135.6	159.2	184.4	251.9	293.2	296.1	16.9%
Total GFA completed							
(sq.m. in millions)	34.1	43.9	43.1	42.7	43.6	47.0	6.6%
Total residential GFA completed							
(sq.m. in millions)	27.8	34.8	34.2	35.1	40.3	38.4	6.7%
Total commodity GFA sold (sq.m.							
in millions)	30.5	50.4	51.8	61.7	48.2	70.4	18.2%
Total residential GFA sold (sq.m. in							
millions)	27.4	45.5	46.9	56.1	43.6	65.6	19.1%

Source: CEIC Data Company Limited; 2004–2009 Guangdong Statistical Yearbook

The Property Market in Guangzhou

Guangzhou is the largest city in southern China and the capital city of Guangdong Province. According to Guangzhou Statistics Net and CEIC Data Company Limited, as of the end of 2009, Guangzhou had a permanent resident population of approximately 10.3 million. The city experienced a high GDP growth rate for the six years from 2004 to 2009. In 2009, Guangzhou's GDP reached approximately RMB911.3 billion, representing a per capita GDP of approximately RMB88,834, ranking the third highest in the PRC.

The table below sets out selected economic statistics of Guangzhou for the periods indicated.

							2004– 2009
	2004	2005	2006	2007	2008	2009	CAGR
Population (million)	9.7	9.5	9.8	10.0	10.2	10.3	1.2%
Nominal GDP							
(RMB in billions)	411.6	515.4	607.4	710.9	821.6	911.3	17.2%
Real GDP growth rate (%)	15.0%	12.9%	14.8%	14.9%	12.3%	11.5%	N/A
Per capita GDP (RMB)	56,271	69,268	63,100	71,808	81,223	88,834	9.6%
Per capita disposable income for							
urban household (RMB)	16,884	18,287	19,851	22,469	25,317	27,610	10.3%

Source: Guangzhou Statistics Net and CEIC Data Company Limited

Guangzhou is also one of the largest commercial centers in southern China. It serves as a transportation hub for southern China. A new international airport, the Guangzhou Baiyun International Airport, was officially opened in August 2004. The Guangzhou Baiyun International Airport is expected to support an annual capacity of approximately 25.0 million passengers and approximately 1.0 million tons of air freight by 2010.

According to CEIC Data Company Limited, in 2009, a total GFA of approximately 12.5 million sq.m. of residential properties was sold in Guangzhou at an average selling price of RMB8,988 per sq.m. Over the period 2004-2009, residential GFA sold and average selling price have increased by a CAGR of 9.6% and 14.2% respectively.

The table below sets out the total investment in property development, GFA of commodity properties completed, GFA of residential properties sold, and average selling price of residential properties in Guangzhou for the periods indicated.

	2004	2005	2006	2007	2008	2009	2004– 2009 CAGR
Total investment in property							
development							
(RMB in billions)	47.7	50.8	55.7	70.4	76.4	81.7	11.4%
Total GFA completed							
(sq.m. in millions)	12.1	13.6	14.5	15.0	9.4	9.6	(4.5%)
Total Residential GFA sold (sq.m.							
in millions)	7.9	11.3	11.6	11.6	8.8	12.5	9.6%
Residential ASP (RMB)	4,618	4,921	6,336	7,993	8,502	8,988	14.2%

Source: CEIC Data Company Limited

The Property Market in Foshan

Foshan is located in the central part of Guangdong Province, situated to the east of Guangzhou. According to Statistical Report on Foshan Domestic Economy and Social Development 2009 and CEIC Data Company Limited, as of the end of 2009, Foshan had a permanent resident population of approximately 6.0 million. The city experienced a high GDP growth rate for the six years from 2004 to 2009. In 2009, Foshan's GDP reached approximately RMB481.5 billion, representing a per capita GDP of approximately RMB80,579. The table below sets out selected economic statistics of Foshan for the periods indicated.

	2004	2005	2006	2007	2008	2009	2004– 2009 CAGR
Population (millions)	5.8	5.8	5.9	5.9	6.0	6.0	0.7%
Nominal GDP							
(RMB in billions)	165.4	238.0	292.7	358.9	433.3	481.5	23.8%
Real GDP growth rate (%)	16.3%	19.2%	19.3%	19.2%	15.2%	13.5%	\mathbf{N}/\mathbf{A}
Per capita GDP (RMB)	47,500	41,266	50,232	61,199	72,975	80,579	11.1%
Per capita disposable income for							
urban households (RMB)	16,045	17,424	18,894	21,112	22,494	24,578	8.9%

Source: 2004–2009 Foshan City National Economic and Social Development Report

According to the 2009 Statistics Report on Foshan Domestic Economy and Social Development, in 2009, a total GFA of approximately 7.8 million sq.m. of residential properties was sold in Foshan. Over the period 2004–2009, residential GFA sold has increased by a CAGR of 14.3%.

The table below sets out the total investment in property development, GFA of commodity properties completed, and GFA of residential properties sold in Foshan for the periods indicated.

	2004	2005	2006	2007	2008	2009	2004– 2009 CAGR
Total investment in property development							
(RMB in billions) Total GFA completed	9.6	14.2	18.2	31.4	26.7	35.8	30.1%
(sq.m. in millions)	5.3	4.7	4.4	4.6	3.2	2.4	(14.7%)
in millions)	4.0	4.8	6.1	6.9	5.4	7.8	14.3%

Source: 2004–2009 Foshan City National Economic and Social Development Report and CEIC Data Company Limited

The Property Market in Jiangsu Province

The Property Market in Suzhou

Suzhou is located at the south-east of Jiangsu Province. It is one of the central cities of the Yangtze River Delta. The city has a total area of 8,488 square kilometres, of which 1,650 square kilometres is urban area. The total population of Suzhou as of the end of 2009 was approximately 6.3 million. According to the 2009 Statistics Report on Suzhou Domestic Economy and Social Development, in 2009, Suzhou's GDP reached RMB774.0 billion, representing an increase of approximately 11.5% as compared to 2008. In 2009, net income per capita of Suzhou's urban population was RMB26,320, representing an increase of 10.3% over the previous year.

	2004	2005	2006	2007	2008	2009	2004– 2009 CAGR
Population (millions)	6.0	6.1	6.2	6.2	6.3	6.3	1.0%
Nominal GDP							
(RMB in billions)	345.0	402.7	482.0	570.1	670.1	774.0	17.5%
Real GDP growth rate (%)	17.6%	15.3%	15.5%	16.0%	13.0%	11.5%	N/A
Per capita GDP ⁽¹⁾ (RMB)	57,992	66,766	78,802	91,911	106,863	N/A	16.5%
Per capita disposable income for							
urban households (RMB)	14,451	16,276	18,532	21,260	23,867	26,320	12.7%

2004

Source: 2004–2009 Suzhou City National Economic and Social Development Report and Suzhou Statistical Year Book 2004– 2009

Notes:

(1) 2004-08 CAGR

According to CEIC Data Company Limited and the Suzhou Statistics Bureau, in 2009, a total GFA of approximately 20.1 million sq.m. of residential properties was sold in Suzhou. The average selling price for residential properties in 2008 was RMB5,533 per sq.m. Over the period 2004–2009, residential GFA sold has increased by a CAGR of 26.1% and over the period 2004–2008, average selling price has increased by a CAGR of 16.9%.

The table below sets out the total investment in property development, GFA of commodity properties completed, GFA of residential properties sold, and average selling price of residential properties in Suzhou for the periods indicated.

	2004	2005	2006	2007	2008	2009	2004– 2009 CAGR
Total investment in property							
development							
(RMB in billions)	33.4	41.4	47.1	60.2	71.8	72.4	16.7%
Total GFA completed							
(sq.m. in millions)	11.3	16.0	14.4	16.0	14.8	18.8	10.7%
Total Residential GFA sold (sq.m.							
in millions)	6.3	9.7	11.9	16.5	8.3	20.1	26.1%
Residential ASP ⁽¹⁾ (RMB)	2,964	3,718	4,415	5,004	5,533	\mathbf{N}/\mathbf{A}	16.9%

Source: CEIC Data Company Limited

Notes:

(1) 2004-08 CAGR

The Property Market in Sichuan Province

The Property Market in Chengdu

Chengdu is the capital of Sichuan Province, located in the southwestern part of China. According to Statistical Report on Chengdu Domestic Economy and Social Development 2009, as of the end of 2009, Chengdu had a population of approximately 11.4 million. The city experienced a high GDP growth rate for the six years from 2004 to 2009. In 2009, Chengdu's GDP reached approximately RMB450.3 billion representing a per capita GDP of approximately RMB34,996. The table below sets out selected economic statistics of Chengdu for the periods indicated.

	2004	2005	2006	2007	2008	2009	2004– 2009 CAGR
Population (millions)	10.6	10.82	11.03	11.1	11.3	11.4	1.5%
Nominal GDP							
(RMB in billions)	218.6	237.1	275.0	332.4	390.1	450.3	15.5%
Real GDP growth rate (%)	13.6%	13.5%	13.8%	15.3%	12.1%	14.7%	N/A
Per capita GDP (RMB)	20,777	19,627	25,171	26,525	30,855	34,996	11.0%
Per capita disposable income for							
urban households (RMB)	10,394	11,359	12,789	14,989	16,943	18,659	12.4%

Source: Chengdu Statistics Bureau and CEIC Data Company Limited, Statistical Report on Chengdu Domestic Economy and Social Development 2009

According to CEIC Data Company Limited, in 2009, a total GFA of approximately 25.3 million sq.m. of residential properties was sold in Chengdu at an average selling price of RMB4,875 per sq.m. Over the period 2004-2009, residential GFA sold and average selling price have increased by a CAGR of 30.1% and 17.0% respectively.

The table below sets out the total investment in property development, GFA of commodity properties completed, GFA of residential properties sold, and average selling price of residential properties in Chengdu for the periods indicated.

	2004	2005	2006	2007	2008	2009	2004– 2009 CAGR
Total investment in property							
development							
(RMB in billions)	29.1	45.1	61.4	90.5	92.4	94.5	26.6%
Total GFA completed							
(sq.m. in millions)	8.6	7.6	12.0	10.9	12.1	16.4	13.8%
Total Residential GFA sold (sq.m.							
in millions)	6.8	11.1	14.8	20.8	13.6	25.3	30.1%
Residential ASP (RMB)	2,224	2,308	3,437	4,190	4,869	4,875	17.0%

Source: CEIC Data Company Limited

The Property Market in Beijing

Beijing, the capital city of China, has been experiencing fast economic growth in the past few decades and has gradually developed into a relatively mature economy. Per capita GDP in Beijing is the highest among the regions presented above and reached RMB68,788 in 2009.

Annual disposable income per capita for urban households in Beijing also grew to RMB26,738 in 2009, representing a CAGR of 11.3% for the five years from 2004 to 2009, which is largely consistent with the overall growth in China.

							2004– 2009
	2004	2005	2006	2007	2008	2009	CAGR
Population (millions)	11.6	11.8	12.0	12.1	12.3	12.5	1.5%
Nominal GDP							
(RMB in billions)	606.0	688.6	787.0	935.3	1,049	1,187	14.4%
Real GDP growth rate (%)	13.2%	11.1%	12.0%	12.3%	9.0%	10.1%	\mathbf{N}/\mathbf{A}
Per capita GDP (RMB)	41,099	45,444	50,467	58,204	63,029	68,788	10.9%
Per capita disposable income for							
urban households (RMB)	15,638	17,653	19,978	21,989	24,725	26,738	11.3%

Source: Beijing Statistical Year Book 2004–2009

According to CEIC Data Company Limited, in 2009, a total GFA of approximately 18.8 million sq.m. of residential properties was sold in Beijing at an average selling price of RMB13,224 per sq.m. Over the period 2004–2009, residential GFA sold has decreased by a CAGR of 3.9% whilst average selling price has increased by a CAGR of 21.6%.

The table below sets out the total investment in property development, GFA of commodity properties completed, GFA of residential properties sold, and average selling price of residential properties in Beijing for the periods indicated.

	2004	2005	2006	2007	2008	2009	2004– 2009 CAGR
Total investment in property development							
(RMB in billions) Total GFA completed	147.3	152.5	172.0	199.6	190.9	233.8	9.7%
(sq.m. in millions)	34.3	37.7	31.9	28.9	25.6	26.8	(4.8%)
in millions)	22.9 4,972	25.7 6,162	22.1 7,375	17.3 10,661	10.3 11,648	18.8 13,224	(3.9%) 21.6%

Source: CEIC Data Company Limited

The Property Market in Hainan Province

Hainan is an island located off the southern coast of China, one of the special economic zones laid out by Deng Xiao Ping. According to Statistical Report on Hainan Domestic Economy and Social Development 2009, as of the end of 2009, Hainan had a population of approximately 8.6 million. The province experienced a high GDP growth rate for the five years from 2004 to 2009. In 2009, Hainan's GDP reached approximately RMB164.7 billion, representing a per capita GDP of approximately RMB19,166. The table below sets out selected economic statistics of Hainan for the periods indicated.

							2004– 2009
	2004	2005	2006	2007	2008	2009	CAGR
Population (millions)	8.2	8.3	8.4	8.5	8.5	8.6	1.0%
Nominal GDP							
(RMB in billions)	79.9	89.5	105.3	122.3	145.9	164.7	15.6%
Real GDP growth rate $(\%)$	10.4%	10.1%	12.5%	14.5%	9.8%	11.7%	\mathbf{N}/\mathbf{A}
Per capita GDP (RMB)	9,812	10,871	12,654	14,555	17,175	19,166	14.3%
Per capita disposable income for							
urban households (RMB)	7,736	8,124	9,395	10,997	12,608	13,751	12.2%

Source: 2004–2009 Hainan Province National Economic and Social Development Report

According to CEIC Data Company Limited, in 2009, a total GFA of approximately 5.4 million sq.m. of residential properties was sold in Hainan Province at an average selling price of RMB6,295 per sq.m. Over the period 2004–2009, residential GFA sold and average selling price have increased by a CAGR of 33.0% and 23.9% respectively.

The table below sets out the total investment in property development, GFA of commodity properties completed, GFA of residential properties sold, and average selling price of residential properties in Hainan Province for the periods indicated.

	2004	2005	2006	2007	2008	2009	2004– 2009 CAGR
Total investment in property							
development (RMB in billions)	5.6	7.1	8.9	12.7	18.9	28.8	38.8%
Total GFA completed	5.0	/.1	0.9	12.7	10.9	20.0	50.070
(sq.m. in millions)	1.0	1.7	1.1	2.4	2.3	3.7	29.9%
Total Residential GFA sold (sq.m.	1.2	2.2	1.0	2.0	2.2	5 1	22.00/
in millions)	1.3 2,154	2.3 2,855	1.9 3,735	3.0 4,095	3.2 5,441	5.4 6,295	33.0% 23.9%

Source: CEIC Data Company Limited

The Property Market in Shanghai

Shanghai is located in the Yangtze River Delta Region. According to China Real Estate Information Corporation, as of the end of 2009, Shanghai had a population of 19.2 million. As one of the most prosperous cities in China, Shanghai maintained a double-digit real GDP growth rate from 2004 to 2007, however, due in part to the slowing global economy, real GDP growth in Shanghai declined to 9.7% in 2008 and 8.2% in 2009. In 2009, Shanghai's total GDP was RMB1,505.0 billion, and Shanghai's GDP per capita ranked first amongst all provinces and municipalities in China. The table below sets out selected economic statistics of Shanghai for the periods indicated.

	2004	2005	2006	2007	2008	2009	CAGR (2004– 2009)
Population (millions)	17.4	17.8	18.2	18.6	18.8	19.2	2.0%
Nominal GDP (RMB in billions)	801.2	924.7	1,057	1,249	1,407	1,505	13.4%
Real GDP growth rate	14.2%	11.1%	12.0%	14.3%	9.7%	8.2%	N/A
Per capita GDP (RMB)	46,755	52,535	58,837	68,024	75,109	78,989	11.1%
Per capita disposable income for							
urban household (RMB)	16,683	18,645	20,668	23,623	26,675	28,838	11.6%

Source: China Real Estate Information Corporation

According to the China Real Estate Information Corporation, in 2009, a total GFA of approximately 18.8 million sq.m. of residential properties was sold. The average selling prices increased at a CAGR of 18.4% from 2006 to 2009.

The table below sets out the total investment in property development, GFA of commodity properties completed, and GFA of residential properties sold in Shanghai for the periods indicated.

	2004	2005	2006	2007	2008	2009	CAGR (2004–
Total investment in property							
development (RMB billion)	117.5	124.7	127.6	130.8	136.7	146.4	4.5%
Total GFA completed (million							
sq.m.)	34.4	31.0	32.7	33.8	24.8	21.0	-9.4%
Total Residential GFA sold (million							
sq.m.)	\mathbf{N}/\mathbf{A}	\mathbf{N}/\mathbf{A}	15.6	20.6	9.1	18.8	$6.4\%^{(1)}$
Residential ASP (RMB)	\mathbf{N}/\mathbf{A}	N/A	9,472	10,555	13,685	15,730	$18.4\%^{(1)}$

Source: China Real Estate Information Corporation

Notes:

(1) CAGR from 2006 to 2009

The Property Market in Tianjin

Tianjin is located in the Bohai Rim of Northern China. It is 120 km away from Beijing, the capital of China. Tianjin is a municipality under the administration of the central government of the PRC. Since the Jingjin Express Railway began service in August 2008, the travel time between Tianjin and Beijing has shortened significantly to approximately 30 minutes. According to the China Real Estate Information Corporation, Tianjin's population was approximately 12.3 million at the end of 2009. In 2009, Tianjin's GDP reached approximately RMB752.1 billion from RMB311.0 billion in 2004, representing a CAGR of 19.3%. GDP per capita rose from RMB30,575 in 2004 to RMB62,403, a CAGR of 15.3%. The table below sets out selected economic statistics of Tianjin for the periods indicated.

	2004	2005	2006	2007	2008	2009	CAGR (2004– 2009)
Population (millions)	10.2	10.4	10.7	11.2	11.8	12.3	3.8%
Nominal GDP (RMB in billions)	311.0	366.3	433.7	501.8	635.4	752.1	19.3%
Real GDP growth rate	\mathbf{N}/\mathbf{A}	14.5%	14.4%	15.1%	16.5%	16.5%	\mathbf{N}/\mathbf{A}
Per capita GDP	30,575	35,457	40,961	45,829	55,473	62,403	15.3%
Per capita disposable income for							
urban household (RMB)	11,467	12,639	14,283	16,357	19,422	21,430	13.3%

Source: CRIC

According to the China Real Estate Information Corporation, in 2009, a total GFA of approximately 13.3 million sq.m. of residential properties was sold. The average selling price rose from RMB4,126.0 in 2004 to RMB7,414.0 in 2009, representing a CAGR of 18.9%.

The table below sets out the total investment in property development, GFA of commodity properties completed, and GFA of residential properties sold in Tianjin for the periods indicated.

							CAGR (2004–
	2004	2005	2006	2007	2008	2009	2009)
Total investment in property							
development (RMB billion)	26.4	32.8	40.2	50.5	65.4	73.5	22.7%
Total GFA completed (million							
sq.m.)	13.0	14.8	15.2	19.9	25.6	19.0	7.9%
Total Residential GFA sold (million							
sq.m.)	N/A	6.7	8.3	9.8	5.0	13.3	$18.7\%^{(1)}$
Residential ASP (RMB)	\mathbf{N}/\mathbf{A}	4,126	4,817	6,117	6,918	7,414	$15.8\%^{(1)}$

Source: China Real Estate Information Corporation

Notes:

(1) 2005–2009 CAGR

The Hotel Industry in the PRC

China's tourism industry has benefited from the strong economic growth in China which has resulted in higher disposable income for urban households, reflecting a more affluent domestic customer base. In addition, the increased number of international travelers to China also contributed to the growth of China's tourism sector. The total number of overseas visitor arrivals reached 126.5 million visitors in 2009, representing a CAGR of 3.0% from 2004 to 2009. The majority of these visitor arrivals were compatriots from Hong Kong, Macau and Taiwan, who accounted for approximately 82.7% of all overseas visitors to the PRC in 2009. The table below sets out the number of overseas visitors arriving in the PRC for the periods indicated.

	2004	2005	2006	2007	2008	2009	2009 CAGR
From Hong Kong/Macau (millions)	88.4	95.9	98.3	101.1	101.3	100.1	2.5%
From Taiwan (millions)	3.7	4.1	4.4	4.6	4.4	4.5	4.0%
Foreigners (millions)	16.9	20.3	22.2	26.1	24.3	21.9	5.3%
Total (millions)	109.0	120.3	124.9	131.8	130.0	126.5	3.0%

2004-

Source: CEIC Data Company Limited

To accommodate the growing number of visitor arrivals, the number of star-rated hotels in China increased from 10,888 in 2004 to 14,099 in 2008, representing a CAGR of 6.7%. The growth rate of highend 4 or 5-star hotels has been even higher at a CAGR of 16.7% for the same period. The supply of hotels in Guangzhou has grown at a much lesser pace however, increasing from 1,067 in 2004 to 1,126 in 2008, representing a CAGR of 1.4%; this serves to somewhat limit the supply of hotel rooms in Guangzhou.

The table below sets out the number of hotels in China and Guangzhou for the periods indicated.

						2004– 2008
	2004	2005	2006	2007	2008	CAGR
Star-rated hotels in China (number)	10,888	11,828	12,751	13,583	14,099	6.7%
4 or 5 Star hotels in China (number)	1,213	1,427	1,671	1,964	2,253	16.7%
Star-rated hotels in Guangzhou (number)	1,067	1,083	1,146	1,169	1,126	1.4%

Source: CEIC Data Company Limited

Office Property Market in the PRC

Foreign direct investment in China increased from US\$60.6 billion in 2004 to US\$90.0 billion in 2009. Many multi-national corporations have set up their regional headquarters in China to enhance access to, and establish a foothold in, local markets.

Economic growth has been accompanied by a general shift of the economic base within major urban areas away from production-based industrial activities to more service-based activities, such as research and development, product design, market research, branding and consulting. The Tertiary industry is becoming a more important component of the overall economy, growing from RMB6,456 billion in 2004 to RMB14,292 billion in 2009.

The employed population in the tertiary sector in China increased from 124 million in 1991 to 266 million in 2009 and its share of the entire workforce rose from 18.9% to 34.1%, respectively. The growth in the tertiary sector will generate more demand for office properties to house the increasing workforce in this sector.

Retail Property Market in the PRC

Retail sales in China have experienced strong growth. Retail sales in China grew by 15.5% in 2009. Growth in retail sales largely reflect the urbanization of households in China, as the propensity to consume of urban households is higher than that of rural households.

Disposable income in China has continued to grow steadily and this has benefited the development of the retail sector in the country. As China's population becomes more affluent, the composition of its population's retail spending is shifting away from a heavy weighting on food towards a more balanced consumption model similar to that of a more developed country. The shift in consumption pattern towards more discretionary spending is expected to continue as income increases.

Demand for prime retail spaces is expected to remain firm on the back of China's rapid urbanization and rising income levels of the middle and upper class.

Competition and Strengths

For more information on competition, see "Business — Competition" in this offering memorandum. We believe that we have certain competitive strengths notwithstanding the competition with the other PRC real estate property developers. For more information on our competitive strengths, see "Business — Competitive Strengths" in this offering memorandum.

BUSINESS

Overview

We are a large scale property developer with a leadership position in Guangzhou and an established presence in Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan. We focus on medium- to high-end residential property developments with distinctive characteristics. To diversify our earnings mix, we also develop commercial properties in prime locations as long-term investments, including office buildings, shopping malls, serviced apartments and hotels. We commenced operation of our first office property, International Finance Place, in August 2007. In September 2009, we opened our first hotel, Four Points by Sheraton in Guangzhou, and are currently developing two additional high-end hotels in Guangzhou, including mainland China's first W Hotel and Huadu Sheraton Resort as well as W Serviced Apartment, a high-end serviced apartment in Guangzhou. In addition, we are planning to develop six further high-end hotels and six high-end shopping malls in various cities including Guangzhou, Suzhou and Chengdu, as well as Hainan Province. Our hotels will be operated by internationally renowned hotel operators including affiliates of Starwood Hotels & Resorts Worldwide, Inc. (the "Starwood Hotels Group"). We believe our investment properties and hotels will help further strengthen our brand name. We also engage in property-related businesses such as property management for residential and commercial properties.

Historically, we have focused our property developments in Guangzhou, the capital of Guangdong Province and one of China's largest cities, capturing the opportunities presented by its rapidly growing economy. In particular, we have focused on developments in prime locations, such as the Pearl River New Town, which in recent years has been promoted by the Guangzhou government as the CBD. The Guangzhou government has devoted significant resources and adopted certain favorable policies to develop the Pearl River New Town into Guangzhou's new financial and commercial centre. For example, the Guangzhou City Library, the Guangdong Province Museum and the Guangzhou Opera House are all distinctive buildings in the Pearl River New Town which were completed in 2010, the year Guangzhou hosted the Asian Games. We intend to maintain our leadership position in Guangzhou's property market while further enhancing our presence in Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan, where we have established operations. We also intend to expand in a prudent manner into other selected cities with high growth potential by leveraging our expertise in the regions where we operate, namely the Pearl River Delta (with a focus on Guangzhou), Yangtze River Delta (with a focus on Suzhou and Shanghai), Western Region (with a focus on Chengdu), and Bohai Rim (with a focus on Beijing and Tianjin). As of December 31, 2010, we had three completed projects and eight projects under development and held for future development in Guangzhou and one completed project and three projects under development in Suzhou, three projects in Chengdu, one project in Beijing, one project in Hainan Province, four projects in Shanghai and one project in Tianjin, at various stages of development.

We believe that we have been able to consistently achieve a premium price for our products in all the geographic locations where we operate. Our success is attributable to our premium quality products, distinctive designs and superior property management service, all of which have successfully distinguished us in the highly competitive property markets in Guangzhou and the other geographic locations where we operate. We have also been able to enhance customer confidence in our products and retain customer loyalty as indicated by high percentages of repeat customers and client referrals of our projects. We have received various awards in recognition of our premium quality products and our achievements as a property development company. For example:

- According to the E-House China R&D Institute, Beijing Fragrant Seasons was ranked among the top ten developments by GFA sold in Beijing in 2010, and according to the *Beijing News*, Beijing Fragrant Seasons was among the top 20 developments by sales proceeds in 2010.
- The Summit received the "2010 Best Villa Award" from the Yangcheng Evening News.
- Recognized as one of the "Top 100 Chinese Real Estate Enterprises in 2010 Top 10 Profitable Enterprises" by the China Real Estate Association, Business Research Center of the Development Research Center of the State Council, Institute of Real Estate Studies of Tsinghua University, and China Index Research Institute.
- Our company was recognized as one of the "Top 20 Guangzhou Real Estate Development Enterprises by Sales Amount" by China Real Estate Evaluation Centre in 2009.

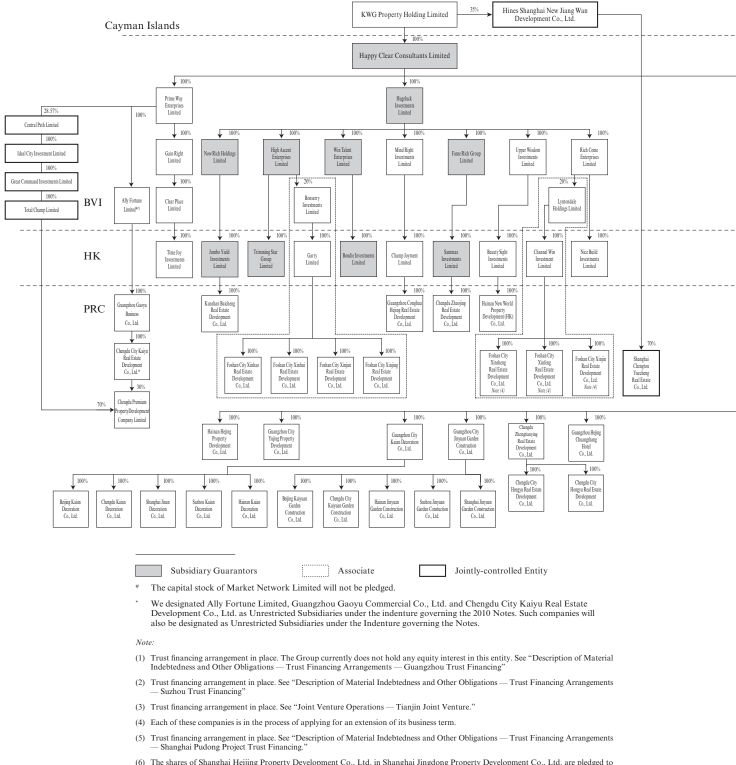
- *The Guangzhou Daily* recognized our company as one of the "Top 10 Property Developers Contributing to Residential Living in China on the 60th Anniversary of the Establishment of the PRC" in 2009.
- Suzhou Apex was awarded the "Most Popular Landmark Real Estate in Suzhou in 2010" by real estate internet portal, www.SouFun.com.
- The Apex in Guangzhou was recognized as "Best Quality Luxury Residence in Guangzhou 2009" by *SouFun.com*. Our Sky Ville project was selected as one of the "Top 10 Villas in Annual Real Estate Review 2009" by the *Yangcheng Evening News*.
- Chengdu Cosmos received "2009 Golden Award of Property Development of the Year" by the Sichuan Daily Newspaper Group and Cheungdu Real Estate Management Bureau.
- Fragrant Seasons in Beijing was selected for the "Golden Award List of Top 10 Best-selling Property Developments of Beijing 2009" by *the Beijing Youth Daily*.

We commenced our property development business in 1995. As of December 31, 2010, we held four completed projects with a total site area of approximately 437,555 sq.m. and a total saleable GFA attributable to our Group of approximately 166,000 sq.m., and investment properties from residual projects with a total saleable GFA attributable to our Group of approximately 27,000 sq.m. (see "— Residual Properties"). As of December 31, 2010, we had 20 projects under development, including four projects being developed in the Pearl River New Town in Guangzhou, with a total site area of approximately 6,339,252 sq.m. and a total saleable GFA attributable to our Group of approximately 7,668,194 sq.m. As of December 31, 2010, we had one project held for future development with a total site area of approximately 748,877 sq.m. and a total saleable GFA attributable to our Group of approximately 560,000 sq.m.

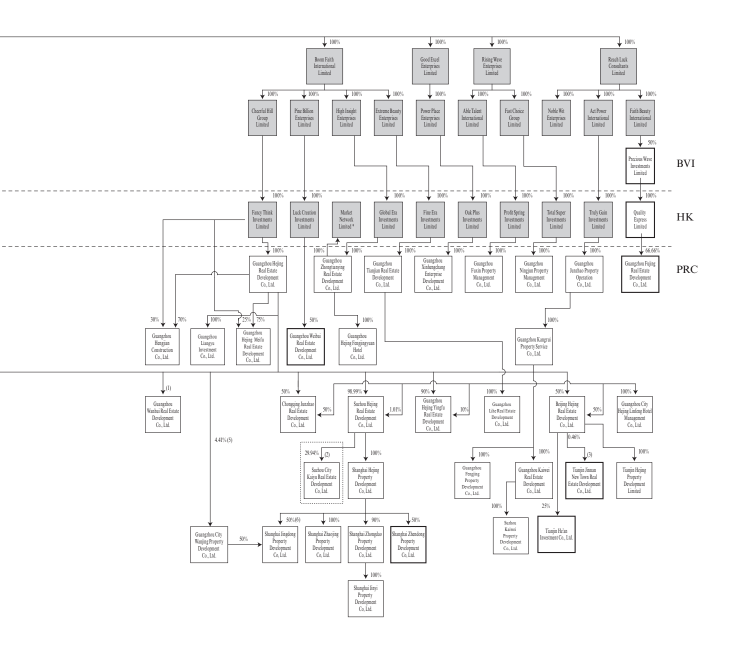
In 2008, 2009 and 2010, we sold and delivered a total GFA of approximately 133,531 sq.m., 509,834 sq.m. and 784,116 sq.m., generating revenue from sale of properties of approximately RMB1,471.2 million, RMB4,110.0 million and RMB7,221.1 million (US\$1,094.1 million), respectively. During the same periods, our profit was approximately RMB366.2 million, RMB721.5 million and RMB1,281.8 million (US\$194.2 million), respectively.

Corporate Structure

The following chart sets forth our corporate structure as of December 31, 2010.



- (6) The shares of Shanghai Heijing Property Development Co., Ltd. in Shanghai Jingdong Property Development Co., Ltd. are pledged to Xinhua Trust. See "Description of Material Indebtedness and Other Obligations — Trust Financing Arrangements — Shanghai Pudong Trust Financing."
- (7) On March 15, 2011, we acquired 100% of New Phoenix Holdings Limited, a company incorporated under the laws of Hong Kong, that does not own any significant assets as of the date of this offering memorandum. New Phoenix Holdings Limited is an Unrestricted Subsidiary under the Indenture governing the Notes.



Competitive Strengths

Premium product quality

We believe our high-quality products, continuous product upgrade, distinctive designs, and superior property management services have successfully distinguished us in the highly competitive property markets in Guangzhou and the other geographic locations where we operate. We believe that we have been able to consistently achieve a premium price for our products. We have also been able to enhance customer confidence in our products and retain customer loyalty as demonstrated by our high percentages of repeat customers and client referrals. For example, we estimate that for The Apex project, the percentages of repeat customers and client referrals are 30% and 40%, respectively. For our Sky Ville project, we estimate that the percentages of repeat customers and client referrals are 25% and 30%, respectively.

- *High-Quality First-of-its-Kind Products.* We believe that through our experience over the past 15 years, we have developed a good understanding and insight into the preferences and trends in the property markets where we operate, and are able to competitively position our products to maximize the attractiveness and unique characteristics of each parcel of land. Over the past 15 years, we have been able to continuously and consistently provide our customers with high-quality products, some of which are first-of-their-kind. For example, The Apex project in Guangzhou will include the first W Hotel in mainland China. Our Chengdu Cosmos project is the first high rise apartment building project with private swimming pool in each unit in China. The Zengcheng Summit project in Guangzhou is the first large scale comprehensive mixed-use luxury project in Zengcheng District, Guangzhou, and includes an international five-star Sheraton Hotel.
- Continuous Product Upgrade and Distinctive Designs. We strive to combine attractive living environments (such as park, river and lake views) with distinctive interior designs, as well as incorporating modern and creative comforts, such as intelligent security systems and hotel-style concierge services for certain projects. We make continuous efforts in product upgrade and innovation. For example, our Chengdu Cosmos, The Apex and Sky Ville projects have received various awards for innovative designs. We have collaborated with leading domestic and international design firms to work on critical aspects of property development such as architectural design, landscape & environmental design and interior design.
- Superior Property Management Services. We have established two lines of property management teams to provide after-sale property management services to our purchasers of high-end and mid-end projects respectively. To improve our management skills, we had retained leading property management consulting firms to provide property management advice on property management of high-end residential projects and office buildings. From time to time, we also organize community events for our residents to improve customer relationships. We believe our superior property management services help us to promote our brand name recognition and enhance customer confidence in our projects.

We have received various awards in recognition of our projects and our achievements as a property development company. See "- Overview."

Strong execution capability

We believe we are equipped with strong execution capability, as evidenced by our leadership position in Guangzhou's high-end residential market and our ability to replicate our success outside of Guangzhou.

