

Logan Property Holdings Company Limited

龍光地產控股有限公司

(incorporated in the Cayman Islands with limited liability)

Stock Code : 3380



GLOBAL OFFERING



農 銀 國 際

Sole Sponsor

Joint Global Coordinators



boc INTERNATIONAL



海通國際 HAITONG ICBC (目) 工銀国际 O MACQUARIE



Joint Bookrunners and Joint Lead Managers

(in alphabetical order)

侍 BOC INTERNATIONAL 庡 交銀 國 際

IMPORTANT

If you are in any doubt about this prospectus, you should obtain independent professional advice.



Logan Property Holdings Company Limited

龍光地産控股有限公司

(incorporated in the Cayman Islands with limited liability)

GLOBAL OFFERING

Number of Offer Shares :	, , , , , , , , , , , , , , , , , , ,					
Number of Hong Kong Offer Shares : Number of International Offer Shares :	Option) 75,000,000 Shares (subject to adjustment) 675,000,000 Shares (subject to adjustment and the Over-allotment Option)					
Maximum Offer Price :	HK\$2.50 per Offer Share, plus brokerage fee of 1%, SFC transaction levy of 0.003%, and Stock Exchange trading fee of 0.005% (payable in full on application and subject to refund on final pricing)					
Nominal Value :	HK\$0.10 per Share					
Stock Code :	3380					
Sole Sp	onsor					
O MAC	QUARIE					
Joint Global C	Coordinators					
MACQUARIE BOC INTERNATIONA	L 交銀國際 BOCOM International	海通國際 HAITONG				
Joint Bookrunners and Joint Lead Managers						
(in alphabet	ical order)					
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Hong Kong Exchanges and Clearing Limited, The Stock Exchange of Hong Kong Limited and Hong Kong Securities Clearing Company Limited take no responsibility for the contents of this prospectus, make no representation as to its accuracy or completeness, and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this prospectus.

A copy of this prospectus, having attached thereto the documents specified in Appendix VI "Documents Delivered to the Registrar of Companies and Available for Inspection" to this prospectus, has been registered by the Registrar of Companies in Hong Kong as required by section 342C of the Companies Ordinance of Hong Kong (Chapter 32 of the Laws of Hong Kong). The Securities and Futures Commission and the Registrar of Companies in Hong Kong take no responsibility for the contents of this prospectus or any other document referred to above.

The Offer Price is expected to be fixed by agreement between the Joint Global Coordinators (on behalf of the Underwriters) and us on the Price Determination Date. The Price Determination Date is expected to be on or about December 13, 2013 and, in any event, not later than December 19, 2013. The Offer Price will be not more than HK\$2.50 and is currently expected to be not less than HK\$2.10. Applicants for Hong Kong Offer Shares are required to pay, on application, the maximum offer price of HK\$2.50 for each Hong Kong Offer Share together with brokerage of 1%, SFC transaction levy of 0.003% and Stock Exchange trading fee of 0.005%, subject to refund if the Offer Price should be lower than HK\$2.50. Prospective investors should be aware that the Offer Price to be determined on the Price Determination Date may be, but is not expected to be, lower than the indicative offer price range stated in this prospectus.

The Joint Global Coordinators (on behalf of the Underwriters, and with our consent) may reduce the number of Offer Shares and/or the indicative offer price range below that stated in this prospectus at any time prior to the morning of the last day for lodging applications under the Hong Kong Public Offering. In such a case, a notice of the reduction in the number of Offer Shares and/or the indicative offer price range will be published in the South China Morning Post (in English) and Hong Kong Economic Times (in Chinese) not later than the morning of the last day for lodging applications under the Hong Kong Public Offering.

The obligations of the Hong Kong Underwriters under the Hong Kong Underwriting Agreement to subscribe for, and to procure applicants for the subscription for, the Hong Kong Offer Shares, are subject to termination by the Joint Global Coordinators (on behalf of the Hong Kong Underwriters) if certain grounds arise prior to 8:00 a.m. on the day that trading in the Shares commences on the Stock Exchange. Such grounds are set out in the section entitled "Underwriting—Underwriting Arrangements and Expenses—Hong Kong Public Offering— Grounds for Termination" in this prospectus. It is important that you refer to that section for further details.

The Shares have not been and will not be registered under the U.S. Securities Act and may not be offered, sold, pledged or transferred within the United States, or for the account or benefit of U.S. persons, except that Offer Shares may be offered, sold or delivered to QIBs in reliance on an exemption from registration under the U.S. Securities Act provided by, and in accordance with the restrictions of, Rule 144A or outside the United States in accordance with Regulation S.

EXPECTED TIMETABLE⁽¹⁾

Latest time to complete electronic applications under HK eIPO White Form service through the designated website www.hkeipo.hk ⁽³⁾	11:30 a.m. on Friday, December 13, 2013
Application lists open ⁽²⁾	11.45 a.m. on Friday, December 13, 2013
Latest time to lodge white and yellow Application Forms	12:00 noon on Friday, December 13, 2013
Latest time to give electronic application instructions to HKSCC ⁽⁴⁾	12:00 noon on Friday, December 13, 2013
Latest time to complete payment under HK eIPO White Form service by affecting internet banking transfer(s) or PPS payment transfer(s)	12:00 noon on Friday, December 13, 2013
Application lists close ⁽²⁾	12:00 noon on Friday, December 13, 2013
Expected Price Determination Date	Friday, December 13, 2013
 Announcement of the Offer Price; the level of applications in the Hong Kong Public Offering; the level of indications of interest in the International Offering; and the basis of allotment of the Hong Kong Offer Shares, to be published (a) in South China Morning Post (in English) and Hong Kong Economic Times (in Chinese) (b) on our website at <u>http://www.loganestate.com</u>; and (c) on the website of the Stock Exchange at <u>www.hkexnews.hk</u> on or before 	Thursday, December 19, 2013
Results of allocations of the Hong Kong Public Offering (including successful applicants' identification document numbers, where appropriate) to be available through a variety of channels (see paragraph headed "Publication of results" in the section entitled "How to Apply for Hong Kong Offer Shares" in this prospectus) from	Thursday, December 19, 2013
Results of allocations in the Hong Kong Public Offering will be available at <u>www.tricor.com.hk/ipo/result</u> , with a "search by ID" function	Thursday, December 19, 2013
Dispatch of e-Auto Refund payment instructions/ refund checks on or before ⁽⁵⁾	Thursday, December 19, 2013
Dispatch of share certificates on or before ⁽⁵⁾	Thursday, December 19, 2013
Dealings in Shares on the Stock Exchange expected to commence on	Friday, December 20, 2013

Notes:

(1) All times refer to Hong Kong local time, except as otherwise stated. Details of the structure of the Global Offering, including its conditions, are set out in the section entitled "Structure of the Global Offering" in this prospectus.

⁽²⁾ If there is a "black" rainstorm warning or a tropical cyclone warning signal number 8 or above in force at any time between 9:00 a.m. and 12:00 noon on Friday, December 13, 2013, the application lists will not open on that day. Further information is set out in the section entitled "How to Apply for Hong Kong Offer Shares—Effect of Bad Weather On the Opening of the Application Lists" in this prospectus.

⁽³⁾ You will not be permitted to submit your application through the designated website at www.hkeipo.hk after 11:30 a.m. on the last day for submitting applications. If you have already submitted your application and obtained an application reference number from the designated website prior to 11:30 a.m., you will be permitted to continue the application process (by completing payment of application monies) until 12:00 noon on the last day for submitting applications, when the application lists close.

⁽⁴⁾ If you apply by giving electronic application instructions to HKSCC, you should refer to the section entitled "How to Apply for Hong Kong Offer Shares—Applying by Giving Electronic Application Instructions To HKSCC" in this prospectus.

⁽⁵⁾ We will issue refund to you if your application is wholly or partially unsuccessful or if the Offer Price is less than the price per Offer Share payable on application. We will dispatch share certificates and refund checks by ordinary post to you at your own risk to the

EXPECTED TIMETABLE⁽¹⁾

address you specified in your Application Form. If you have applied for 1,000,000 Hong Kong Offer Shares or more, you may collect refund checks and/or share certificates (if applicable) from our Hong Kong Share Registrar, Tricor Investor Services Limited, at 26/F, Tesbury Centre, 28 Queen's Road East, Wanchai, Hong Kong from 9:00 a.m. to 1:00 p.m. on Thursday, December 19, 2013 or any other place and date we announce in the newspapers as the place and date of dispatch of share certificates/e-Auto Refund payment instructions/ refund checks. If you are an individual applicant, you may not authorize any other person to collect on your behalf. If you are a corporate applicant, you must attend by your authorized representative with your letter of authorization stamped with your corporate chop. Both individuals and authorized representatives must produce, at the time of collection, evidence of identity acceptable to Tricor Investor Services Limited. If you fail to collect within the time specified for collection, we will dispatch uncollected share certificates (if applicable) and refund checks by ordinary post at your own risk to the address specified in the relevant Application Forms. Further information is set out in the section entitled "How to Apply for Hong Kong Offer Shares—Applying by using an Application Form" in this prospectus.

Share certificates will only become valid certificates of title provided that the Hong Kong Public Offering has become unconditional in all respects and the right of termination described in the section entitled "Underwriting—Underwriting Arrangements and Expenses—Hong Kong Public Offering—Grounds for Termination" in this prospectus has not been exercised, which is scheduled to be at 8:00 a.m. on Friday, December 20, 2013.

For details of the structure of the Global Offering, including its conditions, you should refer to the section entitled "Structure of the Global Offering" in this prospectus.

CONTENTS

Logan Property Holdings Company Limited has issued this prospectus solely in connection with the Hong Kong Public Offering and the Hong Kong Offer Shares. This prospectus does not constitute an offer to sell or a solicitation of an offer to buy any securities other than the Hong Kong Offer Shares offered by this prospectus pursuant to the Hong Kong Public Offering. This prospectus may not be used for the purpose of, and does not constitute an offer or invitation in any other jurisdiction or in any other circumstances. No action has been taken to permit a public offering of the Offer Shares in any jurisdiction other than Hong Kong and no action has been taken to permit the distribution of this prospectus in any jurisdiction other than Hong Kong. The distribution of this prospectus and the offering and sales of the Offer Shares in other jurisdictions are subject to restrictions pursuant to registration with or authorization by the relevant securities regulatory authorities or an exemption therefrom.

You should rely only on the information contained in this prospectus and the Application Forms to make your investment decision. We have not authorized anyone to provide you with information that is different from what is contained in this prospectus. Any information not given or representation not made in this prospectus must not be relied on by you as having been authorized by us, the Joint Global Coordinators, any of the Underwriters, any of their respective directors, officers or representatives, or any other person or party involved in the Global Offering.

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This summary aims to give you an overview of the information contained in this prospectus. As this is a summary, it does not contain all the information that may be important to you. You should read this prospectus in its entirety before you decide to invest in the Hong Kong Offer Shares. There are risks associated with any investment. Some of the particular risks in investing in the Hong Kong Offer Shares are set out in the section entitled "Risk Factors" beginning on page 32 of this prospectus. You should read that section carefully before you decide to invest in the Hong Kong Offer Shares. Various expressions used in this section are defined or explained in the section entitled "Definitions" beginning on page 14 of this prospectus.

BUSINESS OVERVIEW

We are a property developer in the PRC focusing on the residential property market, and our products are primarily targeted at first-time homebuyers and upgraders. In 2012, we were ranked as the 46th-largest property developer in the PRC by sales.⁽¹⁾ We have developed residential property projects in 11 cities in economically prosperous and emerging regions of the PRC, such as Guangdong and Guangxi Provinces, the Chengdu-Chongqing economic region and Hainan Province.

Our land bank comprises land we have acquired at competitive prices, and we strive to build our land bank by establishing and expanding our presence in economic regions which we believe hold high growth potential. As of October 31, 2013, we had 70 projects at various stages of development in 11 cities and a land bank with an aggregate GFA of 11.2 million sq.m., primarily comprising residential property projects with ancillary retail shops, as well as an office property project where our headquarters is located. For details of our property projects, please see the section entitled "Business— Our Property Projects" beginning on page 153 of this prospectus. We believe our current land bank will be sufficient to meet our development needs for the next five to six years, based on our current projections and our historical sales and land development records.

We have established a replicable property development process, which is supported by our inhouse departments and subsidiaries specializing in design and planning, construction, decoration, procurement, sales, customer services and each other major step in the property development process. We leverage our ability to build projects through our own construction subsidiary, centralized and strategic procurement, quick development operation model and cost control over the whole property development process to optimize our costs, shorten development cycles, improve cash flow and maintain profitability. In 2010, 2011 and 2012 and the six months ended June 30, 2013, we achieved net profit margins (excluding changes in fair value of investment properties and the relevant deferred taxes) of 14.5%, 17.7%, 17.9% and 12.3%, respectively.

As of October 31, 2013, our Group and, prior to the commencement of the Reorganization, our predecessors had completed a total of 54 projects with a total GFA of over 7,160,000 sq.m. Over the past 17 years, we have established ourselves as one of the leading developers focusing on residential properties in Guangdong and Guangxi Provinces. Leveraging our success and valuable experience in Guangdong Province, in 2006 we expanded into Guangxi Province through the launch of Provence (普羅旺斯) in Nanning, which is expected to have a total GFA of 1,867,094 sq.m. upon completion. For details, please see the section entitled "Business—Our Property Projects—Description of Our Projects—Provence" beginning on page 183 of this prospectus. In 2011, we were recognized as the second-largest property developer in Nanning by turnover, according to China Real Estate Information Corporation. In the same year Logan Real Estate, one of our predecessors, was recognized as one of

Note:

⁽¹⁾ The ranking is based on China Index Academy's evaluation of the largest property developers in the PRC by sales in 2012.

the "Top 10 Real Estate Brands in Southern China," according to the China Real Estate Top 10 Research Group. As of the Latest Practicable Date, we were also developing properties in Sichuan and Hainan Provinces, comprising our Chengdu Sky Palace and Seaside Dragon Bay developments. We believe that our track record, together with the strength of our "Logan" (龍光) brand and the leadership and vision of our management team, positions us well to expand into other cities in the PRC.

We have developed a diversified product portfolio which includes high-rise residential apartments and low-rise garden apartments, among others, catering to the residential property markets. We have developed two distinctive product styles, namely neoclassical and art deco, each of which comprises standardized designs for facades, interior designs and landscaping, as well as standardized parts and materials. Apart from Logan Century Center, which is our only commercial property and where our corporate headquarters is located, and other retail units ancillary to our residential properties, we have no intention to develop, sell or operate any properties other than residential properties.

Our Property Development Process

We use a decentralized operations management structure between our headquarters and regional offices, where our headquarters is responsible for planning and strategic decisions and our regional offices are responsible for the day-to-day operations of projects within their respective regions. Our headquarters and regional offices work together to implement our replicable property development process, covering project selection and land acquisition, planning and design, preconstruction, construction, marketing and delivery and after-sales services. We act as general contractor for most of our projects through our subsidiary, Logan Construction, which was appointed as general contractor for a majority of our projects as of the Latest Practicable Date, and outsource the property management of our completed properties. Throughout the property development process, we place particular emphasis on cost management and achieving a quick development operation model, where we efficiently complete the development of our projects through the use of standardized product designs and centralized and strategic procurement, to ensure product and service quality and maintain and improve our future development and profitability.

During the Track Record Period and up to the Latest Practicable Date, (i) we had not experienced any cancellation of sales contracts or any return of delivered properties, and (ii) we encountered 40 incidents of default by purchasers for whom we had guaranteed mortgage loans, which involved an aggregated default payment of RMB1.4 million. For more information, please see the section entitled "Business—Our Property Development Process" beginning on page 223 of this prospectus. In addition, we did not acquire any land requiring us to resettle the original occupants during the Track Record Period and up to the Latest Practicable Date.

SELECTED OPERATING INFORMATION

Our Land Bank

As of October 31, 2013, our land bank consisted of 70 strategically located property projects in 11 cities in the PRC. The table below sets forth a breakdown of our total land bank for our property projects by city as of October 31, 2013:

	Completed and unsold GFA ⁽¹⁾	Under development	Held for future development	Contracted to be acquired	Total
	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)
Total land bank by city:					
—Guangzhou	194,537	—	—	—	194,537
—Shantou	53,339	1,127,242	221,336		1,401,917
-Shenzhen	192,373	—	—		192,373
—Huizhou	106,619	1,891,873	3,390,685		5,389,177
—Foshan	43,633	602,148	358,798		1,004,579
—Zhongshan	20,008	377,860	_	174,212	572,080
—Zhuhai	24,240	—	—		24,240
-Dongguan	_	208,779	69,201		277,980
-Nanning	180,426	1,104,688	182,054		1,467,168
-Lingshui	_	—	426,142		426,142
—Chengdu		235,834			235,834
Total land bank	815,175	5,548,424	4,648,217	174,212	11,186,028

Note:

(1) Figures in the table equal total GFA less (i) total saleable GFA sold and (ii) GFA attributable to car parks sold.