• We are a market leader in Guangzhou's high-end residential market. In our experience of 15 years as a property developer, we have been able to achieve a premium price for our products consistently in all the geographic locations where we operate. For example, our The Cosmos, The Apex and King Peak Garden projects are among the top 10 historically highest priced residential apartments in Guangzhou. According to Sina, we were ranked seventh and eighth in Guangzhou by GFA sold an sales proceeds, respectively, in 2010.

• We had successfully expanded our property development into Suzhou, Chengdu, Beijing and Hainan Province. Some of our projects in these locations achieved record selling price and take up on multiple launches. For example, The Sapphire, our luxury residential project in Suzhou, was the highest priced project in Xiangcheng District, Suzhou in June 2009. Our luxury high-rise apartment project, Chengdu Cosmos, achieved highest selling price in Chengdu in 2009. According to the real estate portal SouFun.com, we were ranked third by sales proceeds and accounted for 6% of market share by sales proceeds in Suzhou.

Our strong execution capability is further demonstrated by our ability to adjust our strategies to maintain a balance between stable development and prudent expansion during China's property market downturn in 2008 and the global financial crisis in 2009, preventing us from diluting our brand name and allowing us to preserve our capability for future land acquisitions. After the announcement of the 11 property tightening measures on April 15, 2010, we continued with our scheduled project launches and achieved satisfactory take up. We believe that this is due to our superior brand name, premium product quality and innovative product designs, as well as strong execution capability in difficult market conditions.

Prudent and disciplined land acquisition and expansion

We maintain a disciplined and prudent land acquisition and expansion strategy. Prior to acquiring land for a project, we perform a comprehensive feasibility study covering targeted selling price, total investment, gross profit margin and project return. If the land acquisition costs exceed our pre-set ratio of land acquisition costs to estimated revenue, we will typically not proceed with the land acquisition.

To date, we have expanded outside Guangzhou into other cities at a moderate pace. For each city we have expanded into, we have taken time to establish and strengthen our brand name, gradually increased our market share, focused our management and resources on operations to achieve economies of scale, built up our relationship with local government and sought opportunities to acquire more land at lower costs. We believe such an approach enables us to acquire land prudently and manage our cash flow requirements effectively. In the cities we have expanded into, our land reserves are well-located to cater for wide product range in order to capture different market segments. To date, most of our land reserves have been located in China's first and second tier cities, such as Guangzhou, Suzhou and Chengdu, which we believe to be more resilient during the periods of property market downturns due to the large organic demand present in those cities. We anticipate that these cities will suffer less price correction in potential property downturn. We believe our low risk business model will allow us to continue to achieve sustainable and stable growth.

Steady roll-out of high-quality investment properties and hotels

To date, we have been able to roll out high-quality investment property projects and hotels, including International Finance Place and Four Points by Sheraton Guangzhou, Dongpu. Such investment property projects and hotels enhance our brand recognition as well as development capability, which in turn provide us with an advantage in our land acquisitions. Our investment properties and hotels help reduce our exposures to fluctuations in property sales prices, provide us with a stable and recurring cash flow and diversify our revenue from sale of properties. In addition, our investment properties and hotels provide us with additional financing flexibility because we have been able to mortgage certain investment properties to secure some of our general banking facilities at both onshore and offshore level. We intend to continue to roll out high quality investment properties and premium hotels in the future. We expect that our portfolio of hotels, retail shop units, shopping malls and offices held on a long-term basis to account for approximately 20% of our asset base.

Strong cash flow and multiple financing channels

We have been able to maintain strong cash flows and obtain multiple channels of financing which provide us with additional financial flexibility. As of December 31, 2010, our cash and cash equivalents amounted to RMB5,275.6 million (US\$799.3 million). In August 2010, we issued US\$250.0 million 12.50% Senior Notes due 2017. In June 2009, we successfully raised HK\$1,530.0 million from a share placement. We also obtained bank loans in the aggregate amount of HK\$1,914.5 million from Industrial and Commercial Bank of China (Asia) Limited in 2006, 2008 and 2010, and bank loans in the aggregate amount

of HK\$495.0 million from Standard Chartered Bank in April 2009 and February 2011. Further, we have established cooperative relationships with, and received bank loans from, various PRC banks including China Construction Bank, Agricultural Bank of China and Industrial and Commercial Bank of China. We believe our strong cash flow and multiple financing channels will enable us to expand steadily into our target markets and sustain long-term growth.

Proven experience in joint venture projects and strong relationship with renowned domestic and international partners

Due to our premium product quality, recognized brand name and strong execution capability, many reputable property developers are willing to cultivate working relationships with us by setting up mutually beneficial joint ventures for project developments. Such joint venture operations enable us to obtain access to prime location land at reasonable costs, participate in and jointly develop very large scale and profitable projects with leading developers, leverage each other's strong brand names, and enter into new locations with developers with more experience in such markets, thus lowering our execution risks and costs. For example, in 2007, we jointly bid for Lie De project together with Guangzhou R&F Properties Co., Limited and Sun Hung Kai Properties Limited. In March 2010, we acquired minority interests in the Foshan Project with Sun Hung Kai Properties Limited, with whom we have further deepened our relationship in the joint development of such projects. In November 2010, we established a joint venture with Hongkong Land China Holdings Limited to develop a parcel of land in Chengdu. In addition, we have established strong relationships with leading architects and design firms, premier hotel operators, reputable office and retail tenants, and world-renowned financial institutions.

Seasoned management team and efficient risk control system

We believe our success and future prospects depend on the quality of our people. Our management team has extensive experience in the property development industry. Certain of our key executives, including our founder and Chairman, Kong Jian Min, have led the growth of our business since its inception in 1995. A number of our senior management members have been in the property development industry for more than 10 years. In recent years, while maintaining the stability of our core management team, we have recruited senior and mid-level executives with expertise in various fields through a selective recruitment process from mainland China, Hong Kong and overseas. We believe our recruitment effort has attracted significant new management talent. To retain and motivate our workforce, we offer our employees career advancement prospects and professional skills development, which in turn sets the foundation for our continuous growth and long-term success. Since our inception, we have sought to create and maintain a corporate culture that encourages creativity and commitment. We also motivate our employees with performance-based bonuses and other incentives and career development opportunities.

In addition, we have invested significantly in our Enterprise Resources Planning ("ERP") system which provides us with real time and efficient risk control over the entire property development value chain including land acquisition, construction and cost management, sale and cash management and after-sale customer service and property management.

Business Strategies

Maintain leadership position in Guangzhou, enhance presence in other cities where we operate and conduct measured expansion in key regions

Our strategy is to maintain our leadership position in Guangzhou's property market, while further enhancing our presence in Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan where we have established operations. We also intend to expand in a prudent manner into other selected cities with high growth potential leveraging our existing expertise in the regions where we operate, namely the Pearl River Delta, Yangtze River Delta, Western Region, and Bohai Rim.

Continue our focus on developing premium quality products

We intend to continue to focus on innovative product design and premium quality by developing property projects to cater to the needs of our target customers. We will continue to supplement our residential property developments with the roll-out of more attractive investment property projects and premium hotels to reinforce the association between our brand name with prestige and quality. By cultivating our ability to develop integrated properties, we intend to seek opportunities to work with local governments in city-centre development projects in order to further enhance the recognition of our brand name.

Continue to seek mutually beneficial joint venture partnerships in project development

We intend to leverage our current joint venture partners' financial resources and expertise in developing large-scale integrated projects. In order to lower the execution risks and costs associated with existing operations and future expansion, we will continue to leverage our current experience in joint venture operations and seek mutually beneficial joint venture partnerships in project development.

Continue to adopt prudent financial policy and proactive approach to capital structure

We will continue to leverage our advanced ERP system to carefully manage costs and risk control. We will also continue to closely monitor our capital structure, cash flow and liquidity positions and carefully manage key financial measures such as our gearing ratios, interest coverage and working capital positions.

Recent Developments

SCB 2011 Facility

On February 9, 2011, we signed a loan agreement with SCB for a secured and guaranteed Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$195 million. As of the date of this document, the principal amount of the loan facility in Hong Kong dollars drawn down and outstanding is equivalent to US\$25 million. See "Description of Material Indebtedness and Other Obligations — Recent Material Indebtedness."

Purchase of Shares in the Shanghai Project Co

On January 20, 2011, following an auction of 30% of the registered capital of the Shanghai Project Co, which was held by SCC, we entered into an equity transfer agreement with Shanghai R&F and SCC to acquire the 30% registered capital of the Shanghai Project Co. The Shanghai Project Co holds parcels of land under development located at New Jiang Wan, Yangpu District, Shanghai. See "— Properties Under Development — Shanghai New Jiang Wan Project, Shanghai." We are in the process of applying for relevant approvals and registration of this acquisition. Upon receipt of approvals and completion of registration, we expect to increase our ownership in the Shanghai New Jiang Wan Project from 35% to 50%. Pursuant to the equity transfer agreement, Shanghai R&F and we agreed to acquire the shares from SCC for a total consideration of approximately RMB1,014.3 million (US\$153.7 million).

New Projects Held for Future Development

In January 2011, we increased our projects held for future development by four to include the Shanghai Jiading D-07 Project, the Shanghai Jiading Chengbei Project, the Suzhou Yinshan Lake Project and the Hainan Moon Bay Project. The table below sets forth the GFA in sq.m. and other information of our four new projects held for future development as of January 31, 2011.

			Total GFA for		Property Interest	Total GFA	Total Saleable G	FA Attributable t	o the Groun ⁽³⁾	Expected Completion
			Future		Attributable to	Attributable to			Held for	Date of the
Project	Location	Site Area	Development ⁽¹⁾	Total GFA	the Group	the Group ⁽²⁾	Total	Held for Sale	Investment ⁽⁴⁾	Project
Projects Held for Future Development										
Shanghai Jiading D-07 Project	Shanghai	53,829	161,488	161,488	90%	145,339	145,339	95,339	50,000	2014
Shanghai Jiading Chengbei Project ⁽⁵⁾	Shanghai	77,180	154,360	154,360	100%	154,360	154,360	154,360	_	2014
Suzhou Yinshan Lake Project ⁽⁵⁾	Suzhou	63,944	159,860	159,860	100%	159,860	159,860	159,860	_	2014
Hainan Moon Bay Project	Hainan	202,080	107,898	107,898	100%	107,898	107,898	41,152	66,746	2016

Notes:

(1) "Total GFA for Future Development" is derived from our internal records and estimates.

⁽²⁾ Total GFA Attributable to the Group" is the total GFA that we are entitled to after apportionment of GFA in accordance with "Property Interest Attributable to the Group."

- (3) "Total Saleable GFA Attributable to the Group" for projects held for future development represents our attributable saleable GFA for the projects as of January 31, 2011.
- (4) For lease and hotel purposes, including, among others, office, hotel, serviced apartments, and shopping mall.
- (5) We entered into land grant confirmation letters for the land related to this project, but have not entered into land grant contracts or obtained land use right certificates.

The following paragraphs describe our four new projects held for future development as of January 31, 2011:

Shanghai Jiading D-07 Project (上海嘉定D-07項目), Shanghai

Shanghai Jiading D-07 Project is a commercial development located in Jiading District, Shanghai. It is close to Line 11 of the Shanghai Metro. The project occupies a total site area of approximately 53,829 sq.m. The project is expected to feature a hotel, serviced apartments and other commercial properties. As of January 31, 2011, total saleable GFA attributable to the Group was approximately 145,339 sq.m., of which 95,339 sq.m. was held for sale and 50,000 sq.m. was held for investment purposes. We have a 90% ownership interest in this project.

Shanghai Jiading Chengbei Project (上海嘉定城北項目), Shanghai

Shanghai Jiading Chengbei Project is a residential development located in Jiading District, Shanghai. It is close to Line 11 of the Shanghai Metro. The project occupies a total site area of approximately 77,180 sq.m. We entered into land grant confirmation letters for the land related to this project, but have not entered into land grant contracts or obtained the land use right certificates. As of January 31, 2011, total saleable GFA attributable to the Group was approximately 154,360 sq.m., all of which was held for sale. We have a 100% ownership interest in this project.

Suzhou Yinshan Lake Project (蘇州尹山湖項目), Suzhou

Suzhou Yinshan Lake Project is an integrated development located in Wuzhong District, Suzhou City. It is close to Line 4 of the Suzhou Subway. The project is expected to feature residential and commercial developments. The project occupies a total site area of approximately 63,944 sq.m. We entered into land grant confirmation letters for the land related to this project, but have not entered into land grant contracts or obtained the land use right certificates. As of January 31, 2011, total saleable GFA attributable to the Group was approximately 159,860 sq.m., all of which was held for sale. We have a 100% ownership interest in this project.

Hainan Moon Bay Project (海南月亮灣項目), Hainan

The Hainan Moon Bay Project is an integrated residential, commercial and hotel development with scenic views located in the Moon Bay Scenic Area within Longlou Town, Wenchang City, Hainan. The project occupies a total site area of approximately 202,080 sq.m. As of January 31, 2011, total saleable GFA attributable to the Group was approximately 107,898 sq.m., of which 41,152 sq.m. was held for sale and 66,746 sq.m. was held for investment purposes. We have a 100% ownership interest in this project.

Description of Our Property Developments

Overview

As of December 31, 2010, we had 25 projects at various stages of development (as listed below), which were located in Guangzhou, Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan. We divide our property developments, for which we have received the relevant land use rights certificates, into three categories:

- completed projects;
- projects under development; and
- projects held for future development.

A project is considered completed when we have received the Completed Construction Works Certified Report from the relevant government construction authorities. A project is considered to be under development immediately following the issuance of the required construction works commencement permits with respect to part or all of the project and before completion of the entire project, or immediately following the commencement of development of part or all of the project. A project is considered to be held for future development when we have signed the relevant land grant contracts or the land grant confirmation letter or received the relevant land use rights certificates but have not yet received the required construction works commencement permits.

As some of our projects comprise multiple-phase developments on a rolling basis, one project may include different phases at various stages of completion, under development or held for future development. A project comprising multiple phases is also considered to be a project under development if we have received the required construction works commencement permits with respect to at least one phase of the development.

As of December 31, 2010, we had 25 projects with a total site area of approximately 7,525,684 sq.m. and a total GFA of approximately 16,505,653 sq.m. The site area information for a project is based on the relevant land use rights certificates. The total GFA of a project is calculated by multiplying its site area by the maximum permissible plot ratio as specified in the relevant land grant contracts or other approval documents from the local governments relating to the project. The total GFA of a project comprises saleable GFA and non-saleable GFA. Saleable GFA refers to total GFA less non-saleable GFA, which refers to certain communal facilities, including, among others, club houses, schools and ancillary facilities. Saleable GFA may be held for sale or held for investments, depending on our development plans.

Saleable GFA refers to saleable GFA held for sale or held for investment. Saleable GFA held for sale refers to residential units and other properties that have been identified for sale. Saleable GFA held for investment refers to, among others, retail shop units, shopping malls, office buildings, hotels and serviced apartments, unless specifically identified for sale.

Property sales revenue is recognized after we have executed the purchase contract with a customer and have delivered the completed property to the customer. Property is pre-sold at the time when we have collected a deposit from customer and entered into a purchase subscription contract with them prior to the completion of the property but have not yet delivered the property to the customer. The property is delivered to the customer upon, among others, (i) full payment by the customer, and (ii) the property being completed, inspected and accepted as qualified. For further details, see "Regulations — The Land System of the PRC — Pre-sale and Sale" of this document.

Information regarding payment for land premium and development costs in this document is based solely on our internal records or estimates.

We include in this document the project names which we have used, or intend to use, to market our properties. Some of the names for property developments may be different from the names registered with the relevant authorities, are subject to approval by the relevant authorities and may be subject to change.

The table below sets forth the GFA in sq.m. and other information of our 25 projects as of December 31, 2010.

				Total GFA	Total GFA for		Property Interest	Total GFA	Total Sale	Total Saleable GFA Attributable to the Group ⁽⁵⁾⁽⁸⁾	utable to	Completion Date or Expected
No. Devisorf(I)	Location	Site Area	Total GFA Comulated ⁽²⁾	Under Develonmenf ⁽²⁾	Future Develonment ⁽³⁾	Total GFA	Attributable to	Attributable to	Total	Held for Sale	Held for Investment ⁽⁶⁾	Completion Date of the Project
oleted Projects		L.	compresse				dance and	diama and				
1. Waterfront Mansion	Guangzhou	228,229	289,475			289,475	100%	289,475	42,000	42,000		2010
2. International Finance Place	Guangzhou	7,262	101,378			101,378	100%	101,378	61,000		61,000	2007
3. Four Points by Sheraton	Guangzhou	6,000	35,000			35,000	100%	35,000	35,000		35,000	2009
4. The City Island	Suzhou	196,064	285,739		I	285,739	100%	285,739	28,000	28,000		2010
Residual Properties ⁽⁷⁾	Guangzhou						100%		27,000		27,000	
Projects Under Development												
5. Sky Ville	Guangzhou	485,296	443,300	30,000		473,300	100%	473,300	179,000	163,000	16,000	2011
	Guangzhou	22,626	194,143	74,000		268,143	100%	268,143	74,000		74,000	2011
7. International Creative Valley	Guangzhou	150,082	197,428	196,385		393,813	100%	393,813	225,000	225,000		2011
8. Zengcheng Summit ⁽¹¹⁾	Guangzhou	1,971,126	5,000	269,607	2,392,739	2,712,346	100%	2,712,346	2,507,000	2,356,000	151,000	2011 - 2019
9. D3-4.	Guangzhou	5,162		40,848		40,848	$100\%^{(9)}$) 40,848	34,000	34,000		2012
10. J2-2	Guangzhou	8,066		171,288	I	171,288	50%	85,644	72,000	72,000		2014
11. Lie De ⁽¹²⁾	Guangzhou	114,176		155,000	310,000	465,000	33%	155,000	155,000	142,000	13,000	2012-2014
12. The Up Blue Town	Suzhou	73,581	179,803	10,000		189,803	100%	189,803	52,000	52,000		2011
13. The Sapphire ⁽¹³⁾	Suzhou	348,449	170,000	491,298	190,277	851,575	100%	851,575	647,000	552,000	95,000	2011 - 2014
14. Suzhou Apex	Suzhou	170,323		150,000	316,400	466,400	$29.9\%^{(10)}$	⁰⁾ 127,494	127,494	87,697	39,797	2011-2013
15. The Vision of the World	Chengdu	117,518	140,000	374,372	123,483	637,855	100%	637,855	456,000	456,000		2011-2013
	Chengdu	186,705	60,000	300,153	529,847	890,000	100%	890,000	825,000	695,000	130,000	2011-2015
17. Chengdu Jinjiang Project ⁽¹⁷⁾	Chengdu	190,253		256,448	643,643	900,091	50%	450,046	450,000	385,000	65,000	2012-2019
18. Fragrant Seasons (a.k.a. Sound of the Soul)	Beijing	376,150	30,000	349,766	215,248	595,014	100%	595,014	460,000	460,000		2011 - 2014
19. Lingshui Project	Hainan	531,336		179,210	148,790	328,000	100%	328,000	293,000	253,000	40,000	2013
20. Tianjin Jinnan Project ⁽¹⁴⁾	Tianjin	1,289,227		583,700	2,427,300	3,011,000	25%	752,750	750,000	700,000	50,000	2012-2019
21. Shanghai Pudong Project ⁽¹⁸⁾	Shanghai	26,053		78,160		78,160	100%	78,160	78,000	78,000		2014
	Shanghai	42,045		157,400		157,400	50%	78,700	78,700	57,000	21,700	2013 - 2014
23. Shanghai Jiading E-06 Project ⁽¹⁹⁾	Shanghai	88,415		74,200	36,318	110,518	100%	110,518	110,500	74,200	36,300	2012-2014
24. Shanghai New Jiang Wan Project	Shanghai	142,664		128,229	143,114	271,343	35% ⁽¹⁶⁾	⁶⁾ 94,970	94,500	86,500	8,000	2012-2014
Projects Held for Future Development												
25. Foshan Project ⁽¹⁵⁾	Guangzhou	748,877			2,782,164	2,782,164	20%	560,000	560,000	560,000		2013-2016
Total		7,525,684	2,176,266	4,070,064	10,259,323	16,505,653		10,585,571	8,421,194	7,558,397	862,797	
Notes: (1) Sao " Decompetion of Our December Davidonements "												

Set — Description of Our Poperty. Development." Total CFA in Funder Development." Total CFA in control of the transmission of Our National Sciences and Sciences and Sciences and Sciences." Total CFA Arrhyteker and "Youter Development" for completel projects and sciences. The Science of Total Sciences and Sciences and Sciences." Total CFA Arrhyteker Development "for completel projects and sciences." Total CFA Arrhyteker Development "for completel projects and sciences." Total CFA Arrhyteker Sciences and Sciences and Sciences. Projects under development represents on a tributable subleted GFA for the projects as of December 31, 2010. Total Sciences and Scienc

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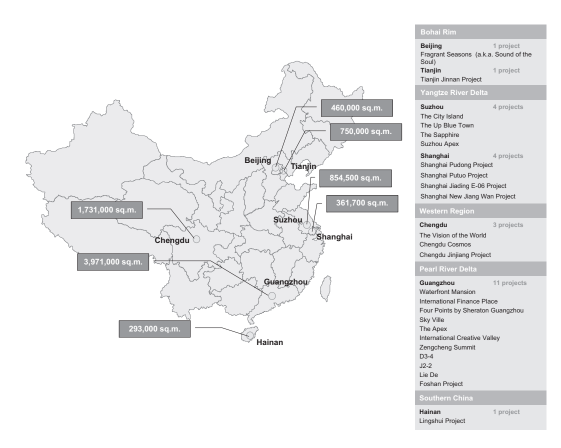
(18) (19)

As of December 31, 2010, there were also several parcels of land related to The Sapphire, Foshan Project, Chengdu Jinjiang Project, Shanghai Jiading E-06 Project, Shanghai Pudong Project, Tianjin Jinnan Project and Lie De project, for which we have been issued or entered into land grant confirmation letters or land grant contracts but have not obtained the land use rights certificates.

We cannot assure you that we will be able to obtain the land use rights certificates with respect to these parcels of land in a timely manner or at all, and we have not commenced any construction or preparation of construction relating to these parcels of land. Under the Law of the Administration of Urban Property of the PRC and relevant pre-sale regulations, we are not allowed to engage in any pre-sale activities prior to, among other things, obtaining land use rights certificates.

The following are detailed descriptions of our 25 projects as of December 31, 2010. The commencement date relating to each project or each phase of a project refers to the date on which construction commenced on the first building of the project or phase. The completion date set out in the descriptions of our completed property developments refers to the date on which the Completed Construction Works Certified Report was obtained for each project (or each phase of a multi-phase project). For projects or phases under development or held for future development, the completion date of a project or phase reflects our best estimate based on our current development plans.

The following map illustrates the locations of our 25 projects and the total saleable GFA attributable to the Group of these locations as of December 31, 2010.



Residual Properties

Historically, we have completed a number of residential projects in Guangzhou. These projects include Yuhui Garden, Yuhua Garden, La Bali, Color of United, City of Perfection, The Cosmos, King Peak Garden, Ma'an Mountain No. 1, Jinghu Garden and Yucui Garden. These projects included a small portion of commercial and retail properties which we held for long-term investment purposes. As of December 31, 2010, saleable units of these projects had been substantially sold out, and an aggregate total saleable GFA attributable to the Group of approximately 27,000 sq.m. from these projects was held for investment purposes.

Completed Projects

Waterfront Mansion (上城灣畔), Guangzhou

Waterfront Mansion is a mid to high-end residential development located in Conghua District in Guangzhou. The project enjoys river view and is surrounded by a wide range of ancillary facilities and a well-developed transportation network. It is close to the city bus terminal and the light rail system, enabling convenient access to other parts of Guangzhou. The project features a large residential community, including high-rise residential buildings and townhouses totaling approximately 2,200 housing units. The project occupies a total site area of approximately 228,229 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 42,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

International Finance Place (國際金融廣場), Guangzhou

International Finance Place is a Grade A office building development located in the heart of Pearl River New Town in Tianhe District, Guangzhou. The project overlooks the Pearl River and the Haixinsha Plaza adjacent to the Pearl River. It is also conveniently located near the subway station on both Line No. 3 and Line No. 5 of Guangzhou. The project features premium office space which we lease to domestic and foreign banks, multi-national corporations, diplomatic institutions, and retail properties. The project occupies a total site area of approximately 7,262 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 61,000 sq.m., all of which was held for investment purposes (office). As of the same date, we retained approximately 5,600 sq.m. for self-use. We have 100% ownership in this project.

Four Points by Sheraton Guangzhou, Dongpu (東圃福朋喜來登酒店), Guangzhou

Four Points by Sheraton Guangzhou, Dongpu is a four-star hotel located to the south of Linkreit International Business Development Center in Tianhe Dongpu, Guangzhou. We engaged the Starwood Hotels Group for the management of this hotel to ensure quality of our hotel services. The hotel features approximately 300 guest rooms. The hotel occupies a total site area of approximately 6,000 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 35,000 sq.m., all of which was held for investment purposes (hotel). We have 100% ownership in this project.

The City Island (朗悦灣), Suzhou

The City Island is a mid to high-end residential development located in Xiangcheng District, Suzhou. Designed by renowned international designers, the project situates on two islands within Pearl Lake and is surrounded by natural garden and water views. The project is expected to feature mid to high-end residential buildings as well as waterfront townhouses and villas. The project occupies a total site area of approximately 196,064 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 28,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

Projects Under Development

Sky Ville (天湖峰境), Guangzhou

Sky Ville is a large-scale residential development located in Beixing Town, Huadu District in Guangzhou. The project is located in close proximity to the Dragon Lake with convenient access to both the city center and Baiyun International Airport. The project is expected to feature residential units, including villas, townhouses and high-rise apartments, and a wide range of communal facilities for recreational, educational and commercial purposes. The project will also include the five-star Huadu Sheraton Resort to be managed by the Starwood Hotels Group with approximately 102 villa-styled guest rooms. The project occupies a total site area of approximately 485,296 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 179,000 sq.m., of which approximately 163,000 sq.m. was held for sale and 16,000 sq.m. was held for investment purposes (hotel). We have 100% ownership in this project.

The Apex (廣州領峰), Guangzhou

The Apex is a high-end integrated development located at the junction of Jinhui Road and Xingsheng Road, in Pearl River New Town in Tianhe District, Guangzhou. The project is expected to feature luxurious high-rise residential buildings, serviced apartments and garden landscapes designed by renowned international designers. The project will also include the five-star W Guangzhou Hotel with approximately 316 guest rooms and the Residences at the W Guangzhou with approximately 144 serviced apartment suites. The W Guangzhou Hotel and the Residences at the W Guangzhou will be managed by the Starwood Hotels Group. The project occupies a total site area of approximately 22,626 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 74,000 sq.m., all of which was held for investment purposes (hotel and serviced apartments). We have 100% ownership in this project.

International Creative Valley (科匯金谷), Guangzhou

International Creative Valley is an office building development located on Science Avenue, at the heart of the Science Town area in Luogang Development Zone, Guangzhou. It enjoys a well-developed transportation network, providing convenient access to Pearl River New Town. The project is expected to feature a multi-functional office complex designed with an environmental-friendly focus and state-of-the-art information system infrastructure, as well as serviced apartments. The project occupies a total site area of approximately 150,082 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 225,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

Zengcheng Summit (譽山國際), Guangzhou

Zengcheng Summit is a large-scale integrated development located in Xin Tang Town, Zengcheng District in Guangzhou. The project employs designs by renowned international designers and is expected to feature a combination of high-rise residential buildings, villas and office buildings, together with a wide range of communal facilities for recreational, educational and commercial purposes. The project will also include a five-star Zengcheng Sheraton Hotel. The project occupies a total site area of approximately 1,971,126 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 2,507,000 sq.m., of which approximately 2,356,000 sq.m. was held for sale and 151,000 sq.m. was held for investment purposes (office, convention center, shopping mall and hotel). We have 100% ownership in this project. A total of approximately 136,000 sq.m. of GFA is to be payable to Dongling Holding Co., Ltd. upon completion as part of the consideration for the acquisition of this project.

D3-4 (D3-4項目), Guangzhou

D3-4 is a high-end serviced apartment development located in the northern end of Pearl River New Town in Tianhe District, Guangzhou. The project is surrounded by residential and commercial establishments and enjoys a well-developed transportation network. The project is expected to feature a high-rise serviced apartment building with integrated commercial floors. The project occupies a total site area of approximately 5,162 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 34,000 sq.m., all of which was held for sale. We have commenced development activities but have not commenced construction for this project. Ownership of this project is held under a trust arrangement, see "Description of Material Indebtedness and Other Obligations — Trust Financing Arrangements — Guangzhou Trust Financing."

J2-2 (J2-2項目), Guangzhou

J2–2 is a high-end integrated development located in the heart of the central business district of Pearl River New Town in Tianhe District, Guangzhou. The project is expected to feature premium office spaces. The project occupies a total site area of approximately 8,066 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 72,000 sq.m., all of which was held for sale. We have commenced development activities but have not commenced construction for this project. We have 50% ownership in this project. See "—Property Development — Joint Venture Operations."

Lie De (獵德項目), Guangzhou

Lie De is a high-end integrated development located at the center of Pearl River New Town, in the original Lie De Village site, in Guangzhou. The Project is expected to feature premium office buildings, shopping malls, serviced apartments and a five-star hotel. The project occupies a total site area of approximately 114,176 sq.m. We entered into a land grant contract but have not obtained the land use right certificate for the land related to this project. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 155,000 sq.m., of which approximately 142,000 sq.m. was held for sale and 13,000 sq.m. was held for investment purposes (shopping mall and hotel). We have 33% ownership in this project. See "—Property Development — Joint Venture Operations."

The Up Blue Town (晶藍上城), Suzhou

The Up Blue Town is a mid to high-end residential development located in Kunshan, Suzhou. It is 31 kilometers from Shanghai city center. The project is expected to feature high-rise residential buildings. The project occupies a total site area of approximately 73,581 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 52,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

The Sapphire (峰匯國際), Suzhou

The Sapphire is a high-end integrated development located on Renmin Road, in Pingjiang New City, adjacent Huoli Island in Suzhou. The project is surrounded by a well-developed transportation network. It is expected to feature high-rise residential buildings, premium office buildings, hotel, retail shops and a shopping mall. The project occupies a total site area of approximately 348,449 sq.m. We have not obtained the land use right certificate for the land related to this project with a site area of approximately 86,777 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 647,000 sq.m., of which approximately 552,000 sq.m. was held for sale and approximately 95,000 sq.m. was held for investment purposes (shopping mall). We have 100% ownership in this project.

Suzhou Apex (蘇州領峰), Suzhou

Suzhou Apex is a high-end integrated project located in Mudu Town, Suzhou. The project enjoys direct access to Jinfeng Road station of the Suzhou Light Rail Line No. 1. The project is expected to feature residential, commercial and retail properties and will include a star-rated hotel. The project occupies a total site area of approximately 170,323 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 127,494 sq.m., of which approximately 87,697 sq.m. was held for sale and 39,797 sq.m. was held for investment purposes (shopping mall and hotel). We have 29.9% ownership in this project. Ownership of this project is also held under a trust arrangement, see "Description of Material Indebtedness and Other Obligations — Trust Financing Arrangements — Suzhou Trust Financing."

The Vision of the World (萬景峰), Chengdu

The Vision of the World is a mid to high-end residential development located in the Gao Xin West District in Chengdu. The project benefits from a well-developed transportation network, providing convenient access to the city center, and the abundance of surrounding communal facilities such as schools, universities and hospitals. The project is expected to feature mid to high-end residential buildings. The project occupies a total site area of approximately 117,518 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 456,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

Chengdu Cosmos (成都譽峰), Chengdu

Chengdu Cosmos is a high-end integrated development located in the central business district of Tian Fu New Town in southern Chengdu. The project is expected to feature luxurious high-rise residential buildings, premium office buildings, a five-star hotel and retail properties. The project occupies a total site area of approximately 186,705 sq.m. As of December 31, 2010, total saleable GFA attributable to the

Group was approximately 825,000 sq.m., of which approximately 695,000 sq.m. was held for sale and 130,000 sq.m. was held for investment purposes (shopping mall and hotel). We have 100% ownership in this project.

Chengdu Jinjiang Project (成都錦江項目), Chengdu

Chengdu Jinjiang Project is an integrated development located in Pan Cheng Gang Pian Qu in Jinjiang District, Chengdu, close to the intersection of Line 2 and Line 9 of the Chengdu Metro. The project is expected to feature residential and commercial developments. The project occupies a total site area of approximately 190,253 sq.m. We entered into land grant confirmation letters for the land related to this project, but have not paid up all the land premium and have not obtained the land use right certificates. We have commenced development activities but have not commenced construction for this project. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 450,000 sq.m., of which approximately 385,000 sq.m. was held for sale and approximately 65,000 sq.m. was held for investment purposes (commercial). We have 50% ownership in this project. See "— Joint Venture Operations — Chengdu Joint Venture."

Fragrant Seasons (a.k.a. Sound of the Soul) (香悦四季), Beijing

Fragrant Seasons is a mid to high-end residential development located in the Shunyi District, one of the four satellite towns of Beijing. The project lies on the north of Olympic Road and is adjacent to the Olympic Water Park, and is surrounded by the Beijing Country Golf Club and a wide range of recreational facilities and five-star hotels. The project also enjoys a well-developed transportation network and is designed by renowned international designers. The project is expected to feature a low density residential community comprising low-rise apartments and villas. The project occupies a total site area of approximately 376,150 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 460,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

Lingshui Project (海南陵水項目), Hainan

Lingshui Project is an integrated development located in Lingshui, Hainan. The project is expected to feature residential apartments, villas and hotels. The project occupies a total site area of approximately 531,336 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 293,000 sq.m., of which approximately 253,000 sq.m. was held for sale and 40,000 sq.m. was held for investment purposes (hotel). We have commenced development activities but have not commenced construction for this project. We have 100% ownership in this project.

Tianjin Jinnan Project (天津津南項目), Tianjin

Tianjin Jinnan Project is a large integrated development located in Jinnan District, Tianjin, bounded by rivers on three sides (Hai River and Yue Ya River), with close access to Line 6 of Tianjin Metro. The project is expected to feature residential, commercial and hotel developments. The project occupies a total site area of approximately 1,289,227 sq.m. We entered into land grant contracts for the land related to this project, but have not obtained the land use right certificates. We have commenced development activities, but have not commenced construction for this project. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 750,000 sq.m., of which approximately 700,000 sq.m. was held for sale and approximately 50,000 sq.m. was held for investment purposes (commercial and hotel). Ownership of this project is held under a trust arrangement, see "— Joint Venture Operations — Tianjin Joint Venture."

Shanghai Pudong Project (上海浦東項目), Shanghai

Shanghai Pudong Project is a commercial development located in Pudong New Area, Shanghai, close to Houtan station on Line 7 of the Shanghai Metro, with a prime view of the Huangpu river. The project is expected to feature two office buildings. The project occupies a total site area of approximately 26,053 sq.m. We entered into land grant contracts for the land related to this project, but have not obtained the land use right certificates. We have commenced development activities, but have not commenced construction for this project. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 78,000 sq.m., all of which was held for sale. We have 100% ownership in this project.