The table below sets forth a breakdown of our total saleable/leasable GFA (net of saleable GFA sold) of our 70 property projects by planned use as of October 31, 2013:

	Completed	Under development	Held for future development	Contracted to be acquired	Total
	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)
Properties for sales					
Residential	84,143	3,934,599	3,536,542	123,445	7,678,729
Retail	26,326	250,199	112,337	22,094	410,956
Office	1,492				1,492
Sub-total	111,962	4,184,799	3,648,879	145,539	8,091,179
Properties held for investment					
Retail	28,020	23,607	_	_	51,627
Office	42,090	_	_	_	42,090
Others	2,714	19,950			22,664
Sub-total	72,824	43,557			116,381
Total saleable/leasable GFA (net of saleable GFA sold) \ldots .	184,786	4,228,356	3,648,879	145,539	8,207,560

Note:

(1) Figures in the table do not take GFA attributable to car parks into consideration.

The table below sets forth the status of our property development projects as of the Latest Practicable Date:

Project status	Number of projects	Actual / expected completion and delivery date	Actual / expected pre-sale date
Completed	32	Oct - 2005 to Sep - 2013	Dec - 2004 to Jul - 2012
Under development	28	Dec - 2013 to Sep - 2016	Dec - 2010 to Nov - 2013
Held for future development	10(1)	N/A	N/A
Contracted to be acquired	0	N/A	N/A

Note:

(1) The Zhongshan Parcel was classified as a project contracted to be acquired as of October 31, 2013, and we have subsequently paid the land premium in full and obtained the land use rights certificate for the Zhongshan Parcel. As a result, Zhongshan Parcel was reclassified as a project held for future development as of the Latest Practicable Date.

In addition, in October 2013, we won the bid through participation in the government land grant process with respect to a land parcel with a total site area of 71,451 sq.m. located in the Gaoxin District of Nanning, Guangxi Province. For detailed information about our property development projects, see the section entitled "Business—Our Property Projects" beginning on page 153 of this prospectus.

Contracted Sales

The table below sets forth a breakdown of our total contracted sales and contracted ASP for the periods indicated:

	For the y	For the six months ended		
	2010	2011	2012	June 30, 2013
Contracted sales attributable to:				
Saleable GFA (RMB million)	2,993.8	4,413.9	9,519.9	5,718.7
Car parks (RMB million)	38.1	52.7	217.3	68.9
Total (RMB million)	3,031.9	4,466.6	9,737.2	5,787.6
Contracted saleable GFA (sq.m.) Contracted ASP of saleable GFA (RMB/sq.m.)	432,204	591,842 7,458	1,150,798 8,272	758,703 7,537
contracted rish of succusic Of re (results)	0,727	7,750	0,272	1,551

Our contracted ASP of saleable GFA increased by 7.7% from RMB6,927 per sq.m. in 2010 to RMB7,458 per sq.m. in 2011, and further increased by 10.9% to RMB8,272 per sq.m. in 2012, despite the downward pricing pressures in the PRC property market in the second half of 2011 and early 2012. For the six months ended June 30, 2013, our contracted ASP of saleable GFA amounted to RMB7,537 per sq.m., primarily due to contracted saleable GFA attributable to Logan City constituting a sizable proportion of our total contracted saleable GFA during the same period, and units of Logan City contracted for sales during such period had lower ASP.

OUR RESULTS OF OPERATIONS

Summary Consolidated Income Statements⁽¹⁾⁽²⁾

We have experienced significant growth in recent years. The table below sets forth our summary consolidated income statements for the periods indicated:

	For the yea	ar ended Deco	For the six months ended June 30,		
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Turnover	2,851,659	3,447,474	6,587,660	1,566,418	3,332,205
Direct costs	(2,070,466)	(2,062,001)	(4,027,359)	(941,799)	(2,307,004)
Gross profit	781,193	1,385,473	2,560,301	624,619	1,025,201
Profit from operations	1,306,177	1,921,239	2,945,505	853,614	761,697
Finance costs	(5,047)	(96,284)	(170,218)	(86,251)	(63,501)
Profit before taxation	1,301,130	1,824,955	2,775,287	767,363	698,196
Income tax	(361,509)	(561,801)	(958,318)	(251,938)	(255,937)
Profit for the year/period	939,621	1,263,154	1,816,969	515,425	442,259
Attributable to:					
—Equity shareholders of the Company	926,251	1,247,583	1,794,068	512,185	435,386
-Non-controlling interests	13,370	15,571	22,901	3,240	6,873
Profit for the year/period	939,621	1,263,154	1,816,969	515,425	442,259
Profit for the year/period (excluding changes in fair value of investment properties and the relevant deferred taxes) ⁽³⁾ Net profit margin (excluding changes in fair value of investment	413,141	611,061	1,178,136	218,331	408,572
properties and the relevant deferred taxes) ⁽⁴⁾	14.5%	17.7%	17.9%	13.9%	12.3%

Notes:

- (1) We extracted the summary consolidated income statements from the Accountants' Report included as Appendix I to this prospectus. You should read the entire Accountants' Report, including the notes to the financial information included in Appendix I, before making your investment decision about our Company.
- (2) The Accountants' Report included in Appendix I to this prospectus does not include financial information relating to two project companies holding two property development projects, namely Lake City and Foshan Royal Castle, which formed part of the business of and contributed revenues to our predecessors' group, as the two project companies do not form part of our Group. For further information, please see the sections entitled "Relationship with Our Controlling Shareholders" and "Financial Information—Key Factors Affecting Our Results of Operations—Project Companies Not Included in Our Financial Information" beginning on page 254 and page 283, respectively, of this prospectus.
- (3) The calculation of profit for the year/period (excluding changes in fair value of investment properties and the relevant deferred taxes) is based on profit for the year/period less net increase in fair value of investment properties plus deferred tax recognized on the revaluation of investment properties for that year/period.
- (4) The calculation of net profit margin (excluding changes in fair value of investment properties and the relevant deferred taxes) is based on profit for the year/period (excluding changes in fair value of investment properties and the relevant deferred taxes) divided by turnover for such year/period and multiplied by 100%.

Our turnover grew at a CAGR of 52.0% from 2010 to 2012, driven primarily by increases in total saleable GFA delivered and ASP per sq.m. sold. Our turnover grew by 112.7% from the six months ended June 30, 2012 to the six months ended June 30, 2013, primarily due to an increase in total saleable GFA delivered. Our turnover represents revenue received from the sales of properties, rental income and construction income, attributable to our property development, property leasing and construction contracts business segments, respectively, net of business tax and other sales-related taxes and discounts. The table below sets forth our turnover by business segment for the periods indicated:

	For the ye	ar ended Dee	For the six months ended June 30,		
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Turnover					
Sales of properties					
-Residential	2,177,054	2,840,517	5,034,435	1,224,728	2,604,755
—Retail	294,066	281,085	1,072,734	231,658	231,588
—Others	44,280	51,075	189,569	12,577	131,137
	2,515,400	3,172,677	6,296,738	1,468,963	2,967,480
Rental income	1,442	25,692	55,384	28,953	28,619
Construction income	334,817	249,105	235,538	68,502	336,106
Total	2,851,659	3,447,474	6,587,660	1,566,418	3,332,205

Sales of properties represent income generated from the sales of residential properties and retail shops. We do not recognize any revenue from the pre-sales of our properties until such properties are delivered, even though the purchase price for a property is usually paid in stages prior to the delivery of the property.

The table below sets forth a breakdown of our total saleable GFA delivered and ASP per sq.m. by type for the periods indicated:

	For the year ended December 31,					For the six months ended June 30,				
	2010		2011		2012		2012		2013	
	Total saleable GFA delivered	ASP per sq.m. ⁽¹⁾	Total saleable GFA delivered	ASP per sq.m. ⁽¹⁾	Total saleable GFA delivered	ASP per sq.m. ⁽¹⁾	Total saleable GFA delivered	ASP per sq.m. ⁽¹⁾	Total saleable GFA delivered	ASP per sq.m. ⁽¹⁾
	sq.m.	RMB	sq.m.	RMB	sq.m.	RMB	sq.m.	RMB	sq.m.	RMB
Residential	438,627	4,963	502,460	5,653	813,622	6,188	242,177	5,057	402,547	6,471
Retail	17,385	16,914	8,227	34,166	25,297	42,405	9,152	25,315	10,191	22,725
Total	456,012		510,687		838,919		251,329		412,738	

Note:

⁽¹⁾ ASP per sq.m. is calculated as the amount of revenue from the sales of properties derived from the relevant amount of total saleable GFA delivered, which does not include car parks, after deducting sales and other taxes, divided by the relevant amount of total saleable GFA delivered.

Rental income represents recurring income generated from our investment properties, which has been historically generated from operating leases relating to the office units and retail shops developed and held by us as part of our property development projects. Construction income represents income from the construction of residential and non-residential projects, such as office buildings and public facilities, the majority of which is related to non-residential projects undertaken for various of our predecessors' businesses. For further information on our historical operating results, please refer to the section entitled "Financial Information" beginning on page 272 of this prospectus.

Our gross profit grew at a CAGR of 81.0% from 2010 to 2012, driven primarily by growth in our turnover, as well as an increasing proportion of our sales of properties arising from properties with higher gross profit margins. Our gross profit grew by 64.1% from the six months ended June 30, 2012 to the six months ended June 30, 2013. Our gross profit margin amounted to 27.4% in 2010, 40.2% in 2011, 38.9% in 2012, 39.9% for the six months ended June 30, 2012 and 30.8% for the six months ended June 30, 2013. We were able to achieve such gross profit margins during the Track Record Period primarily because (i) we followed a careful project selection and land acquisition process to acquire competitively priced land and (ii) we acted as general contractor for a majority of our projects, which helped lower our construction costs. Our average land cost per sq.m. of GFA sold (excluding car parks) in 2010, 2011 and 2012 and the six months ended June 30, 2013 accounted for 19.8%, 16.5%, 13.7% and 16.3%, respectively, of our ASP per sq.m. for the corresponding period. Our construction costs per sq.m. of GFA sold in 2010, 2011 and 2012, 2011 and 2012 and the six months ended June 30, 2013 accounted for 46.7%, 38.3%, 41.8% and 45.7%, respectively, of our ASP per sq.m. for the corresponding period. The table below sets forth our gross profit margins and the extent to which land premiums and development costs affect our gross profit margins for the periods indicated:

	For the year ended December 31,							For the six months ended June 30,			
	201)	2011		2012		2012		2013		
	P RMB'000	As percentage of total direct costs	P RMB'000	As percentage of total direct costs	H RMB'000	As percentage of total direct costs	RMB'000	As percentage of total direct costs	RMB'000	As percentage of total direct costs	
Land premium Development costs Other direct costs	(1,177,708)	23.8% 56.9% 19.3%	(1,220,886)	25.1% 59.2% 15.7%	(2,664,472)	21.3% 66.2% 12.6%	645,629	11.3%	(1,371,463)	20.5% 59.5% 20.0%	
Total direct costs			(2,062,001)		(4,027,359)		(941,799)		(2,307,004)		
Gross Profit			1,385,473 3,447,474		2,560,301 6,587,660		$\frac{624,619}{1,566,418}$		1,025,201 3,332,205		
Gross profit margin	27.4%	, D	40.2%	2	38.9%	, 2	39.99	10	30.89	6	

Our net profit increased at a CAGR of 39.1% from 2010 to 2012, primarily driven by increases in total saleable GFA delivered and ASP per sq.m. sold. Our net profit decreased by 14.2% from the six months ended June 30, 2012 to the six months ended June 30, 2013, primarily due to (i) a greater proportion of total saleable GFA delivered in the six months ended June 30, 2013 being attributable to lower profit-margin units, and (ii) a lower net increase in fair value of our investment properties.

Net Increase in Fair Value of Investment Properties

Under HKFRS, gains or losses arising from changes in the fair value of our investment properties are included in our consolidated income statements in the period in which they arise. Net increases in the fair value of our investment properties amounted to RMB695.8 million in 2010, RMB863.7 million in 2011 and RMB836.7 million in 2012, which represent unrealized capital gains, and were primarily attributable to net increases in the fair value of Logan Century Center, which were, in turn, primarily due to (i) its completion in June 2010, (ii) the start of a lease for a majority of the leasable area and the commencement of two nearby subway lines in 2011, and (iii) the opening of a department store in its vicinity in 2012. We had net increase in the fair value of our investment properties of RMB40.5 million in the six months ended June 30, 2013, primarily attributable to the increase in the fair value of Nanning Grand Riverside Bay.

We adopted the income capitalization method for the valuation of our completed investment properties, and the direct comparison approach for the valuation of our investment properties under development. For detailed information on the key assumptions used in these valuations, see "Financial Information—Description of Selected Income Statement Line Items—Net Increase in Fair Value of Investment Properties" beginning on page 291 of this prospectus.

Excluding the effects from net increase in fair value of investment properties, our adjusted profit from operations amounted to RMB610.4 million, RMB1,057.5 million, RMB2,108.9 million, RMB721.2 million in 2010, 2011 and 2012 and the six months ended June 30, 2013, respectively, and our adjusted net profit amounted to RMB413.1 million, RMB611.1 million, RMB1,178.1 million and RMB408.6 million for the same periods, respectively. Our net profit margins (excluding changes in fair value of investment properties and the relevant deferred taxes) in 2010, 2011 and 2012 and the six months ended June 30, 2013 were 14.5%, 17.7%, 17.9% and 12.3%, respectively. For illustrative purposes only, the following table shows the sensitivity of our net profit during the Track Record Period with regard to changes in the net increase in fair value of investment properties, assuming all other variables held constant:

	Changes in net profit			
Changes in net increase in fair value of investment properties	For the year ended December 31,			For the six months ended
Changes in not not case in tail (and of in (connect properties	2010	2011	2012	June 30, 2013
	RMB'000	RMB'000	RMB'000	RMB'000
+30%	208,734	259,115	250,996	12,152
+20%	139,156	172,743	167,330	8,101
+10%	69,578	86,372	83,665	4,051
-10%	(69,578)	(86,372)	(83,665)	(4,051)
-20%	(139,156)	(172,743)	(167,330)	(8,101)
-30%	(208,734)	(259,115)	(250,996)	(12,152)

See "Risk Factors—Risks relating to Our Business—Changes in the fair value of our investment properties may have a significant impact on our results of operations" beginning on page 37 of this prospectus.

Land premium recognized on our consolidated income statement accounted for 27.5%, 28.1%, 22.4% and 23.4% of our costs of properties sold in 2010, 2011, 2012 and the six months ended June 30, 2013, respectively. In addition, our average land cost in 2010, 2011 and 2012 and the six months ended June 30, 2013 amounted to RMB1,493 per sq.m., RMB1,442 per sq.m., RMB1,803 per sq.m. and RMB1,788 per sq.m., respectively, calculated by dividing the land premium we paid in such period by the GFA we acquired in the same period. There is no assurance that we will be able to acquire land at costs comparable to our historical land costs. Our land premium may rise in the future due to factors beyond our control, and in such event our gross profit margin may be materially and adversely affected. See "Risk Factors—Risks relating to Our Business—We may not be able to obtain land that is suitable for property development or maintain our land bank at a cost comparable to our historical cost level" beginning on page 39 of this prospectus.

COMPETITIVE STRENGTHS

We believe that our success and future prospects are supported by a combination of the following key competitive strengths:

• We have a land bank comprising land we acquired at competitive prices, which provides a solid foundation for our future growth and profitability;

- Effective cost control over the entire property development process;
- Leveraging our considerable strength in various cities in southern China, we can readily expand into nearby cities;
- Our ability to develop quality living communities that enhance the image and value of the surrounding area; and
- We have a well-experienced management team and have established comprehensive human resources policies to support our rapid development.