Shanghai Putuo Project (上海普陀項目), Shanghai

Shanghai Putuo Project is an integrated development located in the northwest of Zhenru Subcenter, Putuo District, Shanghai, close to Zhenru station on Line 11 of the Shanghai Metro. The project is expected to feature high-end residential apartments, serviced apartments and large shopping malls. The project occupies a total site area of approximately 42,045 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 78,700 sq.m., of which 57,000 sq.m. was held for sale and 21,700 sq.m. was held for investment purposes (shopping mall). We have 50% ownership in this project.

Shanghai Jiading E-06 Project (上海嘉定E-06項目), Shanghai

Shanghai Jiading E-06 Project is an integrated development located in Jiading New City, Jiading District, Shanghai, close to Jiading station on Line 11 of the Shanghai Metro. The project is expected to feature residential, office and commercial units. The project occupies a total site area of approximately 88,415 sq.m. We entered into land grant contracts for the land related to this project, but have not obtained the land use right certificates. We have commenced development activities, but have not commenced construction for this project. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 110,500 sq.m., of which 74,200 sq.m. was held for sale and 36,300 sq.m. was held for investment purposes (office and commercial). We have 100% ownership in this project.

Shanghai New Jiang Wan Project (上海新江灣項目), Shanghai

Shanghai New Jian Wan Project is an integrated development located in New Jiang Wan, Yangpu District, Shanghai, close to New Jiang Wan station on Line 10 of the Shanghai Metro as well as access to Line 3 and Line 5. It is also close to Fudan University's new campus. The project is expected to feature high-end residential units, commercial and office buildings and hotels. The project occupies a total site area of approximately 142,664 sq.m. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 94,500 sq.m., of which 86,500 sq.m. was held for sale and 8,000 sq.m. was held for investment purposes (office and hotel). See "— Joint Venture Operations — Shanghai Joint Venture." As of December 31, 2010, we had 35% ownership in this project. We are in the process of applying for relevant approvals and registration of this acquisition. Upon receipt of approvals and completion of registration, we expect to increase our ownership in the Shanghai New Jiang Wan Project from 35% to 50%. See "— Recent Developments — Purchase of Shares in the Shanghai Project Co."

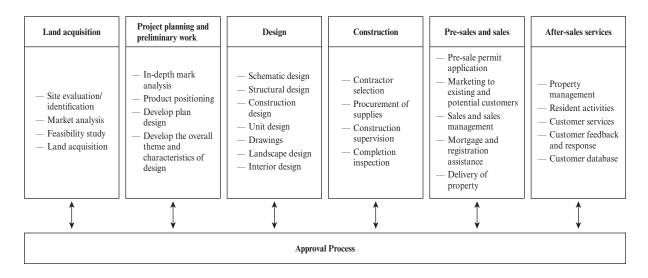
Projects held for Future Development

Foshan Project (佛山地塊項目), Guangzhou

Foshan Project is expected to be a high-end residential and commercial development located in Chancheng District in Foshan, Guangzhou. The project lies above the subway station and is 40 minutes away from Guangzhou city center by car. The project is expected to feature high-end residential buildings, office buildings and shopping malls. The project occupies a total site area of approximately 748,877 sq.m. We have been issued or entered into land grant confirmation letters or a land grant contract, but have not paid up all the land premium and have not obtained the land use right certificates. As of December 31, 2010, total saleable GFA attributable to the Group was approximately 560,000 sq.m., all of which was held for sale. We have 20% ownership in this project. See "— Property Development — Joint Venture Operations."

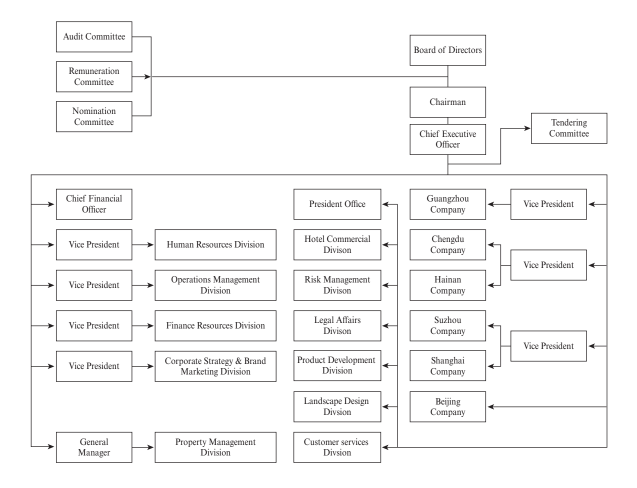
Property Development

We primarily engage in the development and sale of quality residential properties in Guangzhou, Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan Province. Although each project development is unique and is designed to cater to the preferences of specific target markets, the diagram below summarizes the major stages typically involved in the development of a property.



Project Management

We have established specialized divisions to supervise and manage the major stages of all our property developments. Our Chairman, Kong Jian Min, and our senior management team work closely with the head of each of our divisions to provide management guidance. The divisions at the Group level are human resources division, operations management division, finance resources division, corporate strategy & brand marketing division, customer services & property division, commerce operations division, hotel management division, risk management division and legal affairs division. The primary divisions of each of our regional companies include finance division, customer service division, and human resources and administration division. We seek to enhance our operating efficiency, optimise our capacities and resources, enhance our negotiating power with suppliers and contractors and facilitate the sharing of resources and expertise among various projects in such areas as design, construction, marketing and sales through this management system. The chart below sets forth the structure of our management.



Our operations management division plays a key role in managing and coordinating each stage of a development. It participates in all major steps of our project development, and is primarily responsible for timing, budget and cost control. The involvement of our operations management division in the entire process of a project development enables us to achieve management efficiency and establish development strategies that follow market preferences and trends closely. We also set up project companies to jointly manage project development with our joint venture partners.

Joint Venture Operations

We have developed and are developing projects jointly with other entities through cooperation agreements. See "- Projects Under Development - J2-2, Guangzhou," "- Projects Under Development - Lie De, Guangzhou" "- Projects held for Future Development - Foshan Project, Guangzhou." These cooperation arrangements, which involve the use of the assets and other reserves of the Group and our development partners, without the establishment of a separate entity, are referred to as jointly-controlled operations. Under such arrangements, assets remain under the separate ownership and control of each party. Certain of the construction costs and/or payment for land premium of the jointly-controlled operations are contributed by our development partners. Depending on the terms of the relevant agreements with our development partners, if it is specified that the land is contributed by the development partner and we are responsible for all construction costs of the relevant project, then we record on our financial statements all the construction costs incurred by us on that jointly-controlled operation. Should the agreements require the construction costs to be shared among us and our development partners in an agreed proportion, the construction costs related to the development projects are recorded in our books in the proportion established in the relevant cooperation agreement. Revenue and expenses incurred in common are shared by the parties according to the contractual arrangement. We recorded our payment for land premium and construction costs for our jointly-developed projects, J2-2, Lie De and Foshan Project, based on the proportions attributable to us in the relevant cooperation agreements. The following sets forth certain principal terms of our existing cooperation agreements for our jointly-developed projects, namely, J2-2, Lie De and Foshan Project.

Foshan Project I Agreement

On March 17, 2010, we and Lyntondale Holdings Limited, a BVI company of which we own 20%, and Rich Come Enterprises Limited, our wholly-owned subsidiary, entered into a joint-venture agreement (the "Foshan Project I Agreement") with Sun Hung Kai Development (China) Limited for the acquisition of three parcels of land located in Foshan, Guangzhou with a total site area of approximately 459,281 sq.m. The total GFA for these three parcels of land was expected to be approximately 1,227,952 sq.m. The three parcels of land had been acquired through public listing-for-sale by Channel Win Investment Limited ("Channel"), a wholly-owned subsidiary of Lyntondale Holdings Limited. Three project companies were set up to develop these land parcels.

The total land premium for the three parcels of land amounted to RMB3.46 billion, of which RMB2.71 billion was still outstanding as of the date of the Foshan Project I Agreement. 80% of the outstanding amount was to be financed by interest-free shareholder's loan from Sun Hung Kai Development (China) Limited, and 20% of the outstanding amount was to be financed by interest-free shareholder's loan from Rich Come Enterprises Limited. Pursuant to the Foshan Project I Agreement, if by 2012 and 2013, the land premium can be settled in whole or in part with proceeds from pre-sales and sales, respectively, the financing obligations of Sun Hung Kai Development (China) Limited and Rich Come Enterprises Limited in connection with shareholder's loan will be mitigated or released proportionately.

Pursuant to the Foshan Project I Agreement, the project companies shall obtain bank financing to meet their respective financial needs during the construction of the projects. When a guarantee is required, Sun Hung Kai Development (China) Limited and Rich Come Enterprises Limited shall only provide the same in proportion to their shareholding in Lyntondale Holdings Limited severally. If for any reason such bank financing is not available, Sun Hung Kai Development (China) Limited and Rich Come Enterprises Limited shall provide the financing in the form of shareholder's loan in proportion to their shareholding in Lyntondale Holdings Limited shall provide the financing in the form of shareholder's loan in proportion to their shareholding in Lyntondale Holdings Limited or through capital injection.

According to the Foshan Project I Agreement, Sun Hung Kai Development (China) Limited shall have the right and power to manage the daily and general business operations of the project companies. In addition, Sun Hung Kai Development (China) Limited will provide sales consultancy services to the project companies.

Foshan Project II Agreement

On March 17, 2010, we and High Ascent Enterprises Limited ("High Ascent"), a wholly-owned subsidiary of KWG and Bonserry Investments Limited, a BVI company of which we own 20%, entered into a joint-venture agreement (the "Foshan Project II Agreement") with Sun Hung Kai Development (China) Limited for the acquisition of four parcels of land located in Foshan, Guangzhou with a total site area of approximately 523,729 sq.m. The total GFA for these four parcels of land was expected to be approximately 1,554,212 sq.m. The four parcels of land had been acquired through public listing-forsale by Garry Limited ("Garry"), a wholly-owned subsidiary of Bonserry Investments Limited. Four project companies were set up to develop these land parcels.

The total land premium for the four parcels of land amounted to RMB4.705 billion, of which RMB3.755 billion was still outstanding as of the date of the Foshan Project II Agreement. 80% of the outstanding amount was to be financed by interest-free shareholder's loan from Sun Hung Kai Development (China) Limited, and the remaining 20% of the outstanding amount was to be financed by interest-free shareholder's loan from High Ascent. Pursuant to the Foshan Project II Agreement, if by 2014 and 2017, the land premium can be settled in whole or in part with proceeds from pre-sales and sales, respectively, the financing obligations of Sun Hung Kai Development (China) Limited and High Ascent in connection with shareholder's loan will be mitigated or released proportionately.

Pursuant to the Foshan Project II Agreement, the project companies shall obtain bank financing to meet their respective financial needs during the construction of the projects. When a guarantee is required, Sun Hung Kai Development (China) Limited and High Ascent shall only provide the same in proportion to their shareholding in Bonserry Investments Limited severally. If for any reason such bank financing is not available, Sun Hung Kai Development (China) Limited and High Ascent shall provide the financing in the form of shareholder's loan in proportion to their shareholding in Bonserry Investments Limited content in Bonserry Investments Limited and High Ascent shall provide the financing in the form of shareholder's loan in proportion to their shareholding in Bonserry Investments Limited or through capital injection.

According to the Foshan Project II Agreement, Sun Hung Kai Development (China) Limited shall have the right and power to manage the daily and general business operations of the project companies. In addition, Sun Hung Kai Development (China) Limited will provide sales consultancy services to the project companies.

Lie De Agreement

On October 8, 2007, we and Precious Wave Investments Limited, a BVI company of which we own 50%, and Quality Express Limited, a Hong Kong company wholly-owned by Precious Wave, entered into a joint-venture agreement (the "Lie De Agreement") with Guangzhou R&F Properties Co., Ltd. and Sun Hung Kai Properties Limited for the acquisition of a parcel of land located in Pearl River New Town, Guangzhou with a total site area of approximately 114,176 sq.m. As of December 31, 2010, the total GFA for this parcel of land was approximately 465,000 sq.m. The parcel of land had been acquired by Guangzhou R&F Properties Co., Ltd. and Guangzhou Hejing Real Estate Development Limited. It is being developed by Guangzhou Fujing Real Estate Development Limited.

Pursuant to the Lie De Agreement, prior to the establishment of Guangzhou Hejing Real Estate Development Limited (the "JV Co") as the developer of the land and prior to its conversion into a Sino-foreign equity joint venture, the total land premium for the parcel of land of RMB4.6 billion was to be paid in installments by each of Guangzhou R&F Properties Co., Ltd., Sun Hung Kai Properties Limited and us in the proportion of 33.34%, 33.33% and 33.33%, respectively.

Pursuant to the Lie De Agreement, after the establishment of JV Co, the outstanding land premium was to be paid by the funds held by the JV Co in the form of registered capital. To the extent that such funds are not sufficient, the outstanding land premium was to be paid by advances in RMB by each of Guangzhou R&F Properties Co., Ltd., Sun Hung Kai Properties Limited and us in the proportion of 33.34%, 33.33% and 33.33%, respectively, to the JV Co.

Pursuant to the Lie De Agreement, Sun Hung Kai Properties Limited, Guangzhou R&F Properties Co., Ltd. and us shall, through Precious Wave Investments Limited, Quality Express Limited and JV Co, jointly develop the land.

J2–2 Agreement

On May 15, 2007, Guangzhou Minghe Enterprise Co., Ltd., Daygain International Limited (together, as "Party A") and our subsidiary Guangzhou Tianjian Real Estate Development Limited (as "Party B") entered into a joint-venture agreement (the "J2–2 Agreement") for the acquisition of a parcel of land located in Pearl River New Town, Guangzhou with a total site area of approximately 8,066 sq.m. The total GFA for this parcel of land was expected to be 145,188 sq.m. The parcel of land had been acquired by Party A and Party B. As of December 31, 2010, the total GFA for this parcel of land was 171,288 sq.m.

Pursuant to the J2–2 Agreement, the land premium for the parcel of land was to be paid for by Party A and Party B in equal shares. In addition, Party A was to be responsible for the demolition and rental compensation fee of up to RMB283.2 million and Party B was responsible for providing approximately 43,556 sq.m. of GFA for resettlement purposes. No joint-venture company was set up and each of Party A and Party B was to develop their respective parcels of land separately.

Tianjin Joint Venture

On August 25, 2010, we entered into a shareholders' agreement with Agile Property Holdings Limited, Guangzhou R&F Properties Co., Ltd., and Shimao Property Holdings Limited through each of our indirect wholly-owned PRC subsidiaries, Beijing KWG Property Development Co., Ltd. ("Beijing KWG"), Foshan Agile Real Estate Development Co., Ltd., Beijing R&F Property Development Co., Ltd. and Shanghai Shimao Jianshe Co., Ltd., respectively (together with Beijing KWG, each a "Tianjin JV Party"), pursuant to the establishment of a PRC joint venture company, Tianjin Jinnan New Town Real Estate Development Co., Ltd. (the "Tianjin JV Co"), to acquire and develop a parcel of land located in Xian Shui Gu Town, Jinnan District, Tianjin with a total site area of approximately 1,289,227 sq.m. (the "Tianjin Land"). The total GFA for the Tianjin Land was expected to be approximately 3,011,000 sq.m. The Tianjin Land had been acquired through a public bidding process and is being developed by the Tianjin JV Co.

The registered capital of the Tianjin JV Co is RMB3,667.3 million and each Tianjin JV Party holds a 25% shareholding in the Tianjin JV Co, subject to a trust financing arrangement. The Tianjin JV Parties had contributed registered capital of RMB3,667.3 million to the Tianjin JV Co in equal shares. The consideration for the acquisition of the Tianjin Land is RMB7,050.0 million which will be funded by the Tianjin JV Parties by way of equity and/or shareholders' loan or another form of financing to be agreed by the Tianjin JV Parties, and will be paid in stages and in such amounts as stipulated under the relevant land grant contract. The Tianjin JV Parties will share the profit and loss of the Tianjin JV Co in proportion to their respective capital contribution to the Tianjin JV Co. Ownership of the Tianjin JV Co is held under a trust arrangement.

In August 2010, Beijing KWG Property Development Co., Ltd, Foshan Agile Real Estate Development Co., Ltd., Beijing R&F Property Development Co., Ltd. and Shanghai Shimao Jianshe Co., Ltd. (each a "Tianjin JV Party") entered into a trust agreement with Ping An Trust Limited Company (or "Ping An Trust", as trustee) to set up a trust financing arrangement to provide financing to the Tianjin JV Co.

In September 2010, Beijing KWG entered into an equity transfer agreement with the Tianjin JV Parties and Ping An Trust pursuant to which Beijing KWG agreed to transfer its 24.54% equity interest in the Tianjin JV Co to Ping An Trust for a consideration of RMB900 million. The proceeds from the transfer of equity interest would be used to subscribe, indirectly, for junior units in the trust scheme known as

Pin'an Fortune • Jia Yuan No. 19 Collective Trust Plan (平安財富 • 佳園19號集合信託計劃) established by Ping An Trust in the PRC. The principal purpose for establishing the trust is to raise funds for the development of the Tianjin Jinnan Project. The term of the trust financing arrangement is 18 months. On expiry of the term of the trust, each holder of the senior units of the trust would be entitled to a fixed return less the fees and expenses of the trust attributable to such holder. After holders of the senior units are paid in full, the trust will distribute the equity interest of the Tianjin JV Co in kind to the holder of the junior units or its designated nominees.

Shanghai Joint Venture

On November 5, 2010, we and Guangzhou R&F Properties Co., Ltd., together as purchasers on a 50/ 50 basis, entered into a share purchase agreement, with HCC Interests LP and Hines International Real Estate Fund as sellers, to acquire the entire issued and paid up capital of Hines Shanghai New Jiang Wan Development Co., Ltd. (the "Shanghai JV Co"). The Shanghai JV Co is a Cayman investment holding company which holds a 70% interest in the Shanghai Project Co, a Sino-foreign joint venture company whose registered capital is RMB855.0 million, which in turn holds four parcels of land located in New Jiang Wan, Yangpu District, Shanghai (the "Shanghai Land"). The remaining 30% interest in the registered capital of the Shanghai Project Co is held by SCC. The sellers continued to manage the construction, delivery and handover of existing properties developed and was being developed on the Shanghai Land, excluding which, the Shanghai Land has a total site area of approximately 142,664 sq.m. for our development of residential and commercial properties with total GFA of approximately 271,343 sq.m.

The consideration for the purchase of the Shanghai JV Co is US\$353.5 million, which was paid by us and Guangzhou R&F Properties Co., Ltd. as to half each, from internal resources. On January 20, 2011, we entered into an equity transfer agreement with Shanghai R&F and SCC to acquire the 30% registered capital of the Shanghai Project Co. We are in the process of applying for relevant approvals and registration of this acquisition. Upon receipt of approvals and completion of registration, we expect to increase our ownership in the Shanghai New Jiang Wan Project from 35% to 50%. See "— Recent Developments — Purchase of Shares in the Shanghai Project Co."

Shanghai Putuo Joint Venture

On February 1, 2010, Shanghai Greenland (Group) Co., Ltd. ("Shanghai Greenland") and Shanghai Hejing Property Development Co., Ltd. ("Shanghai Hejing") entered into a registered capital increase agreement under which Shanghai Hejing will contribute a capital increase of approximately RMB10.0 million into the Shanghai Putuo project company, Shanghai Zhendong Property Development Co., Ltd., to increase the registered capital of the project company to RMB20.0 million. Shanghai Hejing and Shanghai Greenland each held 50% equity interest in the project company. In March 2010, Shanghai Hejing and Shanghai Greenland contributed further capital into the project company, increasing the registered capital of the project company. Greenland each held 50% equity interest in the project company. In March 2010, Shanghai Hejing and Shanghai Greenland contributed further capital into the project company, increasing the registered capital of the project company to RMB1,060.0 million. After the capital increase, Shanghai Hejing and Shanghai Greenland each holds 50% equity interest in the project company.

According to the articles of association of the project company, Shanghai Hejing and Shanghai Greenland will share in the profit in accordance with their equity interests in the project company. If any one party fails to contribute capital into the Shanghai Putuo Project in accordance with its share of equity interests in the project company, profit sharing will only occur in proportion to the actual amount each party has contributed to the project.

Chengdu Joint Venture

On November 10, 2010, we and Hongkong Land China Holdings Limited ("HKL"), through our onshore and offshore subsidiaries, established a 50/50 joint venture, to jointly develop a parcel of land in Pan Cheng Gang Pian Qu in Jinjiang District, Chengdu, Sichuan Province (the "Chengdu Land") which has a site area of approximately 190,253 sq.m. for the development of residential and commercial properties with total GFA of approximately 900,091 sq.m. Chengdu Kaiyu Property Development Limited ("Chengdu Kaiyu"), our indirect wholly-owned PRC subsidiary, and Total Champ Limited ("Total Champ"), a Hong Kong company which is ultimately owned as to approximately 28.57% by us and as to approximately 71.43% by HKL, have successfully bid for the Chengdu Land at a price of RMB3,780.4

million. On November 10, 2010, an auction confirmation was signed by Chengdu Land Auction Center, Chengdu Kaiyu and Total Champ confirming the successful bid for the Chengdu Land. We and HKL have established a Sino-foreign joint venture enterprise in the PRC, Chengdu Premium Property Development Company Limited (the "Chengdu JV Co") through Chengdu Kaiyu and Total Champ, owned as to 30% by Chengdu Kaiyu and as to 70% by Total Champ for the purpose of, among others, holding and developing the Chengdu Land. Through this structure, we and HKL each have an effective interest of 50% in the Chengdu JV Co.

The consideration for the acquisition of the Chengdu Land is to be paid in stages and in such amounts as stipulated in the relevant land grant contract which is yet to be entered into. The consideration will be funded by us and HKL to the Chengdu JV Co in proportion to our respective effective interests in the Chengdu JV Co by way of equity or other forms of financing to be agreed. We will fund our contribution through internal resources.

Site Selection and Product Positioning

Site selection is fundamental to the success of a property development. Therefore, we devote significant management resources to site selection. Prior to purchasing a parcel of land, our senior management will conduct market research on the potential demand for a property development on such site, determine the overall market positioning, establish a blueprint of the project design, and calculate a target average selling price and gross profit margin for the project. We believe that all these pre-purchase measures help us acquire land prudently and develop our projects with clear market positioning from the beginning.

Historically, our focus was on developments in Guangzhou. We typically select sites in districts or neighborhoods that have a well-established infrastructure or that present significant opportunities for growth. We have also expanded to Suzhou, Chengdu, Beijing, Tianjin, Shanghai and Hainan Province, all of which are PRC property markets which we consider to have high-growth potential. The key factors we consider in site selection include:

- government development plans for the relevant site;
- access to the site and availability of infrastructural support;
- purchaser demand for properties in the relevant area;
- existing and potential property developments in the area;
- the convenience of the site, such as proximity to the city centre, airport, subway and commercial facilities;
- the surrounding environment, such as natural parks, greenery, lakes and rivers;
- the status of the land use rights with respect to the property that we may have interest to acquire in the secondary market;
- the terms of potential leases, including the potential for rent increases; and
- cost, investment and financial return, including cash flow and capital appreciation, of the potential developments.

We intend to continue to seek suitable opportunities in property development as they arise, we are subject to PRC laws and regulations which, among other things, restrict the land that will be made available in the future for luxury residential property developments. See "Regulations — The Land System of the PRC — Real Estate Loans."

Land Acquisition

Prior to the implementation by the PRC government on July 1, 2002 of regulations requiring that land use rights for property developments be granted by tender, auction or listing-for-sale, we obtained most of our land use rights through transfer arrangements or cooperative arrangements with local governments or original grantees of land use rights. We also obtained our land use rights by way of tender, auction or listing-for-sale.

The PRC Rules Regarding the Grant of State-Owned Land Use Rights by Way of Tender, Auction and Listing-for-sale (招標拍賣掛牌出讓國有土地使用權規定) issued by the PRC Ministry of Land and Resources provide that, from July 1, 2002, state-owned land use rights for the purposes of commercial use, tourism, entertainment and commodity residential property development in the PRC may be granted by the government only through public tender, auction or listing-for-sale. When land use rights are granted by way of a tender, an evaluation committee consisting of an odd number, being at least five, of members (including a representative of the grantor and other experts), evaluates and selects the tenders that have been submitted. When deciding whom to grant land use rights, the relevant authorities consider not only the tender price, but also the credit history and qualifications of the tenderer and its tender proposal. Where land use rights are granted by way of an auction, a public auction is held by the relevant local land bureau and the land use rights are granted to the highest bidder. When land use rights are granted by way of listing-for-sale, the relevant local land bureau will announce the conditions for granting the land use rights at designated land transaction centers and the bids submitted by the bidders. The land use rights are granted to the bidder submitting the highest bid by the end of the listing-for-sale period. If two or more parties request a competitive bidding, an on-site competitive bidding shall take place and the land use rights are granted to the highest bidder.

Starting November 1, 2007, a regulation issued by the Ministry of Land and Resources requires property developers to pay the land premium in full for the entire parcel under the land grant contract before they can receive a land use rights certificate. As a result, property developers are not allowed to bid for a large piece of land, make partial payment, and then apply for a land use rights certificate for the corresponding portion of land in order to commence development, which had been the practice in many Chinese cities. In March 2010, the Ministry of Land and Resources issued a circular imposing more stringent requirements on the payment of land premium by property developers. The circular stipulates that the minimum down-payment of land premium to 50% should be paid within one month after the signing of a land grant contract. The implementation of the regulation will require property developers to maintain a higher level of working capital. Under this regulation, larger property developers generally are in a better position to compete for large pieces of land due to their stronger financial condition.

Under current regulations, original grantees of land use rights are typically allowed to sell, assign or transfer the land use rights granted to them in secondary markets, provided that (i) the assignment price has been fully paid in accordance with the assignment contract and a land use rights certificate has been obtained; and (ii) development has been carried out according to the assignment contract. If the land use rights are obtained by way of allocation, such land may be transferred through public tender, auction or listing-for-sale. In addition to acquiring land through government-organized tender, auction or listing-for-sale, we may also obtain land use rights through transfers from third parties or through cooperative arrangements with third parties in the secondary markets.

In both government bids and purchases in the secondary market, the purchase price typically includes all expenses required to deliver land use rights, such as resettlement expenses.

See "Regulations" in this document for further information on rules and regulations relating to land acquisitions.

During 2008, 2009 and 2010, we primarily used three methods of land acquisition: (1) acquiring land use rights through government-organized tender, auction and listing-for-sale; (2) signing land use rights transfer agreements with third parties; and (3) acquiring target companies which have acquired land-use rights themselves.

As of December 31, 2010, we had a land bank of approximately 8.4 million sq.m. of attributable saleable GFA. We expect that our land bank will support our property development in the next several years.

Financing of Property Developments

The main sources of funding for our property developments include: internal funds, borrowings from banks (including PRC banks and overseas banks), trust financing, capital contributions from shareholders, share issuances and proceeds from sales and pre-sales. Our financing methods vary from project to project and are subject to limitations imposed by PRC regulations and monetary policies.

Since June 2003, commercial banks in China have been prohibited under PBOC guidelines from granting loans to fund the payment of land premiums and for the development of luxury residential properties which are residential properties with floor area ratio less than 1.0. In addition, the Bureau of Land Resources and Housing Management of Guangzhou Municipality indicated in 2001 that it intended to abolish the installment payment method in connection with the transfer of state-owned land use rights after December 31, 2003. As a result, property developers may only use their own internal funds and not any borrowings from PRC banks specifically to pay for land premiums and property developers in Guangzhou may be required to make a lump sum payment for the land premiums within the period stipulated in the land grant contracts. Property developers are also prohibited from using project loans obtained from any local banks to fund property developments outside that local region.

Prior to June 2003, we financed our payments of land premiums through a combination of borrowings from banks and proceeds from the sales and pre-sales of properties. Since June 2003, all of our payments of land premiums have been funded by proceeds from the sales and pre-sales of properties and sources other than project loans from banks.

In addition to restrictions on land premium financing, the PRC government also encourages property developers to use internal funds to develop their property projects. According to the Guidelines for Risk Management on Property Loans of Commercial Banks promulgated by the China Banking Regulatory Commission on August 30, 2004, the internal capital ratio, calculated by dividing the internal funds available by the total project capital required for a project, of a property developer who intends to borrow from commercial banks shall be no less than 35%, an increase of five percentage points from 30%, as previously required. Under guidelines jointly issued by the PRC Ministry of Construction and other PRC government authorities in May 2006, commercial banks in China may not lend funds to property developers with an internal capital ratio of less than 35%. Such increase in internal capital ratio will increase the internally sourced capital requirement for property developers, including us.

Project Design Work

With a view to achieving distinctive designs and operating efficiency, we typically outsource our design work to outside design experts. Our regional design division is responsible for selecting third-party design firms, taking into consideration their reputation, proposed designs and their past relationship with us. Our regional design division consists of engineers who supervise our architectural design, landscape design, mechanical engineering, and structural engineering. It coordinates and works closely with the selected design firms in major aspects of the design process, from master planning, design specifications and adjustments, to raw material selection. Our regional design division also monitors the work progress of the selected design firms to ensure that the project designs meet our design specifications and are completed on time. In recent years, we have collaborated with leading domestic and international design firms to work on critical aspects of property development such as architectural design, landscape & environmental design and interior design.

We seek to distinguish our property developments by offering distinctive design features, and adding additional functions to our property developments. For example, in our Cosmos project, a constant temperature indoor swimming pool with underwater music system is expected to provide residents with enhanced enjoyment. Our Chengdu Cosmos project is the first residential project with private swimming pool in China.

Construction Work

We outsource our project construction work entirely to independent third parties. A tender process is usually required to select contractors for construction projects pursuant to national and local regulations, such as the Measures of the Implementation of the Tender Law of the PRC by Guangdong Province. Certain local governments in Guangdong Province may require that all construction projects go through a tender process. Without any long-term construction outsourcing contracts in place, our operations management division organizes a tender process to work with a number of qualified contractors to create a competitive environment. We consider their track record performance, work quality, proposed delivery schedules and costs in our selection process and seek to maintain our construction costs at a reasonable level without sacrificing quality.

The construction contracts we enter into with construction companies typically contain warranties with respect to quality and timely completion of the construction projects. We require construction companies to comply with PRC laws and regulations relating to the quality of construction as well as our own standards and specifications. Our operations management division monitors quality and cost control and construction progress closely during construction. In the event of a delay in construction or unsatisfactory quality of workmanship, we may require the construction companies to pay a penalty or provide other remedies. Our construction contracts typically provide for payments based on construction progress until a specified maximum percentage of the total contract sum is paid. Except for approximately 5% of the contract sum which we generally withhold for two years from completion to cover any potential expenses incurred as a result of any construction defects, the remaining balance is payable upon the issue of a certificate approving construction quality. Payments to contractors are determined primarily on the labor and material costs, fitting requirements and construction progress, and are adjustable under the construction contract.

Quality Control and Construction Supervision

We place a strong emphasis on quality control to ensure that our properties comply with relevant regulations and are of high quality. As part of our quality control procedures, we typically engage reputable design and construction companies to undertake our projects.

To ensure quality, we typically purchase certain fixture materials, such as bathroom taps, fittings, electrical appliances and stone fittings directly, while the general contractors procure the basic building materials, such as cement and steel. The general contractors procure most of the equipment necessary for each project in accordance with our specifications. Generally, we do not own any construction equipment and do not maintain any inventory of building materials. However, under certain circumstances, we may instruct the contractor to purchase raw materials from specific suppliers to ensure that the materials meet our particular requirements. When we procure supplies, including equipment and materials, to be used for our projects directly, we generally solicit price quotes from at least two prospective suppliers, negotiate the price and other terms with them and finalize the purchase arrangements with the winning supplier by signing price confirmations for regular supplies and executing purchase agreement for major equipment and construction. We initiate each transaction by a purchase order and require the suppliers to deliver the supplies to locations specified by the relevant project companies. We believe that our centralized procurement system gives us more bargaining power and better cost control, enabling us to benefit from economies of scale.

To maintain quality control, we employ strict procedures for selection, inspection and testing of equipment and materials. Our project management teams inspect equipment and materials to ensure compliance with the contractual specifications before accepting the materials on site and approving payment. We reject materials which are below our standards or that do not comply with our specifications and return them to the suppliers.

To ensure quality and monitor the progress and workmanship of construction, each of our projects has its own on-site project management team, which comprises qualified engineers led by our project manager. Our project management teams provide on-site supervision of the project. The contractors are also subject to our quality control procedures, including appointment of internal on-site quality control engineers, examination of materials and supplies and on-site inspection. In addition, we have a quality control team which consists of qualified engineers and inspects the quality of the construction work on a selective basis. We also engage independent quality supervisory companies to conduct quality and safety control checks on all building materials and workmanship on site.

Our quality inspection team under the operations management division is responsible for the supervision of the construction of our properties and ensuring that our properties meet specified standards upon completion. In addition, prior to handing over a property to a purchaser, our sales and customer service personnel, together with our engineers and the relevant property management company inspect the property to ensure the quality of the completed property.

Pre-sale

We typically conduct pre-sales of our property units prior to the completion of a project or a project phase, subject to satisfaction of certain requirements set forth in laws and regulations governing pre-sales of properties. Under the Law of the Administration of Urban Property of the PRC (中華人民共和國城市房地產管理法) and the Administrative Measures Governing the Pre-sale of Urban Property (城市商品房預售管理辦法), as amended in 2001 and 2004, we must meet the following conditions prior to commencing any pre-sale of a particular property development:

- the land premium has been fully paid and the relevant land use rights certificates have been obtained;
- the required construction works planning permits and the construction project building permit have been obtained;
- the funds contributed to the property developments where property units are pre-sold may not be less than 25% of the total amount invested in a project and the progress and the expected completion date and delivery date of the construction work have been confirmed; and
- pre-sale permits have been obtained from the construction bureaus at local levels.

According to the Administration of Pre-sale of Commodity Premises Regulations of Guangdong Province (廣東省商品房預售管理條例) and a notice issued by the Guangdong Provincial Construction Bureau on January 2, 2001, we must meet the following conditions, in addition to the four conditions mentioned above, before obtaining a pre-sale permit for our projects in Guangdong Province:

- a business license and a real property development qualification certificate have been obtained;
- the construction quality and safety monitoring procedures have been performed;
- the main structural construction has been completed with respect to properties of not more than seven stories, and at least two-thirds of the main structural construction has been completed with respect to properties of more than seven stories;
- a special property pre-sale account has been set up at a commercial bank in the place where the project is located; and
- the land use rights with respect to the properties in the project and the project are free from third-party claims.

Other cities and regions in which we have property developments or to which we are expanding (such as Jiangsu Province, Sichuan Province, Beijing, Tianjin, Shanghai and Hainan Province) have imposed similar conditions to pre-sales of properties, which require the possession of certain certificates or government approvals, completion of certain structure or facilities, proof of required investment and the setup of a special presale proceeds accounts.

Sales and Marketing

Our corporate strategy and brand marketing division is responsible for marketing of our brand name at the Group level. Our regional sales and marketing division is responsible for managing sales and marketing for specific projects. As of December 31, 2010, our sales and marketing team (including personnel at the regional level) comprised 73 employees. We conduct training sessions for our staff from time to time and also conduct specific training on a particular project prior to the commencement of presales of such project. We offer our sales and marketing staff performance-based remuneration packages and opportunities to visit renowned projects in other cities in the PRC and overseas to broaden their horizons and enrich their professional experience. Our sales managers and our marketing managers cooperate to conduct feasibility studies based on market analysis, design sales and pricing strategies, and determine appropriate advertising and sales plans for a particular property development and for a particular phase of the sales cycle. They also work with other divisions of the company to plan and organize efficient and orderly on-site sales processes, arrange promotional activities and collect purchaser data and comments.

We adopt various measures to reach potential purchasers, including advertising through television, radio, newspapers, internet, billboards, magazines and instant text messages. We also organize seminars and performances on our projects to attract purchasers.

Payment Arrangements

Purchasers of our residential properties, including those purchasing pre-sale properties, may arrange for mortgage loans with banks. We typically require our purchasers to pay a non-refundable deposit (typically ranging from RMB5,000 to RMB500,000) before entering into formal purchase contracts. If the purchasers later decide not to enter into a purchase contract, they will forfeit such deposits. Upon executing the purchase contracts, the purchasers are typically required to pay not less than 30% of the total purchase price of the property. If purchasers choose to make a lump-sum payment, the remaining purchase price balance is typically required to be paid no later than six months after the execution of the purchase contracts. If the purchasers choose to fund their purchases by mortgage loans provided by banks, under current PRC laws and regulations, they may obtain mortgage loans of up to a maximum of 80%, or 70% for units larger than 90 sq.m., of the purchase price with a repayment period of up to 30 years. These purchasers are typically required to pay the remaining balance of that portion of the purchase price that is not covered by the mortgage loans prior to the disbursement of the mortgage loans from mortgagee banks. The payment terms of sales and pre-sales of properties are substantially identical.

In accordance with industry practice, we provide guarantees to banks with respect to the mortgage loans offered to our purchasers. These guarantees are released upon the earlier of (i) the relevant property certificates being delivered to the purchasers, and (ii) the settlement of mortgage loans between the mortgagee banks and the purchasers of our projects. In line with industry practice, we do not conduct independent credit checks on our purchasers but rely on the credit checks conducted by the mortgagee banks. As of December 31, 2008, 2009 and 2010, our outstanding guarantees on the mortgage loans of our purchasers amounted to RMB1,624.9 million, RMB4,067.1 million and RMB6,160.6 million (US\$933.4 million), respectively. See "Risk Factors — Risks Relating to Our Business — We guarantee mortgage loans of our customers and may be liable to the mortgagee banks if our customers default on their mortgage payments."

Property Management

We engage our own or third-party property management companies on behalf of our purchasers to manage the residential properties we developed. We have established two lines of property management team to provide after-sale property management services to our purchasers of high-end and mid-end projects respectively. Most of our projects are currently managed by Guangzhou Ningjun Property Management Co., Ltd. (廣州市寧駿物業管理有限公司) and Guangzhou Fuxin Property Management Co., Ltd. (廣州市富馨物業管理有限公司), which are our wholly-owned subsidiaries. Some of our projects are managed by a third-party management company. Historically, we also engaged Savills Guangzhou and Jones Lang LaSalle as property consultants to provide professional advice on property management. To date, our property management subsidiaries do not provide services to projects developed by third parties. The project management companies typically provide after-sales services to purchasers of our properties,

including security services, maintenance, operation of clubhouses, gardening and landscaping and other services. Under PRC laws and regulations, the owners' association of a residential community has the right to change property management companies pursuant to certain procedures. See "Risk Factors — Risks Relating to Our Business — Property owners may terminate our engagement as the provider of property management services."

Our property management companies typically enter into property management agreements with the property owners. The property management contract sets forth the scope and the quality requirements of the services provided by our property management companies. We are not allowed to assign the management responsibilities to a third party. We are responsible for establishing the property management procedures and preparing maintenance and renovation plans with respect to the properties and public facilities. The property management contract also sets forth the payment arrangements of management fees, which cannot be increased without the prior consent of the property owners.

Investment Properties

We develop investment properties, including office buildings, retail shop units, shopping malls, hotels and serviced apartments for leasing and/or for capital appreciation. As of December 31, 2010, these investment properties (which include investment properties under development) had a total saleable GFA attributable to the Group of approximately 862,797 sq.m. In addition, we also have 1,400 car parks with a total saleable GFA of approximately 16,800 sq.m. We believe these properties help reduce our exposure to fluctuations in property sales prices. One of our main office buildings is International Finance Place, which was completed in 2007. International Finance Place comprises office properties with a total saleable GFA of approximately 61,000 sq.m. held for lease. As of December 31, 2010, tenants who have signed up or agreed to sign up include about 13 domestic and foreign banks, the Guangzhou offices of various multinational corporations and diplomatic institutions such as the Italian Consulate. Some of our retail shop units are, or are expected to be, located in large, multiple-use complexes. We may choose to sell the retail shop units we have developed when we believe that sales would generate a better return on investment than through rental or holding for capital appreciation.

We will continue to explore opportunities in diversified property investments with the objective to maintain a balanced product portfolio. We intend to continue to roll out high quality investment properties and premium hotels in the future. We expect our portfolio of office buildings, retail shop units, shopping malls, office buildings, hotels and serviced apartments held on a long-term basis to account for approximately 20% of our total assets.

Hotel Management

In September 2009, we opened our first hotel property, Four Points by Sheraton Guangzhou, Dongpu, located in Tianhe Dongpu, Guangzhou. In addition, we have two high-end star-rated hotels under construction in Guangzhou, namely, W Guangzhou Hotel and Sheraton Huadu Resort, and six other high-end star-rated hotels under planning, variously located in Guangzhou, Suzhou, Chengdu and Hainan. We have entered into three operating agreements with the Starwood Hotels Group. Under these agreements, the Starwood Hotels Group will operate our hotels and associated serviced apartments. Each operating agreement has a 10- or 15-year term commencing on the date of the opening of the respective hotel and ending on December 31 of its tenth or fifteenth full operating year. The Starwood Hotels Group have an option to extend the term for an additional five years upon a written notice of no more than one year and no less than 180 days prior to the expiration of the original term.

We believe that by having the Starwood Hotels Group operate our hotels and serviced apartments, we will be able to benefit from their global reputation, hotel operation experience as well as their integrated marketing services, global reservation systems and employee training programs. The Starwood Hotels Group will receive a monthly fee in consideration of their operation services. This fee is calculated based on a fixed percentage of the revenue from the operations of each of our hotels and serviced apartments operated by Starwood Hotels Group for each month and a progressive percentage of the amount by which such revenue exceeds all ordinary and necessary expenses incurred in the operations of such hotels and serviced apartments for each calendar year during the term of the relevant operating agreement. After the payment of this monthly fee and deduction of all necessary reserves, we are entitled to all of the profits and losses of our hotels and serviced apartments. As the owner of these properties, we will participate in

reviewing and approving the operating plans, subject to certain limitations stated in the hotel operating agreements, of the hotels proposed by the Starwood Hotels Group and participate in making material operating and financial management decisions of the relevant hotels.

The table below sets forth certain information relating to our hotels which had been completed, as of December 31, 2010:

						Terms under
	Estimated					the Operating
	Hotel GFA	Number of	Ownership	Management	Date of Full	Management
	(sq.m.)	Rooms	Interest	Partner	Opening	Agreement
Four Points by Sheraton	35,000	300	100%	Sheraton	2009	15 years

The table below sets forth certain information relating to our hotels which were under development, as of December 31, 2010:

		Estimated Date of	Estimated Hotel GFA	Estimated Number of	Ownership	Management
	Project	Completion	(sq.m.)	Rooms	Interest	Partner
Huadu Sheraton Resort	Sky Ville	2011	16,000	102	100%	Sheraton
W Guangzhou Hotel	The Apex	2011	50,000	316	100%	W Hotels

In addition, we are planning to develop six other high-end hotels in Guangzhou, Suzhou, Chengdu and Hainan, as part of six of our projects under development, namely, Lie De, Zengcheng Summit, The Sapphire, Suzhou Apex, Chengdu Cosmos and Lingshui Project.

Properties Used by Us

Our corporate headquarters are located at International Finance Place, Guangzhou, Guangdong Province. As of December 31, 2010, the properties that we leased had an aggregate GFA of approximately 7,518 sq.m., which are located in the PRC and 381 sq.m. in Hong Kong. As of December 31, 2010, we, as lessees, had signed four tenancy agreements with the relevant lessors in the PRC. We had not completed registration of these tenancy agreements as of December 31, 2010 and were in the process of applying for, and/or requesting the relevant lessors to assist in, the registration of the remaining tenancy agreements. As advised by our PRC legal counsel, Jingtian & Gongcheng, the failure of registering a tenancy agreement would not affect the validity and enforceability of such tenancy agreement under the applicable laws and regulations. In addition, for one of the properties for which the registrations have not been completed yet, we have not been provided with the relevant title certificates, and as a result, the validity of the tenancy agreements is uncertain. We lease such properties primarily as offices of the regional offices and local branches of our subsidiaries and as staff housing. We believe that in the event there is any future dispute due to lessor's defective title to the leased property and/or in connection with the validity of the tenancy agreements, we will be able to find alternative premises within a short time frame and with minimal adverse impact on, or disruption to, our business operations.

Competition

Our existing and potential competitors include major domestic developers and, to a lesser extent, foreign developers primarily from Asia, including several leading developers from Hong Kong. Some of our competitors target different segments of the PRC property market; some engage in other activities in addition to property development; and some are focus regionally or nationally. Our competitors may have more experience and resources than us. For more information on competition, see "Risk Factors — Risks Relating to the Real Estate Industry in China — Increasing competition in the property industry in China, particularly in Guangzhou and other cities where we operate may adversely affect our business and financial condition."

Intellectual Property Rights

We have registered with the PRC Trademark Office our trademarks of "KWG", "合景,", "合景泰富", "KWG Property", "合景泰富地產" and "IFP" under various categories, and have applied to register with the PRC Trademark Office our trademarks of "譽峰" and "領峰." We have registered "合景泰富", "KWG Property" and "合景泰富地產" trademarks in Hong Kong.

Employees

As of December 31, 2010, we had 2,869 full time employees. The following table provides a breakdown of our employees by responsibilities as of December 31, 2010:

Management	29
Corporate Affairs	3
Administration	108
Accounting	101
Human Resource	29
Engineering	206
Marketing and Sales	73
Design.	88
Property Management	1,546
Cost Control (Construction)	118
Information Technology	14
Customer Service	43
Legal	14
Treasury	15
Hotel.	293
Auditing	9
Investment Development	46
Operation Management	30
Hotel Management	4
Procurement.	51
Others	49
Total	2,869

Insurance

Property developers in Guangzhou are not required under national or local laws or regulations to maintain insurance coverage in respect of their property development operations. We do not maintain insurance coverage on our properties developed for sale other than with respect to those developments over which our lending banks have security interests, or for which we are required to maintain insurance coverage under the relevant loan agreements. Neither do we require the construction companies we engage to maintain insurance coverage on properties under construction. In addition, we generally do not carry insurance against personal injuries that may occur during the construction of our properties. The construction companies, however, are responsible for quality and safety control during the course of the construction and are required to maintain accident insurance for their construction workers pursuant to PRC laws and regulations. To help ensure construction quality and safety, we have a set of standards and specifications for the construction workers to comply with during the construction process. We engage qualified supervision companies to oversee the construction process. Under PRC laws, the owner or manager of properties under construction bears civil liability for personal injuries arising out of construction work unless the owner or manager can prove that it is not at fault. Since we have taken the above steps to prevent construction accidents and personal injuries, we believe that we would generally be able to demonstrate that we were not at fault as the property owner if a personal injury claim is brought against us. In addition, according to our construction contracts, any liability that may arise from tortious acts committed on work sites will be borne by the construction companies. To date, we have not experienced any destruction of or damage to our property developments nor have any personal injuryrelated claims been brought against us.

We believe that our policies with respect to insurance are in line with the industry practice in the PRC. However, there are risks that we do not have sufficient insurance coverage for losses, damages and liabilities that may arise in our business operations. See "Risk Factors — Risks Relating to Our Business — We may suffer certain losses not covered by insurance."

Environmental and Safety Matters

We are subject to PRC environmental laws and regulations as well as environmental regulations promulgated by local governments. See "Regulations — The Land System of The PRC — Environmental Protection." As required by PRC laws and regulations, each project developed by a property developer is required to undergo an environmental assessment, and an environmental impact assessment report is required to be submitted to the relevant government authorities for approval before commencement of construction. When there is a material change in respect of the construction site, scale or nature of a given project, a new environmental impact assessment report must be submitted for approval. During the course of construction, the property developer and the construction companies must take measures to prevent air pollution, noise emissions and water and waste discharge.

Upon completion of a property development, the relevant environmental authorities will also inspect the property to ensure compliance with the applicable environmental standards and regulations before the property can be delivered to the purchasers. As of December 31, 2010, we were in the process of applying for the environmental completion inspection approval for certain of our projects.

In addition, PRC environmental laws and regulations provide that if a construction project includes environmental facilities (including engineering projects, devices, monitors and other facilities that were constructed or equipped in order to prevent pollution and protect the environment), such facilities will have to pass an inspection by the environmental authorities and an approval must be obtained before the environmental facilities can commence operations. If a construction project does not include any environmental facilities, no such approval is required. Our business is of such a nature that we are not required to construct environmental facilities and, therefore no approval in respect of environmental facilities from the environmental authorities is necessary.

We believe that our operations are in compliance with currently applicable national and local environmental and safety laws and regulations in all material respects. See "Risk Factors — Risks Relating to the Real Estate Industry in China — Potential liability for environmental damages could result in substantial cost increases."

Legal Proceedings

From time to time we are involved in legal proceedings or disputes in the ordinary course of business including claims relating to our guarantees for mortgage loans provided to our purchasers and contract disputes with our purchasers and suppliers.

In April 2009, Guangzhou Hejing Meifu Real Estate Development Ltd. received tax penalties in the amount of RMB787,148 from Guangzhou Municipal taxation bureau due to failure to obtain tax invoices in accordance with relevant rules and regulations and the delay of tax payment. The tax penalty amount has been fully paid. In May 2009 and January 2010, Guangzhou Hejing Real Estate Development Ltd. received tax penalties in the amount of RMB18,000 from Guangzhou Municipal taxation bureau due to failure to obtain tax invoices in accordance with relevant rules and regulations. The tax penalty amount has been fully paid.

As of the date of this document, we are not aware of any material legal proceedings, claims or disputes currently existing or pending against us. However, we cannot assure you that material legal proceedings, claims or disputes will not arise in the future. See "Risk Factors — Risks Relating to Our Business — We may be involved from time to time in disputes, administrative, legal and other proceedings arising out of our operations and may face significant liabilities as a result."

REGULATIONS

The Land System of The PRC

All land in the PRC is either State-owned or collectively-owned, depending on the location of the land. All land in the urban areas in a city or town is State-owned, and all land in the rural areas of a city or town and all rural land is, unless otherwise specified by law, collectively-owned. The State has the right to resume land in accordance with law if required for the benefit of the public.

Although all land in the PRC is owned by the State or by collectives, private individuals, enterprises and other organizations are permitted to hold, lease and develop land for which they are granted land use rights.

National Legislation

In April 1988, the Constitution of the PRC (the "Constitution") was amended by the National People's Congress (全國人民代表大會) to allow for the transfer of land use rights for value. In December 1988, the Land Administration Law (中華人民共和國土地管理法) of the PRC was amended to permit the transfer of land use rights for value.

Under the Provisional Regulations of the PRC Concerning the Grant and Assignment of the Right to Use State-owned Land in Urban Areas (中華人民共和國城鎮國有土地使用權出讓和轉讓暫行條例) ("Urban Land Regulations") promulgated in May 1990, local governments at or above county level have the power to grant land use rights for specific purposes and for a definite period to a land user pursuant to a contract for the grant of land use rights upon payment of a grant premium.

Under the Urban Land Regulations, there are different maximum periods of grant for different uses of land. They are generally as follows:

Maximum period use of land	In years
Commercial, tourism, entertainment	40
Residential.	70
Industrial	50
Public utilities	50
Others	50

Under the Urban Land Regulations, all local and foreign enterprises are permitted to acquire land use rights unless the law provides otherwise. The State may not resume possession of lawfully granted land use rights prior to expiration of the term of grant. If public interest requires the resumption of possession by the State under special circumstances during the term of grant, compensation must be paid by the State. A land user may lawfully assign, mortgage or lease its land use rights to a third party for the remainder of the term of grant.

Upon expiration of the term of grant, renewal is possible subject to the execution of a new contract for the grant of land use rights and payment of a premium. If the term of the grant is not renewed, the land use rights and ownership of any buildings thereon will revert to the State without compensation.

The National People's Congress adopted the PRC Property Rights Law (中華人民共和國物權法) in March 2007, which became effective on October 1, 2007. According to the Property Rights Law, when the term of the right to use construction land for residential(but not other) property purposes expires, it will be renewed automatically.

In order to stop illegal occupation and abusive use of land, prevent overheating in investment in fixed assets in some areas, and implement strict protection of cultivated land, the General Office of the State Council (國務院辦公廳) issued the Urgent Notice on Further Governing and Rectifying Land Market and Strengthening Administration of Land (關於深入開展土地市場治理整頓嚴格土地管理的緊急通知) on April 29, 2004.

The notice addresses issues including, (i) continuing the rectification of the land market by cooperation between the PRC Ministry of Land and Resources (authorities on problems existing in the grant of State-owned land use right by way of tender, auction and invitation for bidding; (ii) strictly administering approvals of construction land; (iii) protecting basic agricultural land; (iv) strictly implementing the general strategy and annual plan for land use, and the balance system for occupying and compensating cultivated land; and (v) actively promoting the reform of the administration system of land and resources. Also, according to the notice, the rectification of the land market will take approximately half a year from the issuance of the notice. Approvals for converting agricultural land to non-agricultural construction land will be suspended throughout China during this period, except for certain major public infrastructure projects which shall be approved by the State Council.

On March 26, 2005, the General Office of the State Council promulgated a Notice on Effectively Stabilizing House Prices (關於切實穩定住房價格的通知) to restrain the excessive growth of house prices and promote the sound development of the property market. The notice provided that housing prices should be stabilized and the system governing housing supply should be vigorously adjusted and improved. In accordance with the notice, seven departments of the State Council including the Ministry of Construction issued an Opinion on the Work of Stabilizing Housing Prices (關於做好穩定住房價格工作的意見) on April 30, 2005. The opinion stated, amongst the others, that: (i) the local government should focus on increasing the supply of low to medium-end ordinary residential houses while controlling the construction of high-end residential houses; (ii) to curb any speculation in the property market, business taxes would be levied from June 1, 2005 on the total revenue arising from any transfer by individuals of houses within two years upon their purchase thereof or on the difference between the transfer price and the original price for any transfer of non-ordinary houses (非普通住宅) by individuals after two or more years upon their purchase thereof; and (iii) the real estate registration department will no longer register the transfer of apartment units which are pre-sold, where such units have not obtained the relevant Real Estate Ownership Certificates.

On May 24, 2006, the General Office of the State Council further issued a Notice on Adjusting the Housing Structure and Stabilizing Housing Prices (關於調整住房供應結構穩定住房價格意見的通知). The notice provided for six broad measures including but not limited to the following specific directives to (i) encourage mass-market residential developments and to curb the development of high-end residential properties; (ii) enforce the collection of business taxes on property sales (business taxes will be levied on the entire sale price of any property sold within five years, or on the profit arising from any property sold after five years subject to possible exemptions for ordinary residential properties); (iii) restrict housing mortgage loans to not more than 70% of the total property price (for houses purchased for self-residential purposes and with an area of less than 90 sq.m., the owners are still able to apply for housing mortgage up to an amount representing 80% of the total property price); (iv) halt land supply for villas projects and restrict land supply for high-end, low density residential projects; (v) moderate the progress and scale of demolition of old properties for redevelopment; (vi) local governments are also required to ensure that at least 70% of the total development and construction area also must consists of units of less than 90 sq. m. in size (with any exceptions requiring the approval of the Ministry of Construction); and (vii) banks are not permitted to provide loans to a property developer whose total capital fund is less than 35% of the total investment amount in an intended development project. On August 30, 2006, the State Council published the Notice by the State Council on Strengthening the Regulation and Control of the Land (關於加強土地調 控有關問題的通知), which regulates the management of land in the PRC and also the protection of cultivated land. According to the notice, land designated for industrial purposes shall be granted by way of tender, auction and putting up for bidding, but in any event shall not be sold below the reserve price.

In May 2006, the Ministry of Land and Resources published an Urgent Notice to Tighten Up Land Administration (當前進一步從嚴土地管理的緊急通知). In this notice, the Ministry of Land and Resources stressed that local governments must adhere to their annual overall land use planning and land supply plans and tighten up the control on land supply for non-agricultural use. The notice requires local governments to suspend the supply of land for new villa projects to ensure adequate supply of land for more affordable housing. In this notice, the Ministry of Land and Resources also required the local governments to conduct thorough investigations of illegal land use and submit a report on such investigations to the Ministry by the end of October 2006.

In September 2007, the Ministry of Land and Resources issued the Notice on Implementation of the State Council's Certain Opinions on Resolving Difficulties and Further Strengthening Macro-control of Land Supply (關於認真貫徹國務院〈關於解決城市低收入家庭住房困難的若干意見〉進一步加強土地供應調 控的通知), pursuant to which, at least 70% of the land supply arranged by the relevant land administration authority at city or county level for residential property development for any given year must be used for developing low- to medium-cost and small-to medium-size units, low-cost rental properties and affordable housing.

On January 3, 2008, the State Council issued the Notice on Promoting Economization of Land Use (關於促進節約集約用地的通知). This notice states, among other things, that (i) policies in relation to the forfeiture of land use rights without compensation for land which has remained idle for more than two years shall be strictly implemented; (ii) if any land remains idle for one year, an idle land fee of 20% of the relevant land premium shall be levied; (iii) the prohibition of land supply for villa projects shall continue; (iv) the Ministry of Land and Resources and other authorities are required to research and commence the drafting of implementation rules concerning the levy of LAT on idle land; (v) in relation to the supply of residential land, planning conditions such as plot ratio limits and the number and type of units that can be constructed shall be taken into account in land grant contracts and allocation decisions to ensure that at least 70% of the total land grant for residential development will consist of low rental housing, economy housing, limited pricing housing and units of less than 90 sq.m. in size; and (vi) financial institutions are required to exercise caution when approving financing for any property developer who, after one year from the commencement date stipulated in the land grant contract, fails to complete at least one-third of the development of their project or provide at least 25% of the total investment in the project.

In order to encourage the consumption of the ordinary residence and support the real estate developer to handle the market change, the General Office of the State Council issued the Several Opinions on Facilitating the Healthy Development of the Real Estate Market (關於促進房地產市場健康發展的若干意 見) in December 2008. Pursuant to this opinion, in order to encourage the consumption of the ordinary residence, from January 1, 2009 to December 31, 2009, business tax is imposed on the full amount of the sale income upon the transfer a non-ordinary residence by an individual within two years from the purchase date. For the transfer of non-ordinary residence which is more than two years from the purchase date and ordinary residence which is within two years from the purchase date, the business tax is to be levied on the difference between the sale income and the purchase price. In the case of an ordinary residence, the business tax is exempted if that transfer occurs after two years from the purchase date. Furthermore, individuals with an existing ordinary residence that is smaller than the average size for their locality may buy a second ordinary residence under favorable loan terms similar to first-time buyers. In addition, support for real estate developers to deal with the changing market is to be provided by increasing credit financing services to "low-to-medium-level price" or "small-to-medium-sized" ordinary commercial housing projects, particularly those under construction, and providing financial support and other related services to real estate developers with good credit standing for merger and acquisition activities.

The Ministry of Finance and the State Administration of Taxation issued the Circular on Revising the Business Tax Policies on Individuals' House Transfer (關於調整個人住房轉讓營業税政策的通知) on December 22, 2009, which revised the business tax policy for real property transfers. The Circular provided that from January 1, 2010, the transfer of non-ordinary housing purchased by individuals for less than five years remains subject to business tax based solely on the sale price from such transfer; any transfer of non-ordinary housing purchased for less than five years is subject to business tax based on the difference between the gain from such transfer and the original purchase price; and the business tax is exempted for any transfer of ordinary housing purchased and held by individuals for more than five years (included).

In January 2010, the General Office of the State Council issued a Circular on Facilitating the Stable and Healthy Development of Property Market (關於促進房地產市場平穩健康發展的通知), which adopted a series of measures to strengthen and improve the regulation of the property market, stabilize market expectation and facilitate the stable and healthy development of the property market. These include, among others, measures to increase the supply of affordable housing and ordinary commodity housing, provide guidance for the purchase of property, restrain speculation of properties, and strengthen risk prevention and market supervision. Additionally, it explicitly requires a family (including a borrower, his or her spouse and children under 18), who have already purchased a residence through mortgage financing and have applied to purchase a second or more residences through mortgage financing, to pay a minimum down-payment of 40% of the purchase price.

On March 8, 2010, the Ministry of Land and Resources promulgated the Circular on Strengthening Real-estate Land Supply and Supervision (關於加強房地產用地供應和監管有關問題的通知, Circular) in order to strictly regulate the transfer of land for commercial buildings. According to this Circular, the area of a parcel of land granted for commodity residential project should be strictly restricted in accordance with the Catalogue of Restricted Use of Land (2006 Version Supplement) (限制用地專案目錄 (2006年本增補本)) and the minimum price of the land transfer shall not be less than 70% of the benchmark price of the place where the land being transferred is located, and the bidding deposit shall not be less than 20% of the minimum transfer price. After land transfer deal is closed, land transfer contract shall be paid within one month of the execution of the contract and the remaining payment shall be made in time in accordance with the contract, which shall not be later than one year. A system of declaration on commencement and finish of real estate project should be established since April 1, 2010. Property developer should make written declaration to the land resource authorities when the project commenced or finished.

On April 17, 2010, for the purpose of the State Council Issued Notice on Resolutely Containing the Excessive Hike of Property Price in Some Cities (堅決遏制部分城市房價過快上漲的通知) (the "April 17 Notice"), which provides that where the first home purchaser (including a borrower, his or her spouse and children under 18) buy a residence with a unit floor area of more than 90 sq.m. for self use, the minimum down payment shall not be less than 30%; where for the second home buyers that use mortgage financing, it is required that the minimum down payment shall be 50% of the purchase price with minimum mortgage lending interest rate at the rate of 110% of the benchmark rate; where a third or further buyers that use mortgage financing, the minimum down payment and interest rate thereof shall be further substantially raised. The April 17 Notice, further requires that in cities where property price is overly high with excessive price hike and strained house supply, commercial banks may in light of risk exposure suspend extending bank loans for a third or further buyers; also provision of housing loans shall be suspended to non-local residents who cannot present the local tax returns or social insurances certification of more than one (1) year.

Three authorities, including the MOHURD, PBOC and CBRC, jointly released the Circular on Regulating the Standards for recognizing the Second House in Commercial Housing Loans for Individuals (關於規範商業性個人住房貸款中第二套住房認定標準的通知, Circular) on May 26, 2010, so as to regulate recognition of the second house of applicants for commercial housing loans (hereinafter referred to as the loan applicants). Under the Circular, number of houses owned by a family in the commercial housing loans for individuals shall be calculated according to number of sets of houses which are actually owned by members (including the loan applicant and his/her spouse and under-age children, hereinafter the same) of the family who plans to purchase a house. The Circular also stipulated that house purchasers shall check the house registration records of the family via the house registration system, and shall provide the results in written. The loan applicant shall provide the credit guarantee in written to prove the actual number of houses owned by his/her family.

On September 29, 2010, the PBOC and the CBRC jointly issued the Circular on Issues Concerning Improving Differentiated Housing Loan Policies (關於完善差別化住房信貸政策有關問題的通知), which stipulates that all commercial banks shall suspend issuing housing loans to home buyers whose family members already own two or more housing properties and to non-local residents who cannot provide evidence showing that they have paid taxes or social insurance contribution for more than one year. If a real estate developer has records of having idle land, changing the land use purpose and nature, delaying the project commencement or completion time, hoarding land, and other infractions, all commercial banks shall stop issuing loans or providing loan extension services to such real estate developer for its new projects.

On November 2, 2010, the Ministry of Finance, the MOHURD, the CBRC and the PBOC jointly issued the Circular on Issues Concerning Policies on Regulation of Personal Housing Provident Fund Loan (關於規範住房公積金個人住房貸款政策有關問題的通知), which provides that where personal housing provident fund loan is used to buy the first ordinary self-use house and the floor area of the house is no more than 90 sq.m., the down-payment proportion shall not be lower than 20%; where the floor area of the

house is more than 90 sq.m., the down-payment proportion shall not be lower than 30%. Only the housing provident fund-paying families whose floor area per capita is less than local average shall have access to personal housing provident fund loan which is used to buy the second house, and the loan shall be used to buy ordinary self-use house so as to improve dwelling conditions. Where the personal housing provident fund loan is used to buy the second house, the down-payment proportion shall not be lower than 50%, and the interest rate of such loan shall not be less than 1.1 times of the interest rate of the personal housing provident fund loan for the purchase of the first house. Personal housing provident fund loan for the purchase of a third or more houses by housing provident fund-paying families shall be suspended.

On November 4, 2010, the State Administration of Foreign Exchange and the MOHURD jointly issued the Circular on Further Regulating the Administration of Housing Purchases by Overseas Institutions and Individuals (關於進一步規範境外機構和個人購房管理的通知), which indicates that unless otherwise provided for in laws and regulations, an overseas individual may purchase only one self-use house within the territory of China; any overseas institution which sets up a branch or representative office within the territory of China may purchase a non-residence house required for business purposes only in the city where such branch or representative office is registered.

On January 26, 2011, the General Office of the State Council issued the Notice concerning Further Strengthening the Macroeconomic Control of the Real Property Market (進一步做好房地產市場調控工作 有關問題的通知). This notice, among others, provides that: (i) people selling residential property within five years of their purchase of such residential property will be charged business taxes on the full amount of the sale price of such houses, whether ordinary or non-ordinary; (ii) the minimum down payment for second house purchases is raised from 50% to 60%; (iii) the PRC government will forfeit the land use rights if a developer fails to obtain the construction permit and commence development for more than two years from the commencement date stipulated in the land grant contract; and (iv) municipalities directly under the PRC central government, municipalities with independent planning status, provincial capitals and cities with high housing prices shall limit the number of houses that local residents can buy in a specified period. In principle, local resident families that own one house and non-local resident families who can provide local tax clearance certificates or local social insurance payment certificates for a required period are permitted to purchase only one additional house (including newly-built houses and second-hand houses). Sales of properties to (a) local resident families who own two or more houses, (b) non-local resident families who own one or more houses, and (c) non-local resident families who cannot provide local tax clearance certificates or local social insurance payment certificates for a required period, shall be suspended in local administrative regions.

In order to implement the Notice concerning Further Strengthening the Macroeconomic Control of Real Property Market. On February 23, 2011, the Guangzhou Municipal Government promulgated the Notice on Further Strengthening Control over the Guangzhou Property Market (廣州市人民政府辦公廳關 於貫徹國務院辦公廳關於進一步做好房地產市場調控工作有關問題的通知的實施意見), which provided. among other things, that (i) the minimum down payment for second house purchases using bank loans or housing reserves is raised to 60% with a minimum lending interest rate of 110% of the benchmark rate; (ii) both local families who have one house only and non-local families who do not own a house in Guangzhou and have paid social insurance or individual income tax for an accumulative 12 months over the last two years in Guangzhou, are allowed to buy one more house; and (iii) (a) local families who already have two or more houses, (b) non-local families who have one house, and (c) non-local families who fail to provide evidence of payment of social insurance or individual income tax for an accumulative 12 months over the last two years in Guangzhou, are suspended from purchasing a new house in Guangzhou. On February 16, 2011, the Beijing Municipal Government promulgated the Notice on Further Strengthening Control over Beijing Property Market (北京市人民政府辦公廳關於貫撤落實國務院辦公廳文件精神進一步 加強本市房地產市場調控工作的通知), which among other things, provides that (i) a local family that owns one house in Beijing (including a family that holds an effective Beijing Certificate for Work and Residence) and (ii) a non-local family with an effective Certificate for Temporary Residence that does not own a house in Beijing and has paid social insurance or individual income tax for five consecutive years, are permitted to purchase one additional house in Beijing (including newly-built and second-hand houses). Furthermore, (i) a local family that owns two or more houses in Beijing, and (ii) a non-local family that owns one house or more in Beijing, or fails to provide both an effective Certificate for Temporary Residence and evidence of payment of social insurance or individual income tax for consecutive five years, is suspended from purchasing a new house in Beijing. In addition to Beijing, other cities, including Tianjin, Shanghai,

Suzhou, Nanjing, Qingdao, Chengdu, Foshan and Harbin have also announced their new purchase limit policies which are almost the same as the requirements in the Notice concerning Further Strengthening the Macroeconomic Control of Real Property Market.

Grant

PRC law distinguishes between the ownership of land and the right to use land. Land use rights can be granted by the State to a person to entitle him to the exclusive use of a piece of land for a specified purpose within a specified term and on such other terms and conditions as may be prescribed. A premium is payable on the grant of land use rights. The maximum term that can be granted for the right to use a piece of land depends on the purpose for which the land is used. As described above, the maximum limits specified in the relevant regulations vary from 40 to 70 years depending on the purpose for which the land is used.

Under the Urban Land Regulations, there are three methods by which land use rights may be granted, namely by agreement, tender or auction.

On June 11, 2003, the Ministry of Land and Resources promulgated the Regulation on Grant of State-owned Land Use Rights by Agreement (協議出讓國有土地使用權規定). According to such regulation, if there is only one intended user on a piece of land, the land use rights (excluding land use rights used for business purposes, such as commercial, tourism, entertainment and commodity residential properties) may be granted by way of agreement. The local land bureau, together with other relevant government departments including the city planning authority, will formulate the plan concerning issues including the specific location, boundary, purpose of use, area, term of grant, conditions of use, conditions for planning and design as well as the proposed land premium, which shall not be lower than the minimum price regulated by the State, and submit such plan to the relevant government for approval. The local land bureau and the person who is interested will negotiate and enter into the grant contract based on such plan. If two or more entities are interested in the land use rights proposed to be granted, such land use rights shall be granted by way of tender, auction or putting up for bidding. Furthermore, according to the Rules Regarding the Grant of State-owned Land Use Rights by Way of Tender, Auction and Putting up for Bidding (招標拍賣掛牌出讓國有土地使用權規定) (the "Land Use Grant Rules") which are effective from July 1, 2002, land use rights for properties for commercial use, tourism, entertainment and commodity residential purposes can only be granted through tender, auction or putting up for bidding.

Where land use rights are granted by way of tender, invitations to tender will be issued by the local land bureau. The invitation will set out the terms and conditions upon which the land use rights are proposed to be granted. A committee will be established by the relevant local land bureau to consider tenders which have been submitted. The successful bidder will then be asked to sign the grant contract with the local land bureau and pay the relevant land premium within a prescribed period. The land bureau will consider the following factors: the successful bidder shall be either the bidder who can satisfy the comprehensive evaluation criteria of the tender, or who can satisfy the substantial requirements of the tender and also offers the highest bid.

Where land use rights are granted by way of auction, a public auction will be held by the relevant local land bureau. The land use rights are granted to the bidder with the highest bid. The successful bidder will be asked to enter into a grant contract with the local land bureau.