BUSINESS STRATEGIES

We intend to grow and strengthen our business through the implementation of the following core business strategies:

- Consolidate our market position in Guangdong and Guangxi Provinces, while accelerating our expansion into other high-growth regions, including the Chengdu-Chongqing economic region and additional major cities in Guangdong Province and Guangxi Province;
- Maintain the competitiveness of our products by focusing on producing high-quality, value-added properties for first-time homebuyers and upgraders;
- Continue to align the interests of our senior management with those of our Shareholders to cultivate leadership and entrepreneurial qualities among our senior management team;
- Continue implementing a high-efficiency operating philosophy to achieve a quick development operation model, further enhancing our operating results; and
- Monitor and research opportunities to invest in senior housing and leisure property industries to foster new business growth.

LIQUIDITY AND CAPITAL RESOURCES

Borrowings

The table below sets forth a breakdown of our bank loans as of the dates indicated:

	As of December 31,		As of June 30,	
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Bank loans				
—secured	3,585,509	4,861,225	4,690,011	7,189,138
—unsecured	1,292,716	874,285	1,324,224	164,377
Total	4,878,225	5,735,510	6,014,235	7,353,515

In addition, we had other loans of RMB302.1 million, RMB288.6 million, RMB604.1 million and RMB695.0 million as of December 31, 2010, 2011 and 2012 and June 30, 2013, respectively, accounting for 5.8%, 4.8%, 9.1%, and 8.6% of our total indebtedness as of such dates, respectively. Such loans were provided by non-banking financial institutions for the purpose of funding our general operations. Although we intend to primarily rely on internally generated cash flows and bank loans to finance our operations going forward, we may continue to obtain other loans to diversify our financing sources if we are presented with commercially favorable opportunities.

Key Financial Metrics

		As of December 31,			June 30,
	Formula	2010	2011	2012	2013
Current ratio	Current assets ÷ current liabilities	1.7	1.4	1.4	1.4
Net debt to equity ratio	Net debt ⁽¹⁾ ÷ total equity	2.5	2.2	1.0	1.2
Gearing ratio	Bank and other loans ÷ total	3.1	2.6	1.6	1.8
	equity				

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Note:

(1) Net debt is defined as all borrowings net of cash and cash equivalents.

Financing Resources and Requirements

Property development requires substantial capital investment for land acquisition and construction. During the Track Record Period, we primarily used internal funds (including proceeds from the pre-sales and sales of our projects) to acquire land for our project, and a combination of internal funds and bank loans to fund the construction of our projects. The sales process of our properties generally begins with pre-sales, and purchasers of our pre-sale properties are generally required to settle the purchase prices either with lump sum payments or mortgage loan proceeds before the properties are delivered. Proceeds from our pre-sales and sales amounted to RMB3,131.3 million, RMB4,500.7 million, RMB8,348.2 million and RMB5,643.9 million in 2010, 2011 and 2012 and the six months ended June 30, 2013, respectively. To fund our property developments, our bank loans increased steadily over the Track Record Period, amounting to RMB4,878.2 million, RMB5,735.5 million, RMB6,014.2 million and RMB7,353.5 million as of December 31, 2010, 2011 and 2012 and June 30, 2013, respectively. Our policy is to finance our property developments with internal resources to the extent practicable so as to reduce our level of external funding.

During the Track Record Period, our liquidity requirements arose principally from the acquisition of land for and development of our property development projects. It may take many months or years before positive cash flows can be generated from a project. We recorded negative cash flows from operating activities of RMB40.8 million in 2010 and RMB910.5 million in the six months ended June 30, 2013. Although we also recorded positive operating cash flows of RMB501.2 million and RMB1,648.2 million in 2011 and 2012, respectively, we cannot assure you that we will not experience negative operating cash flows in the future.

As of October 31, 2013, we had a total of 70 projects at various stages of development in 11 cities, and we expect that further development cost to complete these projects will be our main use of cash in the foreseeable future. We also anticipate that our major near-term cash requirements will include payment for land premium, repayment of bank and other loans and trade payables, which mainly represent payables to our suppliers. The table below summarizes our major near-term expected payments (including payments for our capital commitments and contractual obligations) based on our current project plans, target costs and internal estimates as of June 30, 2013, which are subject to change:

	Expected payments		
	For the six months ending December 31,	For the year ending December 31,	
	2013	2014	2015
	RMB'000	RMB'000	RMB'000
Development costs ⁽¹⁾	2,740,534	6,511,967	7,163,164
Trade payables	1,223,107	668,075	—
Payment for land premium ⁽²⁾	316,912	_	—
Repayment of bank and other loans	2,198,333	1,719,420	—

Notes:

(1) Development costs represent amounts we expect to expend to develop our property projects.

(2) Payment for land premium includes (i) contracted and budgeted costs to obtain land use rights and (ii) a land auction deposit.

We believe that our capital commitments and contractual obligations are manageable, and we intend to fund them primarily with proceeds from the following sources of cash:

• *Proceeds from our pre-sale activities.* In 2012, we recorded contracted sales of RMB9,737.2 million. In the 10 months ended October 31, 2013, we recorded contracted sales of RMB9,468.0 million, which we expect to receive within three months of the contracted sales based on our experience. In addition, based on our project plans, we expect that pre-sales will commence at 10 property projects in two months ending December 31, 2013 and in 2014, which will generate additional cash flow.

- *Proceeds from bank and other borrowings*. Our unutilized banking facilities amounted to RMB1,385.0 million, as of October 31, 2013, and we plan to obtain additional bank and other loans going forward to fund the construction of our projects in line with our past practice.
- *Net proceeds from the Global Offering.* We estimate our net proceeds from the Global Offering to be approximately HK\$1,619.7 million (assuming the Over-allotment Option is not exercised and an Offer Price of HK\$2.30 per Share, being the mid-point of the Offer Price range stated in this prospectus).
- *Proceeds from our rental income and construction contracts.* We plan to hold our current investment properties, which will continue to generate rental income. Our properties which are scheduled to be completed in the future will also contain investment properties. In addition, we will continue to provide construction services to our related parties. We expect, however, that consistent with our performance during the Track Record Period, income generated from our rental income and construction contracts will not constitute major sources of our cash flow.

Taking into account our capital commitments and contractual obligations, our current project development schedules, our sale and pre-sale status, our estimated net proceeds from the Global Offering and other factors described above, our Directors confirm that we have sufficient working capital for our operations for at least 12 months from the date of this prospectus. Our Directors further confirm that, based on our current projections, we would still have sufficient working capital for our operations for at least 12 months from the date of this prospectus, assuming that we had no additional bank or other borrowings and experienced a decrease of up to 20% in the ASP and a decrease of up to 20% in the sales volume of our properties during such period. For further information, please refer to the sections entitled "Financial Information—Liquidity and Capital Resources" and "Financial Information—Indebtedness and Contingent Liabilities" beginning on page 311 and page 313, respectively, of this prospectus.

RECENT CORPORATE DEVELOPMENTS

Certain developments in our business and operations subsequent to June 30, 2013 are described below:

- In August 2013, we entered into a land grant contract with respect to a land parcel with a total site area of 19,618 sq.m. in the Chancheng District of Foshan, Guangdong Province (the "Foshan Parcel"). For more information, see the section entitled "Business—Our Property Projects—Description of Our Projects—30. Foshan Parcel" beginning on page 219 of this prospectus.
- In October 2013, we entered into a land grant contract with respect to a land parcel with a total site area of 58,908 sq.m. in the West District of Zhongshan, Guangdong Province (the "Zhongshan Parcel"). For more information, see the section entitled "Business—Our Property Projects—31. Zhongshan Parcel" beginning on page 220 of this prospectus.
- In October 2013, we won the bid through participation in the government land grant process with respect to a land parcel with a total site area of 71,451 sq.m. in the Gaoxin District of Nanning, Guangxi Province (the "Nanning Parcel"). For more information, see the section entitled "Business—Our Property Projects—Recent Development" beginning on page 221 of this prospectus.
- From July 1, 2013 up to the Latest Practicable Date, we paid an aggregate amount of RMB1,469.7 million, which was attributable to land premium paid under land grant contracts concerning Longteng Homestead, the Foshan Parcel, the Zhongshan Parcel and the Nanning Parcel and the related deed tax.
- In the four months ended October 31, 2013, our contracted sales amounted to RMB3,680.0 million, of which (i) RMB3,536.0 million was attributable to contracted saleable GFA of

519,269 sq.m., resulting in contracted ASP of RMB6,810 per sq.m., and (ii) RMB144.0 million was attributable to car parks. The contracted ASP in the four months ended October 31, 2013 is lower than those for 2012 and the first half of 2013, primarily due to Logan City constituting a larger proportion of our total contracted saleable GFA in the four months ended October 31, 2013, and units of Logan City contacted for sale during such period had lower ASP.

- In the three months ended September 30, 2013, we had unaudited turnover from sales of properties of RMB1,346.4 million, which was attributable to total saleable GFA delivered of 215,664 sq.m., resulting in ASP of RMB5,870 per sq.m., primarily due to the commencement of delivery of units with lower ASP at Provence (Phase 6—Completed Portion) during such period.
- We recorded an unaudited gross profit margin of 29.5% in the nine months ended September 30, 2013, which is lower than the gross profit margin of 38.9% for 2012, and primarily due to the deliver of lower profit-margin units. According to our current delivery schedule, we expect that our gross profit margin for the year ending December 31, 2013 will improve, as the property units we are scheduled to deliver in the fourth quarter of 2013 are expected to have higher gross profit margins than those delivered in the first three quarters of 2013.

Except as disclosed above, our Directors have confirmed that up to the date of this prospectus, there has been no material adverse change in our financial or trading position since June 30, 2013, the end of period reported in the Accountants' Report included as Appendix I to this prospectus, and there has been no event since June 30, 2013 that would materially affect the information shown in the Accountants' Report included as Appendix I to this prospectus.

RECENT MARKET AND REGULATORY DEVELOPMENTS

In 2011, residential property prices in many cities began to decline after years of sustained growth, primarily attributable to the PRC government's macroeconomic measures and the related slowdown in the PRC economy, among other things.

Transaction volumes generally remained subdued in early 2012. We have taken a number of measures to strategically respond to the challenging market conditions. We have adjusted our product mix to focus on the design and promotion of small to medium-sized housing units primarily targeted at first-time homebuyers and upgraders, and we have increased our sales activities in subway stations and near office buildings to attract such customers. Furthermore, we have strengthened our staff training to keep our sales personnel abreast of the newest governmental policies and regulations to help address our customers' questions and concerns.

Beginning in the second quarter of 2012 and continuing through the first half of 2013, transaction volumes recovered in the overall PRC property market, due in part to improving market sentiment in the PRC property market as well as the absence of further major restrictive government policies or measures. According to a report issued by the National Bureau of Statistics of China, the total residential GFA sold in the PRC in the first half of 2013 increased by 30.4% as compared with the sales in the first half of 2012. For further information, please refer to the section entitled "Industry Overview—Overview of the PRC Property Market—Recent Developments in the PRC Property Market" beginning on page 76 of this prospectus. We believe that due in part to the market rebound beginning in the second quarter of 2012 and our strategic responses to the challenging market conditions, our contracted sales in 2012 increased by 118.0% to RMB9,737.2 million from RMB4,466.6 million in 2011 and amounted to RMB5,787.6 million in the six months ended June 30, 2013.

The prospects of the PRC property market are highly uncertain, and the PRC government may continue to implement tightening measures to restrain the PRC property market that may adversely affect our business, financial condition and results of operations in the future. On February 26, 2013, the General Office of the State Council promulgated and implemented the Notice on Continuing Adjustment and Control of Property Markets (《關於繼續做好房地產市場調控工作的通知》) (Guo Ban Fa [2013] No.17), or the No.17 Notice. The No.17 Notice is a national policy designed to regulate the property markets in all provinces, regions and cities in China. As of the Latest Practicable Date, governments of Guangdong Province, Guangzhou, Shenzhen, Nanning and Huizhou had issued specific policies to carry out the No.17 Notice. See the section entitled "Laws and Regulations relating to the Industry—Measures on Stabilizing Housing Prices" beginning on page 108 of this prospectus. In provinces, regions and cities which have not issued specific policies to carry out the No.17 Notice. These policies set forth measures to, among others:

- continuously enforce purchase restrictions on commodity housing;
- levy a 20% individual income tax on sales of owner-occupied housing; and
- strengthen market regulations and expectation management.

The 20% individual income tax on sales of owner-occupied housing does not affect our properties, which are newly constructed. Moreover, from March to October 2013, the nationwide contracted sales and the contracted saleable GFA in the PRC increased by 27.8% and 19.1%, respectively, as compared to the same period in 2012. From March to October 2013, our contracted sales and contracted saleable GFA increased by 86.8% and 62.2%, respectively, as compared to the same period in 2012, mainly due to our contracted sales from Seaward Sunshine from March to October 2013. Based on the above, we believe that the No.17 Notice and its local implementation policies have not had a material adverse effect on our business.

Our business and prospects will continue to be influenced by regulatory developments. Going forward, we plan to continue adjusting our product offerings in light of policy changes to minimize potential adverse effects on our business.

SUPPLIERS AND CUSTOMERS

Our major suppliers are construction material suppliers, equipment suppliers and construction contractors. Our major customers are purchasers of our residential and commercial properties and customers of our construction business. During the Track Record Period, some of our five largest customers were companies controlled by Mr. Ji or his associates, which were all customers of our construction business. All of such projects are expected to be completed before the Listing. For further details, please see the section entitled "Business—Suppliers and Customers" beginning on page 237 of this prospectus.

OFFER STATISTICS⁽¹⁾

	Based on Offer Price of HK\$2.10	Based on Offer Price of HK\$2.50
Market capitalization of our Shares ⁽²⁾	HK\$10,500.0 million	HK\$12,500.0 million
Unaudited pro forma adjusted net tangible asset value per Share ⁽³⁾	HK\$1.47	HK\$1.52

Notes:

(1) All statistics in this table are based on the assumption that the Over-allotment Option is not exercised.

⁽²⁾ The calculation of market capitalization is based on 5,000,000,000 Shares expected to be in issue immediately after completion of the Global Offering.

⁽³⁾ The unaudited pro forma adjusted net tangible asset value per Share is calculated after making the adjustments referred to in the section entitled "Financial Information—Unaudited Pro Forma Net Tangible Assets" beginning on page 326 of this prospectus and on the basis of a total of 5,000,000,000 Shares in issue immediately following the Global Offering.

DIVIDEND POLICY

Our Company did not declare any dividends during the Track Record Period. In the absence of circumstances which might affect the amount of available distributable reserves, whether by losses or otherwise, our Directors currently intend to distribute to our Shareholders in the six months ending June 30, 2014 approximately 20% of any net distributable profits derived during the year ending December 31, 2013, excluding changes in fair value of investment properties. However, we will re-evaluate our dividend policy annually, and the amount of dividends actually distributed to our Shareholders in the future will depend upon our earnings and financial condition, operating requirements, capital requirements and any other conditions that our Directors may deem relevant and will be subject to the approval of our Shareholders. For further information, please see the section entitled "Financial Information—Dividends and Distributable Reserves" beginning on page 325 of this prospectus.

RISK FACTORS

We believe there are certain risks and uncertainties involved in our operations. For example, we are heavily dependent on the performance of the PRC property market, particularly in Guangdong Province, where 53 of our 70 property development projects were located as of October 31, 2013. Our operations are also subject to extensive government regulations, and in particular, we are susceptible to changes in government policies relating to the PRC property industry, including measures designed to discourage speculation and curtail overheating. A detailed discussion of the risk factors that our Directors believe are particularly relevant to our Group is set out in the section entitled "Risk Factors" beginning on page 32 of this prospectus.

USE OF PROCEEDS

We estimate that we will receive net proceeds from the Global Offering of approximately HK\$1,619.7 million, after deducting the underwriting fees and expenses payable by us in the Global Offering, and assuming the Over-allotment Option is not exercised and an Offer Price of HK\$2.30 per Share, being the mid-point of the Offer Price range stated in this prospectus. The table below sets forth the estimated amount of, and our intended use of, these net proceeds:

Estimated net proceeds	Use of proceeds		
(HK\$ million)	(Intended use)	(% of net proceeds)	(HK\$ million)
1,619.7	—To fund the acquisition of suitable land parcels in regions in which we are currently operating and other high-growth regions in the PRC	70	1,133.8
	— To fully repay all outstanding amounts under the Hang Seng Bank Facility Agreements. The U.S. dollar-denominated borrowing carries an interest rate of the higher of London Interbank Offered Rate plus 1.75% per annum and Hang Seng Bank's cost of funds, and is due in November 2014, while the Hong Kong dollar-denominated borrowing carries an interest rate of the higher of Hong Kong Interbank Offered Rate plus 1.25% per annum and Hang Seng Bank's cost of funds, and is due in January 2015. For more information, see the section entitled "Financial Information— Indebtedness and Contingent Liabilities—Hang Seng Bank Facility	20	323.9
	Agreements" beginning on page 316 of this prospectus —For general corporate and working capital purposes	10	162.0

For further information, please refer to the section entitled "Future Plans and Use of Proceeds" beginning on page 328 of this prospectus. We have incurred listing expenses of RMB12.2 million over the Track Record Period, which have been charged as administrative expenses on our consolidated income statements. We expect to incur further listing expenses of RMB50.2 million (excluding underwriting commissions), which will be presented on our consolidated income statements for the year ending December 31, 2013.

In this prospectus, unless the context otherwise requires, the following terms shall

have the meanings set out below.	context otherwise requires, the following terms shan
"Application Form(s)"	WHITE application form(s), YELLOW application form(s) and GREEN application form(s) or, where the context so requires, any of them that is used in connection with the Hong Kong Public Offering
"Articles of Association" or "Articles"	the amended and restated articles of association of our Company that were conditionally approved and adopted on November 18, 2013, which will take effect upon the Listing, as amended from time to time
"associate(s)"	has the meaning ascribed thereto under the Listing Rules
"Board"	the board of Directors of our Company
"business day"	any day (other than a Saturday, Sunday or public holiday) on which banks in Hong Kong are generally open for business
"BVI"	British Virgin Islands
"BVI Holdco"	Junxi Investments Limited, a company incorporated in the BVI on April 16, 2013
"Capitalization Issue"	the issue of 4,249,999,000 Shares upon capitalization of certain sums standing to the credit of the share premium account of our Company as referred to in the section entitled "Statutory and General Information—Further Information About Our Group—Resolutions in Writing of the Shareholders of Our Company passed on November 18, 2013" in Appendix V to this prospectus
"CBRC"	the China Banking Regulatory Commission (中國銀行業 監督管理委員會)
"CCASS"	the Central Clearing and Settlement System established and operated by HKSCC
"CCASS Clearing Participant"	a person admitted to participate in CCASS as a direct participant or a general clearing participant
"CCASS Custodian Participant"	a person admitted to participate in CCASS as a custodian participant
"CCASS Investor Participant"	a person admitted to participate in CCASS as an investor participant who may be an individual or joint individuals or a corporation
"CCASS Participant"	a CCASS Clearing Participant or a CCASS Custodian Participant or a CCASS Investor Participant

"Chairman" or "Mr. Ji"	Mr. Ji Haipeng, our chairman, founder, Chief Executive Officer, an Executive Director, one of our Controlling Shareholders and the father of Ms. Kei
"Chengdu Property"	Chengdu Logan Property Co., Ltd. (成都市龍光房地產 有限公司), a wholly owned subsidiary of our Company established in the PRC on October 15, 2010
"Chief Executive Officer"	the chief executive officer of our Company
"China" or "PRC"	the People's Republic of China and, except where the context otherwise requires and only for the purpose of this prospectus, references in this prospectus to China or the PRC exclude Hong Kong, Macau and Taiwan
"Chinese government" or "PRC government"	the central government of the PRC, including all governmental subdivisions (including provincial, municipal and other regional or local government entities) and instrumentalities thereof or, where the context requires, any of them
"CIT"	PRC corporate income tax
"CIT law"	the PRC Corporate Income Tax Law (《中華人民共和國企業 所得税法》), which came into effect on January 1, 2008
"Companies Law"	the Companies Law, Cap 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands
"Companies Ordinance"	the Companies Ordinance (Chapter 32 of the Laws of Hong Kong), as amended, supplemented or otherwise modified from time to time
"Company," "we," "us," "our," "our Company" and "our Group"	Logan Property Holdings Company Limited (龍光地產控 股有限公司), a company incorporated in the Cayman Islands on May 14, 2010 as an exempted limited liability company and, unless the context otherwise requires, all of its subsidiaries, or where the context refers to any time prior to its incorporation, the business in which the predecessors of its present subsidiaries were engaged and were subsequently assumed by such subsidiaries
"connected person(s)"	has the meaning ascribed to it under the Listing Rules
"Controlling Shareholder(s)"	has the meaning as defined under the Listing Rules and, unless the context requires otherwise, means Mr. Ji, Ms. Kei and BVI Holdco

"CSRC"	China Securities Regulatory Commission (中華人民共 和國證券監督管理委員會), a regulatory body responsible for the supervision and regulation of the PRC national securities markets
"Deed of Non-competition"	the deed of non-competition dated December 3, 2013 given by each of the Controlling Shareholders in favor of our Company
"Director(s)"	director(s) of our Company
"Dongguan Property"	Dongguan Logan Property Co., Ltd. (東莞市龍光房地產 有限公司), a wholly owned subsidiary of our Company established in the PRC on August 17, 2009
"Dongguan Realty"	Dongguan Logan Realty Co., Ltd. (東莞市龍光置業有限公司), a wholly owned subsidiary of our Company established in the PRC on February 26, 2013
"Dongzhen Property"	Huizhou Daya Bay Dongzhen Property Co., Ltd. (惠州大亞灣東圳房地產有限公司), a wholly owned subsidiary of our Company established in the PRC on February 27, 2007
"Dragon Coronet"	Dragon Coronet Limited (龍冠有限公司), a wholly owned subsidiary of our Company incorporated in the BVI on October 3, 2012
"Dragon Jubilee"	Dragon Jubilee Investments Limited (龍禧投資有限公司), a company incorporated in the BVI on September 23, 2011 and wholly owned by Ms. Kei
"Executive Director(s)"	executive director(s) of our Company
"Foshan Chancheng"	Foshan Chancheng Logan Property Co., Ltd. (佛山市禪城 區龍光房地產有限公司), a wholly owned subsidiary of our Company established in the PRC on December 13, 2012
"Foshan Logan"	Foshan Logan Realty Co., Ltd. (佛山市龍光置業房產 有限公司), a wholly owned subsidiary of our Company established in the PRC on July 16, 2013
"Foshan Nanhai"	Foshan Nanhai Logan Realty Co., Ltd. (佛山市南海區龍光 置業房產有限公司), a wholly owned subsidiary of our Company established in the PRC on January 23, 2013
"Foshan Runjing"	Foshan Runjing Property Co., Ltd. (佛山市順德區龍光潤景房 地產有限公司), a wholly owned subsidiary of our Company established in the PRC on June 20, 2013

"Gao Run"	Gao Run Holdings Limited (高潤控股有限公司), a company incorporated in the BVI on August 1, 2012 and wholly owned by Ms. Kei
"Global Offering"	the Hong Kong Public Offering and the International Offering
"Golden Prosper"	Golden Prosper Investments Limited (金裕投資有限公司), a wholly owned subsidiary of our Company incorporated in the BVI on March 9, 2011
"Golden Prosper (HK)"	Golden Prosper (Hong Kong) Investments Limited (金裕(香港)投資控股有限公司), a wholly owned subsidiary of our Company incorporated in Hong Kong on August 5, 2011
"Grandview Architectural"	Grandview Architectural Design Services Limited, a wholly owned subsidiary of our Company incorporated in Hong Kong on November 6, 2012
"Green Application Form"	the application form(s) to be completed by the HK eIPO White Form Service Provider designated by our Company
"Guangdong Logan (Group)"	Guangdong Logan (Group) Co., Ltd. (廣東龍光 (集團) 有限公司), previously known as Shantou Logan Jianan Co., Ltd. (汕頭龍光建安有限公司), a company established in the PRC on June 5, 1996 and one of our predecessors
"Guangdong Modern Construction"	Guangdong Modern Construction Design and Consultation Co., Ltd. (廣東現代建築設計與顧問有限公司), a wholly owned subsidiary of our Company established in the PRC on September 6, 2005
"Guangxi Province"	Guangxi Zhuang Autonomous Region of the PRC
"Guangzhou Property"	Guangzhou Logan Property Co., Ltd. (廣州市龍光房地產 有限公司), a wholly owned subsidiary of our Company established in the PRC on March 28, 2007
"Guangzhou Realty"	Guangzhou Logan Realty Co., Ltd. (廣州市龍光置業有限 公司), a wholly owned subsidiary of our Company established in the PRC on March 20, 2008
"Hainan Jinjun"	Hainan Jinjun Realty Co., Ltd. (海南金駿置業有限公司), a wholly owned subsidiary of our Company established in the PRC on January 20, 2011

DEFINITIONS "Hainan Property" Hainan Logan Property Development Co., Ltd. (海南龍光 房地產開發有限公司), a wholly owned subsidiary of our Company established in the PRC on November 12, 2010 "Hang Seng Bank Facility Agreements" ... two loan facility agreements entered into between us and Hang Seng Bank Limited, details of which are set out in the section entitled "Financial Information-Indebtedness and Contingent Liabilities-Hang Seng Bank Facility Agreements" in this prospectus "HK eIPO White Form" the application process for Hong Kong Offer Shares with applications issued in the applicant's own name and submitted online through the designated website of the Form Service ΗK eIPO White Provider at www.hkeipo.hk "HK eIPO White Form Service Provider" the HK eIPO White Form service provider designated by our Company, as specified on the designated website www.hkeipo.hk "HK\$," "Hong Kong dollars" or "HK dollars" Hong Kong dollars, the lawful currency of Hong Kong "HKAS" Hong Kong Accounting Standards "HKFRS" Hong Kong Financial Reporting Standards "HKSCC" Hong Kong Securities Clearing Company Limited "HKSCC Nominees" HKSCC Nominees Limited, a wholly owned subsidiary of HKSCC "Hong Kong" the Hong Kong Special Administrative Region of the PRC for subscription pursuant to the Hong Kong Public Offering, subject to reallocation as described in the section entitled "Structure of the Global Offering" in this prospectus "Hong Kong Public Offering" the offer of the Hong Kong Offer Shares for subscription by the public in Hong Kong at the Offer Price (plus brokerage fee of 1%, SFC transaction levy of 0.003% and Stock Exchange trading fee of 0.005%) and on and subject to the terms and conditions described in this prospectus and the Application Forms, as further described in the sections entitled "Structure of the Global Offering" and "How to Apply for Hong Kong Offer Shares" in this prospectus

DEFINITIONS "Hong Kong Share Registrar" Tricor Investor Services Limited "Hong Kong Underwriters" the underwriters of the Hong Kong Public Offering listed in the section entitled "Underwriting-Hong Kong Underwriters" in this prospectus "Hong Kong Underwriting Agreement" ... the underwriting agreement dated December 9, 2013 relating to the Hong Kong Public Offering entered into by our Company, the Controlling Shareholders, the Joint Global Coordinators and the Hong Kong Underwriters "Honk Jee Loong" Honk Jee Loong Holdings Company Limited (鴻駿隆控股有限公司), a company incorporated in Cayman Islands on September 25, 2007 "Huizhou Daya Bay" Huizhou Daya Bay Logan Property Co., Ltd (惠州大亞灣 龍光房地產有限公司), a wholly owned subsidiary of our Company established in the PRC on October 18, 2007 "Huizhou Property" Huizhou Logan Property Co., Ltd. (惠州市龍光房地產有限 公司), a wholly owned subsidiary of our Company established in the PRC on September 30, 2009 "Independent Non-executive Director(s)" independent non-executive director(s) of our Company "Independent Third Party(ies)" an individual(s) or a company(ies) who or which is/are not a director, chief executive or substantial shareholder (within the meaning of the Listing Rules) of our Company or any of our subsidiaries, or an associate (within the meaning of the Listing Rules) of any of such director, chief executive or substantial shareholder Company pursuant to the International Offering, together with any additional Shares offered pursuant to any exercise of the Over-allotment Option, subject to reallocation as described in the section entitled "Structure of the Global Offering" in this prospectus "International Offering" the conditional offering of International Offer Shares to QIBs in the United States in reliance on Rule 144A or another applicable exemption under the U.S. Securities Act, and outside the United States to institutional and professional investors in offshore transactions as defined in and in accordance with Regulation S, as further described in the section entitled "Structure of the Global

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Offering" in this prospectus

"International Underwriters"	the underwriters of the International Offering and parties to the International Underwriting Agreement as described in the section entitled "Underwriting—Underwriting Arrangements and Expenses—International Offering" in this prospectus
"International Underwriting Agreement"	the underwriting agreement relating to the International Offering, which is expected to be entered into by our Company, the Controlling Shareholders, the Joint Global Coordinators and the International Underwriters on or around the Price Determination Date
"Joint Bookrunners"	ABCI Capital Limited, BOCI Asia Limited, BOCOM International Securities Limited, Haitong International Securities Company Limited, ICBC International Capital Limited and Macquarie Capital Securities Limited
"Joint Global Coordinators"	BOCI Asia Limited, BOCOM International Securities Limited, Haitong International Securities Company Limited and Macquarie Capital Securities Limited
"Joint Lead Managers"	ABCI Securities Company Limited, BOCI Asia Limited, BOCOM International Securities Limited, Haitong International Securities Company Limited, ICBC International Securities Limited and Macquarie Capital Securities Limited
"Jolly Gain"	Jolly Gain Investments Limited (樂盈投資有限公司), a wholly owned subsidiary of our Company incorporated in the BVI on March 4, 2011
"Jolly Gain (HK)"	Jolly Gain (Hong Kong) Investments Limited (樂盈(香港) 投資有限公司), a wholly owned subsidiary of our Company incorporated in Hong Kong on August 5, 2011
"Kam Wang"	Kam Wang (Hong Kong) Investments Company Limited (金泓(香港)投資有限公司), a wholly owned subsidiary of our Company incorporated in Hong Kong on December 15, 2009
"Latest Practicable Date"	December 2, 2013, being the latest practicable date prior to the printing of this prospectus for the purpose of ascertaining certain information contained in this prospectus
"LIBOR"	the London interbank offered rate
"Listing"	the listing of the Shares on the Main Board of the Stock Exchange
"Listing Committee"	the Listing Committee of the Stock Exchange

"Listing Date"	the date, expected to be on or about December 20, 2013, on which the Shares are listed and from which dealings in the Shares are permitted to take place on the Stock Exchange
"Listing Rules"	the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, as amended, supplemented or otherwise modified from time to time
"Logan Century Business"	Shenzhen Logan Century Business Management Co., Ltd. (深圳市龍光世紀商業管理有限公司), a wholly owned subsidiary of our Company established in the PRC on October 25, 2010
"Logan Construction"	Logan Construction Co., Ltd. (龍光工程建設有限公司), a non wholly owned subsidiary of our Company established in PRC on March 22, 2005
"Logan Real Estate"	Logan Real Estate Holdings Co., Ltd. (龍光地產股份有限 公司) (previously known as Guangdong Logan Real Estate Holdings Co., Ltd 廣東龍光地產股份有限公司), a company established in the PRC on May 15, 2003 and one of our predecessors
"Logan Sunshine"	Foshan Logan Sunshine Seaward Property Co., Ltd. (佛山市龍光陽光海岸房地產有限公司), a non wholly owned subsidiary of our Company established in the PRC on March 30, 2012
"Longfeng Property"	Shantou Longhu Long Feng Co., Ltd. (汕頭市龍湖區龍鋒 實業有限公司), an Independent Third Party
"Macau"	the Macau Special Administrative Region of the PRC
"Main Board"	the stock market (excluding the option market) operated by the Stock Exchange which is independent from and operated in parallel with the Growth Enterprise Market of the Stock Exchange
"Memorandum" or "Memorandum of	
Association	the amended and restated memorandum of association of our Company that was adopted on November 18, 2013
"Ministry of Finance" or "MOF"	the PRC Ministry of Finance (中華人民共和國財政部)
"Ministry of Land and Resources"	the Ministry of Land and Resources of the PRC (中華人民共和國土資源部)
"Ministry of Supervision"	the Ministry of Supervision of the PRC (中華人民共和國 監察部)