Where land use rights are granted by way of bidding, a public notice will be issued by the local land bureau to specify the location, area and purpose of use of land and the initial bidding price, period for receiving bidding and terms and conditions upon which the land use rights are proposed to be granted. The land use rights are granted to the bidder with the highest bid and which satisfies the terms and conditions. The successful bidder will then enter into a grant contract with the local land bureau.

Upon signing of the contract for the grant of land use rights, the grantee is required to pay the land premium pursuant to the terms of the contract and the contract is then submitted to the relevant local land bureau for the issue of the land use right certificate. Upon expiration of the term of grant, the grantee may apply for renewal of the term. Upon approval by the relevant local land bureau, a new contract shall be entered into to renew the grant, and a grant premium shall be paid. In September 2007, the Ministry of Land and Resources further promulgated the Regulations on the Grant of State-owned Construction Land Use Rights Through Public Tender, Auction and Listing for-sale (招標拍賣掛牌出讓國有建設用地使用權規定) to require that land for industrial use, except land for mining, must also be granted by public tender, auction and listing-for-sale. Only after the grantee has paid the land premium in full under the land grant contract, can the grantee apply for the land registration and obtain the land use right certificates. Furthermore, land use rights certificates may not be issued in proportion to the land premium paid under the land grant contract.

In November 2009, the Ministry of Finance, the Ministry of Land and Resources, PBOC, the PRC Ministry of Supervision and the PRC National Audit Office jointly promulgated the Notice on Further Enhancing the Revenue and Expenditure Control over Land Grant (關於進一步加強土地出讓收支管理的通知). The Notice raises the minimum down-payment for land premium to 50% and requires the land premium to be fully paid within one year after the signing of a land grant contract, subject to limited exceptions.

Ministry of State Land and Resources promulgated Notice on Problems Regarding Strengthening Control and Monitor of Real Estate Land Supply (關於加強房地產用地供應和監管有關問題的通知) (the "Notice") on March 8, 2010. According to the Notice, the land provision for affordable housing, redevelopment of shanty towns and small/medium residential units for occupier owner should be no less than 70% of total land supply, and the land supply for large residential units will be strictly controlled and land supply for villa projects will be banned. The Notice also requires that the lowest land grant price should not less than 70% of the basic land price in which the granted land is located and the real estate developers' bid deposit should not less than 20% of the lowest grant price. The land grant agreement must be executed within 10 working days after the land transaction is confirmed. The minimum down payment of the land premium should be 50% and must be paid within one month after the execution of the land should not be handed over and the deposit will not be returned. If no grant premium is paid after the execution of the agreement, the land must be withdrawn.

On September 21, 2010, the Ministry of Land and Resources and the MOHURD issued the Circular of the Ministry of Land and Resources and the MOHURD on Further Strengthening the Administration and Control of the Lands for Real Estates and the Construction of Real Estates (國土資源部、住房和城鄉 建設部關於進一步加強房地產用地和建設管理調控的通知), to tighten the examination of qualifications of land bidders. It specifies that when the bidders take part in the bidding or auction of the transferred land, the competent land department and resources shall, in addition to requiring proof of identity documents, payment of the bid security, require an undertaking letter stating that the bid security is not from any bank loan, shareholders' borrowing, on-lending or raised funds, and the credit certificate issued by commercial financial institutions. Where the bidders are found to have conducted any of the following illegal or irregular activities, then the competent department of land and resources shall forbid the bidders and their controlling shareholders from participating in land bidding activities: (1) committing crimes such as forgery of instruments with an aim to illegally sell the land; (2) conducting illegal activities such as illegal transfers of land use right; (3) where the land is idling for a period of more than one year due to the enterprises' reasons; or (4) where the development and construction enterprise develops and takes advantage of the land in contravention of the conditions as agreed in the transfer contract. The relevant departments of land and resources at all levels are required to strictly implement the regulations.

In order to control and facilitate the procedure of obtaining land use rights, several local governments have stipulated standard provisions for land grant contracts. Such provisions usually include terms such as use of land, land premium and manner of payment, building restrictions including site coverage, total gross floor area and height limitations, construction of public facilities, submission of building plans and approvals, deadlines for completion of construction, town planning requirements, restrictions against alienation before payment of premium and completion of prescribed development and liabilities for breach of contract. Any change requested by the land user in the specified use of land after the execution of a land grant contract will be subject to approvals from the relevant local land bureau and the relevant urban planning department, and a new land use contract may have to be signed and the land premium may have to be adjusted to reflect the added value of the new use. Registration procedures must then be carried out immediately.

Pursuant to the Circular on Further Strengthening the Administration and Control of Lands for Real Estates and the Construction of Real Estates (關於進一步加強房地產用地和建設管理調控的通知) jointly promulgated by the Ministry of Land and Resources and the MOHURD on September 21, 2010, the grant of two or more bundled parcels of lands or uncleared lands (毛地) is prohibited.

Withdrawal of Land

According to the Law of Administration of Urban Real Property (2007 revision) (中華人民共和國城 市房地產管理法, 2007年修訂) (the "Urban Real Property Law"), where a real property development is carried out on land for which the land use rights are acquired by means of grant, the land must be developed in line with the specified use for the land and the deadline for commencement of development set out in the land grant contract. Where the development does not commence within one year from the specified date set out in the land grant contract, an idle land fee may be charged at a rate equivalent to not more than 20% of the relevant land premium. Where the development does not commence within two years from the specified date, the relevant land use rights may be withdrawn without compensation, except where the commencement of construction is delayed due to force majeure, an act of the government or relevant government departments, or delays in preliminary work necessary for the commencement of development.

According to the Measures on Disposal of Idle Land promulgated on April 28, 1999 ($\|\|\Xi \pm u\|_{\mathcal{B}}\|$ k), "idle land" refers to land granted for use but laying idle because the land user fails to commence development and construction before the specified commencement date without the consent of government which approved the use of the land. Where the land is deemed "idle land", relevant municipal or county land administrative departments ("Land Administrative Authorities") shall inform the land user and prepare a plan for the disposal of the idle land. Where the land is mortgaged, the mortgagee shall be informed to participate in the preparation of the disposal plan. The Land Administrative Authorities are responsible for implementing the disposal plan after such plan has been approved by the government which originally approved the use of the land.

The methods of disposal of idle land include, among others, the following:

- (i) extending the development and construction period by no more than one year;
- (ii) changing the use of the land, and continuing development and construction afterwards; and
- (iii) arranging for temporary use of the land and re-approving the development after the original project satisfies the construction conditions, where the land has appreciated in value, the government will increase the land premium in accordance with the appreciated value.

Where the land is idle due to acts of government or relevant government departments and the land user has partly paid the compensation or requisition fee for the land, in addition to the methods provided above, the government may acknowledge the relevant land to the land user for the part of land which the land user has paid the compensation or requisition fee; while the remaining part of the land will be withdrawn by the government.

In January 2008, a Notice on Promoting Economization of Land Use (關於促進節約集約用地的通知) issued by the State Council urges the full and effective use of existing construction land and the preservation of farming land and emphasizes the enforcement of the current rules on idle land fee for any land left idle for over one year but less than two years, with such idle land fee charged at 20% of the land grant premium, as well as for land left idle for more than two years, with such idle land forfeitured without compensation.

Transfer

After land use rights relating to a particular area of land have been granted by the State, unless any restriction is imposed, the party to whom such land use rights are granted may transfer, lease or mortgage such land use rights for a term not exceeding the term which has been granted by the State. The difference between a transfer and a lease is that a transfer involves the vesting of the land use rights by the transferor in the transferee during the term for which such land use rights are vested in the transferor. A lease, on the other hand, does not involve a transfer of such rights by the lessor to the lessee. Furthermore, a lease,

unlike a transfer, does not usually involve the payment of a premium. Instead, a rent is payable during the term of the lease. Land use rights cannot be transferred, leased or mortgaged if the provisions of the grant contract, with respect to the prescribed period and conditions of investment, development and use of the land, have not been complied with. In addition, different areas in the PRC have different conditions which must be fulfilled before the respective land use rights can be transferred, leased or mortgaged.

All transfers, mortgages and leases of land use rights must be evidenced by a written contract between the parties which must be registered with the relevant local land bureau at municipality or country level. Upon a transfer of land use rights, all rights and obligations contained in the contract pursuant to which the land use rights were originally granted by the State are deemed to be incorporated as part of the terms and conditions of such transfer, depending on the nature of the transaction.

Under the Urban Real Property Law, real property that has not been registered and of which a title certificate has not been obtained in accordance with the law may not be assigned. Also, under the Urban Real Property Law, if land use rights are acquired by means of grant, the real property shall not be assigned before the following conditions have been met: (i) the premium for the grant of land use rights must have been paid in full in accordance with the land grant contract and a land use right certificate must have been obtained; (ii) investment or development must have been made or carried out in accordance with terms of the land grant contract; (iii) more than 25% of the total amount of investment or development must have been made or completed; and (iv) where the investment or development involves a large tract of land, conditions for use of the land for industrial or other construction purposes have been satisfied.

Termination

A land use right terminates upon the expiration of the term of the grant specified in the land grant contract and the resumption of that right. Upon expiry, the land use right and ownership of the related buildings erected thereon and other attachments may be acquired by the State without compensation. The land user will take steps to surrender the land use right certificate and cancel the registration of the certificate in accordance with relevant regulations. A land user may apply for renewal of the land use rights and, if the application is granted, the land user is required to enter into a new land grant contract, pay a premium and effect appropriate registration for the renewed right.

The National People's Congress adopted the PRC Property Rights Law (中華人民共和國物權法) in March 2007, which became effective on October 1, 2007. According to the Property Rights Law, when the term of the right to use construction land for residential (but not other) property purposes expires, it will be renewed automatically.

The State generally will not withdraw a land use right before the expiration of its term of grant and for special reasons (such as in the public interests), it must offer proper compensation to the land user, having regard to the surrounding circumstances and the period for which the land use right has been enjoyed by the user.

Document of Title

In the PRC, there are two registers for property interests. Land registration is achieved by the issue of a land use right certificate by the relevant authority to the land user. It is evidence that the land user has obtained land use rights which can be assigned, mortgaged or leased. The building registration is the issue of a building ownership certificate (房屋所有權證) or a real estate ownership certificate (房地產權證) ("Real Estate Ownership Certificate") to the owner. It is evidence that the owner has obtained building ownership rights in respect of the building erected on a piece of land. According to the Land Registration Bureau (國家土地管理局) on December 18, 1995 and implemented on February 1, 1996, the Land Registration Measures (土地登記辦法) promulgated by the Ministry of Land and Resources on December 30, 2007 and effective on February 1, 2008, and the Building Registration Measures (房屋登記辦法) promulgated by the MOHURD on February 15, 2008 and effective on July 1, 2008, all land use rights and building ownership rights which are duly registered are protected by the law.

In connection with these registration systems, real estate and land registries have been established in the PRC. In most cities in the PRC, the above systems are separate systems. However, in Shenzhen, Shanghai, Guangzhou and some other major cities, the two systems have been consolidated and a single composite real estate ownership certificate (房地產權證) will be issued evidencing the ownerships of both land use rights and the building erected thereon.

Mortgage and Guarantee

The grant of mortgage in the PRC is governed by the Security Law of the PRC (中華人民共和國擔保 法) (the "Security Law") promulgated by the Standing Committee of the National People's Congress in June 1995, the Measures for Administration of Mortgages of Urban Real Estate promulgated by the Ministry of Construction (城市房地產抵押管理辦法) in May 1997, as amended in August 2001, and Property Law (物權法) promulgated by the National People's Congress in March 2007 and by relevant laws regulating real estate. Under the Security Law, any mortgage contract must be in writing and must contain specified provisions including (i) the type and amount of the indebtedness secured; (ii) the period of the obligation by the debtor; (iii) the name, quantity, and ownership of the land use rights of the mortgaged property; and (iv) the scope of the mortgage. For mortgages of urban real properties, new buildings on a piece of land after a mortgage has been entered into will not be subject to the mortgage.

The validity of a mortgage depends on the validity of the mortgage contract, possession of the real estate certificate and/or land use right certificate of the mortgagor and registration of the mortgage with authorities. If the loan in respect of which the mortgage was given is not duly repaid, the mortgagee may sell the property to settle the outstanding amount and return the balance of the proceeds from the sale or auction of the mortgaged property to the mortgagor. If the proceeds from the sale of such property are not sufficient to cover the outstanding amount, the mortgagee may bring proceedings before a competent court or arbitration tribunal (where there is an agreement to recover the amount still outstanding through arbitration) in the PRC.

The Security Law also contains comprehensive provisions dealing with guarantees. Under the Security Law, guarantees may be in two forms: (i) guarantees whereby the guarantor bear the liability when the debtor fails to perform the payment obligation; and (ii) guarantees with joint and several liability whereby the guarantor and debtor are jointly and severally liable for the payment obligation. A guarantee contract must be in writing and unless agreed otherwise, the term of a guarantee shall be six months after the expiration of the term for performance of the principal obligation.

The Security Law further provides that where indebtedness is secured by both a guarantee and by mortgaged property, the guarantor's liability shall be limited to the extent of the indebtedness that is not secured by the mortgaged property.

Leasing

Both the Urban Land Regulations and the Urban Real Property Law permit leasing of granted land use rights and buildings thereon. However, leasing of land use rights obtained by allocation (劃撥) and of buildings on such allocated land is regulated by the Urban Land Regulations.

Leasing of urban real properties is also governed by the Measures for Administration of Leasing of Urban Buildings (城市房屋租賃管理辦法) (the "Measures"), which was promulgated in accordance with the Urban Real Property Law. Under the Measures, owners of buildings in the PRC are entitled to lease their buildings, and landlords and tenants are required to enter into a written lease contract which must contain certain specified provisions. The contract has to be registered with the relevant property administrative authority at municipality or country level within 30 days after its execution. A contract cannot be longer than the remainder of the term under the land grant contract. The tenant may, upon obtaining consent from the landlord, sublease the premises.

On December 1, 2010, the MOHURD issued the Administrative Measures for Commodity Housing Tenancy (商品房屋租賃管理辦法), according to which the parties to a housing tenancy shall go through the housing tenancy registration formalities with the competent construction (real estate) departments of the municipalities directly under the PRC central government, cities and counties where the housing is located within 30 days after the housing tenancy contract is signed. The relevant construction (real estate)

departments are authorized to impose a fine below RMB1,000 on individuals, and a fine between RMB1,000 and RMB10,000 on other violators who are not natural persons who fail to comply with the regulations within the specified time limit. The above measures came into effect as of February 1, 2011 in replacement of the Measures for Administration of Leasing of Urban Buildings.

According to the Urban Real Property Law, where the owner of a house built on state-owned land leases his/her property and that the land use rights were obtained through allocation for the purpose of profit making, any proceeds derived from the land in the form of rent must be paid to the State.

Resettlement

Pursuant to the Administration Rules of Demolition and Removal of Housing in Urban Areas (城市 房屋拆遷管理條例) promulgated by the State Council on June 13, 2001, the party responsible for resettlement (the "Resettling Party") should apply for a resettlement permit and provide monetary compensation or alternative residence for the residents to be resettled. The real estate administration authority will issue a resettlement notice after granting the resettlement permit, detailing the parties concerned, the properties affected and the period of the resettlement. The Resettling Party will then enter into written agreements with the relevant residents detailing, among other things, the compensation to be provided to the residents, which will be determined on the basis of, among other things, the property's location, permitted use and GFA. If the Resettling Party and the residents fail to reach agreement, either party may apply to the relevant authority for a ruling. A ruling will be given within 30 days of the application, following which either party may initiate proceedings in the people's court within three months from the ruling if they contest the ruling.

In order to prevent illegal demolition and removal, and overheating investment in some areas, the General Office of the State Council issued the Notice on Controlling the Scale of Demolition and Removal and Strengthening Administration of Demolition and Removal (關於控制城鎮房屋拆遷規模嚴格拆遷管理 的通知) on June 6, 2004. The notice addresses issues including, but not limited to, the following: (i) strictly controlling the area of demolition and removal to ensure that the total area of demolition and removal is less than that of the previous year; (ii) strictly administering the procedures of demolition and removal, such procedures to be carried out in an open, fair and just manner; (iii) strengthening the supervision and administration of the compensation costs incurred for the demolition and removal, and ensuring the completion of the relocation; and (iv) strictly punishing certain illegal actions in relation to the demolition and removal.

On January 21, 2011, the State Council promulgated the Regulation on Expropriation and Compensation Related to Buildings on State-owned Land (國有土地上房屋徵收與補償條例) (the "Expropriation and Compensation Regulation"), which replaced the Administration Rules of Demolition and Removal of Housing in Urban Areas. The Expropriation and Compensation Regulation provides that, among other things:

- buildings can be expropriated under certain circumstances for public interests, and only governmental authorities can be in charge of resettlement activities; real estate developers are prohibited from being involved in demolition and relocation procedures;
- (ii) compensation shall be paid before the resettlement;
- (iii) compensation to owners of properties to be demolished cannot be less than the market value of similar properties at the time of expropriation. The market value of properties shall be determined by qualified real estate appraisal institutions in accordance with appraisal rules related to property expropriation. Any owner who does not agree with the appraised market value of the property can apply to the real estate appraisal institution for re-appraisal; and
- (iv) neither violence nor coercion may be used to force homeowners to leave sites, nor can certain measures, such as illegally cutting water and power supplies, be used in relocation work.

Property Development

Property development projects in the PRC are generally divided into single projects and large tract development projects. A single project refers to the construction of buildings on a plot of land and the subsequent sale of units. A large tract development project consists of comprehensive development of an area to be suitable for industrial, leveling of the land and construction of necessary infrastructure such as water, electricity, road and communications facilities. The developer may either assign the land use rights of the developed area, or construct buildings on the land itself and sell or lease the buildings thereon.

Once the developer identifies a piece of land for development and obtains the land use rights certificate, it has to apply for a construction land use planning certificate (建築用地規劃許可證) from the relevant planning commission. Once this certificate is obtained, the developer will have to submit a detailed plan for the design of buildings and construction in order to obtain construction works planning permit (建設工程規劃許可證) and work commencement permit (建設工程施工許可證).

A property project developed by a property developer shall comply with the relevant laws and other statutes, requirements on construction quality, safety standards and technical guidance on survey, design and construction work, as well as provisions of the relevant contract. After completion of works for a project, the property developer shall organize an acceptance examination according to the "Regulations on the Administration of Quality of Construction Works" (建設工程質量管理條例) promulgated and implemented by State Council on January 30, 2000, and the Interim Provisions on Acceptance Examination Upon Completion of Buildings and Municipal Infrastructure (房屋建築工程和市政基礎設 施工程竣工驗收暫行規定) promulgated by the Ministry of Construction in June 2000, and shall also report details of the acceptance examination according to the Administrative Measures for Reporting Details Regarding Acceptance Examination Upon Completion of Buildings and Municipal Infrastructure (房屋建 築和市政基礎設施工程竣工驗收備案管理辦法) promulgated by the Ministry of Construction in April 2000 and as amended in October 2009. A property development project may only be delivered after passing the necessary acceptance examination, and may not be delivered before the necessary acceptance examination is conducted or without passing such an acceptance examination. For a housing estate or other building complex project, an acceptance examination shall be conducted upon completion of the whole project and where such a project is developed in phases, an acceptance examination may be carried out for each completed phase.

Qualifications of a Property Developer

Under the Provisions on Administration of Qualifications of Property Developers (房地產開發企業資 質管理規定) (the "Provisions on Administration of Qualifications") promulgated by the Ministry of Construction in March 2000, a property developer shall apply for registration of its qualifications according to the Provisions on Administration of Qualifications. An enterprise may not engage in development and sale of property without a qualification classification certificate for property development. The construction authority under the State Council oversees the qualifications of property development the country, and the property development authority under a local government on or above the county level shall oversee the qualifications of local property developers.

In accordance with the Provisions on Administration of Qualifications, property developers are classified into four classes. Different classes of qualification should be examined and approved by corresponding authorities. The class 1 qualifications shall be subject to preliminary examination by the construction authority under the government of the relevant province, autonomous region or municipality directly under the central government and then final approval of the construction authority under the State Council. Procedures for approval of developers of class 2 or lower qualifications shall be formulated by the construction authority under the government of the relevant province, autonomous region or municipality directly under the central government. A developer that passes the qualification examination will be issued a qualification certificate of the relevant class by the qualification examination authority.

Under the Regulations on Administration of Development of Urban Real Estate (城市房地產開發經 營管理條例), the property development authorities shall examine applications for registration of qualifications of a property developer when it reports its establishment, by considering its assets, professional personnel and business results. A property developer shall only undertake property development projects in compliance with the approved qualification registration. After a newly established property developer reports its establishment to the property development authority, the latter shall issue a Provisional Qualification Certificate to the eligible developer within 30 days of its receipt of the above report. The Provisional Qualification Certificate shall be effective one year from its issuance, while the property development authority may extend the validity to a period of no longer than two years considering the actual business situation of the enterprise. The property developer shall apply for qualification classification by the property development authority within one month before expiry of the Provisional Qualification Certificate.

A developer of any qualification classification may only engage in the development and sale of property within its approved scope of business and may not engage in business which is limited to another classification. A class 1 property developer is not restricted as to the scale of property project to be developed and may undertake a property development project anywhere in the country. A class 2 property developer or lower may undertake a project with a gross floor area of less than 250,000 sq.m. and the specific scope of business shall be as confirmed by the construction authority under the government of the relevant province, autonomous region or municipality. Pursuant to the Provisions on Administration of Qualifications, the qualification of a property developer shall be inspected annually. The construction authority under the State Council or its authorized institution is responsible for the annual inspection of a class 1 property developer's qualification. Procedures for annual qualification inspection with developers of class 2 or lower shall be formulated by the construction authority under the people's government of the relevant province, autonomous region or municipality.

Environmental Protection

The laws and regulations governing the environmental requirements for real estate development in the PRC include the Environmental Protection Law (中華人民共和國環境保護法), the Prevention and Control of Noise Pollution Law (中華人民共和國環境噪聲污染防治法), the Environmental Impact Assessment Law (中華人民共和國環境影響評價法) and the Administrative Regulations on Environmental Protection for Development Projects (建設項目環境保護管理條例). Pursuant to these laws and regulations, depending on the impact of the project on the environment, an environmental impact study report, an environmental impact analysis table or an environmental impact registration form must be submitted by a developer before the relevant authorities will grant approval for the commencement of construction of the property development. In addition, upon completion of the property development, the relevant environmental authorities will also inspect the property to ensure compliance with the applicable environmental standards and regulations before the property can be delivered to the purchasers.

Pre-sale and Sale

Pursuant to the Urban Real Property Law and the Administrative Measures Governing the Pre-sale of Urban Real Estate (城市商品房預售管理辦法) (the "Administrative Measures") amended on July 20, 2004, commodity houses which have not been completed may be sold when certain conditions and/or requirements are satisfied.

Pre-sale of commodity houses is regulated by an approval system. Developers who intend to pre-sell their commodity houses shall apply to the relevant Real Estate Administration Department of the People's Government at city or country level (市、縣人民政府房地產管理部門) and obtain a pre-sale permit.

When commodity houses are pre-sold, the following requirements shall be satisfied according to the Urban Real Property Law and the Administrative Measures:

- (i) the land premium in respect of the land use rights must be paid in full and the land use right certificate must have been obtained;
- (ii) the construction works planning permit and the work commencement permit must have been obtained;
- (iii) funds contributed to the development of the project shall amount to at least 25% of the total amount of the project investment, and project progress and the date of completion of the project for use must have been ascertained; and

(iv) the pre-sale permit must have been obtained through pre-sale registration.

The Ministry of Construction, National Development and Reform Commission jointly promulgated the Notice of Further Rectifying the Trade Order of Real Estate (關於進一步整頓規範房地產交易秩序的通知) on July 6, 2006. The purpose of this notice is to strengthen the regulation over the pre-selling of real estate. The notice provides that real estate development enterprises shall sell commodity residential properties within 10 days after obtaining the pre-sale permit.

On April 13, 2010, the MOHURD issued the "Circular on further strengthening on real estate market supervision and improvement of the commercial housing pre-sale system (關於進一步加強房地產市場監管 完善商品住房預售制度有關問題的通知). It stipulates that:

- the property developer shall not charge the earnest or advance from the purchaser in forms of subscription, order or grant of VIP card in relation to the project that has not obtained the pre-sale permits;
- property developer shall disclose all the housing that are permitted to be sold in one time and the price of each housing within 10 days after obtaining the pre-sale permits;
- pre-sale permits can only be issued to entire buildings, in addition, pre-sale permit shall not be issued to individual floors or units;
- property developer shall produce commercial housing pre-sale program and sell the commercial housing in accordance with such program. The program shall include basic information of the project, such as construction schedule, number of pre-sale housing, predicted size, the areas of public space and public facilities, sale prices and the range of changes in sale prices and the monitory system on pre-sale proceeds. The pre-sale program and all material changes to such program shall be reported to the relevant authorities for record and be published;
- all the pre-sale proceeds shall be deposited into accounts under monitory to ensure the legitimate use for project construction; and
- the property developer shall take the primary responsibility for the quality of properties it has developed, while the enterprises of survey, design, construction and supervision shall also take the respectively responsibility accordingly.

On March 16, 2011, NDRC promulgated the Regulation on Price of Commodity Property (商品房銷 售明碼標價規定), which will take effect on May 1, 2011. According to the regulation, property developers are required to make public the sale price of each of apartment of the commodity properties for sale or presale and the number of apartments available for sale or pre-sale within a certain time period. Property developers are also required to state factors that would affect housing prices and relative charges before the property transaction, such as commission fee and property management fee. No additional charge beyond what is stated in the price tag or made public by the property developers is permitted.

Commodity buildings may be put to post-completion sale after they have passed the clearance examination and otherwise satisfy the various preconditions for such sale. Before the post-completion sale of a commodity building, the developer must, among other things, submit the Real Estate Development Project Manual and other documents evidencing the satisfaction of preconditions for post-completion sale to the real estate development authority for its record.

Transfer of Real Estate

According to the Urban Real Estate Law and the Provisions on Administration of Transfer of Urban Real Estate promulgated by the Ministry of Construction (城市房地產轉讓管理規定) in August 1995, as amended in August 2001, a real estate owner may sell, bequeath or otherwise legally transfer real estate to another person or legal entity. When transferring a building, the ownership of the building and the land use rights to the site on which the building is situated are transferred together. The parties to transfer must

enter into a real estate transfer contract in writing and register the transfer with the real estate administration authority having jurisdiction over the location of the real estate within 90 days of the execution of the transfer contract.

Where the land use rights were originally obtained by grant, the real property may only be transferred on the condition that:

- the land premium has been paid in full for the grant of the land use rights as provided by the land grant contract and a land use rights certificate has been properly obtained;
- in the case of a project in which buildings are being developed, development representing more than 25% of the total investment has been completed;
- in case of a whole land lot development project, construction works have been carried out as planned, water supply, electricity supply, heat supply, access roads, telecommunications and other infrastructure or utilities have been made available, and the site has been leveled made ready for industrial or other construction purposes; and
- in case of where the real property has been completed in construction, the property ownership certificate shall been obtained.

If the land use rights were originally obtained by grant, the term of the land use rights after transfer of the real estate will be the remaining portion of the original term provided the land grant contract after deducting the time that has been used by the former land users. In the event that the assignee intends to change the use of the land provided in the original grant contract, consent must first be obtained from the original land use rights grantor and the planning administration authority at the relevant city or county and an agreement to amend the land grant contract or a new land grant contract must be signed in order to, among others, change the use of the land and adjust the land premium accordingly.

If the land use rights were originally obtained by allocation, such allocation may be changed to land use rights grant if approved by the government vested with the necessary approval power as required by the State Council. After the government authorities vested with the necessary approval power approve such change, the grantee must complete the formalities for the grant of the land use rights and pay the land premium according to the relevant statutes. Land for industry (including warehouse land, but excluding mining land), commercial use, tourism, entertainment and commodity housing development must be assigned by competitive bidding, public auction or listing-for-sale under the current PRC laws and regulations.

Real Estate Loans

According to the Notice of the People's Bank of China Regulating Home Financing Business (中國人 民銀行關於規範住房金融業務的通知) promulgated by PBOC in June 2001, all banks must comply with the following requirements before granting residential development loans, individual home mortgage loans and individual commercial property mortgage loans:

- Housing development loans from banks may only be granted to real estate developers with development qualification and credit ratings in the higher categories. Such loans may be offered to residential projects with good market potential. While the borrowing enterprise's internal capital shall not be less than 30% of the total investment required for the project, the project itself must have been issued with a "State-Owned Land Use Rights Certificate," "Construction Land Planning Permit," "Construction Works Planning Permit" and "Construction Works Commencement Permit."
- In respect of the grant of individual home mortgage loans, the ratio between the loan amount and actual value of the collateral (the "Mortgage Ratio") may never exceed 80%. Where an individual applies for a home purchase loan to buy a pre-sale property, the property must have achieved the stage of "topping-out of the main structure completed" for multi-storey buildings and "two-thirds of the total investment completed" for high-rise apartment buildings.

• In respect of the grant of individual commercial use building mortgage loans, the Mortgage Ratio for commercial use building mortgage loans may not exceed 60% with a maximum loan period of 10 years and the subject commercial use building already completed.

On June 5, 2003, the PBOC promulgated the Notice on Further Strengthening the Administration of Real Estate Loans (關於進一步加強房地產信貸業務管理的通知). According to the notice, the commercial banks shall focus their business towards supporting real estate projects targeted at mid to lower-income households and appropriately restrict the granting of real estate loans to projects involving spacious apartments, luxurious apartments and villas. The notice strictly prohibits banks from advancing working capital loans to real estate developers. When applying for a real estate loan, the real estate developer's own capital in any proposed real estate project should not be less than 30% of the total investment of the project. The notice also prohibits loans advanced for the payment of land premium for land use rights.

On August 12, 2003, the State Council (國務院) published the Notice by the State Council on Facilitating Sustained and Healthy Development of Real Estate Market (國務院關於促進房地產市場持續 健康發展的通知), which provides a series of measures to control the property market, including but not limited to increasing the supply of common residential houses, controlling the construction of high-end commodity houses, and strengthening the supervision of the real property administration. The purpose of the notice is to create a positive influence on the long-term development of the property market in China.

Pursuant to the Guidance on Risk Management of Property Loans Granted by Commercial Banks (商 業銀行房地產貸款風險管理指引) issued by China Banking Regulatory Commission in August 2004, commercial banks may not provide any loan in any form for a project without the State-owned land Use Rights Certificate, Construction Land Use Planning Permit, Construction Works Planning Permit and Construction Works Commencement Permit. Any property developer applying for property development loans must have invested at least 35% of capital required for the development and a commercial bank should maintain a strict project approval mechanism for processing applications for property development loans.

On August 30, 2004, CBRC issued a Guideline for Commercial Banks of Risks of Real Estate Loans (商業銀行房地產貸款風險管理指引). According to the guideline, no loan shall be granted to projects which have not obtained the land use right certificate, construction land planning permit, construction works planning permit and work commencement permit. The guideline also stipulated that not less than 35% of the total investment in a property development project must come from the real estate developer's own capital for the project (項目資本金) in order for banks to extend loans to the real estate developer. In addition, the guideline requires commercial banks to set up strict approval systems for loan grants.

Under the "Notice of the People's Bank of China on Adjusting the Housing Credit Policies of Commercial Banks and Deposit Interest Rate of the Excess Part of the Reserve" (中國人民銀行關於調整商 業銀行住房信貸政策和超額準備金存款利率的通知) issued by PBOC on March 16, 2005 and effective from March 17, 2005, the minimum amount of down payment for an individual residence shall be increased from 20% to 30% of the purchase price for properties in cities where the property market is considered to be overheating.

In May 2006, the General Office of the State Council issued an opinion developed by the Ministry of Construction (and relevant departments) on Adjustment of Housing Supply Structure and Stabilization of Property Prices (關於調整住房供應結構穩定住房價格的意見). According to the opinion, in order to curtail the rapid rise in property prices, from June 1, 2006, the minimum amount of down payment for individual housing shall not be less than 30%. However, considering the housing needs of low- and middle-income earners, the minimum down payment for self-occupied housing with a GFA of less than 90 square meters per unit remains unchanged, and shall not be less than 20%.

In September 2007, PBOC and CBRC promulgated a Circular on Strengthening the Management of Commercial Real-estate Credit Loans (關於加強商業性房地產信貸管理的通知), with a supplement issued in December 2007. The circular aims to tighten the control over real-estate loans from commercial banks to prevent granting excessive credit. The measures, among others, include: prohibiting commercial banks from providing loans to real-estate developers who have been found by relevant government authorities to be hoarding land and properties. In addition, commercial banks are also banned from providing loans to the projects that have less than 35% of capital funds (proprietary interests), or fail to obtain land use right

certificates, construction land planning permits, construction works planning permits or construction permits. Commercial banks are also prohibited from accepting commercial premises that have been vacant for more than three years as collateral for loans. In principle, real-estate development loans provided by commercial banks should only be used for the projects where the commercial banks are located. Commercial banks may not provide loans to property developers to finance the payment of land premium.

On December 5, 2007, the PBOC and CBRC jointly issued the Supplemental Circular on Strengthening the Management of Commercial Real-estate Credit Loans (關於加強商業性房地產信貸管理的補充通知), which clarifies that the times of property mortgage loans should be calculated on a family basis, including the borrower and his spouse and minor child.

In July 2008, PBOC and CBRC jointly issued the Notice on Financially Promoting the Saving and Intensification of Use of Land (關於金融促進節約集約用地的通知), requiring that relevant financial institutions to strengthen the administration of construction land project loans, including the administration of commercial real estate credit loan.

On October 22, 2008, PBOC promulgated the Notice on Several Issues Regarding the Expansion of Downward Floating Interest Rate for Commercial Individual Housing Loans (關於擴大商業性個人住房貸 款利率下浮幅度等有關問題的通知), which provides that, effective October 27, 2008, the float-down range for interest rate for individual mortgage loans is expanded and the ratio of down payments is be adjusted. As a result, the minimum interest rate for individual mortgage loans is 70% of the benchmark loan interest rate and the minimum down payment ratio is adjusted to 20%.

In December 2008, the General Office of the State Council issued the Opinion on Promoting the Healthy Development of Real Estate Market (國務院辦公廳關於促進房地產市場健康發展的若干意見). The opinion provides that in order to expand domestic demand and encourage purchase of ordinary residential housing, residents who purchase ordinary self-occupied housing for the first-time by borrowing a mortgage loan shall enjoy preferential policies in relation to loan interest rates and down payment. For residents who have already borrowed a mortgage loan and purchased self-occupied housing for the first-time, if the GFA per person of that first housing is lower than the local average, such residents may still enjoy the preferential policies in relation to loan interest rates and down payment when they purchase a second self-occupied house. For any other application on mortgage loans for purchasing a second or subsequent housing unit, the interest rate shall be determined by the commercial banks based on the benchmark interest rate and their banks' risk assessments.

According to an opinion on Adjusting the Portion of Capital for Fixed Assets Investment (國務院關 於調整固定資產投資項目資本金比例的通知) issued by the State Council in May 2009, the capital ratio for protected housing projects and ordinary commodity housing projects is adjusted from 35% to 20%, and the capital ratio for other property is adjusted from 35% to 30%. Financial institutions shall decide based on the capital ratio adjustments whether or not to issue loans to real estate companies.