"MOFCOM"	the PRC Ministry of Commerce (中華人民共和國商務部)
"MOHURD"	the Ministry of Housing and Urban-Rural Development of the PRC (中華人民共和國住房和城鄉建設部) or its predecessor, the Ministry of Construction of the PRC (中國建設部)
"Ms. Kei"	Ms. Kei Perenna Hoi Ting (previously known as Ms. Ji Peili), our Non-executive Director, one of our Controlling Shareholders and the daughter of Mr. Ji
"Nanning Jinjun"	Nanning Logan Jinjun Property Development Co., Ltd. (南寧市龍光金駿房地產開發有限公司), a wholly owned subsidiary of our Company established in the PRC on October 12, 2009
"Nanning Junchi"	Nanning Logan Junchi Property Development Co., Ltd. (南寧市龍光駿馳房地產開發有限公司), a wholly owned subsidiary of our Company established in the PRC on November 19, 2012
"Nanning Property"	Nanning Logan Property Co., Ltd. (南寧市龍光房地產開發 有限公司), a wholly owned subsidiary of our Company established in the PRC on April 28, 2006
"NDRC"	the National Development and Reform Commission of the PRC (中華人民共和國國家發展和改革委員會)
"Noble Rhythm"	Noble Rhythm International Limited (樂韻國際有限公司), a wholly owned subsidiary of our Company incorporated in BVI on November 12, 2009
"Non-executive Director"	non-executive director of our Company
"NPC" or "National People's Congress"	the National People's Congress of the PRC (中華人民共和國全國人民代表大會) and its Standing Committee
"Offer Price"	the final price per Offer Share in Hong Kong dollars (exclusive of brokerage of 1%, SFC transaction levy of 0.003% and the Stock Exchange trading fee of 0.005%) at which the Offer Shares are to be subscribed for and issued pursuant to the Global Offering, to be determined as further described in the section entitled "Structure of the Global Offering—Pricing of the Global Offering" in this prospectus
"Offer Shares"	the Hong Kong Offer Shares and the International Offer Shares together, where relevant, with any additional

Shares issued pursuant to the exercise of the Overallotment Option

"Over-allotment Option" the option granted by our Company to the Joint Global Coordinators on behalf of the International Underwriters, exercisable by the Joint Global Coordinators pursuant to the International Underwriting Agreement at any time from the date of the International Underwriting Agreement until 30 days after the last date for the lodging of applications under the Hong Kong Public Offering, to require our Company to allot and issue up to an aggregate of 112,500,000 additional Offer Shares representing approximately 15% of the number of Offer Shares initially offered under the Global Offering, at the Offer Price to, among other things, cover over-allocations in the International Offering, if any, the details of which are described in the section entitled "Structure of the Global Offering—Over-allotment Option" in this prospectus "PBOC" the People's Bank of China (中國人民銀行), the central bank of the PRC "Platinum Profit" Platinum Profit Investments Limited (鉑盈投資有限公司), a wholly owned subsidiary of our Company incorporated in the BVI on March 9, 2011 "Platinum Profit (HK)" Platinum Profit (Hong Kong) Investments Limited (鉑盈(香港)投資有限公司), a wholly owned subsidiary of our Company incorporated in Hong Kong on August 5, 2011 "PRC Company Law" the Company Law of the PRC (《中華人民共和國公司法》), as enacted by the Standing Committee of the Eighth National People's Congress on December 29, 1993 and effective on July 1, 1994, as amended, supplemented or otherwise modified from time to time but no later than December 19, 2013, on which the Offer Price is to be fixed by agreement between our Company and the Joint Global Coordinators (on behalf of the Underwriters) for the purposes of the Global Offering "QIBs" qualified institutional buyers within the meaning of Rule 144A "Regulation S" Regulation S under the U.S. Securities Act

"Reorganization"	the reorganization arrangements we have undergone in preparation for the Listing which are more particularly described in the section entitled "History and Reorganization" in this prospectus
"Repurchase Mandate"	the general unconditional mandate to repurchase Shares given to the Directors by the Shareholders, particulars of which are set forth in the section entitled "Statutory and General Information—Further Information About Our Group—Resolutions in Writing of the Shareholders of Our Company passed on November 18, 2013" in Appendix V to this prospectus
"RMB" or "Renminbi"	the lawful currency of the PRC
"Rule 144A"	Rule 144A under the U.S. Securities Act
"SAFE"	the State Administration of Foreign Exchange of the PRC (中華人民共和國國家外匯管理局)
"SAIC"	the State Administration for Industry and Commerce of the PRC (中華人民共和國國家工商行政管理總局)
"SAT"	the State Administration of Taxation of the PRC (中華人 民共和國國家税務總局)
"SFC"	the Securities and Futures Commission of Hong Kong
"SFO"	the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong), as amended, supplemented or otherwise modified from time to time
"Share(s)"	ordinary share(s) in the share capital of our Company with a nominal value of HK\$0.10 each
"Share Option Scheme"	the share option scheme our Company conditionally adopted on November 18, 2013, the principal terms of which are summarized in the section entitled "Statutory and General Information—Share Option Scheme" in Appendix V to this prospectus
"Shantou Jiarun Property"	Shantou Jiarun Property Co., Ltd. (汕頭市佳潤房地產有限 公司), a wholly owned subsidiary of our Company established in the PRC on August 18, 2004
"Shantou Jinfengyuan"	Shantou Jinfengyuan Realty Co., Ltd. (汕頭市金鋒園置業有限公司), a wholly owned subsidiary of our Company established in the PRC on May 30, 2008

"Shantou Jinjun"	Shantou Logan Jinjun Property Co., Ltd. (汕頭市龍光金駿房 地產有限公司), a wholly owned subsidiary of our Company established in the PRC on March 26, 2013
"Shantou Logan Property"	Shantou Logan Property Co., Ltd. (汕頭市龍光房地產有限 公司), a wholly owned subsidiary of our Company established in the PRC on January 28, 2008
"Shantou Realty"	Shantou Logan Realty Co., Ltd. (汕頭市龍光置業有限公司), a wholly owned subsidiary of our Company established in the PRC on December 17, 2009
"Shantou Tinda Laowu"	Shantou Tinda Laowu Co., Ltd. (汕頭市天達勞務有限公司), a company established in PRC and an Independent Third Party
"Shareholder(s)"	holder(s) of our Share(s)
"Shenzhen Chenrong Materials"	Shenzhen Chenrong Construction Materials Co. Ltd. (深圳市宸榮建築材料有限公司), a non wholly owned subsidiary of our Company established in the PRC on March 8, 2010
"Shenzhen Decorating Construction"	Shenzhen Yongjing Decorating Construction Co., Ltd. (深圳市潤景裝飾工程有限公司) (previously known as Shenzhen Logan Decorating Construction Co., Ltd. (深圳龍光裝飾工程有限公司)), a non wholly owned subsidiary of our Company established in the PRC on March 29, 2011
"Shenzhen Logan Dongzhen Realty"	Shenzhen Logan Dongzhen Realty Co., Ltd. (深圳市龍光東 圳置業有限公司), a wholly owned subsidiary of our Company established in the PRC on March 10, 2009
"Shenzhen Logan Investment"	Shenzhen Logan Investment Consultancy Co., Ltd. (深圳市 龍光投資顧問有限公司), a wholly owned subsidiary of our Company established in the PRC on January 10, 2013
"Shenzhen Logan Property"	Shenzhen Logan Property Co., Ltd. (深圳市龍光房地產有限 公司), a wholly owned subsidiary of our Company established in the PRC on May 29, 2003
"Shenzhen Media Planning"	Shenzhen Logan Media Planning Co., Ltd. (深圳市龍光傳媒 策劃有限公司), a wholly owned subsidiary of our Company established in the PRC on April 1, 2008
"Shenzhen Youkaisi"	Shenzhen Youkaisi Investment Co., Ltd. (深圳市優凱思投資 顧問有限公司) (previously known as Shenzhen Logan Investment Consultancy Co., Ltd. (深圳市龍光投資顧問有限

	公司)) a wholly owned subsidiary of our Company established in the PRC on April 1, 2008
"Shunde Realty"	Foshan Shunde Logan Realty Co., Ltd. (佛山市順德區龍光 置業房產有限公司), a wholly owned subsidiary of our Company established in the PRC on April 17, 2008
"SITIC (Shenzhen)"	the Science, Industry, Trade and Information Commission of Shenzhen Municipality (深圳市科技工貿和信息化委員會)
"Sole Sponsor"	Macquarie Capital Securities Limited, a licensed corporation licensed to conduct Type 1 (dealing in securities), Type 4 (advising on securities) and Type 6 (advising on corporate finance) regulated activities under the SFO
"Stabilizing Manager"	BOCOM International Securities Limited
"State Council"	the State Council of the PRC (中華人民共和國國務院)
"Stock Borrowing Agreement"	a stock borrowing agreement to be entered into on or about the Price Determination Date between the Stabilizing Manager and Dragon Jubilee
"Stock Exchange"	The Stock Exchange of Hong Kong Limited
"Substantial Shareholder(s)"	has the meaning ascribed to it in the Listing Rules
"Tai Ying"	Tai Ying Investments Limited (太盈投資有限公司), a wholly owned subsidiary of our Company incorporated in the BVI on March 4, 2011
"Tai Ying (HK)"	Tai Ying (Hong Kong) Investments Limited (太盈 (香港) 投資有限公司), a wholly owned subsidiary of our Company incorporated in Hong Kong on August 5, 2011
"Talent Union"	Talent Union Investments Limited (匯駿投資有限公司), a wholly owned subsidiary of our Company incorporated in the BVI on March 10, 2011
"Talent Union (HK)"	Talent Union (Hong Kong) Investments Limited (匯駿 (香港) 投資有限公司), a wholly owned subsidiary of our Company incorporated in Hong Kong on August 5, 2011
"Thrive Ally"	Thrive Ally Limited (興匯有限公司), a company incorporated in the BVI on July 31, 2012 and wholly owned by Ms. Kei
"Track Record Period"	the period comprising the three years ended December 31, 2012 and the six months ended June 30, 2013
"Underwriters"	the Hong Kong Underwriters and the International Underwriters

"Underwriting Agreements"	the Hong Kong Underwriting Agreement and the International Underwriting Agreement
"United States" or "U.S."	the United States of America, its territories and possessions and all areas subject to its jurisdiction
"United States Person"	any national or resident of the United States, or any corporation, pension, profit-sharing or other trust or other entity organized under the laws of the United States or of any political subdivision thereof (other than a branch located outside the United States of any United States Person), and shall include any United States branch of a person who is otherwise not a United States Person
"U.S. dollars" or "US\$"	United States dollars, the lawful currency of the United States
"U.S. Exchange Act"	the United States Securities Exchange Act of 1934, as amended, and the rules and regulations promulgated thereunder
"U.S. Securities Act"	the United States Securities Act of 1933, as amended, and the rules and regulations promulgated thereunder
"Yuen Ming"	Yuen Ming (Hong Kong) Investments Company Limited (潤銘(香港)投資有限公司), a wholly owned subsidiary of our Company incorporated in Hong Kong on September 27, 2007
"Yuen Ming Investments"	Yuen Ming Investments Company Limited (潤銘投資有限 公司), a wholly owned subsidiary of our Company incorporated in the BVI on September 19, 2007
"Zhongrong International"	Zhongrong International Trust Co., Ltd. (中融國際信託有限 公司), a company established in the PRC and an Independent Third Party
"Zhongshan Jinjun"	Zhongshan Jinjun Property Co., Ltd. (中山市金駿房地產有限公司), a wholly owned subsidiary of our Company established in the PRC on January 6, 2013
"Zhongshan Junchi"	Zhongshan Junchi Property Co., Ltd. (中山市駿馳房地產有限 公司), a wholly owned subsidiary of our Company established in the PRC on May 23, 2013
"Zhongshan Property"	Zhongshan Logan Property Co., Ltd. (中山市龍光房地產有限公司), a wholly owned subsidiary of our Company established in the PRC on February 25, 2007

"Zhuhai Property"	 Zhuhai	Logan	Property	Development	Со.,	Ltd.
	(珠海市龍	光房地產開	開發有限公司)	, a wholly owne	d subsi	idiary
	of our Co	ompany e	stablished in	n the PRC on Ju	ne 18, 2	2007

Unless the context otherwise requires, references to "2010," "2011" and "2012" in this prospectus refer to our financial year ended December 31 of such year.

Unless otherwise specified, all references to any shareholdings in our Company assume no exercise of the Over-allotment Option.

If there is any inconsistency between the official Chinese name of the PRC laws or regulations or the PRC government authorities or the PRC entities mentioned in this prospectus and their English translation, the Chinese version shall prevail. English translations of official Chinese names or vice versa are for identification purposes only.

GLOSSARY OF TECHNICAL TERMS

	contains explanations of certain technical terms used s and their meanings may not correspond to standard rms.
"ASP"	average selling price
"CAGR"	compound annual growth rate
"commodity properties"	residential properties, commercial properties and other properties developed by property developers for the purposes of sales or lease
"completion certificate" (竣工驗收備案表)	a certificate issued by local urban construction bureaus or equivalent authorities in the PRC with respect to the completion of property projects subsequent to on-site examination and inspection
"construction commencement permit" (建築工程施工許可證)	a permit issued by local construction committees or equivalent authorities in the PRC with respect to the commencement of construction of property projects
"construction land planning permit" (建設用地規劃許可證)	a permit issued by local urban zoning and planning bureaus or equivalent authorities in the PRC with respect to the commencement of the survey, planning and design of property projects
"construction work planning permit" (建設工程規劃許可證)	a permit issued by local urban zoning and planning bureaus or equivalent authorities in the PRC evidencing government approval of the overall planning and design of a property project
"GDP"	gross domestic product
"GFA"	gross floor area
"land grant contract" (國有土地使用權出讓合同)	a contract we enter into with the relevant local government authority after a public tender, auction or listing-for-sale process (as applicable), which provides for, among other things, the amount of land grant premium payable to acquire the land use rights of the relevant land parcel. After the land grant premium is paid and the conditions as set forth in the contract are satisfied, we will obtain a land use rights certificate for such land parcel

GLOSSARY OF TECHNICAL TERMS

"land use rights certificate" (土地使用權證)	a certificate (or certificates as the case may be) of the right of a party to use a parcel of land
"LAT"	land appreciation tax, as defined in the PRC Provisional 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, as described in the section entitled "Laws and Regulations relating to the Industry" in this prospectus
"leasable GFA"	the GFA attributable to the land parcel for leasing and investment appreciation purposes
"plot ratio"	the ratio of the gross floor area (excluding floor area below ground) of all buildings to their site area
"pre-sale permit" (商品房預售許可證)	the pre-sale permit authorizing a developer to commence the pre-sale of a property project under construction in the PRC
"property ownership certificate" (房屋所有權證)	property ownership certificate issued by relevant PRC government authorities with respect to the ownership rights of buildings
"public tender," "auction" or "listing-for- sale"	public tender, auction or listing at a land exchange administered by the local government, each of which is a competitive bidding process through which a purchaser acquires land use rights directly from the PRC government. Please refer to the section entitled "Laws and
	Regulations relating to the Industry" in this prospectus for a detailed explanation of these processes
"saleable GFA"	Regulations relating to the Industry" in this prospectus for
<pre>"saleable GFA"</pre>	Regulations relating to the Industry" in this prospectus for a detailed explanation of these processes the GFA attributable to the land parcel for sale minus the GFA attributable to car parks, non-saleable areas and
	Regulations relating to the Industry" in this prospectus for a detailed explanation of these processes the GFA attributable to the land parcel for sale minus the GFA attributable to car parks, non-saleable areas and public areas the GFA attributable to the above-ground and underground saleable and/or leasable area contained within the external walls of any building at each floor level and the whole thickness of the external walls of the relevant project together with other non-leasable and non- saleable area. In general, it includes mechanical and electrical services rooms, refuse rooms, water tanks, car parks, elevators and staircases.

FORWARD-LOOKING STATEMENTS

This prospectus contains forward-looking statements, including, without limitation, words and expressions such as "expect," "believe," "plan," "intend," "estimate," "project," "anticipate," "seek," "may," "will," "would" and "could" or similar words or statements, in particular, in the sections entitled "Business" and "Financial Information" in this prospectus in relation to future events, our future financial, business or other performance and development, the future development of our industry and the future development of the general economy of our key markets.

These statements are based on numerous assumptions regarding our present and future business strategy and the environment in which we will operate in the future. These forward-looking statements reflecting our current views with respect to future events are not a guarantee of future performance and are subject to certain risks, uncertainties and assumptions, including the risk factors described in this prospectus, and the following:

- our business and operating strategies and our ability to implement such strategies;
- our dividend distribution plans;
- our ability to further develop and manage our projects as planned;
- our capital commitment plans, particular plans relating to acquisition of land for our property development and the development of our projects;
- our operations and business prospects, including development plans for our existing and new businesses;
- the regulatory environment in terms of changes in laws and PRC government regulations, policies and approval processes in the regions where we develop or manage our projects as well as the general industry outlook for the PRC real estate industry;
- exchange rate fluctuations and restrictions;
- future developments and the competitive environment in the PRC real estate industry; and
- the general economic trend of the PRC and, in particular, in Guangdong Province and the other regions in which we operate.

We caution you that, subject to the requirements of applicable laws, rules and regulations, we do not have any obligation to update or otherwise revise the forward-looking statements in this prospectus, whether as a result of new information, future events or otherwise. As a result of these and other risks, uncertainties and assumptions, the forward-looking events and circumstances discussed in this prospectus might not occur in the way we expect, or at all. Accordingly, you should not place undue reliance on any forward-looking information. All forward-looking statements contained in this prospectus are qualified by reference to the cautionary statements set out in this section.

In this prospectus, statements of or references to the intentions of our Company or any of our Directors are made as of the date of this prospectus. Any such intentions may potentially change in light of future developments.

An investment in our shares involves various risks. Before investing in our Company, you should carefully consider all of the information set forth in this prospectus, and in particular, the specific risks set out below. Any of the risks and uncertainties described below could have a material adverse effect on our business, financial condition and results of operations or the trading price of the Shares, and could cause you to lose your investment. Additional risks that we currently believe are immaterial or which are currently unknown to us may arise or become material in the future and may have a material adverse effect on our Group. These risks should also be considered in connection with the reservations in the section entitled "Forward-looking Statements" in this prospectus.

RISKS RELATING TO OUR BUSINESS

We are heavily dependent on the performance of and policies affecting the PRC property market, particularly in Guangdong Province

Our business and prospects depend heavily on the performance of and policies affecting the PRC property market. Any housing market downturn or policy change in the PRC generally or in the regions where we have property developments could adversely affect our business, financial condition and results of operations. Most of our property developments are located in Guangdong Province. As of October 31, 2013, we had 70 projects at various stages of development, of which 53 were located in Guangdong Province. Sales of residential property projects in Guangdong Province and Guangxi Province accounted for the majority of our revenue from sales of properties during the Track Record Period. Going forward, we intend to maintain our focus on the property markets in Guangdong and Guangxi Provinces, while selectively increasing our presence in other markets in the PRC which we believe have high growth potential, including the Chengdu-Chongqing and Bohai Bay economic regions. As such, our business is and may continue to be heavily dependent on the continued growth of the property market in Guangdong and Guangxi Provinces and any adverse developments in the supply and demand or decline in property prices in Guangdong and Guangxi Provinces would have an adverse effect on our results of operations and financial condition. In addition, future demand for different types of residential properties is uncertain. If we fail to respond to changes in market conditions or customer preferences in a timely manner or at all, our business, financial condition and results of operations will be adversely affected.

The PRC property market is affected by many factors, including changes in the PRC's social, political, economic and legal environment, changes in the PRC government's fiscal and monetary policy, the lack of a mature and active secondary market for residential and commercial properties and the relatively limited availability of mortgage loans to individuals in the PRC. Demand for residential properties in the PRC, particularly in Guangdong Province, has grown significantly in recent years, but such growth is often coupled with volatility in market conditions and fluctuations in property prices. In particular, China's property market is affected by the recent slowdown in China's economic growth, with China's yearly real GDP growth rate decreasing from 10.4% for 2010 to 9.3% for 2011 and 7.8% for 2012. A number of factors have contributed to China's economic slowdown, including the appreciation of the Renminbi and tightening macroeconomic measures and monetary policies adopted by the PRC government aimed at preventing the overheating of China's economy, controlling China's high level of inflation, and stabilizing the growth of specific sectors, including the property market. Due in large part to such control measures, including home purchase restrictions and credit tightening policies, property markets in certain cities had experienced decreases in both trade volume and sale prices in recent periods. Please also refer to the section entitled "—Risks relating to Property

Development in the PRC—PRC government policies, regulations and measures intended to discourage speculation in the property market may adversely affect our business" in this prospectus. We cannot assure you that property sales will return to past levels or that we will be able to benefit from any future growth in the property market in Guangdong Province or elsewhere in the PRC. Any further decline in property sales or decrease in property prices in the PRC generally or in the regions where we have property developments could have a material adverse effect on our business, financial condition and results of operations.

Additionally, the PBOC increased the benchmark one-year lending rate three times in 2011, and subsequently decreased the benchmark one-year lending rate in June and July 2012, resulting in a new benchmark one-year lending rate of 6.00%. As of the Latest Practicable Date, the benchmark one-year lending rate was 6.00%. The PBOC may further increase or decrease the benchmark one-year lending rate in the future. Increases in interest rates may increase our finance costs and make mortgage financing more expensive for our potential customers, which may have a material adverse effect on our business, financial condition and results of operations. For further information on the recent increases in interest rates, please refer to the section entitled "—Risks relating to Property Development in the PRC—Adjustments by the PBOC to the benchmark one-year lending rate and reserve requirement ratios may increase our finance costs and the finance costs of our customers" in this prospectus. Any other adverse developments in national and local economic conditions as measured by factors such as inflation, employment levels, job growth, consumer confidence and population growth, particularly in the regions where we operate, may affect demand for our projects and would have a material adverse effect on our business, financial condition and results of operations.

The global economic slowdown and financial crisis have negatively affected, and may continue to negatively affect, our business

The global economic slowdown and turmoil in the global financial markets beginning in the second half of 2008 have resulted in a general tightening of credit, an increased level of commercial and consumer delinquencies, lack of consumer confidence and increased market volatility. The global economic slowdown has also had a negative impact on property markets and property prices in the PRC. For example:

- the economic slowdown and credit tightening measures have reduced the demand for residential and commercial properties and resulted in a reduction of property prices; and
- the tightening of credit has negatively impacted the ability of property developers and potential property purchasers to obtain financing.

In addition, recent global market and economic conditions, including the European sovereign debt crisis, the credit rating downgrade of the United States and heightened market volatility in major stock markets, have been unprecedented and challenging. These and other issues resulting from the global economic slowdown and financial market turmoil have adversely impacted, and may continue to adversely impact, the willingness of potential property purchasers to purchase our properties, which may lead to a decline in the general demand for our projects and decrease in their selling prices. In addition, any further tightening of liquidity in the global financial markets may in the future negatively affect our liquidity. If the global economic slowdown and financial crisis continue or become more severe than currently anticipated, our business, financial condition and results of operations could be materially and adversely affected.

As we expand into new markets, we may not be able to replicate the success we have achieved in our core markets or successfully manage our expanded operations

We have been expanding our operations in recent years and expect to continue expanding. As of the Latest Practicable Date, we had continued to focus our business on our core markets in Guangdong Province and Nanning, the largest city in Guangxi Province, where a majority of our projects are located. As of the Latest Practicable Date, we also had projects at various stages of development in Sichuan Province and Hainan Province. In addition, we plan to increase our investments in the Chengdu-Chongqing economic region and monitor opportunities for expansion into the Bohai Bay economic region of northeast China and other high-growth regions in China.

However, our experience in our core markets and quick development operation model may not be readily transferable to other regions. For further information on our quick development business model, please see the section entitled "Business—Standardization" in this prospectus. Markets in other regions may differ from our core markets in terms of customer tastes, behavior and preferences. We will have limited ability to leverage our established brands and reputation in these new markets in the way that we have done in our core markets. Furthermore, the administrative, regulatory and tax environment in such new cities may differ substantially from those in our core markets, and we may face additional expenses or difficulties in adapting to such procedures and complying with such environment. In addition, as we enter new markets, we may not have the same level of familiarity with local contractors, suppliers and other business partners, business practices and customs as we do in our core markets, and we may face higher costs and more intense competition from established property developers with experience in those markets.

As we continue to expand, we will have to continue to improve our managerial, technical and operational knowledge and allocation of resources. To effectively manage our expanded operations, we will need to continue to recruit and train managerial, accounting, internal audit, engineering, technical, sales and other staff to satisfy our development requirements, including staff with local market knowledge. In order to fund our ongoing operations and our future growth, we need to have sufficient internal sources of liquidity or access to additional financing from external sources. Further, we will be required to manage relationships with a greater number of customers, suppliers, contractors, service providers, lenders and other third parties. Accordingly, we will need to further strengthen our internal control and compliance functions to ensure that we are able to comply with our legal and contractual obligations and reduce our operational and compliance risks. We cannot assure you that we will not experience issues such as capital constraints, construction delays, operational difficulties at new operational locations or difficulties in expanding our existing business and operations and training an increasing number of personnel to manage and operate the expanded business. Neither can we assure you that our expansion plans will not adversely affect our existing operations and thereby have a material adverse effect on our business, financial condition and results of operations.

We may not be able to obtain adequate funding or capital on commercially favorable terms for land acquisitions or property developments

The property development business in the PRC is capital intensive. During the Track Record Period, our liquidity requirements arose principally from the acquisition of land for and development of our property development projects. During the Track Record Period, our principal sources of funds to finance our working capital, capital expenditures and other capital requirements were bank loans and internally generated cash flows (including proceeds from the pre-sales and sales of our projects).

However, we cannot assure you that we will have sufficient cash flow available for land acquisitions or property developments or that we will be able to achieve sufficient pre-sales and sales to fund land acquisitions or property developments. In addition, we cannot assure you that we will be able to secure external financing on terms acceptable to us or at all. As of October 31, 2013, our outstanding long-term and short-term bank borrowings were RMB5,490.2 million and RMB2,162.1 million, respectively. Our ability to arrange adequate financing for land acquisitions or property developments on terms that will allow us to earn reasonable returns depends on a number of factors, many of which are beyond our control. The PRC government has in recent years taken a number of policy initiatives in the financial sector to further tighten lending requirements for property development in the PRC—The PRC property market is heavily regulated and subject to PRC government policies, regulations and measures intended to discourage speculation in the property market" in this prospectus.

In addition, the PBOC regulates and continually adjusts the lending rates and reserve requirement ratios for commercial banks in the PRC, which affects the availability and cost of financing from PRC commercial banks for property developers and leveraged property buyers.

We expect that increases in interest rates and reserve requirement ratios, if any, would increase our finance costs in general. For more information, please see the section entitled "—Risks relating to Property Development in the PRC—Adjustments by the PBOC to the benchmark one-year lending rate and reserve requirement ratios may increase our finance costs and the finance costs of our customers" in this prospectus. Our interest expenses on bank loans and other borrowings in 2010, 2011 and 2012 and the six months ended June 30, 2013 were RMB251.4 million, RMB342.3 million, RMB494.0 million and RMB243.5 million, respectively. We currently do not hedge our interest rate risk. Although we may do so in the future, we cannot assure you that such hedging will be sufficient to offset our interest rate risk. Any further increases in interest rates on our bank borrowings, including as a result of interest rate increases by the PBOC, could have a material adverse effect on our business, financial condition and results of operations.

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 down payment of land premium 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 no less than 20% of the minimum land premium. Additionally, a land grant contract is required to be entered into within 10 working days after the land grant transaction is closed, and the down payment of 50% of the land premium is to be paid within one month of the signing of the land grant contract in accordance with provisions of such land grant contract, subject to limited exceptions. Such policy may constrain our cash otherwise available for additional land acquisitions (including any unpaid land premiums for past acquisitions), or property developments.

We cannot assure you that the PRC government will not introduce other initiatives which may limit our access to capital resources or increase our finance costs. The foregoing and other initiatives introduced by the PRC government may limit our flexibility and ability to use bank loans or other forms of financing to finance our property developments and therefore may require us to maintain a relatively high level of internally sourced cash. As a result, our business, financial condition and results of operations may be materially and adversely affected.

We may not be able to obtain land use rights certificates or other requisite government approvals or registrations for our current projects or for projects we may acquire in the future

The property development industry in the PRC is heavily regulated by the PRC government. PRC property developers must comply with various requirements provided by national and local laws and regulations, including the policies and procedures established by local authorities designed for the implementation of such laws and regulations. In order to develop and complete a property development, a property developer must obtain various permits, licenses, certificates and approvals from the relevant authorities at various stages of the property development process, including land use rights certificates, planning permits, construction commencement permits, pre-sale permits and completion certificates. Each approval or renewal is dependent on the satisfaction of certain conditions. We cannot assure you that we will not encounter material delays or other impediments in fulfilling the conditions necessary for the approvals, or that we will be able to adapt ourselves in a timely and effective manner to new laws, regulations or policies that may come into effect from time to time with respect to the property development industry. There may also be delays on the part of the administrative bodies in reviewing our applications and granting approvals. If we fail to obtain, or encounter material delays in obtaining, the requisite government approvals or renewals, the schedule of development and sales of our developments could be substantially disrupted, which could materially and adversely affect our business, financial condition and results of operations.

In particular, in order to develop and sell properties in the PRC, property developers are required to obtain land use rights certificates from the relevant government authorities. The land use rights certificate in respect of a piece of land will not be issued until the developer has entered into a land grant contract with the relevant authorities, made full payment of the land premium and complied with the land use rights and any other land grant conditions. Please see the Property Valuation Report in Appendix III to this prospectus and the section entitled "Business—Our Property Projects—Description of Our Projects" in this prospectus for more details on land sites for which we have land grant contracts but no land use rights certificates, classified as projects contracted to be acquired.

As of the Latest Practicable Date, we had obtained the land use rights certificates for all of our 70 projects. However, we cannot assure you that the Ministry of Land and Resources or its local branches will grant us the appropriate land use rights certificate in respect of any land we may acquire in the future in a timely manner, or at all, in the event of force majeure or governmental acts. If we cannot obtain land use rights certificates in respect of any land we may acquire in the future, we may not be able to construct, lease or sell the relevant projects which could have a material adverse impact on our results of operations, financial condition and business prospects.

We have entered into numerous agreements with various government authorities with the intention to facilitate obtaining the land use rights certificates for certain parcels of land located in China. Under relevant PRC laws and regulations, we are required to fully pay the land premium under these contracts before we will be able to obtain the relevant land use rights certificates. There are risks with respect to the enforcement of these agreements, particularly in light of their relatively long execution periods, in some cases, and potential changes in PRC government policies. There can be no assurance that PRC government policies related to our projects will not change in the future or that there will not be changes in the manner of the implementation of these agreements. Further, there can

be no assurance that there will not be modifications to these agreements as to terms that are favorable to us, including changes in the price of the land use rights to the land parcel concerned. In addition, the law and practice relating to the enforcement of contracts and agreements against PRC government entities involve uncertainty, and there can be no assurance that title to the land parcels subject to these agreements will be eventually obtained. If any of these agreements is not implemented as agreed, our business, financial condition and results of operations may be materially and adversely affected. For more details on some of our recent agreements, please refer to the section entitled "Business—Our Property Projects—Description of Our Projects" in this prospectus.

A default under any of our lending or financing agreements could result in enforcement against the security we have granted

We have maintained a significant level of indebtedness, a substantial portion of which is primarily secured by our legal interests in various properties and buildings. As of December 31, 2010, 2011 and 2012 and June 30, 2013, our total current and non-current borrowings, which included our bank loans and other loans, were RMB5,180.3 million, RMB6,024.1 million, RMB6,618.3 million and RMB8,048.5 million, respectively, and our current ratio was 1.7, 1.4, 1.4 and 1.4, respectively, calculated by dividing our current assets by our current liabilities as of the applicable dates. For further information relating to our indebtedness, please refer to the section headed "Financial Information—Indebtedness and Contingent Liabilities" in this prospectus.

We cannot assure you that we will be able to generate sufficient cash flow from operations to meet our payment obligations under our current outstanding debt. If we are unable to make scheduled payments in connection with our debt and other payment obligations as they become due, we may need to re-negotiate the terms and conditions of such obligations or to obtain additional equity or debt financing, failing which we may default on such repayment (or other) obligations. We cannot assure you that any such renegotiation efforts would be successful or timely or that we would be able to refinance our obligations on acceptable terms or at all. If financial institutions decline to lend additional funds to us or to refinance our existing loans when they mature as a result of our credit risk (or otherwise) and we fail to raise financing through other means, we may breach our repayment (and/ or other) obligations. In the event of a default, our lenders can enforce their rights against us, including enforcing their rights against our pledged collateral and other security under the relevant financing agreements.

We cannot assure you that we will be able to continue meeting all of our obligations under the bank and other loans. We also cannot assure you that the assets we have pledged to our lenders or trust financing companies will not be subject to enforcement actions, in which case we may lose control and ownership of a number of projects and our business, financial condition and results of operations may be materially and adversely affected.