The General Office of the State Council issued the Circular on Accelerating the Stable and Smooth Development of Real Estate Market (關於促進房地產市場平穩健康發展的通知) on January 7, 2010. The Circular reinforces the enforcement of differentiated credit policy. In addition to continuing to support the first-time purchase of common housing with loans, the government strengthens the administration for the second housing bought with loans. It provides that the down payment for the second housing bought with loans shall not be less than 40% of the total price. The interest rate will be adjusted based on risk pricings.

On April 17, 2010, the State Council issued the "Notice on Resolutely Curbing the Rapid Rising of the House Price in Certain Cities" (Guofa (2010) No. 10) (國務院關於堅決遏制部分城市房價過快上漲的通知) which stipulated that down payment for the first property that is larger than 90 sq. m. shall not be less than 30% of the purchase price; down payment for the second property bought with mortgage loans shall be not less than 50% of the purchase price and the loan interest rate shall be not less than 1.1 times the benchmark lending rate published by the PBOC. In addition, the down payment and interest rate shall significantly increase for the third or further properties bought with mortgage loans. In certain areas where commodity residential property is in short supply and prices rise too quickly, the banks may suspend granting mortgage loans for the third or further properties bought with mortgage loans or to non-local residents who cannot provide any proof of tax or social insurance payment more than one year.

Three authorities, including the MOHURD, PBOC and CBRC, jointly released the Circular on Regulating the Standards for recognizing the Second House in Commercial Housing Loans for Individuals (關於規範商業性個人住房貸款中第二套住房認定標準的通知Circular) on May 26, 2010, so as to regulate cognition of the second house of applicants for commercial housing loans (hereinafter referred to as the loan applicants). Under the Circular, number of houses owned by a family in the commercial housing loans for individuals shall be calculated according to number of sets of houses which are actually owned by members (including the loan applicant and his/her spouse and under-age children, hereinafter the same) of the family who plans to purchase a house. The Circular also stipulated that house purchasers shall check the house registration records of the family via the house registration system, and shall provide the results in written. The loan applicant shall provide the credit guarantee in written to prove the actual number of houses owned by his/her family.

On September 29, 2010, the PBOC and the CBRC jointly issued the Circular on Issues Concerning Improving Differentiated Housing Loan Policies (關於完善差別化住房信貸政策有關問題的通知), which stipulates that all commercial banks shall suspend issuing housing loans to home buyers whose family members already own two or more housing properties and to non-local residents who cannot provide evidence showing that they have paid taxes or social insurance contribution for more than one year.

On November 2, 2010, the Ministry of Finance, the MOHURD, the CBRC and the PBOC jointly issued the Circular on Issues Concerning Policies on Regulation of Personal Housing Provident Fund Loan (關於規範住房公積金個人住房貸款政策有關問題的通知), which provides that where personal housing provident fund loan is used to buy the first ordinary self-use house and the floor area of the house is no more than 90 sq.m., the down-payment proportion shall not be lower than 20%; where the floor area of the house is more than 90 sq.m., the down-payment proportion shall not be lower than 30%. On January 26, 2011, the State Council issued the Notice Concerning Further Strengthening the Macroeconomic Control of Real Property Market (關於進一步做好房地產市場調控工作有關問題的通知), according to which, the minimum down payment is raised to 60% for second-house purchases with the minimum lending interest rate at 110% of the benchmark rate. See "— National Legislation."

Property Management

According to the Catalog of Guidance on Industries for Foreign Investment (外商投資產業指導目錄), property management falls within the category of permitted foreign-invested industries. Before the State Administration for Industry & Commerce ("SAIC") registers a foreign-invested enterprise as a foreign-invested real estate management enterprise, the foreign-invested real estate management enterprise should obtain an approval from the relevant department of commerce and receive a "foreign-invested enterprise approval certificate."

According to the Regulation on Real Estate Management (物業管理條例) enacted by the State Council on June 8, 2003 and enforced on September 1, 2003, as amended on August 26, 2007 and effective on October 1, 2007, the state implements a qualification scheme system in monitoring the real estate management enterprises.

According to the Measures for Administration of Qualifications of Real Estate Management Enterprises (物業管理企業資質管理辦法) enacted by the Ministry of Construction on March 17, 2004 and enforced on May 1, 2004, a newly established real estate management enterprise shall, within 30 days of receiving its business license, apply to the applicable local authority for the grant of qualification certificate. The applicable local authority will assess the qualification of the applicant and issue a "real estate management qualification certificate" based on assessment. The Ministry of Construction amended the "Measures for Administration of Qualifications of Real Estate Management Enterprises" on November 26, 2007 and changed its title to Measures for Administration of Qualifications of Real Estate Service Enterprises (物業服務企業資質管理辦法). The amendment removed the requirement of annual inspection of real estate management enterprises and replaced the references to "real estate management enterprises."

According to the Measures for the Administration of Qualifications of Real Estate Service Enterprises (物業服務企業資質管理辦法), real estate service enterprise shall be accredited as class one, class two or class three qualification. The Department of Construction of the State Council is responsible for the issuance and administration of the qualification certificate for class one real estate service

enterprises. The competent construction departments of the relevant governments of provinces and autonomous regions are responsible for issuing and administrating the qualification certificate for class two real estate service enterprises, and the competent realty departments of the relevant municipal governments directly under the central government are responsible for issuing and administrating the qualification certificate for class two and three real estate service enterprises. The competent realty departments of the people's governments of the cities divided into districts shall be responsible for the issuance and administration of the qualification certificate of the class three real estate service enterprises.

The real estate service enterprises with class 1 qualification may undertake various property management projects. The real estate service enterprises with class 2 qualification may provide property management services to residential properties of less than 300,000 sq.m. of GFA and non-residential properties of less than 80,000 sq.m. of GFA. The real estate service enterprises with class 3 qualification may provide property management services to residential properties of residential properties with less than 200,000 sq.m. of GFA and non-residential properties with less than 200,000 sq.m. of GFA and non-residential properties with less than 50,000 sq.m. of GFA.

According to the "Regulation on Real Estate Management" (物業管理條例), the general meeting of owners in a property can appoint or dismiss the property management service provider with affirmative votes of more than half of the owners who in the aggregate hold more than 50% of the total uncommunal area of the property. Before the formal appointment of a property service enterprise by the general meeting of the owners, a written temporary service contract should be signed by the construction institutions (for example, a developer) and a property service enterprise.

Hotel Development

According to the the Catalog of Guidance on Industries for Foreign Investment (外商投資產業指導目 錄), construction and operation of high-end hotels falls within the category of "restricted foreign investment industry." Construction and operation of common and economic hotels other than high-end hotels fall within the category of "permitted foreign investment industry." A foreign-invested enterprise in the hotel business should apply for an approval with the relevant department of commerce, and obtain an approval certification for a foreign-invested enterprise before registering with the administration of industry and commerce.

Hotel developments in China are also subject to regulations governing property development generally, including those relating to land use, project planning and construction. Currently, no dedicated regulator has been designated for the hotel industry in the PRC. The governmental regulation of operation of hotel business is undertaken by different authorities in accordance with the respective business scopes of different hotels.

Supervision on Security and Fire Control

Pursuant to the Measures for the Control of Security in the Hotel Industry (旅館業治安管理辦法) issued by the Ministry of Public Security of the PRC and enforced on November 10, 1987, a hotel can start operation only after obtaining an approval from the local public security bureau and being issued a business license. The hotel operators should make a filing with the local public security bureau and its branches in the county or city, if the hotel operators has any material change such as closing, transferring business or merging into other business, changing place of business and name.

Pursuant to the "Provisions on the Administration of Fire Control Safety of State Organs, Organizations, Enterprises and Institutions" (機關、團體、企業、事業單位消防安全管理規定) enacted by the Ministry of Public Security on November 14, 2001 and enforced on May 1, 2002, hotels (or motels) are subject to special regulation in terms of fire control and safety. When a hotel is under construction, renovation or re-construction, a fire control examination procedure is required and when the construction, renovation or re-construction project is completed, a hotel can only open for business after passing a fire control inspection.

Supervision on Public Health

According to relevant regulations and rules in relation to public health, hotels are subject to public health regulation. The operating enterprise should gain the sanitation license. The measures for granting and managing sanitation license are formulated by public health authority of province, autonomous region, and municipality directly under the central government. The sanitation license is signed by the relevant public health administration and the public health and epidemic prevention institutions grant the license. The sanitation license should be reviewed once every two years.

Supervision on Catering

According to the relevant regulations and rules in relation to catering services, hotels operating catering services should obtain catering service permits. Catering service permits are granted by food and drug administrative bodies above county level. The purchase, reserve and processing of food, tableware, and service should meet relevant requirements and standards for catering services.

Insurance

There is no mandatory provision under PRC laws and regulations requiring a property developer to obtain insurance policies for its property developments. Construction companies are required to pay for the insurance premium at their own costs and obtain insurance to cover their liabilities, such as third-party's liability risk, employer's liability risk, risk of non-performance of contract in the course of construction and risks associated with the construction and installation works during the construction period. The requirement for construction companies to obtain insurance coverage for all the aforementioned risks ceases immediately after the completion and acceptance upon inspection of construction.

Foreign Investment in Property Development

The Urban Land Regulations state that foreign entities may acquire land use rights in China unless the law otherwise provides. However, in order to develop the land acquired, foreign investment enterprises in the form of equity or co-operative joint ventures or wholly foreign-owned enterprises must be established.

According to the Interim Provisions on Approving Foreign Investment Project (外商投資項目核准暫 行管理辦法) promulgated by NDRC in October 2004, approval of NDRC is required for foreign investment projects with total investment of US\$100 million or more within the category of encouraged or permitted foreign investments and those with total investment of US\$50 million or more within the category of foreign investments subject to restrictions. Other foreign investments in China will require only local approval. Specifically, the local authorities may examine and approve foreign investment projects with total investment less than US\$100 million within the category of encouraged or permitted foreign investments and those with total investment less than US\$50 million within the category of foreign investments subject to restrictions.

Under the Catalog of Guidance on Industries for Foreign Investment (外商投資產業指導目錄) promulgated by MOFCOM and NDRC in October 2007, the development of a whole land lot, namely primary preparation of a land site including infrastructure construction and utility installation, solely by foreign investors, falls within the category of industries in which foreign investment is prohibited, the joint development of a whole land lot with the PRC partners, as well as the construction and operation of high-end hotels, villas, premium office buildings and international conference centers fall within the category of industries in which foreign investment is subject to restrictions, and other real estate development falls within the category of industries in which foreign investment is permitted. Establishment of a foreign investment enterprise engaged in property development, commonly referred to as a "development company", is subject to approval by the relevant departments of China's government in accordance with relevant laws and regulations. To establish a foreign investment enterprise, the joint venture partners must submit a project application report to the central or local development and reform authority for project approval. At the same time, the parties typically proceed to negotiate and execute the joint venture contract and articles of association for the establishment of development company. The project application report, the joint venture contract and/or articles of association shall then be submitted to the central or local development company.

local foreign economic and trade authorities in their respective capacities for approval. Having obtained the approval certificate, the foreign investor and/or the domestic party can apply to the relevant industry and commerce authority for a foreign investment enterprise business license for the development company. In addition, all property development companies, including foreign investment enterprises, are also required to apply for a property development enterprise qualification certificate (房地產開發企業資質證書) from the central or local construction authority.

On July 11, 2006, the Ministry of Construction, the MOFCOM, the National Development and Reform Commission, PBOC, SAIC and SAFE jointly promulgated the Opinions on Foreign Investment in Real Estate (關於規範房地產市場外資准入和管理的意見), which states that: (i) an overseas entity or individual investing in real estate in China other than for self-use, shall apply for the establishment of a FIREEs in accordance with applicable PRC laws and shall only conduct operations within the authorized business scope after obtaining the relevant approvals from and registering with the relevant governmental authorities; (ii) the registered capital of a FIREEs with a total investment of US\$10 million or more shall not be less than 50% of its total investment amount, whereas for FIREEs with a total investment of less than US\$10 million, the current rules on registered capital shall apply; (iii) a newly established FIREEs can only obtain an approval certificate and business license which are valid for one year. The approval certificate and business license can be obtained by submitting the land use right certificate to the relevant government departments after the land grant premium for the land has been paid; (iv) an equity transfer of a FIREEs or the transfer of its projects, as well as the acquisition of a domestic real estate enterprise by foreign investors, must first be approved by the commerce authorities. The investor shall submit a letter to the commerce authorities confirming that it will abide with the land grant contract, the construction land planning permit (建設用地規劃許可證) and the construction works planning permit (建設工程規劃許可證). In addition, the investor shall also submit the land use right certificate, the registration of change of investor and evidence from the tax authorities confirming that tax relating to the transfer has been fully paid; (v) foreign investors acquiring a domestic real estate enterprise through an equity transfer, acquiring the Chinese investors' equity interest in an equity joint venture or through any other methods shall pay the purchase price in a lump sum and with its own capital and shall ensure that the enterprise's employees and bank loans are treated and dealt with in accordance with applicable PRC laws; (vi) if the registered capital of a FIREEs is not fully paid up, its land use right certificate has not been obtained or the paid-in capital is less than 35% of the total investment amount of the project, the FIREEs is prohibited from borrowing from any domestic or foreign lenders and SAFE shall not approve the settlement of any foreign loans; (vii) the investors in a FIREEs shall not in any manner stipulate a fixed return clause or equivalent clause in their joint venture contract or in any other documents; (viii) a branch or representative office established by a foreign investor in China (other than a FIREEs), or a foreign individual working or studying in the PRC for more than one year, is permitted to purchase commodity residential properties located in the PRC only for the purpose of self-residence. Residents of Hong Kong, Macau and Taiwan and overseas Chinese may purchase commodity residential properties of a stipulated floor area based on their living requirements in the PRC for self-residence purposes.

In August 2006, the General Office of MOFCOM issued a notice on the implementation of the "Opinion on Standardizing the Admittance and Administration of Foreign Capital in the Real Estate Market" (關於貫徹落實 〈關於規範房地產市場外資准入和管理的意見〉有關問題的通知). The notice requires that, the registered capital of a FIREEs shall not be less than 50% of its total investment if its total investment exceeds US\$3.0 million, and the registered capital of a FIREEs shall not be less than 50% of its total investment if its total investment is US\$3.0 million or less.

In May 2007, MOFCOM and SAFE issued the Circular on Strengthening and Regulating the Examination and Approval and Supervision of Foreign Direct Investment in the Real Estate Sector (關於 進一步加強、規範外商直接投資房地產業審批和監管的通知) ("Circular 50"). Under Circular 50, prior to applying for establishment of real estate companies, foreign investors must first obtain land use rights and building ownership, or must have entered into pre-sale or pre-grant agreements with respect to the land use rights or building ownership. If foreign-invested enterprises in China engage in real estate development or operations or if FIREEs in China engage in new real estate project developments, they must first apply to the relevant PRC governmental authorities to expand their scope of business or scale of operations in accordance with the PRC laws and regulations related to foreign investments. In addition, the local PRC governmental authorities must file with MOFCOM for record their approvals of establishment of FIREEs,

and must exercise due control over foreign investments in high-end properties. Foreign exchange authorities may not allow capital-account foreign exchange sales and settlements by FIREEs that have been established in contravention of these requirements.

In July 2007, SAFE issued a Notice on the Distribution of the List of the First Group of Foreign Invested Real Estate Projects Filed with MOFCOM (關於下發第一批通過商務部備案的外商投資房地產項 目名單的通知) ("Notice 130"), together with a list of FIREEs that had effected their filings with MOFCOM. According to Notice 130, SAFE will no longer process foreign debt registrations or applications by FIREEs for permission to purchase foreign exchange to service their foreign debt if such FIREEs have not obtained their approval certificates from the government before June 1, 2007. As a result of Notice 130, unless the approval certificate of an FIREEs as of May 31, 2007 contained an aggregate investment amount, which includes its registered capital and foreign debt amount, sufficient to permit foreign currency to be injected into its operations in China, such FIREEs effectively will no longer be able to borrow foreign debt including shareholder loans and overseas commercial loans to finance their operations in China. It can only use its capital contributions instead. SAFE further provided in its Notice 130 that it will not process any foreign exchange registration (or change of such registration) or application for settlement of foreign currency under capital account by any FIREEs if it has obtained the relevant approval certificates from local government authorities on or after June 1, 2007 but has not completed its filing with MOFCOM.

In connection with the filing requirement, MOFCOM issued the Notice on the Proper Filings of Foreign Investment in the Real Estate Sector (關於做好外商投資房地產業備案工作的通知) in June 2008 to authorize the competent MOFCOM at the provincial level to verify and check the filing documents.

On April 6, 2010, the State Council issued the Opinions on Further Enhancing the Utilization of Foreign Investment (關於進一步做好利用外資工作的若干意見), which provides that, the projects with total investment (including capital increase) less than US\$300 million within the category of industries in which foreign investment is encouraged or permitted as listed in the Catalog of Guidance on Industries for Foreign Investment, may be approved by local governments, except for those required to be approved by relevant departments of the State Council under the Catalogue of Investment Projects Approved by the Government (政府核准的投資項目目錄).

On May 4, 2010, the National Development and Reform Commission (NDRC) issued the Circular on Doing a Good Job in Delegating the Power to Verify Foreign-invested Projects (關於做好外商投資項目下 放核准權限工作的通知, Circular), specifying that the power to verify foreign-invested projects shall be delegated and project verification procedures shall be simplified.

Under the Circular, projects set out in the Guideline Catalogue of Foreign-invested Industries that are encouraged or permitted by the state with total investment (including additional capital) of US\$300,000,000 or less shall, other than those that should be verified by relevant departments under the State Council in accordance with the Catalogue of Investment Projects Approved by the Government, be verified by the development and reform commission at the provincial level.

The Circular specifies that, after the power to verify is delegated, project application reports, content, conditions and procedure of verification shall still be determined in accordance with the Tentative Administrative Measures for Verification of Foreign-invested Projects. The power to verify projects restricted by the state as set out in the Guideline Catalogue of Foreign-invested Industries is not to be delegated for the time being.

On June 10, 2010, MOFCOM released the Circular on Issues Concerning Delegating the Examination and Approval Authority for the Foreign Investment ((關於下放外商投資審批權限有關問題的通知) Circular). Under the Circular, local authorities shall examine and approve and administrate the establishment and replacement of foreign-invested enterprises which are subject to the encouraged and permitted catalogues of the Guiding Catalogues of Foreign-invested Industries and with a total investment volume valued at US\$300 million and those which are subject to the restricted catalogues and with a total investment volume valued at US\$50 million.

The Circular stipulated that establishment and replacement of foreign-invested enterprises whose registered capital is lower than 300 million US dollars and the foreign-invested venture capital enterprises and foreign-invested venture capital management enterprises whose total capital is lower than 300 million US dollars shall be examined and approved and administrated by local authorities.

On November 22, 2010, MOFCOM promulgated the Notice on Strengthening Administration of the Approval and Registration of Foreign Investment into Real Estate Industry (關於加強外商投資房地產業審 批備案管理的通知), which provides that, among other things, in the case that a real estate enterprise is established in China with overseas capital, it is prohibited to purchase and/or sell real estate properties completed or under construction for arbitrage purposes. The local MOFCOM authorities are not permitted to approve investment companies to engage in the real estate development and management.

Foreign Exchange Controls

The lawful currency of the PRC is the Renminbi, which is subject to foreign exchange controls and is not freely convertible into foreign exchange at this time. SAFE, under the authority of the PBOC, is empowered with the functions of administering all matters relating to foreign exchange, including the enforcement of foreign exchange control regulations.

Prior to December 31, 1993, a quota system was used for the management of foreign currency. Any enterprise requiring foreign currency was required to obtain a quota from the local SAFE office before it could convert Renminbi into foreign currency through the Bank of China (中國銀行) or other designated banks. Such conversion had to be effected at the official rate prescribed by SAFE on a daily basis. Renminbi could also be converted into foreign currency at swap centers. The exchange rates used by swap centers were largely determined by the demand for, and supply of, the foreign currency and the Renminbi requirements of enterprises in the PRC. Any enterprise that wished to buy or sell foreign currency at a swap center had to obtain the prior approval of the SAFE (國家外匯管理局).

On December 28, 1993, PBOC, under the authority of the State Council (國務院), promulgated the Notice of the PBOC Concerning Further Reform of the Foreign Currency Control System (中國人民銀行關於進一步改革外匯管理體制的公告), effective from January 1, 1994. The notice announced the abolition of the foreign exchange quota system, the implementation of conditional convertibility of Renminbi in current account items, the establishment of the system of settlement and payment of foreign exchange by banks, and the unification of the official Renminbi exchange rate and the market rate for Renminbi established at swap centers. On March 26, 1994, the PBOC promulgated the Provisional Regulations for the Administration of Settlement, Sale and Payment of Foreign Exchange (結匯、售匯及付匯暫行管理規定) (the "Provisional Regulations"), which set out detailed provisions regulating the trading of foreign exchange by enterprises, economic organizations and social organizations in the PRC.

On January 1, 1994, the former dual exchange rate system for Renminbi was abolished and replaced by a controlled floating exchange rate system, which is determined by demand and supply of Renminbi. Pursuant to such systems, the PBOC sets and publishes the daily Renminbi-US dollar exchange rate. Such exchange rate is determined with reference to the transaction price for Renminbi-US dollar in the interbank foreign exchange market on the previous day. Also, the PBOC, with reference to exchange rates in the international foreign exchange market, announced the exchange rates of Renminbi against other major foreign currencies. In foreign exchange transactions, designated foreign exchange banks may, within a specified range, freely determine the applicable exchange rate in accordance with the rate announced by the PBOC.

On January 29, 1996, the State Council promulgated Regulations for the control of Foreign Exchange (中華人民共和國外匯管理條例) ("Control of Foreign Exchange Regulations") which became effective from April 1, 1996. The Control of Foreign Exchange Regulations classify all international payments and transfers into current account items and capital account items. Current account items are no longer subject to SAFE approval while capital account items still are. The Control of Foreign Exchange Regulations were subsequently amended on January 14, 1997 and on August 5, 2008. Such amendment affirms that the State shall not restrict international current account payments and transfers.

On June 20, 1996, PBOC promulgated the Regulations for Administration of Settlement, Sale and Payment of Foreign Exchange (結匯、售匯及付匯管理規定) (the "Settlement Regulations") which became effective on July 1, 1996. The Settlement Regulations superseded the Provisional Regulations and abolished the remaining restrictions on convertibility of foreign exchange in respect of current account items while retaining the existing restrictions on foreign exchange transactions in respect of capital account items. On the basis of the Settlement Regulations, the PBOC published the Announcement on the Implementation of Foreign Exchange Settlement and Sale Banks by Foreign-invested Enterprises (外商投資企業實行銀行結售匯工作實施方案). The announcement permits foreign-invested enterprises to open, on the basis of their needs, foreign exchange settlement accounts for current account receipts and payments of foreign exchange, and specialized accounts for capital account receipts and payments at designated foreign exchange banks.

On October 25, 1998, PBOC and SAFE promulgated the Notice Concerning the Discontinuance of Foreign Exchange Swapping Business (關於停辦外匯調劑業務的通知) pursuant to which and with effect from December 1, 1998, all foreign exchange swapping business in the PRC for foreign-invested enterprises shall be discontinued, while the trading of foreign exchange by foreign-invested enterprises shall be regulated under the system for the settlement and sale of foreign exchange applicable to banks.

On July 21, 2005, the PBOC announced that, beginning from July 21, 2005, China will implement a regulated and managed floating exchange rate system based on market supply and demand and by reference to a basket of currencies. The Renminbi exchange rate is no longer pegged to the US dollar. The PBOC will announce the closing price of a foreign currency such as the US dollar traded against the Renminbi in the inter-bank foreign exchange market after the closing of the market on each business day, setting the central parity for trading of the Renminbi on the following business day.

Save for foreign-invested enterprises or other enterprises which are specially exempted by relevant regulations, all entities in China (except for foreign trading companies and production enterprises having import and export rights, which are entitled to retain part of foreign exchange income generated from their current account transactions and to make payments using such retained foreign exchanges in their current account transactions or approved capital account transactions) must sell their foreign exchange income to designated foreign exchange banks. Foreign exchange income from loans issued by organizations outside the territory or from the issuance of bonds and shares is not required to be sold to designated banks, but may be deposited in foreign exchange accounts with designated banks.

Enterprises in China (including foreign-invested enterprises) which require foreign exchange for transactions relating to current account items, may, without the approval of SAFE, effect payment from their foreign exchange account or convert and pay at the designated foreign exchange banks, upon presentation of valid receipts and proof. Foreign-invested enterprises which need foreign currencies for the distribution of profits to their shareholders, and Chinese enterprises which, in accordance with regulations, are required to pay dividends to shareholders in foreign currencies, may with the approval of board resolutions on the distribution of profits, effect payment from their foreign exchange account or convert and pay at the designated foreign exchange banks.

Convertibility of foreign exchange in respect of capital account items, like direct investment and capital contribution, is still subject to restriction, and prior approval from SAFE or its competent branch.

In January and April 2005, SAFE issued two regulations that require PRC residents to register with and receive approvals from SAFE in connection with their offshore investment activities. SAFE also announced that the purpose of these regulations is to achieve the proper balance of foreign exchange and the standardization of all cross-border flows of funds.

The Control of Foreign Exchange Regulations was amended by the State Council on August 1, 2008 and came effective on August 5, 2008. Under the revised Control of Foreign Exchange Regulations, the compulsory settlement of foreign exchange is dropped. As long as the capital inflow and outflow under the current accounts are based upon real and legal transactions, individuals and entities may keep their income in foreign currencies inside or outside China according to the provisions and terms to be set forth by the SAFE. The foreign exchange income generated from current account transactions may be retained or sold to financial institutions engaged in foreign currency settlement and exchange. Whether to retain or sell the foreign exchange income generated from capital account transactions to financial institutions is subject to approvals from the SAFE or its branches, except for otherwise stipulated by the State. Foreign exchange or settled Renminbi of capital account must be used in the way as approved by the SAFE or its branches, and the SAFE or its branches are empowered to supervise the utility of the foreign exchange or settled Renminbi of capital account and the alterations of the capital accounts. The Renminbi follows a managed floating exchange rate in line with the market demand and supply. A domestic individual or entity who conducts the overseas direct investment or overseas issue and transaction of negotiable securities and derivative financial products shall file with competent authorities of the PRC. Furthermore, such individual or entity shall apply for the approval on such investment, issue or transaction form relevant authorities prior to the filing if otherwise required by relevant PRC laws and regulations.

On August 29, 2008, the General Affairs Department of SAFE issued a Notice with Regard to the Issue of Administration of Settlement of Foreign Currency Capital of Foreign Investment Enterprises (國家外匯管理局綜合司關於完善外商投資企業外匯資本金支付結匯管理有關業務操作問題的通知). This notice further regulates the administration of settlement of foreign currency capital of foreign investment enterprises within the PRC.

According to the notice, prior to applying for settlement of foreign currency capital with designated banks, foreign investment enterprises must undergo capital verification by an accountancy firm. The designated banks should not engage in settlement of foreign currency capital for enterprises that have not completed the process of capital verification. Furthermore, the total amount of foreign exchange settled by a designated bank for a foreign investment enterprise should not exceed the total capital audited. The designated banks must comply with the SAFE administration rules of settlement based on actual payment when engaging in foreign currency capital settlement with foreign investment enterprises.

Funds in Renminbi obtained by foreign investment enterprises through foreign currency capital settlement may only be used within the business scope approved by the government authorities. Furthermore, such funds shall not be used for equity investments within the PRC unless otherwise stipulated. Except for foreign-invested real estate enterprises, foreign investment enterprises may not use funds in Renminbi obtained through foreign currency capital settlement to purchase real estate for any purposes other than its own occupancy. Should a foreign investment enterprise wish to use funds in Renminbi obtained through foreign currency capital settlement to purchase securities, it must act incompliance with the relevant PRC regulations. Any transfer of funds for the sake of equity investment in the PRC by foreign-invested investment enterprises approved by the MOFCOM must first undergo examination and approval by the SAFE, or its local branches. Any profits obtained by PRC entities or individuals through an account reserved exclusively for foreign exchange. The opening of such account, and any related transferral of funds, must undergo examination and approval by the relevant regulations.

On October 21, 2005, SAFE issued the Notice on Issues Relating to the Administration of Foreign Exchange in Fund-raising and Reverse Investment Activities of Domestic Residents Conducted via Offshore Special Purpose Companies (關於境內居民通過境外特殊目的公司融資及返程投資外匯管理有關問 題的通知) which became effective as at November 1, 2005. The notice replaced the two regulations issued by SAFE in January and April 2005 mentioned above. According to the notice, "special purpose company" (特殊目的公司) refers to the offshore company established or indirectly controlled by the PRC residents for the special purpose of carrying out financing of their assets or equity interest in PRC domestic enterprise. Prior to the establishing or assuming control of such special purpose company, each PRC resident, whether a natural or legal person, must complete the overseas investment foreign exchange registration procedures with the relevant local SAFE branch. The notice applies retroactively. As a result, PRC residents who have established or acquired control of such offshore companies that have made onshore investments in the PRC in the past are required to complete the relevant overseas investment foreign exchange registration procedures by March 31, 2006. In addition, any PRC resident who is the shareholder of an offshore special purpose company is required to update its SAFE registration with the local SAFE branch with respect to that offshore special purpose company in connection with any increase or decrease of capital, transfer of shares, merger, division, equity investment or creation of any security interest over any assets located in the PRC.

On September 1, 2006, the Ministry of Construction and SAFE promulgated the Circular on the Issues Concerning the Regulation of Foreign Exchange Administration of the Real Estate Market (關於規範房地產市場外匯有關問題的通知). This circular states that: (i) where foreign exchange is remitted for a real estate purchase, the foreign purchaser shall be subject to examination by the designated foreign exchange bank. The remitted funds shall be directly remitted by the bank to the RMB account of the real estate development enterprise and no payment remitted from abroad by the purchasers shall be kept in the foreign exchange current account of the real estate development enterprises; (ii) where the real estate purchase fails to complete and the foreign purchaser intends to remit the purchase price in RMB back to foreign currencies, the foreign purchaser shall be subject to examination by the designated foreign exchange bank; (iii) when selling real estates in China and the purchase price received in RMB is remitted to foreign currencies, the foreign purchaser shall be subject to examination by the local branch of SAFE; and (iv) if the registered capital of a FIREEs is not fully paid up, its land use right certificate has not been obtained or the paid-in capital is less than 35% of the total investment amount of the project, the FIREEs is prohibited from borrowing from any domestic or foreign lenders and SAFE shall not approve the settlement of any foreign loans.

Taxation in China

Income Tax

Prior to the 2008 Tax Law (中華人民共和國企業所得税法) and its implementation rules that became effective on January 1, 2008, our PRC subsidiaries and joint ventures were generally subject to a 33% corporate income tax. Under the new income tax law, effective from January 1, 2008, a unified enterprise income tax rate is set at 25% for both domestic enterprises and foreign-invested enterprises, The 2008 Tax Law and its implementation rules provide certain relieves to enterprises that were established prior to March 16, 2007, including (1) continuously enjoying the preferential income tax rate during a five-year transition period if such enterprises are entitled to preferential income tax rate before the effectiveness of new Enterprises Income Tax Law; (2) continuously enjoying the preferential income tax rate until its expiry if such enterprises are entitled to tax holidays for a fixed period under the relevant laws and regulations. However, where the preferential tax treatment has not commenced due to losses or accumulated loss not being fully offset, such preferential tax treatment shall be deemed to commence from January 1, 2008 and expire on December 31, 2013. In addition, dividends from PRC subsidiaries to their foreign shareholders will be subject to a withholding tax at a rate of 10% unless any lower treaty rate is applicable. However, under the new tax law and its implementation rules, enterprises established under the laws of foreign jurisdictions but whose "de facto management body" is located in China are treated as "resident enterprises" for PRC tax purposes, and will be subject to PRC income tax on their worldwide income. Under the implementation rules of the new Enterprise Income Law, "de facto management bodies" is defined as the bodies that have material and overall management control over the business, personnel, accounts and properties of an enterprise. Because this tax law is new and its implementation rules are newly issued, there is uncertainty as to how this new law and its implementation rules will be interpreted or implemented by relevant tax bureaus.

Business Tax

Business tax is payable in respect of certain business activities in China as set out in the Provisional Regulations Concerning Business Tax (中華人民共和國營業税暫行條例), which was promulgated in 1994 and amended in 2008. The activities to which the business tax applies include construction, leases and sales of real estate properties in China. The tax is a turnover tax charged on gross revenue. No deduction of the tax incurred on purchased services or materials is allowed. However, deductions from gross revenue are allowed for subcontracting fees paid among the transportation, tourism and construction industries. The rate of business tax payable for property sale and leasing transactions is 5% of the proceeds from the sale or leasing of real estate/immovable properties in China.

In December 2009, the Ministry of Finance and the State Administration of Taxation jointly issued the Notice on Adjusting the Policy of Business Tax on Re-sale of Personal Residential Properties (關於調整 個人住房轉讓營業税政策的通知) to curtail speculations in the property market in response to the property price rises across the country. Pursuant to the Notice, effective from January 1, 2010, business tax will be imposed on the full amount of the sale income upon the transfer of non-ordinary residence by an individual within five years, from the purchase date. For the transfer of non-ordinary residence which is more than

five years from the purchase date and ordinary residence which is within five years of the purchase date, the business tax is to be levied on the difference between the sale income and the purchase prices. In the case of an ordinary residence, the business tax is exempted if that transfer occurs after five years from the purchase date.

In January 27, 2011, the Ministry of Finance and the State Administration of Taxation jointly issued the Notice on Adjusting the Policy of Business Tax on Re-sale of Personal Residential Properties (關於調整 個人住房轉讓營業税政策的通知), under which business tax is imposed on (i) the full amount of the transfer price upon the transfer of any residential property by an individual owner within five years from such individual owner's purchase and (ii) the difference between the transfer price and the original purchase price upon the transfer of any non-ordinary residential property by an individual owner more than five years from such individual owner's purchase. Business tax is exempted for ordinary residential properties if the transfer occurs after five years from the individual owner's purchase.

Land Appreciation Tax

Under the PRC Tentative Regulations on Land Appreciation Tax (中華人民共和國土地增值税暫行條例) of 1994 and its implementation rules of 1995,LAT applies to both domestic and foreign investors in real properties in mainland China, irrespective of whether they are corporate entities or individuals. The tax is payable by a taxpayer on the appreciation value derived from the transfer of land use rights, buildings or other facilities on such land, after deducting the "deductible items" that include the following:

- Payment made to acquire land use rights;
- Costs and charges incurred in connection with land development;
- Construction costs and charges in the case of newly constructed buildings and facilities;
- Assessed value in the case of old buildings and facilities;
- Taxes paid or payable in connection with the transfer of land use rights, buildings or other facilities on such land; and
- Other items allowed by the Ministry of finance.

The tax rate is separated into four categories of progressive tax rates, ranging from 30% to 60% of the appreciation value as compared to the "deductible items" as follows:

Appreciation value	LAT rate
Portion not exceeding 50% of deductible items	30%
Portion over 50% but not more than 100% of deductible items	40%
Portion over 100% but not more than 200% of deductible items	50%
Portion over 200% of deductible items	60%

Exemption from LAT is available to the following cases:

- Taxpayers constructing ordinary residential properties for sale (i.e. the residences built in accordance with the local standard for general civilian used residential properties, excluding deluxe apartments, houses, resorts etc.), where the appreciation amount does not exceed 20% of the sum of deductible items;
- Real estate taken over and repossessed according to laws due to the construction requirements of the state;
- Due to redeployment of work or improvement of living standard, transfers by individuals of originally self-used residential properties, with five years or longer of self-used residence and with tax authorities' approval.