Changes in the fair value of our investment properties may have a significant impact on our results of operations

We are required to reassess the fair value of our investment properties on every balance sheet date for which we issue financial statements. Under HKFRS, gains or losses arising from changes in the fair value of our investment properties are included in our consolidated income statements in the period in which they arise. You should note that the fair value gains or losses in our investment properties represent unrealized capital gains and do not change our cash position as long as the relevant

investment properties are held by us and, therefore, do not increase our liquidity in spite of the increased profit. In 2010, 2011 and 2012 and the six months ended June 30, 2013, our net profit margins were 32.9%, 36.6%, 27.6% and 13.3%, respectively, reflecting net increases in the fair value of our investment properties of RMB695.8 million, RMB863.7 million, RMB836.7 million and RMB40.5 million, respectively. Our net profit margins (excluding changes in fair value of investment properties and the relevant deferred taxes) in 2010, 2011 and 2012 and the six months ended June 30, 2013 were 14.5%, 17.7%, 17.9% and 12.3%, respectively. The amount of revaluation adjustments has been, and continues to be, subject to market fluctuations. We cannot assure you that changes in market conditions will continue to create fair value gains on our investment properties at the previous levels or at all, or that the fair value of our investment properties will not decrease in the future. In particular, a significant portion of our net increase in fair value of investment properties during the Track Record Period was attributable to our only commercial property, Logan Century Center, which contributed RMB510.8 million, RMB742.9 million, RMB380.0 million and nil to our net increase in fair value of investment properties in 2010, 2011 and 2012 and the six months ended June 30, 2013, respectively. For more information on our net increase in fair value of investment properties, see the section entitled "Financial Information-Description of Selected Income Statement Line Items-Net Increase in Fair Value of Investment Properties" in this prospectus. We cannot assure you that going forward fair value gains relating to Logan Century Center will recur at the previous levels or at all. In addition, the fair value of our investment properties may materially differ from the amount we will receive in actual sales of the investment properties. Any significant decreases in the amount we receive in actual sales of our investment properties would materially and adversely impact our results of operations.

The illiquidity of property investments and the lack of alternative uses for investment properties could limit our ability to respond to adverse changes in the performance of our properties

We had investments or held interests in approximately 118,712 sq.m. of investment properties as of June 30, 2013. As of December 31, 2010, 2011 and 2012 and June 30, 2013, the fair value of our investment properties was RMB1,892.0 million, RMB2,875.0 million, RMB3,736.0 million and RMB3,777.0 million, respectively. We expect to increase our investment property portfolio in the future. Any form of real estate investment is illiquid and, as a result, our ability to sell our investment properties in response to changing economic, financial and investment conditions is limited. We also cannot predict the length of time needed to find purchasers to purchase such investment properties. In addition, we may also need to incur capital expenditure to manage and maintain our properties, or to correct defects or make improvements to these properties before selling them. We cannot assure you that financing for such expenditures would be available when needed, or at all.

Furthermore, aging of investment properties, changes in economic and financial conditions or changes in the competitive landscape in the PRC property market may adversely affect the amount of rentals and revenue we generate from, as well as the fair value of, our investment properties. However, our ability to convert any of our investment properties to alternative uses is limited as such conversion requires extensive governmental approvals in the PRC and involves substantial capital expenditures for the purpose of renovation, reconfiguration and refurbishment. We cannot assure you that such approvals and financing can be obtained when needed. These and other factors that impact our ability to respond to adverse changes in the performance of our investment in properties may adversely affect our business, financial condition and results of operations.

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

We may, from time to time, be involved in disputes and claims with various parties involved in the development and the sales of our properties, including contractors, suppliers, construction companies, business or joint venture partners and purchasers. These disputes and claims may lead to protests or legal or other proceedings and may result in damage to our reputation, substantial costs and diversion of resources and management's attention from our core business activities. Purchasers of our properties may take legal action against us if our developed properties are perceived to be inconsistent with our representations and warranties made to such purchasers. In addition, we may have compliance issues with regulatory bodies in the course of our operations, in respect of which we may face administrative proceedings and unfavorable decisions that may result in liabilities and cause delays to our property developments. We may be involved in other proceedings or disputes in the future that may have a material adverse effect on our business, financial condition and results of operations.

We guarantee the mortgage loans provided to our customers and consequently are liable to the mortgagee banks if our customers default on their mortgage payments

As we pre-sell properties before their actual completion of construction, in accordance with industry practice, banks require us to guarantee our customers' mortgage loans. Typically, we guarantee mortgage loans taken out by our customers until we complete the development of the relevant properties and the property ownership certificates and certificates of other interests with respect to the relevant properties are delivered to our customers followed by the completion of mortgage registration procedure. If a purchaser defaults on a mortgage loan, we may have to repurchase the underlying property by paying off the mortgage loan. If we fail to do so, the mortgage bank may auction the underlying property and recover any shortfall from us since we are the guarantor of the mortgage loans. In line with industry practice, we do not conduct any independent credit checks on our customers and rely on the credit evaluations of mortgage banks. During the Track Record Period and up to the Latest Practicable Date, we encountered 40 incidents of default by purchasers for whom we had guaranteed mortgage loans, which involved an aggregate default payment of RMB1.4 million.

As of June 30, 2013, our outstanding guarantees in respect of our customers' mortgage loans were RMB2,343.2 million. Should any material default occur and if we are called upon to honor our guarantees, our business, financial condition and results of operations could be adversely affected.

We may not be able to obtain land that is suitable for property development or maintain our land bank at a cost comparable to our historical cost level

To maintain and grow our business in the future, we will be required to continually replenish and increase our land bank with suitable land for development at commercially acceptable prices. Our ability to identify and acquire suitable land is subject to a number of factors, some of which are beyond our control. We must identify land that has potential for future development ahead of our competitors. However, we cannot assure you that the land identified and acquired by us will be suitable for development or offer the return we desire.

During the Track Record Period, we primarily acquired land through participation in the government public tender, auction or listing-for-sale land grant process and through the acquisition of

property development companies or land use rights from other developers. The availability and price of land sold depend on factors beyond our control, including government land policies and competition. The PRC government and relevant local authorities control the supply and price of new land parcels and approve the planning and use of such land parcels pursuant to specific regulations. All these measures further intensify the competition for land in China among property developers. As we expect our cost of acquiring land use rights to further increase in the future, our gross profit margin and our ability to maintain our land bank at a cost comparable to our historical cost level may be materially and adversely affected. For instance, Provence was one of our major projects during the Track Record Period in terms of turnover. The various land grant contracts in relation to Provence were executed between 2006 and 2012. In 2010, 2011 and 2012 and the six months ended June 30, 2013, the average land cost of Provence recognized in direct costs amounted to RMB460 per sq.m., RMB460 per sq.m., RMB374 per sq.m. and RMB469 per sq.m., respectively. Such costs are significantly lower than the average land cost of the most recent land parcel for Provence we acquired in December 2012, which was RMB1,892 per sq.m. If the average land cost of Provence recognized in direct costs during the Track Record Period had been adjusted to RMB1,892 per sq.m., our gross profit margin would have been 21.4%, 35.0%, 36.4% and 30.5% in 2010, 2011 and 2012 and the six months ended June 30, 2013, respectively, as compared to the actual gross profit margin of 27.4%, 40.2%, 38.9% and 30.8%, respectively. If we fail to obtain suitable land for development at commercially acceptable prices that allow us to achieve reasonable returns upon sales of properties, the benefits we have enjoyed from having a land bank comprising land we acquired at competitive prices may not recur in the future, and our business, financial condition and results of operations will be materially and adversely affected as a result.

We may not be able to successfully complete projects that we are currently developing, or plan to develop, in a timely manner or at all

At any point in the planning or development of a project, we could face, among other things, regulatory changes, financing difficulties, inabilities or difficulties in obtaining the required government approvals or government-mandated changes in our property development business, any of which could delay, increase the cost of, or prevent the completion of any such projects. We may also delay or revise our plans for property developments due to a variety of factors, including changes in market conditions, a shortage or increase in the prices of construction materials, equipment or labor, labor disputes or disputes with our contractors and subcontractors. We may commit significant time and resources to a project before determining that we are unable to complete it successfully, which could result in a loss of some or all of our investment in such project. If the delivery delay extends beyond the contractually specified period, or if the actual GFA of a completed property delivered to a purchaser deviates by more than 3.0% from the GFA originally indicated in the property sale and purchase contract, the purchaser may terminate the proposed sale and purchase contract, reclaim the deposit and claim damages. If we are unable to complete projects as planned, this may materially and adversely affect our business, financial condition and results of operations.

In addition, we have built and continue to build large-scale property development projects. Large-scale property development projects in general require substantial capital expenditures and we may incur significant costs in order to acquire the land and develop properties for these large-scale projects. We cannot assure you that our existing or future large-scale developments will be successful or that any such development will not encounter difficulties that may result in significant losses to our investment in such developments or costs relating to damages to purchasers, any of which could materially and adversely affect our business, financial condition and results of operations.

We recorded negative cash flows from operating activities in the past

In 2010 and the six months ended June 30, 2013, we recorded negative operating cash flows of RMB40.8 million and RMB910.5 million, respectively. For further information, please see the section entitled "Financial Information—Liquidity and Capital Resources—Cash Flow" in this prospectus. We cannot assure you that we will not experience negative operating cash flows in the future. If we continue to record negative operating cash flows in the future, our working capital may be constrained, which may materially and adversely affect our business, financial condition and results of operations.

We depend on cash flows from pre-sales of properties as an important source of funding for our property projects. Under current PRC laws and regulations, property developers must fulfill certain conditions before they can commence pre-sales of properties and may use pre-sales proceeds to finance only the developments wherein such properties are located. In the past several years, a number of government authorities and officials have proposed to limit or abolish the pre-sales of properties. These recommendations have not been adopted by the PRC government and have no enforceability. However, we cannot assure you that the PRC government will not ban or implement further restrictions on the pre-sales of properties, such as imposing additional conditions for pre-sale permits or further restrictions on the use of pre-sales proceeds. Any such measure will adversely affect our cash flows and force us to seek alternative sources of funding for our property development business.

We may be liable to our customers for damages if we do not deliver individual property ownership certificates in a timely manner

Under current laws and regulations, we are required to submit the requisite registration applications in connection with our property developments, including the land use rights certificate, construction land planning permit, construction work planning permit, construction commencement permit and completion certificate, to the local house registration authority after the relevant properties are completed and apply for the general property ownership certificates in respect of the properties. The house registration authority shall record the registration information or reject the registration within 30 business days. We cannot assure you that we will not experience any unanticipated delays in obtaining such ownership certificates. In the case that a late delivery of any individual property ownership certificate is due to delays that are deemed to be caused by us, the purchaser would be able to terminate the property sales and purchase contract, reclaim the payment and claim damages, any of which could materially and adversely affect our business, financial condition and results of operations.

We are a holding company that is dependent on distributions from subsidiaries, and our ability to pay dividends and financial condition could be adversely affected if those distributions are not made in a timely manner or at all

We are a holding company and we conduct substantially all of our business through operating subsidiaries in the PRC. As a result, our ability to pay dividends to our Shareholders and our ability to repay debt, including debt that we may incur after this offering, is dependent upon cash dividends and distributions or other transfers from such PRC subsidiaries. Under PRC regulations, such subsidiaries may distribute to us their after-tax profits, as determined in accordance with the PRC accounting rules and regulations, only after they have made appropriate reserves to relevant statutory funds and withheld the appropriate dividend tax. The PRC accounting rules and regulations differ in many aspects from generally accepted accounting principles in other jurisdictions, including HKFRS. Our operating subsidiaries that are wholly foreign-owned enterprises may not distribute their after-tax

profits to us if they have not already made reserves to (i) their staff and workers' bonus and welfare fund at a percentage that is decided by their board of directors and (ii) their reserve fund at a rate of at least 10% of their annual net profit. A wholly-foreign-owned enterprise is required to continue making reserves to its reserve fund until such fund reaches 50% of its registered capital. The reserve fund is not distributable as cash dividends. Furthermore, restrictive covenants in bank credit facilities, joint venture agreements or other agreements that we may enter into in the future may also restrict the ability of our project subsidiaries to make contributions to us and our ability to receive distributions from them. These restrictions could reduce the amounts of distributions that we receive from our subsidiaries, which would restrict our cash flow and our ability to pay dividends and repay debt.

Our property valuation may differ materially from the actual realizable value of our properties, which is subject to change

The Property Valuation Report prepared by DTZ Debenham Tie Leung Limited is included in Appendix III to this prospectus. The valuations in the report are based upon certain assumptions, which, by their nature, are subjective, uncertain and may differ materially from actual results. With respect to properties under development and properties held for future development, the valuations are based on the assumptions that (i) the properties will be completed or developed as currently proposed, and (ii) regulatory and governmental approvals for the properties have been or will be obtained. These valuations are not a prediction of the actual value we may achieve from these properties. In addition, our property valuations are subject to change as a result of changes in market conditions. Unforeseen changes in a particular property development or in general or local economic conditions could affect the value of our properties and could adversely affect our business, financial condition and results of operations.

Since we recognize our sales revenues only upon delivery of the properties sold, our operating results fluctuate from period to period depending on the timing of completion of our projects

Our results of operations have varied in the past and may continue to fluctuate significantly from period to period in the future. In 2010, 2011 and 2012 and the six months ended June 30, 2012 and 2013, our turnover was RMB2,851.7 million, RMB3,447.5 million, RMB6,587.7 million, RMB1,566.4 million and RMB3,332.2 million, respectively, and we had net profit attributable to our equity shareholders of RMB926.3 million, RMB1,247.6 million, RMB1,794.1 million, RMB512.2 million and RMB435.4 million, respectively. Since we recognize proceeds from the sales of a property as revenue only upon the delivery of the property, our revenue and profit during any given period is affected by the quantity of properties delivered during that period. The quantity of properties delivered is largely a result of our property delivery schedule and may not be indicative of the actual demand for our properties or sales achieved during that period. Our revenue and profit during any given period generally reflect property investment decisions made by purchasers at some significant time in the past, typically at least in the prior fiscal period. Furthermore, fluctuations in our operating results may also be caused by other factors, including fluctuations in expenses such as land premium, development costs, administrative expenses, selling and marketing expenses and changes in market demand for our properties. As a result, we believe that our operating results for any period are not necessarily indicative of results that may be expected for any future period. In addition, the cyclical property market of the PRC affects the optimal timing for the acquisition of land, the plan of development and the sales of properties. This cyclicality, combined with the lead time required for the completion of projects and the sales of properties, means that our results of operations relating to property development activities may be susceptible to significant fluctuations from period to period.

We rely on independent contractors and other third parties for construction, labor, engineering subcontracting, design, property management, sales and other key aspects of our property development business

While we generally act as general contractor for our property development projects and conduct most of our engineering, design, sales management, marketing and customer service in-house, we rely on independent contractors to provide certain services relating to our projects, including construction, labor, engineering subcontracting, design, property management and sales. We cannot assure you that the services rendered by any of these independent contractors will always be satisfactory or meet our requirements for quality and safety. If the performance of any independent contractor is unsatisfactory, 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. Moreover, we may incur additional costs due to a contractor's financial or other difficulties that may affect their ability to carry out the work for which they have been retained. Any of these factors could have a material adverse effect on our business, financial condition and results of operations.

If the performance of any of such independent contractors or third parties is not satisfactory to our customers, our reputation may suffer, which may adversely affect our business, financial condition and results of operations. In addition, a serious dispute with such independent contractors or third parties that we are unable to resolve could result in costly legal proceedings and therefore have a material adverse effect on our business, financial condition and results of operations. Furthermore, an increase in the cost of labor used by our contractors and other third parties engaged in our business may eventually be passed on to us in the form of higher contract fees at the time new contracts are entered into. Finally, because of our reliance on third parties, we have limited control over the costs related to the services they provide.