According to the requirements of the Land Appreciation Tax Provisional Regulations, the Land Appreciation Tax Detailed Implementation Rules and the Notice on the Levy and Exemption of Land Appreciation Tax for Development and Transfer Contracts Signed before January 1, 1994 (關於對1994年1 月1日前簽訂開發及轉讓合同的房地產徵免土地增值税的通知) issued by the Ministry of Finance in January 1995, the LAT regulation does not apply to the following transfers of land use rights:

- Real estate transfer contracts executed before January 1, 1994; and
- First time transfers of land use rights and/or premises and buildings during the five years commencing on January 1, 1994 if the real estate development contracts were executed or the development projects were approved before January 1, 1994 and the capital has been injected for the development in compliance with the relevant regulations.

On December 24, 1999, the Ministry of Finance and the State Administration of Taxation issued the Notice in Respect of the Extension of the Period for the Land Appreciation Tax Exemption Policy (關於土 地增值税優惠政策延期的通知) that extended the period for the Land Appreciation Tax exemption policy as mentioned above to the end of 2000.

After the enactment of the LAT regulations and the implementation rules in 1994 and 1995 respectively, due to the long period of time typically required for real estate developments and their transfers, many jurisdictions, while implementing these regulations and rules, did not require real estate development enterprises to declare and pay the LAT as they did other taxes. Therefore, in order to assist the local tax authorities in the collection of LAT, the Ministry of Finance, State Administration of Taxation, Ministry of Construction and State Land Administration Bureau (the predecessor of MLR) separately and jointly issued several notices to reiterate that, after the assignments are signed, the taxpayers should declare the tax to the local tax authorities where the real estate is located, and pay the LAT in accordance with the amount as calculated by the tax authority and within the time period as required. For those who fail to acquire proof as regards the tax paid or the tax exemption from the tax authorities, the real estate administration authority will not process the relevant title change procedures, and will not issue the property ownership title certificates.

The State Administration of Taxation issued a further notice, namely, the Notice on Careful Management Work of LAT Collection (關於認真做好土地增值税徵收管理工作的通知) in July 2002 to require local tax authorities to require prepayment of LAT on basis of proceeds from pre-sale of real estate. This requirement is restated in the Notice of State on Further Strengthening of Administration Work in Relation to the Collection of Land Appreciation Tax and Land Use Tax in Cities and Towns (國家 税務總局關於進一步加強城鎮土地使用税和土地增值税徵收管理工作的通知) issued on August 5, 2004 by the State Administration of Taxation.

On December 28, 2006, the State Administration of Taxation promulgated the "Circular Concerning the Settlement of the LAT Imposed on Real Property Developers" (關於房地產開發企業土地增值税清算管理有關問題的通知, the "Circular"), effective from February 1, 2007.

LAT must be paid if a project meets any of the following requirements:

- The property development project has been completed and sold out;
- The entire uncompleted and unsettled development project is transferred; or
- The land-use right of the relevant project is transferred.

In addition, the competent tax departments may require a property developer to settle the LAT in any of the following circumstances:

- For completed property development projects, the transferred GFA represents more than 85% of the total saleable GFA, or the proportion represented is less than 85%, the remaining saleable GFA has been leased out or used by the developer;
- The project has not been sold out for more than three years after obtaining the sale or pre-sale permits;

- The developer applies for cancellation of the tax registration without having settled the LAT; or
- Other conditions stipulated by the provincial tax departments.

The tax bureaus at the provincial level will, taking account of the local practical conditions, stipulate specific rules or measures on the management of the LAT settlement in accordance with the Circular.

The State Administration of Taxation issued the Administrative Rules for the Liquidation of Land Appreciation Tax (關於印發〈土地增值税清算管理規程〉的通知) effective from June 1, 2009. The State Administration of Taxation reiterated the above requirements in the new rules.

On May 19, 2010, the State Administration of Taxation (SAT) has issued the Circular on Issues Concerning Settlement of Land Value-added Tax ((關於土地增值稅清算有關問題的通知) the Circular) which clarifies the revenue recognition in the settlement of land value-added tax and other relevant issues. According to the Circular, in the settlement of land value-added tax, if the sales invoices of commodity houses are issued in full, the revenue shall be recognized based on the amount indicated in the invoices; if the sales invoices of commodity houses are not issued or are issued in part, the revenue shall be recognized based on the purchase price indicated in the sales contract as well as other income. If the area of a commodity house specified in a sales contract is inconsistent with the result obtained by the relevant authorities after on-site survey and the purchase price is made up or returned before the settlement of land value-added tax, adjustments shall be made in the calculation of land value-added tax. The Circular provides that the deed tax paid by a real estate development enterprise for land use right shall be treated as the "relevant fees paid in accordance with the uniform regulations of the state" and be deducted from the "amount paid for land use right."

On May 25, 2010, the State Administration of Taxation (SAT) published the Circular on Strengthening the Collection and Administration of Land Value Increment Tax (關於加強土地增值税徵 管工作的通知, "Circular") to require all local government to scientifically formulate the tax ratio and strengthen the pre-tax of land value increment tax. According to the Circular, all local government shall made adjustments to the current pre-tax ratio. In addition to safeguarding housing, the pre-tax ratio of provinces in the eastern region shall not be lower than 2%, while the provinces in middle and northeastern region shall not be lower than 1.5% and the provinces in western region shall not be lower than 1%; and the local government shall determine the pre-tax ratio applicable to different types of real estate.

Urban Land Use Tax

Pursuant to the Tentative Regulations of the People's Republic of China on Land Use Tax in respect of Urban Land (中華人民共和國城鎮土地使用税暫行條例) promulgated by the State Council in September 1988, the land use tax in respect of urban land is levied according to the area of relevant land. The annual tax on urban land is between RMB0.2 and RMB10.0 per square meter. The Tentative Regulations of the People's Republic of China on Land Use Tax (中華人民共和國城鎮土地使用税暫行條例) were revised by the State Council on December 31, 2006. As of January 1, 2007, the annual tax on every square meter of urban land shall be between RMB0.6 and RMB30.0.

Stamp Duty

Under the Tentative Regulations of the People's Republic of China on Stamp Duty (中華人民共和國 印花税暫行條例) promulgated by the State Council in August 1988, for building property transfer instruments, including those in respect of property ownership transfer, the duty rate is 0.05% of the amount stated therein; for permits and certificates relating to rights, including real estate title certificates and land use rights certificates, stamp duty is levied on an item-by-item basis of RMB5.0 per item.

Deed Tax

Under the PRC Tentative Regulations on Deed Tax (中華人民共和國契税暫行條例), a deed tax is chargeable to transferees of land use rights and/or ownership in real properties within the territory of mainland China. These taxable transfers include:

• Grant of use right of state-owned land;

- Sale, gift and exchange of land use rights, other than transfer of right to manage rural collective land; and
- Sale, gift and exchange of real properties.

Deed tax rate is from 3% to 5% subject to determination by local governments at the provincial level in light of the local conditions.

On September 29, 2010, the State Administration of Taxation, the Ministry of Finance and the MOHURD issued the Circular on Adjustments to Policies on Preferential Deed Tax and Individual Income Tax on Real Estate Deals (關於調整房地產交易環節契稅個人所得稅優惠政策的通知), which provides that where an individual purchases a common house which is the sole house for his/her family (the family members include the purchaser, his/her spouse and minor child(children), same below) to live in, deed tax thereon shall be levied at a reduced half rate. Where an individual purchases a common house of 90 sq.m. or less, which is the sole house for his/her family to live in, the deed tax shall be reduced and levied at the rate of 1%. The tax authority shall inquire about the deed tax payment record of a taxpayer. In respect of individual purchase of common houses that fails to satisfy the above provisions, no preferential tax policies set out above may be enjoyed.

Property Tax

Under the Tentative Regulations of the People's Republic of China on Property Tax (中華人民共和國 房產税暫行條例) promulgated by the State Council in September 1986, property tax is 1.2% if it is calculated on the basis of the residual value of a building and 12% if it is calculated on the basis of the rental.

The State Council recently approved, on a trial basis, the launch of a new property tax scheme in selected cities. The detailed measures will be formulated by the governments of the pilot provinces, autonomous regions or municipalities directly under the central government. On January 27, 2011, the governments of Shanghai and Chongqing issued their respective measures for implementing pilot property tax schemes, which became effective on January 28, 2011. Under the Shanghai Interim Rules of the Trial in Levy of Property Tax on Certain Houses (上海市開展對部分個人住房徵收房產税試點的暫行辦法), among other things, (i) starting on January 28, 2011, Shanghai shall, on a trial basis, levy property taxes on a newly bought second or succeeding house in Shanghai which is purchased by a local resident family and each newly bought house in Shanghai which is purchased by a non-local resident family; (ii) the applicable rate of the property tax is 0.4% or 0.6%, subject to specified circumstances; and (iii) the property tax shall be temporarily payable on the basis of 70% of the transaction value of the taxable house. Moreover, the Shanghai property tax rule provides several measures for tax deduction or exemption, including the rule that if a local resident family's GFA per capita, calculated on the basis of the consolidated living space (including the newly bought house) owned by such family, is not more than 60 sq.m., such family is temporarily exempted from property tax when purchasing a second house or more after January 28, 2011 in Shanghai. Under the measures issued by the Chongqing government, property tax will be imposed on (i) stand-alone residential properties (such as villas) owned by individuals, (ii) high-end residential properties purchased by individuals on or after January 28, 2011, the purchase prices per square meter of which are two or more times of the average price of new residential properties developed within the nine major districts of Chongqing in the last two years and (iii) the second or further ordinary residential properties purchased on or after January 28, 2011 by non-resident individuals who are not employed in and do not own an enterprise in Chongqing, at rates ranging from 0.5% to 1.2% of the purchase price of the property. These two governments may issue additional measures to tighten the levy of property tax. It is also expected that more local governments will follow Shanghai and Chongqing to impose property tax on commodity properties.

Municipal Maintenance Tax

Under the Tentative Regulations of the People's Republic of China on Municipal Maintenance Tax (中華人民共和國城市維護建設税暫行條例) promulgated by the State Council in 1985, taxpayer, whether an individual or otherwise, of product tax, value-added tax or business tax are required to pay municipal maintenance tax. The tax rate is 7% for a taxpayer whose domicile is in an urban area, 5% for a taxpayer whose domicile is not in any urban area or

county or town. Under the Circular Concerning Temporary Exemption from Municipal Maintenance Tax and Education Surcharge for Enterprises with Foreign Investment and Foreign Enterprises (關於外商投資 企業和外國企業暫不徵收城市維護建設税和教育費附加的通知) issued by the State Administration of Taxation on February 25, 1994, the municipal maintenance tax is not applicable to enterprises with foreign investment for the time being, until further explicit stipulations are issued by the State Council.

On October 18, 2010, the State Council issued the Circular on Unifying the System of Urban Maintenance and Construction Tax and Education Surcharge Paid by Domestic and Foreign-invested Enterprises and Individuals (國務院關於統一內外資企業和個人城市維護建設税和教育費附加制度的通知), which provides that from December 1, 2010, the regulations on urban maintenance and construction tax promulgated in 1985 shall be applicable to foreign-invested enterprises, foreign enterprises and individual foreigners. Laws, regulations, rules and policies on urban maintenance and construction tax promulgated by the State Council and the finance and tax competent authorities under the State Council since 1985 shall be also applicable to foreign-invested enterprises, foreign enterprises.

Education Surcharge

Under the Tentative Provisions on Imposition of Education Surcharge (徵收教育費附加的暫行規定) promulgated by the State Council in April 1986 and revised by the State Council in June 1990 and August 2005, any taxpayer, whether an individual or otherwise, of value-added tax, business tax or consumption tax is liable for an education surcharge, unless such taxpayer is required to pay a rural area education surcharge as provided by the Notice of the State Council on Raising Funds for Schools in Rural Areas (國務院關於籌措農村學校辦學經費的通知). Under the Circular Concerning Temporary Exemption from Municipal Maintenance Tax and Education Surcharge For Enterprises with Foreign Investment and Foreign Enterprises (關於外商投資企業和外國企業暫不徵收城市維護建設税和教育費附加的通知) issued by the State Administration of Taxation on February 25, 1994 and the Supplementary Circular Concerning Imposition Of Education Surcharge (國務院關於教育費附加徵收問題的補充通知) issued by the State Council on October 12, 1994, the education surcharge is not applicable to enterprises with foreign investment for the time being.

On October 18, 2010, the State Council issued the Circular on Unifying the System of Urban Maintenance and Construction Tax and Education Surcharge Paid by Domestic and Foreign-invested Enterprises and Individuals (國務院關於統一內外資企業和個人城市維護建設税和教育費附加制度的通知), which provides that from December 1, 2010, the rules on education surcharge promulgated in 1986 shall be applicable to foreign-invested enterprises, foreign enterprises and individual foreigners. Laws, regulations, rules and policies on education surcharge promulgated by the State Council and the finance and tax competent authorities under the State Council since 1986 shall be also applicable to foreign-invested enterprises and individual foreigners.

MANAGEMENT

Name	Age	Position
Kong Jian Min	43	Chairman and Executive Director
Kong Jian Tao	40	Chief Executive Officer and Executive Director
Kong Jian Nan	45	Executive vice president and Executive Director
Li Jian Ming	44	Executive Director
Tsui Kam Tim	42	Executive Director, Chief Financial Officer and Company Secretary
He Wei Zhi	43	Executive Director
Yu Yao Sheng	49	Executive Director
Lee Ka Sze, Carmelo	50	Independent non-executive director and a member of audit committee
Dai Feng	69	Independent non-executive director, a member of audit committee and a member of remuneration committee
Tam Chun Fai	48	Independent non-executive director, chairman of audit committee and a member of remuneration committee

The following table sets forth certain information with respect to our directors and senior management as of December 31, 2010.

Executive Directors

Kong Jian Min, aged 43, is the founder of the Group, an executive director and the Chairman of the Company. Mr. Kong is primarily responsible for the formulation of our development strategies, as well as supervising our project planning, business operation and sales and marketing. Mr. Kong graduated from Jinan University majoring in computer science in 1989. Mr. Kong has over 16 years of experience in property development and investment. Prior to the founding of the Group, Mr. Kong served as a credit officer of the Baiyun Road Sub-Branch of the Guangzhou Branch of Industrial and Commercial Bank of China. Mr. Kong is a brother of Kong Jian Tao and Kong Jian Nan. Saved as disclosed above, Mr. Kong is also a director of all subsidiaries incorporated in the British Virgin Islands, various subsidiaries incorporated in the PRC and one subsidiary incorporated in Hong Kong.

Kong Jian Tao, aged 40, is an executive director and the Chief Executive Officer of the Company. Mr. Kong is responsible for the overall operation of the Group's projects. He has over 16 years of experience in property development and has been a director of the Group since 1995. Saved as disclosed above, Mr. Kong is also a director of all subsidiaries incorporated in the British Virgin Islands, various subsidiaries incorporated in Hong Kong.

Kong Jian Nan, aged 45, is an executive director and executive vice president of the Company. Mr. Kong is responsible for coordinating and managing human resources, administrative management, IT management and legal affairs of the Group. He is a graduate of China Central Radio and TV University and joined the Group in 1999. Saved as disclosed above, Mr. Kong is also a director of all subsidiaries incorporated in the British Virgin Islands and various subsidiaries incorporated in the PRC and are subsidiary incorporated in Hong Kong.

Li Jian Ming, aged 44, is an executive director of the Company, a vice president of the operations management division and a general manager of the Southern China Region of the Group. Mr. Li graduated from South China University of Technology, majoring in industrial and civil construction. Mr. Li joined the Group in 1994 and had held the position of vice president in the engineering management division. He was appointed as an executive director of the Company in June 2007. Currently, Mr. Li is responsible for the internal operations and management of the Group and the overall operations and management of the Southern China Region. Save as disclosed above, Mr. Li is also a director of one of the subsidiaries incorporated in the PRC.

Tsui Kam Tim, aged 42, is an executive director, the Chief Financial Officer and the Company Secretary of the Company. Mr. Tsui is primarily responsible for the financial management and supervision of financial reporting, corporate finance, treasury, tax and other related finance matters. Mr. Tsui graduated from Australia National University with a bachelor's degree in Commerce and he is a professional member of the Hong Kong Institute of Certified Public Accountants. Prior to joining the Group, he was a senior manager of an international firm of certified public accountants. Mr. Tsui joined the Group in January 2007 as the Chief Financial Officer and was appointed as an executive director of the Company in November 2007. Saved as disclosed above, Mr. Tsui is also a director of various subsidiaries incorporated in Hong Kong.

He Wei Zhi, aged 43, is an executive director of the Company, a vice president and a general manager of the South-western China Region of the Group. Mr. He graduated from Guangzhou University majoring in hotel management. He joined the Group in 1995 and had held the positions of manager and deputy general manager of the sales department. Since his joining of the Group, he has been responsible for project planning, design and sales planning work of the Group, gaining extensive experience in property market. Mr. He was appointed as an executive director of the Company in February 2009 and is mainly responsible for the overall operation and management of the South-western China Region. Saved as disclosed above, Mr. He is also a director of various subsidiaries incorporated in the PRC.

Yu Yao Sheng, aged 49, is an executive director of the Company, a vice president and a general manager of the Eastern China Region of the Group. Mr. Yu joined the Group in January 2009 and is responsible for the overall operations and management of the Eastern China Region. Mr. Yu was appointed as an executive director of the Company in March 2010. Mr. Yu is a senior engineer and a grade-one national registered structural engineer. He has extensive experience in architectural design, engineering management, project management, regional development, administration and human resources management. Mr. Yu graduated from Hefei University of Technology with a bachelor's degree in architecture, and also holds a master's degree from China University of Mining and Technology. Prior to joining the Group, Mr. Yu was the head of architectural design institute, deputy director of urban construction commission and executive deputy commander-in-chief of the construction command office of National Development Zones, PRC.

Independent Non-Executive Directors

Lee Ka Sze, Carmelo, aged 50, is an independent non-executive director and a member of audit committee of the Company. Mr. Lee received a bachelor's degree in Laws and the Postgraduate Certificate in Laws from The University of Hong Kong. He is qualified as a solicitor in Hong Kong, England and Wales, Singapore and Australian Capital Territory and has been a partner of Messrs. Woo, Kwan, Lee & Lo since 1989. Mr. Lee is an independent non-executive director of Ping An Insurance (Group) Company of China Limited and a non-executive director of Y.T. Realty Group Limited, The Cross-Harbour (Holdings) Limited, China Pharmaceutical Group Limited, Hopewell Holdings Limited, Safety Godown Company Limited, Termbray Industries International (Holdings) Limited and Yugang International Limited, all of which are listed on the Stock Exchange. Mr. Lee is a deputy chairman of the Listing Committee of the Stock Exchange. He is also an adjudicator of the Registration of Persons Tribunal and the chairman of the Transport Tribunal of the Hong Kong Government.

Dai Feng, aged 69, is an independent non-executive director, a member of audit committee and a member of remuneration committee of the Company. Mr. Dai is a member of the Expert Committee on Urban Planning of the Ministry of Construction (國家建設部城市規劃專家委員會), a member of the Expert Committee on Living Environment of the China Research Association on Property and Residence (中國房 地產及住宅研究會人居環境委員會), and member of various other professional organizations on urban planning and research in the PRC. He is a part-time professor of Huazhong University of Science and Technology and Wuhan University of Technology and is also a fellow of the International Eurasian Academy of Sciences. Mr. Dai has over 41 years of experience in property development, specializing in urban planning, design and related information technology. Since 1985, he has won various prizes in urban planning and application of advanced technology. His achievements were highly recognized by the Ministry of Construction of China. Mr. Dai is an independent non-executive Director of Guangzhou R&F Properties Co. Ltd. which is listed on the Main Board of the Stock Exchange, and is also an independent non-executive Director of Poly Real Estate Group Co. Ltd. and Guangzhou Donghua Enterprises Co. Ltd., both of which are listed on the Shanghai Stock Exchange.

Tam Chun Fai, aged 48, is an independent non-executive director, chairman of audit committee and a member of remuneration committee of the Company. Mr. Tam graduated from The Hong Kong Polytechnic University with a bachelor's degree in accountancy. He is a member of the Hong Kong Institute of Certified Public Accountants and is also a member of Chartered Financial Analyst. Mr. Tam has over 21 years of experience in auditing and corporate advisory services as well as financial management and compliance work. He is an executive director, the chief financial officer and company secretary of Beijing Enterprises Holdings Limited, a company listed on the Main Board of the Stock Exchange and is an independent non-executive director of Hi Sun Technology (China) Limited, a company listed on the Main Board of the Stock Exchange.

Senior Management

Our senior management members are Kong Jian Min, Kong Jian Tao, Kong Jian Nan, Li Jian Ming, Tsui Kam Tim, He Wei Zhi and Yu Yao Sheng. See "— Executive Directors" for the description of their experience.

The table below sets forth certain information regarding our senior management members (excluding executive Directors):

Name	Age	Position
Luo Guo Qing	48	Vice president
Leung Kin, Kenneth	37	General Manager of business development
Law Siu Wo	48	Vice president of finance
Rao Jun	44	Vice president of human resources division
Chen Jie Ping	38	Director of the hotel and commerce division
Wu Yue Zhao	37	Director of the product research and development division
Luo Xiao Yun	43	Director of the legal affairs division and assistant to the Chairman
Lin Kai Ping	37	General Manager of Guangzhou Ningjun Property Management Limited under the Group

Luo Guo Qing, aged 48, is a vice president of the Group. He is responsible for the operations and management of the corporate strategy and brand marketing division of the Group. Mr. Luo holds a bachelor's degree in civil engineering from South China University of Technology, and a master's degree in business administration from Jinan University, and is a senior engineer in technical management. He has over 26 years of experience in the property industry and joined the Group in November 2008. Prior to joining the Group, Mr. Luo had held the positions of general manager and president at several large real estate development groups in the Southern China Region.

Leung Kin, Kenneth, aged 37, is a general manager of business development of the Group. Mr. Leung joined the Group in March 2009 and is responsible for strategy, corporate finance and business development of the Group. Mr. Leung graduated from the Wharton School of the University of Pennsylvania. Prior to joining the Group, Mr. Leung was an investment banker at Credit Suisse and Merrill Lynch.

Law Siu Wo, aged 48, is a vice president of finance of the Group. Mr. Law joined the Group in October 2008 and is responsible for the overall domestic and foreign financial budgets and analysis of the Group. He graduated from University of Wisconsin in the United States and holds a master's degree in business administration from University of California, Los Angeles. Mr. Law had worked for an international firm of certified public accountants for more than six years and another private equity fund for three years. He also had worked as financial controllers of several listed companies in Hong Kong and United States for more than 11 years. Mr. Law is a member of the American Institute of Certified Public Accountants.

Rao Jun, aged 44, is a vice president of human resources division of the Group. Mr. Rao graduated from Zhongshan University majoring in philosophy. Mr. Rao joined the Group in June 2009 and is responsible for human resources and administration. Prior to joining to the Group, Mr. Rao worked in an internationally recognized U.S. enterprise. He has 21 years of extensive working experiences in human resources and management.

Chen Jie Ping, aged 38, is a director of the hotel and commerce division of the Group. Mr. Chen joined the Group in 2003 and had been responsible for the marketing and planning of the Group's projects. Currently, Mr. Chen is responsible for the planning and operations of hotel and commercial properties of the Group. Prior to joining the Group, Mr. Chen was a deputy general manager of a property agent and is experienced in the sale of properties in the PRC.

Wu Yue Zhao, aged 37, is a director of the product research and development division of the Group. He is responsible for the research, development and design of the products of the Group. Mr. Wu graduated from South China University of Technology with a master's degree in construction and is a registered planning professional. He joined the Group in 2006. Prior to joining the Group, Mr. Wu was the manager of the design department of several well-known property developers.

Luo Xiao Yun, aged 43, is a director of the legal affairs division of the Group and assistant to the Chairman. Ms. Luo joined the Group in November 2009 and is responsible for the overall operations and management of legal affairs. Ms. Luo graduated from Zhongshan University with a bachelor's degree in laws and subsequently was admitted to practise in the PRC as a qualified solicitor. Ms. Luo is a practising solicitor with extensive working experience in financial investment, corporate law and civil and commercial law. Prior to joining the Group, Ms. Luo began her legal career at the Foreign Economic and Trade Cooperation Committee and was a solicitor in other law firms.

Lin Kai Ping, aged 37, is a general manager of Guangzhou Ningjun Property Management Limited. Ms. Lin joined the Group in April 2004 and is responsible for the overall property management of the Southern China Region. Ms. Lin graduated from the University of International Business and Economics majoring in administration management. Prior to joining to the Group, Ms. Lin worked in a world's leading British property management company. She has 18 years of extensive working experiences in property management.

Company Secretary

Tsui Kam Tim. See "- Executive Directors" for the description of Mr. Tsui's experience.

Directors' Remuneration

The directors' emoluments are subject to the recommendations of the remuneration committee and the Board's approval. The emoluments are determined by the Board with reference to directors' duties, responsibilities and performance and the results of our Group.

During 2008, 2009 and 2010, the aggregate amount of remuneration paid by us to our directors was RMB6.8 million, RMB9.1 million and RMB19.0 million (US\$2.9 million), respectively.

Board Committees

Audit Committee

The audit committee comprises three members who are independent non-executive directors, namely Mr. Tam Chun Fai (the chairman), Mr. Lee Ka Sze Carmelo and Mr. Dai Feng. The audit committee reports to the Board and is delegated by the Board to assess matters related to the financial statements of accounts. Under its terms of reference, the audit committee is required to perform, amongst the others, the following duties:

- making recommendation to the Board on appointment, re-appointment and removal of external auditor of the Group and considering the remuneration and terms of engagement of that external auditor;
- reviewing and monitoring the external auditor's independence and effectiveness of the audit process in accordance with applicable standard;
- reviewing the Group's financial controls, internal control and risk management system;
- reviewing the Group's financial and accounting policies and practices;
- ensuring that management has fulfilled its duty to establish and maintain an effective internal control and risk management systems;
- ensuring compliance with applicable statutory accounting and reporting requirements, legal and regulatory requirements, internal rules and procedures approved by the Board;
- reviewing and monitoring the integrity of the Group's financial statements and annual reports and accounts and half-year report.

The audit committee held two meetings during the year and all minutes were kept by the company secretary. The audit committee has reviewed the accounting policies and practices adopted by the Group as well as assessed the effectiveness of the Group's internal control and risk management system. The audit committee reported that there was no material uncertainty that cast doubt on the Company's going concern ability.

Remuneration Committee

The principal responsibilities of the remuneration committee include formulation and making recommendations on remuneration policy and remuneration package of the directors and members of senior management to the Board. The remuneration committee comprises an executive director, namely Mr. Kong Jian Min, and two independent non-executive directors, namely Mr. Tam Chun Fai and Mr. Dai Feng. Mr. Kong Jian Min is the chairman of the remuneration committee.

The Board expects the remuneration committee to exercise independent judgment and ensures that executive directors do not participate in the determination of their own remuneration.

Although the remuneration committee did not hold any committee meeting for the year ended December 31, 2010, members of the remuneration committee have reviewed the remuneration package of the directors and the remuneration policies of the Company, which are determined with reference to prevailing market practices.

Nomination Committee

The nomination committee was established on June 11, 2007. The nomination committee is responsible for reviewing the structure, size and composition of the Board, making recommendation to the Board on selection of candidates for directorships. The nomination committee comprises an executive director, namely Mr. Kong Jian Min, and two independent non-executive directors, namely Mr. Tam Chun Fai and Mr. Dai Feng. Mr. Kong Jian Min is the chairman of the nomination committee.

During the year ended December 31, 2010, although no meeting was held by the nomination committee, members of the nomination committee have reviewed the composition of the Board which is determined by directors' skills and experience appropriate to the Company's business.

Share Option Scheme

Our share option scheme (the "Scheme") was adopted pursuant to the shareholders' resolution passed on June 11, 2007. See note 33 to the financial statements starting on page F-1 of this document.

During the year ended December 31, 2010, we announced that we offered to grant 8,000,000 share options to certain of our employees on March 30, 2010. Details of the share options granted pursuant to the Scheme were as follows:

Name of grantee	Number of share options granted as at January 1, 2010	Number of share options granted during the year ended December 31, 2010 ⁽¹⁾	Number of options outstanding at the end of the year	Date of grant	Period during which share options are exercisable ⁽²⁾	Exercise price per share
					(HK\$) December 18, 2010 –	
Li Jian Ming	619,000	—	619,000	December 18, 2009	December 17, 2010 – December 17, 2014 December 18, 2010 –	6.24
He Wei Zhi	619,000		619,000	December 18, 2009	December 17, 2014	6.24
					December 18, 2010 -	
Tsui Kam Tim	619,000	—	619,000	December 18, 2009	December 17, 2014	6.24
X X C1	(10.000		(10,000	D 1 10 2000	December 18, 2010-	() (
Yu Yao Sheng	619,000		619,000	December 18, 2009	Decmber 17, 2014	6.24
Tam Chung Fai	30,000		30,000	December 18, 2009	December 18, 2009 – December 17, 2014	6.24
	30,000		30,000	December 18, 2009	December 18, 2009 –	0.24
Lee Ka Sze, Carmelo	30,000		30,000	December 18, 2009	December 17, 2014	6.24
	50,000		50,000	December 10, 2009	December 18, 2009 –	0.21
Dai Feng	30,000		30,000	December 18, 2009	December 17, 2014	6.24
Other employees of the	,		,	,	December 18, 2010 -	
Group ⁽³⁾	5,891,000	—	5,891,000	December 18, 2009	December 17, 2014	6.24
Other employees of the					March 30, 2010 -	
Group ⁽³⁾	—	8,000,000	8,000,000	March 30, 2010	March 29, 2015	5.67

Note:

1. The vesting period of the share option is from the date of grant until the announcement of the exercise period.

2. Details of the exercise period of the share option are set out in note 33 to the financial statements starting on page F-1 of this document.

3. Presented separately based on different vesting periods of the share options.

During the year ended December 31, 2010, no share options were exercised, cancelled or lapsed.

SUBSTANTIAL SHAREHOLDERS

As of December 31, 2010, the following persons beneficially owned more than 5% of our outstanding shares and underlying shares, as recorded in the register maintained by us pursuant to Section 336 of the Securities and Futures Ordinance of the Laws of Hong Kong.

Name of shareholder	Capacity	Number of ordinary shares ⁽¹⁾	Percentage of issued share capital	
Kong Jian Min ⁽²⁾⁽³⁾⁽⁴⁾	Interest of controlled corporations	1,714,441,500 ⁽⁵⁾	59.26%	
	Beneficial owner	4,067,000	0.14%	
Kong Jian Tao ⁽²⁾⁽³⁾	Interest of controlled corporations	1,687,500,000 ⁽⁶⁾	58.33%	
	Beneficial owner	1,000,000	0.035%	
Kong Jian Nan ⁽²⁾⁽³⁾	Interest of controlled corporations	1,687,500,000 ⁽⁷⁾	58.33%	
Plus Earn Consultants Limited ⁽²⁾	Beneficial owner	1,612,500,000	55.74%	
JPMorgan Chase & Co	Interest of controlled corporations	172,867,981 122,222,981 ⁽⁸⁾	5.98% 4.22%	

Notes:

- (1) Share(s) of HK\$0.10 each in the capital of the Company.
- (2) Plus Earn Consultants Limited ("Plus Earn") held 1,612,500,000 shares as of December 31, 2010 and was legally and beneficially owned as to 76.5% by Kong Jian Min, as to 15.0% by Kong Jian Tao and as to 8.5% by Kong Jian Nan, each being an executive director of the Company.
- (3) Right Rich Consultants Limited ("Right Rich") held 75,000,000 shares as of December 31, 2010 and was legally and beneficially owned as to 76.5% by Kong Jian Min, as to 15.0% by Kong Jian Tao and as to 8.5% by Kong Jian Nan.
- (4) Hero Fine Group Limited ("Hero Fine") held 26,941,500 shares as of December 31, 2010 and was legally and beneficially owned as to 100.0% by Kong Jian Min.
- (5) Of the 1,714,441,500 shares held, 1,612,500,000 shares were held by Plus Earn, 75,000,000 shares were held by Rich Right and 26,941,500 shares were held by Hero Fine.
- (6) Of the 1,687,500,000 shares held, 1,612,500,000 shares were held by Plus Earn and 75,000,000 shares were held by Rich Right.
- (7) Of the 1,687,500,000 shares held, 1,612,500,000 shares were held by Plus Earn and 75,000,000 shares were held by Rich Right.
- (8) The shares are held in the position of lending pool.

RELATED PARTY TRANSACTIONS

The following discussion describes certain material related party transactions between our consolidated subsidiaries and our directors, executive officers and principal shareholders and, in each case, the companies with whom they are affiliated. Each of our related party transactions was entered into in the ordinary course of business, on fair and reasonable commercial terms, in our interests and the interests of our shareholders.

As a listed company on The Stock Exchange of Hong Kong Limited, we are subject to the requirements of Chapter 14A of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") which require certain "connected transactions" with "connected persons" be approved by a company's independent shareholders. Each of our related party transactions disclosed hereunder that constitutes a connected transaction within the meaning of the Listing Rules requiring shareholder approval has been so approved, or otherwise exempted from compliance under Chapter 14A of the Listing Rules.

Major Related Party Transactions

The table below sets forth our related party transactions for the periods indicated.

	For year ended December 31,			
	2008	2009	2010	
	RMB	RMB	RMB	(US\$)
		(in thousands)		
Compensation paid to key management personnel				
Short term employee benefits	12,305	16,581	26,201	3,970
Equity-settled share option expenses	_	685	6,569	995
Post-employment benefits	483	406	850	129
Total	12,788	17,672	33,620	5,094

Guarantee Granted to a Related Party

As of December 31, 2010, the Group had provided guarantees in respect of a bank loan to the extent of RMB460.0 million (US\$69.7 million) for an associate and a jointly-controlled entity. As of December 31, 2010, we had also provided guarantees of RMB900.0 million (US\$136.4 million) in respect of a trust financing arrangement for a jointly-controlled entity.

DESCRIPTION OF MATERIAL INDEBTEDNESS AND OTHER OBLIGATIONS

To fund our existing property projects and to finance our working capital requirements, we have borrowed money or incurred indebtedness from various banks or trust companies. As of December 31, 2010, our total bank loans amounted to RMB10,713.3 million (US\$1,623.2 million). As of December 31, 2010, we had a total amount of the equivalent of RMB1,618.3 million (US\$245.2 million) of senior notes outstanding from the issuance of our 2010 Notes. We set forth below a summary of the material terms and conditions of these loans, indebtedness and other obligations.

Project Loan Agreements

Certain of our PRC subsidiaries have entered into loan agreements with various PRC banks, including primarily Bank of China, Guangzhou Rural Commercial Bank, China Construction Bank, Agricultural Bank of China, Industrial and Commercial Bank of China, Chinese Mercantile Bank, Standard Chartered Bank, China Minsheng Banking Corp., Ltd., Guangdong Development Bank and Shanghai Pudong Development Bank. These loans typically are project loans to finance the construction or the operation of investment properties of our projects (the "project loans") and terms ranging from one to 10 years, which generally correspond to the construction periods or the operation of investment properties of the particular projects. Certain of our PRC project loans require prepayment of the loan if a certain percentage of GFA of the relevant project has been sold.

Interest

The principal amounts outstanding under the project loans generally bear interest at floating rates calculated by reference to the relevant bank's benchmark interest rate *per annum*. Floating interest rates generally are subject to review by the banks annually. Interest payments generally are payable either monthly or quarterly and must be made on each payment date as provided in the particular loan agreement.

Covenants

Under these project loans, many of our subsidiary borrowers have agreed, among other things, not to take the following actions without first notifying the lender and/or obtaining the lenders' prior consent:

- create encumbrances on any part of their properties or assets or deal with their assets in a way that may adversely affect their ability to repay their loans;
- grant guarantees to any third parties that may adversely affect their ability to repay their loans;
- grant guarantees to any third parties with the assets funded by the loans;
- make any major changes to their corporate structures, such as entering into joint ventures, mergers and acquisitions and reorganizations or change the company's status, such as liquidation and dissolution;
- alter the nature or scope of their business operations in any material respect;
- incur additional debts;
- reduce their registered capital;
- transfer part or all of the liabilities under the loans to a third party; and
- prepay the loan.

Dividend Restriction

Pursuant to the project loans with Bank of China, Industrial and Commercial Bank of China and Guangdong Development Bank, some of our PRC subsidiaries also agreed not to distribute any dividends:

- if the borrowers' after-tax net profit is nil or negative or insufficient to cover losses from the previous accounting periods; or
- if the borrower's profit before tax in the relevant accounting period has not been used to pay off the principal, interest or other related expenses due in that accounting period or is insufficient to cover the principal, interest or other related expenses due in next period.

Guarantee and Security

Certain of our PRC subsidiaries and associates have entered into guarantee or security agreements with the PRC banks in connection with some of the project loans pursuant to which these subsidiaries and associates have guaranteed or provided security including property mortgage and share pledge for all liabilities of the subsidiary borrowers under these project loans. We also act as a guarantor in relation to certain of these project loans.

Acquisition Financing

CCB Dongshan 2010 Loan

On March 18, 2010, our PRC subsidiary, Guangzhou Tianjian Real Estate Development Co., Ltd. ("Guangzhou Tianjian") signed a loan agreement with China Construction Bank, Guangzhou Dongshan Branch ("CCB Dongshan") to finance the acquisition of Guangzhou Lihe, which holds the Zengcheng Summit project. The loan is a RMB denominated term loan facility with an aggregate principal amount of up to RMB1.16 billion (the "CCB Dongshan 2010 Loan"). The term of the loan is five years. As of December 31, 2010, RMB1.16 billion (US\$175.7 million) in principal amount was outstanding under this facility.

Interest

The CCB Dongshan 2010 Loan bears interest at the PBOC benchmark lending interest rate *per annum* payable on the 12th of each month for an interest period. In the event that the CCB Dongshan 2010 Loan is not used for the designated purpose of the loan, the penalty interest is calculated at an upward floating rate of 100% from the PBOC benchmark lending interest rate *per annum*. Any interest on the overdue amount under the CCB Dongshan 2010 Loan is calculated at an upward floating rate of 50% from the PBOC benchmark lending interest rate *per annum*.

Covenants

Pursuant to the CCB 2010 Loan, Guangzhou Tianjian agreed, among other things:

- to not create encumbrances on any part of their properties or assets or deal with their assets in a way that may adversely affect their ability to repay their loans;
- to not grant guarantees to any third parties that may adversely affect their ability to repay their loans;
- to not alter the nature or scope of their business operations in any material respect;
- to not transfer part or all of the liabilities under the loans to a third party; and
- to use the CCB Dongshan 2010 Loan is solely for the purpose of acquiring the entire equity interest in the target project company including its business operations and financial and cash positions.

Events of default

The CCB Dongshan 2010 Loan contains certain customary events of default, including nonpayment of principal or interest, insolvency and breaches of the terms of the CCB Dongshan 2010 Loan. If an event of default has occurred, CCB Dongshan may, without prior notice to the Company demand immediate payment or repayment of all amounts outstanding including all interest accrued thereon. In addition, if, for any reason, the CCB Dongshan is of the view that certain conditions exist that may endanger CCB Dongshan's claims under the contract such as substantial change in the nature of the invested project and/ or the target acquisition company's business, the dividend policy of the target acquisition company, CCB Dongshan may, with five business days of written notice, immediately take the necessary relief measures such as demand immediate payment or repayment of all amounts outstanding.

Term loans

ICBC 2006 Loan

On December 20, 2006, we signed a loan agreement with the Industrial and Commercial Bank of China (Asia) Limited ("ICBC") as supplemented by the supplemental loan agreement, the second supplemental loan agreement and the third supplemental loan agreement dated December 28, 2006, January 12, 2007 and May 6, 2008, respectively. The loan facility is a Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$500 million for Guangzhou Xinhengchang Enterprise Development Co., Ltd. ("Guangzhou Xinhengchang") and an aggregate principal amount of up to HK\$500 million for Guangzhou Hejing") (the "ICBC 2006 Loan") both of which are wholly-owned subsidiaries incorporated in the PRC. As of December 31, 2010, HK\$562.3 million (US\$72.1 million) in principal amount was outstanding under this facility.

The ICBC 2006 Loan has a final maturity date of March 31, 2014. We may prepay on any interest payment date under the loan agreement for the ICBC 2006 Loan on the amount prepaid subject to five business days' prior written notice of prepayment to ICBC, specifying the amount to be prepaid and the date of such prepayment.

Guarantee and Security

We have agreed to guarantee the ICBC 2006 Loan.

The ICBC 2006 Loan is secured by the proceeds of certain all-risks insurance and construction contract of International Finance Place, approximately half of International Finance Place (the "Mortgaged Property") and the dividend accounts of Kong Jian Min, Kong Jian Tao and Kong Jian Nan, our executive directors.

Interest

The ICBC 2006 Loan bears interest at the rate of 1.25% *per annum* over HIBOR on the first day of each interest period for an interest period, which shall be one month. Any overdue amount under the ICBC 2006 Loan will be subject to a penalty interest accruing from the due date up to the date of actual payment at a rate of 2.0% *per annum* over the applicable interest rates on the ICBC 2006 Loan.

Covenants

We have agreed to maintain the ratio of the loan outstanding under this loan agreement to the valuation of the Mortgaged Property to be below 50% at all times.

We have further agreed that, if the Mortgaged Property is encumbered by third party interests, we will not, subject to certain exceptions:

- create security or dispose of any assets;
- borrow moneys, make loans or give any guarantee;
- enter into any contract relating to the sale, license and/or management of the Mortgaged Property; and
- make any non-ordinary course investments.

Events of Default

The ICBC 2006 Loan contains certain customary events of default, including nonpayment of principal or interest, cross default, insolvency and breaches of the terms of the ICBC 2006 Loan. If an event of default has occurred, ICBC may, without prior notice to the Company demand immediate payment or repayment of all amounts outstanding including all interest accrued thereon.

Consent

On July 29, 2010, we obtained a letter from ICBC that consents to the offering of the 2010 Notes and related aspects of it.

ICBC 2008 Loan

On July 30, 2008, we signed a term loan agreement with ICBC. The loan facility is a Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$250 million (the "ICBC 2008 Loan"). As of December 31, 2010, HK\$112.5 million (US\$14.5 million) in principal amount was outstanding under this facility.

The ICBC 2008 Loan will mature on July 30, 2011. We cannot prepay the ICBC 2008 Loan without prior consent of ICBC and 10 business days' prior written notice of prepayment to ICBC.

Guarantee and Security

We have agreed to guarantee the ICBC 2008 Loan.

The ICBC 2008 Loan is secured by the capital stock of, and all assets owned by, Champ Joyment Limited, one of our wholly-owned subsidiaries incorporated in Hong Kong, and secured by the capital stock of our PRC subsidiary Guangzhou Conghua Hejing Real Estate Development Limited. Champ Joyment Limited is a Non-Subsidiary Guarantor.

Interest

The ICBC 2008 Loan bears interest at the rate of 3.5% *per annum* over HIBOR payable on the last business day of each interest period for an interest period, which is a period of three months, commencing from the date of the first advance made. Any interest on overdue amount under the ICBC 2008 Loan is calculated at a rate of 2.0% *per annum* on the basis of the actual number of days elapsed and a 365-day year compounded monthly.

Covenants

Pursuant to the ICBC 2008 Loan, we agreed to the following financial covenants:

- our net worth¹ will not be less than RMB8.5 billion; and
- our net gearing ratio² will not be more than 60%, as confirmed by ICBC in writing on July 22, 2010.

We have further agreed, among other things that all pre-sale and sale proceeds of the Conghua Project will be deposited into an ICBC Guangzhou controlled account.

Events of Default

The ICBC 2008 Loan contains certain customary events of default, including nonpayment of principal or interest, cross default, insolvency and breaches of the terms of the ICBC 2008 Loan. If an event of default has occurred, ICBC may, without prior notice to the Company demand immediate payment or repayment of all amounts outstanding including all interest accrued thereon.

Consent

On July 29, 2010, we obtained a letter from ICBC that consents to the offering and all related aspects of it.

SCB 2009 Facility

On April 27, 2009, we signed a loan agreement with SCB. The loan facility is an unsecured Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$300 million (the "SCB 2009 Facility"). The SCB 2009 Facility is also guaranteed by Fancy Think Investments Limited ("Fancy Think") and Oak Plus Investments Limited ("Oak Plus"). As of December 31, 2010, HK\$300 million (US\$38.6 million) in principal amount was outstanding under this facility.

The SCB 2009 Facility will mature on April 27, 2012. We cannot prepay the SCB 2009 Facility without giving 14 days' prior written notice of prepayment to SCB, specifying the amount to be prepaid and the date of such prepayment.

Interest

The SCB 2009 Facility bears interest at the rate of 3.0% *per annum* over HIBOR on the first day of each interest period for an interest period, which may be one, two or three months as selected by us. Any overdue amount under the SCB 2009 Facility will be subject to default interest at the rate of 2.0% *per annum*.

¹ "Net worth" under the ICBC 2008 Loan represents the amount paid up or credited as paid up on the issued share capital and the amounts standing to the credit of the consolidated capital and revenue reserves as shown in our latest audited consolidated balance sheet, net any declared dividend or other distributions to our shareholders to the extent that such dividend or other distribution is not provided for in such audited consolidated balance sheet and any debits balance on profit and loss account.

² "Net gearing ratio" under the ICBC 2008 Loan represents the total interest bearing borrowings net of cash and cash equivalent and restricted cash over our net worth.

Covenants

Pursuant to the SCB 2009 Facility, we agreed to the following financial covenants:

- our consolidated tangible net worth¹ will not be less than HK\$8.3 billion;
- our ratio of consolidated net borrowings² to consolidated tangible net worth (deducting amount attributable to minority interests) will not exceed 0.75:1; and
- our ratio of consolidated EBITDA³ to consolidated interest expense⁴ will not be less than 6.0:1.

We have further agreed, among other things that:

- if the aggregate net worth of Fancy Think and Oak Plus is less than 75% of the consolidated tangible net worth of the Group minus the net worth of Issuer, an additional offshore subsidiary will be required to guarantee the SCB 2009 Facility; and
- no encumbrance will be created over any asset of the Group, subject to certain exceptions.

Events of Default

The SCB 2009 Facility contains certain customary events of default, including nonpayment of principal or interest, cross default, insolvency and breaches of the terms of the SCB 2009 Facility. If an event of default has occurred, SCB may, without prior notice to the Company demand immediate payment or repayment of all amounts outstanding including all interest accrued thereon.

Consent

On July 29, 2010, we obtained a letter from SCB that consents to the offering of the 2010 Notes and related aspects of it.

ICBC 2010 Loan

On July 29, 2010, we signed a term loan agreement with ICBC. The loan facility is a Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$500 million (the "ICBC 2010 Loan"). The ICBC 2010 Loan has a one lump sum drawdown within 30 days from July 29, 2010. As of the date of this document, the ICBC 2010 Loan had been drawn down in full.

¹ Consolidated tangible net worth, as defined in the SCB 2009 Facility, means, the aggregate of the paid up or credited as paid up issued share capital of the Group and the amounts standing to the credit of our consolidated distributable and non-distributable reserves as shown on our consolidated financial statements after deducting any amounts attributable to intangible assets, a sum equal to the amounts by which the book value of any of its assets are written up, any amount distributed or proposed to be distributed to persons out of profits accrued on or before date of financial statements and any adjustments reflecting any variation in the amount of paid-up capital, amounts standing to the credit of such reserves or adjustments considered appropriate by external auditors.

² Consolidated net borrowings, as defined in the SCB 2009 Facility, means the aggregate of all the liabilities in respect of our indebtedness from any bank or other financial institution determined on a consolidated basis deducting the aggregate amount of cash at hand held by the members of the Group except any such cash subject to security.

³ "Consolidated EBITDA", as defined in the SCB 2009 Facility, means our consolidated operating profits of the Group for the relevant period before taxation: (a) before deducting any consolidated interest expenses; (b) before taking into account any items treated as exception or extraordinary items; (c) before deducting any amount attributable to amortization of goodwill or depreciation of tangible assets; and (d) after deducting the amount of any profit of any member of the Group which is attributable to minority interest.

⁴ "Consolidated interest expense", as defined in the SCB 2009 Facility, means the aggregate amount of interest, commission, fees, discounts, prepayment penalties or premiums and other finance payments in respect of consolidated total borrowings whether accrued, paid or payable (but excluding those interest capitalized) by any member of our Group in respect of the twelve months ending on the last day of the Borrower's financial year and each period of six months ending on the last day of the first half of the Borrower's financial year excluding any such obligation owed to any other members of our Group, including the interest element of leasing and hire purchase payments, including any amounts paid, payable or accrued by any member of our Group to counterparties under any interest rate hedging instrument and deducting any amounts paid, payable or accrued by counterparties to any member of our Group under any interest rate hedging instrument.

The ICBC 2010 Loan will mature on July 29, 2013. We cannot prepay the ICBC 2010 Loan without prior consent of ICBC and 10 business days' prior written notice of prepayment to ICBC, specifying the amount to be prepaid and the date of such prepayment.

Guarantee and Security

We, Oak Plus and Rich Come Enterprises Limited ("Rich Come"), our wholly-owned subsidiaries, have agreed to guarantee the ICBC 2010 Loan.

The ICBC 2010 Loan is secured by the capital stock of, and all assets owned by, Beauty Sight Investments Limited ("Beauty Sight") and Rich Come, the capital stock of our PRC subsidiary Hainan New World Property Development (HK) Limited, certain properties located in Hainan and the receivables of a loan owed by Rich Come to Beauty Sight. Beauty Sight and Rich Come are Non-Subsidiary Guarantors.

Interest

The ICBC 2010 Loan bears interest at the rate of 4% *per annum* over HIBOR payable on the last business day of each interest period for an interest period, which is a period of one, or two or three months, commencing from the date of the first advance made. Any interest on overdue amount under the ICBC 2010 Loan is calculated at a rate of 2.0% *per annum* on the basis of the actual number of days elapsed and a 365-day year compounded monthly.

Covenants

Pursuant to the ICBC 2010 Loan, we agreed to the following financial covenants:

- our net worth¹ will not be less than RMB8,500 million; and
- our net gearing ratio² will not be more than 60%.

We have further agreed, among other things that all pre-sale and sale proceeds of any part of the Hainan Lingshui Project shall be deposited into an ICBC designated and controlled account and no amount can be withdrawn without the prior consent of ICBC.

Events of Default

The ICBC 2008 Loan contains certain customary events of default, including nonpayment of principal or interest, cross default, insolvency and breaches of the terms of the ICBC 2010 Loan. If an event of default has occurred, ICBC may, without prior notice to the Company demand immediate payment or repayment of all amounts outstanding including all interest accrued thereon.

Consent

On July 29, 2010, we obtained a letter from ICBC that consents to the offering of the 2010 Notes and all related aspects of it. On January 18, 2011, we obtained a letter from ICBC that consents to the offering of the Notes and related aspects of it.

^{1 &}quot;Net worth" under the ICBC 2010 Loan represents the amount paid up or credited as paid up on the issued share capital and the amounts standing to the credit of the consolidated capital and revenue reserves as shown in our latest audited consolidated balance sheet. Net any declared dividend or other distributions to our Shareholders to the extent that such dividend or other distribution is not provided for in such audited consolidated balance sheet and any debits balance on profit and loss account.

^{2 &}quot;Net gearing ratio" under the ICBC 2010 Loan represents our total borrowings (whether interest bearing or not) net of cash and cash equivalent and restricted cash over our net worth.

Trust Financing Arrangements

Suzhou Trust Financing

In December 2009, China Construction Bank Corporation — Suzhou Branch ("CCB Suzhou"), as settler and beneficiary, and Jiangxi International Trust Co., Ltd. ("Jiangxi International") entered into a trust agreement to set up a trust in the amount of RMB901 million, comprising 900 million senior trust units ("Senior Units") and 1 million junior trust units ("Junior Units"). The Senior Units were open for subscription by the public and the Junior Units were subscribed by Suzhou Hejing Real Estate Development Co., Ltd. ("Suzhou Hejing"), one of our wholly-owned subsidiaries in the PRC.

The fund raised under the trust was for the purpose of increasing the registered capital of Suzhou Kaiyu Real Estate Development Company Limited ("Suzhou Kaiyu"), which is engaged in the development of Suzhou Apex project, from RMB400 million to RMB1,500 million. Subsequent to such capital increase, Suzhou Kaiyu is owned 60.06% by Jiangxi International, 29.94% by Suzhou Hejing and 10% by Suzhou Jinzhu Property Development Co., Ltd., an independent third party. The term of the trust is 18 months, subject to early termination by Jiangxi International upon the occurrence of certain events. Early redemption of the Senior Units or Junior Units is not allowed.

In connection with the trust financing, Suzhou Hejing and CCB Suzhou also entered into an option agreement, according to which Suzhou Hejing may acquire all Senior Units from CCB Suzhou at a consideration equivalent to an amount equal to the number of Senior Units X (1 + 11.5%) X number of investment days in the Senior Units divided by 360 (the "Consideration") on December 24, 2010, unless a material adverse event occurs, in which case such acquisition will be made at the request of CCB Suzhou (the "Put Option").

The Put Option is secured by Suzhou Hejing's equity interests in Suzhou Kaiyu Guangzhou Hejing, and we also agreed to guarantee the obligations under the option agreement.

All the proceeds of the trust were deposited to the custodian bank account maintained with and managed by CCB Suzhou.

Guangzhou Trust Financing

In January 2010, Guangzhou Hejing entered into a series of agreements with Citic Trust Limited Company ("Citic Trustee") to set up a trust financing arrangement for the purpose of increasing the registered capital of Guangzhou Wanhui Real Estate Development Limited ("Wanhui"), which is engaged in the development of the D3-4 project in Guangzhou. The term of the trust financing arrangement is 18 months.

The trust consists of three series: 300 million of senior units that were open to the public for subscription ("Senior Units"), 30 million of series 1 junior units ("S1 Units") and 135 million of series 2 junior units ("S2 Units"), each at RMB1 per unit.

The Senior Units were fully subscribed by the public. Citic Trustee used the proceeds of RMB300 million to invest in Wanhui. At the same time, Guangzhou Hejing agreed to entrust its 100% equity interest in Wanhui to Citic Trustee in exchange for the S1 Units. As a result, Citic Trustee owns 100% of Wanhui. Guangzhou Hejing also agreed to entrust its creditor's rights to a RMB135 million shareholder loan owing from Wanhui to Citic Trustee in exchange for S2 Units.

The target annual yield of the Senior Units is 6.5% for investors who subscribed for 3 million units or more and 5.8% for investors who subscribed for less than 3 million units. The target earning for the Senior Units is equal to the principal amount of Senior Units X target annual yield X actual days accumulated divided by 365. In addition, Guangzhou Hejing is required to compensate Citic Trustee on an annual basis in an amount equivalent to the result of the principal amount of the Senior Units X 1.1% X actual days accumulated divided by 365.

In connection with the trust financing, we have granted Citic Trustee a) a put option to require us to purchase from it 100% of the equity interest in Wanhui; and b) a right to transfer its equity interest in Wanhui to a third party; we also have a call option to require Citic Trustee to sell to us its 100% equity interest in Wanhui.

Guangzhou Hejing's obligations under the trust financing are guaranteed by us and secured by 94.5% of the equity interest in Guangzhou Liangyu Investment Co., Ltd., one of our subsidiaries.

Shanghai Pudong Trust Financing

On September 29, 2010, Guangzhou City Wanjing Property Development Co., Ltd. ("Guangzhou City Wanjing"), Shanghai Hejing, New China Trust Co., Ltd. ("Xinhua Trust") and Guangzhou Hejing Real Estate Development Co., Ltd. ("Guangzhou Hejing") entered into a trust financing agreement ("trust agreement"). According to the trust agreement, Xinhua Trust shall gather public funding of RMB650.0 million and the term of the trust will be for 1.5 years. The fund will be used as capital contribution for Guangzhou City Wanjing, after which, Xinhua Trust will hold 95.59% equity interest in Guangzhou City Wanjing and Guangzhou Hejing will own the remaining 4.41% equity interest. Without the consent of Xinhua Trust, Guangzhou Hejing may not transfer its interest in the project company to third parties. Guangzhou City Wanjing will use the RMB650.0 million contribution from Xinhua Trust to contribute further into the project company which is developing the Shanghai Pudong Project, namely Shanghai Jingdong Property Development Co., Ltd. At the same time, Shanghai Hejing will contribute an equal amount to the registered capital of the project company, the registered capital of which will reach RMB1,350.0 million. Guangzhou City Wanjing and Shanghai Hejing will each hold 50% equity interest in the project company. Shanghai Hejing will pledge its 50% equity interest in the project company to Xinhua Trust. Xinhua Trust will assign a director to each of Guangzhou City Wanjing and the project company, who will have one veto vote on certain material matters, such as business plans and disposal of material fixed assets.

According to the trust agreement, before the expiry or upon early termination of the trust arrangement, Guangzhou Hejing, Shanghai Hejing or Guangzhou City Wanjing has the right to demand Xinhua Trust to withdraw trust finances by the following means: (1) through obtaining dividends from Guangzhou City Wanjing or through capital reduction methods; (2) transfer the beneficial interest in the trust to Guangzhou Hejing or its designated third party; or (3) transfer equity interest in Guangzhou City Wanjing to Guangzhou Hejing or its designated third party. Xinhua Trust will distribute principal and interests from the proceeds received. If Xinhua Trust obtains principal and interests via the first two methods, Xinhua Trust shall transfer the remaining trust assets to Guangzhou Hejing or its designated third party at no cost (including the shareholding of Guangzhou City Wanjing).

On September 29, 2010, Shanghai Hejing, Guangzhou City Wanjing and the project company entered into a capital increase agreement, under which Guangzhou City Wanjing and Shanghai Hejing will each contribute RMB650.0 million to the project company. Each of Guangzhou City Wanjing and Shanghai Hejing owns 50% equity interest in the project company.

On September 29, 2010, Guangzhou Hejing, Xinhua Trust and Guangzhou City Wanjing entered into a capital increase agreement, under which Xinhua Trust will contribute RMB650.0 million into Guangzhou City Wanjing. As a result, Xinhua Trust owns 95.59% of the equity interest in Guangzhou City Wanjing and Guangzhou Hejing owns the remaining 4.41% equity interest.

On September 29, 2010, Shanghai Hejing and Xinhua Trust entered into two share pledge agreements according to which, Shanghai Hejing's 50% equity interest in the project company are pledged to Xinhua Trust to guarantee the obligations of Guangzhou City Wanjing, Shanghai Hejing and Guangzhou Hejing under the trust agreement. Without the consent of Xinhua Trust, the project company cannot issue cash dividends to Shanghai Hejing.

2010 Notes

On August 18, 2010, we entered into an indenture pursuant to which we issued an aggregate principal amount of US\$250,000,000 12.50% senior notes due 2017. The 2010 Notes are listed on the SGX-ST.

As of December 31, 2010, we had a total amount of the equivalent of RMB1,618.3 million (US\$245.2 million) of senior notes outstanding from the issuance of our 2010 Notes.

Guarantee

The obligations pursuant to the 2010 Notes are guaranteed by our existing subsidiaries (the "2010 Subsidiary Guarantors") other than those organized under the laws of the PRC and certain other subsidiaries specified in the indenture governing the 2010 Notes. We refer to these guarantees as the 2010 Subsidiary Guarantees. Under certain circumstances and subject to certain conditions, a 2010 Subsidiary Guarantee required to be provided by one of our subsidiaries may be replaced by a limited-recourse guarantee (a "2010 JV Subsidiary Guarantee"). We refer to the subsidiaries providing a 2010 JV Subsidiary Guarantees.

Each of the 2010 Subsidiary Guarantors, jointly and severally, guarantee the due and punctual payment of the principal, any premium, and interest on, and all other amounts payable under the 2010 Notes.

Collateral

In order to secure the obligations under the 2010 Notes, the Company agreed to pledge, or cause the initial 2010 Subsidiary Guarantor Pledgors to pledge, as the case may be, the capital stock of each initial 2010 Subsidiary Guarantor, other than Market Network Limited (collectively, the "2010 Collateral") in order to secure the obligations of the Company under each initial 2010 Subsidiary Guarantor Pledgor under its Subsidiary Guarantee. The 2010 Collateral may be released or reduced in the event of certain asset sales and certain other circumstances. In addition, the 2010 Collateral will be shared on a *pari passu* basis by the holders of the 2010 Notes and the holders of other secured indebtedness, including the lender under the SCB 2009 Facility, and any other creditors with respect to Permitted *Pari Passu* Secured Indebtedness.

Interest

The 2010 Notes bear an interest rate of 12.50% per annum. Interest is payable semi-annually in arrears.

Covenants

Subject to certain conditions and exceptions, the 2010 Indenture and each of the related 2010 Subsidiary Guarantees contain certain covenants, restricting us and each of the related restricted subsidiaries from, among other things:

- incurring or guaranteeing additional indebtedness and issuing disqualified or preferred shares;
- declaring dividends on capital stock or purchasing or redeeming capital stock;
- making investments or other specified restricted payments;
- issuing or selling capital stock of the related restricted subsidiaries;
- guaranteeing indebtedness of the related restricted subsidiaries;
- selling assets;
- creating liens;
- entering into sale and leaseback transactions;
- engaging in any business other than permitted business;
- entering into agreements that restrict the related restricted subsidiaries' ability to pay;

- dividends, transfer assets or make intercompany loans;
- entering into transactions with shareholders or affiliates; and
- effecting a consolidation or merger.

Events of Default

The indenture governing the 2010 Notes contains certain customary events of default, including default in the payment of principal or of any premium on the 2010 Notes when such payments become due and payable, default in payment of interest which continues for 30 consecutive days, and other events of default substantially similar to the events of default under the Indenture. If an event of default occurs and is continuing, the trustee under the indenture governing the 2010 Notes or the holders of at least 25% of the outstanding 2010 Notes may declare the principal of the 2010 Notes plus a premium (if any), and any accrued and unpaid interest to be immediately due and payable. Upon the occurrence of certain specified events of default, the principal of, premium (if any), and accrued and unpaid interest on the outstanding 2010 Notes will automatically become and be immediately due and payable without any declaration or other act on the part of the trustee or any holder.

Change of Control

Upon the occurrence of certain events of change of control and a rating decline, we will make an offer to repurchase all outstanding 2010 Notes at a purchase price equal to 101% of their principal amount plus accrued and unpaid interest, if any, to the date of repurchase.

Maturity and Redemption

The maturity of the 2010 Notes is August 18, 2017. At any time and from time to time, we may, with the proceeds from sales of certain types of the Company's shares, redeem up to 35% of the aggregate principal amount of the 2010 Notes at a redemption price equal to 112.50% of the principal amount of the 2010 Notes, plus accrued and unpaid interest, if any, to the redemption date, provided that at least 65% of the aggregate principal amount of the 2010 Notes originally issued remains outstanding after each such redemption and any such redemption takes place within 60 days after the closing of the related equity offering.

Additionally, if we or an initial 2010 Subsidiary Guarantor under the indenture governing the 2010 Notes would become obligated to pay certain additional amounts as a result of certain changes in, or amendment to, specified tax law, we may redeem the 2010 Notes at a redemption price equal to 100% of the principal amount of the 2010 Notes, plus any accrued and unpaid interest, subject to certain exceptions.

Recent Material Indebtedness

SCB 2011 Facility

On February 9, 2011, we signed a loan agreement with SCB. The loan facility is a secured and guaranteed Hong Kong dollar denominated term loan facility with an aggregate principal amount of up to HK\$195 million (the "SCB 2011 Facility"). The loan facility is secured by security created pursuant to the 2010 Collateral, with the exception of the capital stock of Power Place Enterprises Limited, and any other security document that may at any time be given as security for any of the liabilities pursuant to or in connection with the indenture governing the 2010 Notes. The SCB 2011 Facility is guaranteed by our subsidiaries Act Power International Limited, Able Talent International Limited, Boom Faith International Limited, Cheerful Hill Group Limited, Extreme Beauty Enterprises Limited, Faith Beauty International Limited, Fame Rich Group Limited, Fast Choice Group Limited, Good Excel Enterprises Limited, Happy Clear Consultants Limited, High Insight Enterprises Limited, Pine Billion Enterprises Limited, Reach Luck Consultants Limited, Rising Wave Enterprises Limited, Win Talent Enterprises Limited, Bondie Investments Limited, Fancy Think, Fine Era Investments Limited, Global Era Investments Limited, Jumbo Yield Investments Limited, Luck Creation Investments Limited, Market Network Limited, Profit Spring Investments Limited, Sammax Investments Limited, Total Super

Investments Limited, Trimming Star Group Limited and Truly Gain Investments Limited. As of the date of this document, the principal amount of the loan facility in Hong Kong dollars drawn down and outstanding is equivalent to US\$25 million.

The SCB 2011 Facility will mature on February 9, 2014. We cannot voluntarily prepay, in whole or any part of, the SCB 2011 Facility without giving 14 days' prior written notice of prepayment to SCB.

Interest

The SCB 2011 Facility bears interest at the rate of 4.60% *per annum* over HIBOR on the last day of each interest period for an interest period, which may be one, two or three months or any other period agreed between us and SCB as selected by us. Any overdue amount under the SCB 2011 Facility will be subject to default interest at the rate of 2.00% *per annum*.

Covenants

Pursuant to the SCB 2011 Facility, we agreed to the following financial covenants:

- our consolidated tangible net worth¹ will not be less than RMB10.0 billion;
- the ratio of consolidated net borrowings² to consolidated tangible net worth will not at any time exceed 0.75:1;
- the ratio of consolidated EBITDA³ to interest expense⁴ for any relevant period⁵ will not be less than 2:00 to 1;
- \overline{f} "Consolidated tangible net worth," as defined in the SCB 2011 Facility, means, the aggregate of the paid up or credited as paid up issued share capital of the Group and the amounts standing to the credit of our consolidated distributable and nondistributable reserves as shown on our consolidated financial statements after (a) deducting any amount attributable to goodwill or any other intangible assets; (b) deducting any minority interests; (c) including any amounts which would under generally accepted accounting principles, standard and practices ("GAAP") be included in a calculation of the consolidated tangible net worth of the relevant guarantor and its subsidiaries and; (d) eliminating inconsistencies between the accounting principles applied in connection with the latest published audited consolidated financial statements for the financial year ended December 31, 2008.
- ² "Consolidated net borrowings," as defined in the SCB 2011 Facility, means at any time the aggregate (without double counting) of (a) (i) the amount of "Short-term loans" in the latest published audited consolidated balance sheet of the Group (the "Balance Sheet"); and (ii) the current borrowings of members of the Group howsoever described, as calculated in accordance with GAAP; (b) (i) the amount of "Long-term loans" in the Balance Sheet; and (ii) the long term borrowings of members of the Group howsoever described, as calculated in accordance with GAAP, less year-end positive "cash" balance, "restricted cash" balance and bank balance as shown in the Balance Sheet (regardless of whether or not such cash can be remitted to the Company or a guarantor under the SCB 2011 Facility to be applied immediately for the purpose of repaying the SCB 2011 Facility facility.
- ³ "Consolidated EBITDA," as defined in the SCB 2011 Facility, means, in relation to any relevant period, the total consolidated operating profit of the Group for that relevant period before taking into account (a) (i) interest expense; (ii) tax; and (iii) extraordinary and exceptional items; (b) excluding amounts attributable to minority interests in the subsidiaries; (c) excluding, to the extent included, selling, marketing costs, administrative expenses and other operating expenses; and (d) after adding back all amounts provided for depreciation and amortization for that relevant period, as determined from the financial statements of the Group and the evidence delivered under certain clauses relating to financial statements and compliance with financial covenants.
- ⁴ "Interest expense," as defined in the SCB 2011 Facility, means, in relation to any relevant period, the aggregate amount of interest and any other finance charges (whether or not paid, payable or capitalized) accrued by the Group in that relevant period in respect of borrowings adjusted (but without double counting) by any unrealized gains or losses in respect of any interest rate hedging derivative transaction.
- ⁵ "Relevant period," as defined in the SCB 2011 Facility, means (a) each financial year of the Company; and (b) each period beginning on the first day of the second half of a financial year of the Company and ending on the last day of the first half of its next financial year.

- the ratio of consolidated PRC borrowings⁶ to consolidated total assets⁷ will not at any time exceed 0.50 to 1; and
- the Company shall ensure that in any financial year, any distribution, dividend or other payment to its shareholders shall not exceed 50% of the Group's consolidated net profit attributable to that financial year.

We have further agreed, among other things that:

- on the first utilization date, the loan to value ratio ("LTV Ratio") of all loans used to finance and refinance the acquisition or development of the investment properties owned by the Group (the "Investment Property Loans") shall not exceed 55% (excluding for this purpose, the ICBC 2006 Loan); and
- if at any time after the first utilization date, the LTV Ratio of all Investment Property Loans exceeds 65%, the Company shall ensure that the Investment Property Loans are prepaid in such an amount as to restore the LTV Ratio to not more than 55% by not later than three months (or such other later date as may be agreed between the Company and SCB) from the date on which the LTV Ratio exceeds such percentage.

Events of Default

The SCB 2011 Facility contains certain customary events of default, including nonpayment of principal or interest, cross default, insolvency and breaches of the terms of the SCB 2011 Facility. If an event of default has occurred, SCB may, by notice to the Company demand immediate payment or repayment of all amounts outstanding including all interest accrued thereon.

⁶ "Consolidated PRC borrowings," as defined in the SCB 2011 Facility, means at any time the aggregate (without double counting) of (a) (i) the amount of "Short-term loans" in the Balance Sheet; and (ii) the current borrowings of members of the Group howsoever described, as calculated in accordance with GAAP; (b) (i) the amount of "Long-term loans" in the Balance Sheet; and (ii) the long term borrowings of members of the Group howsoever described, as calculated in accordance with GAAP, in each case, in relation to short-term loans, long-term loans and borrowings incurred by members of the Group incorporated in the PRC from (x) financial institutions in the PRC or (y) other members of the Group incorporated in the PRC.

⁷ "Consolidated total assets," as defined in the SCB 2011 Facility, means the sum of the current assets and non-current assets of the Group calculated on a consolidated basis by reference to the latest audited financial statements of the Company.