Our profit margin is sensitive to fluctuations in construction costs

Construction costs constitute one of the main components of our direct costs. Construction costs encompass all costs for the design and construction of a project, including payments to thirdparty contractors, costs of construction materials, foundation and substructure, fittings, facilities for utilities and related infrastructure such as roads and pipelines. Historically, construction material costs, especially the costs of steel and concrete, have been the principal driver of the construction costs of our property development projects. There have been significant fluctuations in construction material costs during the Track Record Period. For example, in 2010, 2011 and 2012, the average market price for steel was US\$616.2 per ton, US\$684.9 per ton and US\$583.2 per ton, respectively, which represented a year-on-year change of +11.1% and -14.8% in 2011 and 2012, respectively. In the first half of 2013, the market price for steel was US\$559.0 per ton. We believe that construction costs may rise with inflation in the foreseeable future. For more information, see the section entitled "Financial Information-Key Factors Affecting Our Results of Operations-Construction Costs" in this prospectus. Construction costs may fluctuate as a result of the price volatility of construction materials such as steel and concrete. We currently do not, and do not expect to in the future, engage in commodities hedging activities. In line with industry practice, if there is a significant price fluctuation (depending on the specific terms of each contract), we will be required to re-negotiate existing construction contracts to top up payment to, or receive refund from, the contractors, depending on the price movement. Our profit margin is sensitive to changes in the market prices for construction materials and, as a result, our profit margins may be adversely affected.

We may suffer losses and be subject to liabilities that are not sufficiently covered, or covered at all, by insurance

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. We also do not require the construction companies we engage to maintain insurance coverage on our properties under construction. Please refer to the section entitled "Business—Insurance" in this prospectus. We cannot assure you that we will not be sued or held liable for damages due to liability from any related tortious acts. Moreover, there are certain losses for which insurance is not available in the PRC on commercially practicable terms, such as losses suffered due to business interruptions, earthquakes, typhoons, flooding, war or civil disorder. If we suffer from any such losses, damages or liabilities in the course of our operations and property development, we may not have sufficient funds to cover any related losses, damages or liabilities or to repair, replace or reconstruct any property developments that have been damaged or destroyed. Any payment we make to cover related losses, damages or liabilities could have a material adverse effect on our business, financial condition and results of operations.

PRC tax authorities may challenge the basis on which we calculate our LAT obligations

Under PRC tax laws and regulations, our income from the sales of land use rights and buildings or related facilities on such land is subject to LAT. LAT is payable at progressive rates ranging from 30% to 60% of the appreciation in value, representing the balance of the proceeds received on such sales after deducting certain items, including payments made for the acquisition of land use rights, direct costs and expenses of the development of the land and construction of the buildings and structures tax related to the transfer of land use rights and properties, and other deductions prescribed by the Ministry of Finance. An exemption from payment of LAT may be available if (i) the taxpayer constructs ordinary standard residential apartments and the appreciation amount does not exceed 20% of the sum of deductions allowed under PRC law, or (ii) the land and properties are recalled and requisitioned by the PRC government pursuant to applicable law for construction purposes.

On December 28, 2006, the State Administration of Taxation issued the Notice on the Relevant Issues on the Settlement Management of Land Appreciation Tax on Real Estate Enterprises (《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》). This notice came into effect on February 1, 2007 and provides further clarity on when LAT becomes payable with respect to real estate development projects. First, the notice specifies that taxpayers are required to settle LAT for each real estate project developed, or if the project is developed in stages, for each stage of the project. Second, it provides that LAT will be imposed on taxpayers upon the occurrence of the following events: (i) when a real estate development is completed and completely sold; (ii) when a real estate development project without completion accounting is transferred as a whole to a third party; or (iii) when the taxpayer's land use right is directly transferred. Finally, it provides that LAT may be imposed on taxpayers upon the occurrence of the following additional events: (i) where a real estate development that has been completed and its transfer is approved, if the area transferred is greater than 85% of the total saleable area of the development, or, if the area transferred is less than 85%, where the retained area is leased or used by the developer; (ii) where the sale of a real estate development has not been finished after three years from the date that the sales or pre-sales permit was obtained; (iii) where a taxpayer applies to write off its tax registration but has not yet settled LAT; or (iv) where there are other circumstances as prescribed by the provincial tax authorities.

We have estimated and made full provisions for LAT in accordance with the applicable requirements set forth in the relevant PRC tax laws and regulations. In addition, we have paid LAT as it became due and payable, in accordance with PRC laws and regulations during the Track Record Period and up to the Latest Practicable Date. Our provision for LAT for 2010, 2011 and 2012 and the six months ended June 30, 2012 and 2013 was RMB62.1 million, RMB138.9 million, RMB334.1 million, RMB70.9 million and RMB102.3 million, respectively. Our current provisions for LAT are based on our management's best estimates according to their understanding of the requirements discussed above. However, actual LAT liabilities are subject to determination by the tax authorities upon the completion of the property development projects and PRC tax authorities may not agree with the basis on which we have calculated our LAT obligations. There can be no assurance that our current provisions for LAT are adequate or that the final outcome will not be different from the amounts initially recorded. In the event that our Group is required to settle any or all unpaid LAT, our cash flow and results of operations during the related period may be adversely affected.

We depend heavily on the continued services of our founder and Chairman, Mr. Ji Haipeng

Our success and growth depends on the continued services of Mr. Ji Haipeng, our founder and Chairman, who has 17 years of management experience in the PRC property development industry and in-depth knowledge of various aspects of property development and investment, as well as in highway, infrastructure and urban development. In addition, although Mr. Ji is covered by the general accidental injury and illness insurance we provide to our senior management, we have not taken out key man insurance for Mr. Ji. Competition for qualified and experienced personnel is intense in the property development sector and the pool of qualified candidates is very limited. The departure of Mr. Ji and any failure to find suitable replacements could have a material adverse effect on our business, financial condition, results of operations and prospects.

Conflicts of interest may exist between us and the Relevant Group

Our Group is principally engaged in the development of residential properties or mixed-use properties, which mainly represent residential properties with ancillary developments ancillary to our Group's residential projects, such as retail units, supermarkets and car parks, etc., in Guangdong Province. On the other hand, the Relevant Group, being companies controlled by our Controlling Shareholders, is principally engaged in Property Management Business, being property management business, carried out by Guangdong Logan Group Property Management Co., Ltd., and Hotel and Commercial Property Business, being hotel development business and commercial property development business, carried out by Logan Real Estate (collectively, the "Relevant Businesses"), which are not part of our core business and are not in line with our overall strategy to maintain and further strengthen our market position in the PRC.

Although our Directors is of the view that there is a clear delineation between the Relevant Businesses and our business, and that none of the Relevant Businesses would compete, or is expected to compete with our core business of residential property development and that a Deed of Non-Competition has been given by our Controlling Shareholders in favor of our Group, taking into account of the nature of the hotel-type serviced apartments developed by the Relevant Group, there is potential that future competition, although the chance of which is minimal, may arise between the hotel-type serviced apartments developed by the Relevant Group and the residential properties developed by our Group given the interests of our Controlling Shareholders may not be aligned with those of our other Shareholders.

These and other conflicts discussed above may have a material adverse effect on our business, results of operations, financial condition and prospectus. For further discussion regarding the potential competition that may exist in the future between our Group and the Relevant Group, please see the section entitled "Relationship with our Controlling Shareholders—Delineation of Business" in this prospectus.

If our completed property developments are not in compliance with the relevant land grant contracts, construction land planning permits, construction work planning permits or construction commencement permits, we will be subject to additional payments or be required to take corrective measures to cure such non-compliance

The local government authorities inspect our property developments after completion and, if the developments are in compliance with the relevant laws and regulations, issue us completion certificates or other comparable documents, based upon which we are able to deliver the completed properties to our purchasers. If, for any reason, the total constructed GFA of a property development exceeds the amount of GFA authorized in the relevant land grant contract, construction land planning permit, construction work planning permit or construction commencement permit, or if the completed property contains built-up areas that do not conform to the construction land planning permit, construction work planning permit or construction commencement permit, we may be required to make additional payments or take corrective measures with respect to such non-compliant areas before we are able to obtain a completion certificate for the property development. If we fail to obtain the completion certificates or other comparable documents due to such non-compliance, we will not be able to deliver the relevant properties or recognize the revenues from the relevant pre-sold properties and may also be subject to liabilities under the sales contracts. Please refer to the section entitled "—We may be liable to our customers for damages if we do not deliver individual property ownership certificates in a timely manner" in this prospectus. We cannot assure you that the local government authorities will not find that the total constructed GFA or built-up areas of our existing projects under development or any future property developments exceed the relevant authorized GFA or are otherwise not in compliance with the relevant land grant contracts, construction land planning permits, construction work planning permits or construction commencement permits upon completion of our property development.

We may be subject to penalties and our land may be repossessed by the PRC government if we do not comply with the terms of our land grant contracts

Under PRC laws and regulations, if a developer fails to develop land according to the terms of the land grant contract (including terms relating to payment of premiums, designated use of land, time of commencement and completion of development), the relevant government authorities may issue a warning to or impose a penalty on the property developer, or may even repossess the land. Any violation of the terms of the land grant contract may also restrict a developer's ability to participate, or prevent it from participating, in future land bidding. Specifically, under current PRC laws and regulations, if we do not commence development for more than one year from the commencement date of the construction and development work as agreed upon and stipulated in the land fee of 20% of the land premium. If we do not commence development for more than two years from the commencement date of the construction and development work as agreed upon and stipulated in the land grant contract, the land may be subject to repossession by the PRC government without compensation unless the delay in development is caused by government actions, force majeure events or necessary preparatory work. Moreover, even if the commencement of land development is in conformity with the land grant

contract, the land will be treated as idle land if (i) the developed area of land is less than one-third of the total area of the project under the land grant contract or the total capital invested is less than one-fourth of the total estimated investment of the project under the land grant contract and if (ii) the suspension of the development of the land exceeds one year in time. Current measures in place require the competent land authorities not to accept any application for new land use rights or process any title transfer transaction, mortgage transaction, lease transaction or land registration application in respect of any idle land before completion of the required rectification procedures. We cannot assure you that circumstances leading to the repossession of land or delays in the completion of a property development will not arise in the future. If our land is repossessed, we will not be able to continue our property development on the forfeited land, recover the costs incurred for the initial acquisition of the repossession.

Potential liability for environmental problems could result in substantial costs

We are subject to a variety of laws and regulations concerning protection of the environment. The particular environmental laws and regulations which apply to any given project development site vary greatly according to the site's location, the site's environmental condition, the present and former uses of the site, as well as adjoining properties. Compliance with environmental laws and conditions may result in delays in development, may cause us to incur substantial compliance and other costs and could prohibit or severely restrict project development activity in environmentally sensitive regions or areas. As required by PRC laws and regulations, we must undertake an environmental assessment with respect to each project we develop and submit an environmental impact assessment report to the relevant governmental authorities for approval before commencing construction. It is possible that there are potential or hidden material environmental liabilities of which we are unaware, which may have a material adverse impact on our business. In addition, we cannot assure you that our operations will not result in environmental liabilities or that our contractors will not violate any environmental laws and regulations that may be attributable to us.

We have been subject to negative publicity from time to time in connection with environmental issues, which may adversely affect our reputation and, consequently, our business and results of operations. See "—We may be adversely affected by inaccurate, false or negative media coverage."

We may be considered a "resident enterprise" under the CIT law and income tax on the dividends that we receive from our PRC operating subsidiaries may increase

Our Company is incorporated in the Cayman Islands and we conduct substantially all of our business through operating subsidiaries incorporated in the PRC. Under the CIT law, enterprises established under the laws of foreign countries or regions whose "de facto management bodies" are located within the PRC are considered "resident enterprises" and thus will generally be subject to CIT at the rate of 25% on their global income. On December 6, 2007, the State Council adopted the Regulation on the Implementation of PRC Corporate Income Tax Law, effective as of January 1, 2008, which defines the term "de facto management bodies" as "bodies that substantially carry out comprehensive management and control on the business operation, employees, accounts and assets of enterprises." Currently, most of our management is based in the PRC, and may continue to be based in the PRC in the future. In April 2009, the PRC State Administration of Taxation promulgated a circular to clarify the definition of "de facto management bodies" for enterprises incorporated overseas with controlling shareholders being onshore enterprises or enterprise invested or controlled by another overseas enterprise and ultimately controlled by PRC individual residents, as in our case.

If we were considered a PRC resident enterprise, we would be subject to CIT at the rate of 25% on our global income, and any dividends received by our non-resident enterprise shareholders may be subject to a withholding tax at a rate of up to 10%. In addition, although the CIT law provides that dividend payments between qualified PRC resident enterprises are exempted from CIT, it remains unclear as to the detailed qualification requirements for this exemption and whether dividend payments by our PRC operating subsidiaries to us would meet such qualification requirements if we were considered as a PRC resident enterprise for this purpose. If our global income were to be taxed under the CIT law, our results of operations and financial position would be materially and adversely affected.

Under the CIT law and its implementing rules, dividend payments from PRC subsidiaries to their foreign shareholders, if the foreign shareholder is not deemed as a PRC tax resident enterprise under the CIT Law, are subject to a withholding tax at the rate of 10%, unless the jurisdiction of such foreign shareholders has a tax treaty or similar arrangement with China and the foreign shareholder obtains approval from competent local tax authorities for application of such tax treaty or similar arrangement. We invest in our PRC operating subsidiaries through Yuen Ming and Kam Wang, companies incorporated in Hong Kong. Pursuant to the Arrangement between Mainland China and the Hong Kong Special Administrative Region for the Avoidance of Double Taxation and Prevention of Fiscal Evasion with respect to Taxes on Income (《内地和香港特別行政區關於對於所得避免雙重徵税和 防止偷漏税的安排》) (the "Hong Kong Tax Treaty"), Yuen Ming and Kam Wang will be subject to withholding tax at a rate of 5% on dividends received from our PRC operating subsidiaries. However, the SAT promulgated a circular on October 27, 2009 ("Circular 601"), which provides that tax treaty benefits will be denied to "conduit" or shell companies without business substance, and a beneficial ownership analysis will be adopted based on a "substance over form" analysis to determine whether or not to grant tax treaty benefits to a "conduit" company. It is unclear whether Circular 601 applies to dividends from our PRC operating subsidiaries paid to us through Yuen Ming and Kam Wang. It is possible, however, that under Circular 601, Yuen Ming and Kam Wang would not be considered as the "beneficial owner" of any such dividends, and that such dividends would as a result be subject to income tax withholding at the rate of 10% rather than the favorable 5% rate applicable under the Hong Kong Tax Treaty, in which case our results of operations and financial position would be materially and adversely affected.

We may be adversely affected by inaccurate, false or negative media coverage

From time to time, we may be the subject of media coverage on the development history, current business and future trends of major PRC property developers. Such media reports are often not authorized by us, not substantiated, and may contain inaccurate or false information about us, or may present information about us in a negative light. We have noticed certain such media reports recently, the details of which are set forth in the following paragraph. Such inaccurate, false or negative media coverage may adversely affect our reputation, and as a result our business and results of operations may be negatively affected.

On March 15, 2013, an article appeared on the Internet describing subsidence at Palm Waterfront. We believe the natural subsidence was not a result of the construction or construction quality of Palm Waterfront, but rather a result of the natural geological conditions within the Nansha District. In addition, officers from the relevant governmental department visited Palm Waterfront and confirmed that the natural subsidence occurring in that development was within the normal range caused by the complex geological structure of the Nansha District.

There can be no assurance that we will not be subject to inaccurate, false or negative media coverage in the future. To the extent that information contained in such media coverage is inconsistent with the information contained in this prospectus, investors should not rely on such inconsistent information, and should only rely on the information contained in this prospectus and the Application Forms to make investment decisions about us.

We may be adversely affected by the use of our civil air defense property

According to Law of the People's Republic of China on National Defense (《中華人民共和國國防法》), Civil Air Defense Law of the People's Republic of China (《中華人民共和國人民防空法》), Property Law of the People's Republic of China (《中華人民共和國物權法》), Measures of the Development and Utilization of Civil Air Defense Construction during Peacetime (《人民防空工程平時開發利用管理辦法》), several Opinions regarding Further Advancing the Development of Civil Air Defense by the State Council and the Central Military Commission (《國務院、中央軍委關於進一步推進人民防空事業發展的若干意見》), the construction of new buildings in cities should contain certain basement areas which may be used for civil air defense purposes in time of war. As of October 31, 2013, our projects had total civil air defense areas of approximately 351,238 sq.m., or 3.1% of our land bank, calculated based on (i) the projects designs for our projects which were completed or under development as of October 31, 2013, and (ii) the project designs for our properties held for future development as of October 31, 2013 which have obtained governmental approval. Our civil air defense area is primarily leased out as car parks, and the relevant income amounted to RMB23.5 million, RMB38.4 million, RMB70.2 million, RMB15.5 million and RMB17.1 million in 2010, 2011, 2012, the six months ended June 30, 2013 and the nine months ended September 30, 2013, respectively. Assuming that all civil defense areas on our projects as of September 30, 2013 were used for civil air defense purposes from October 1, 2013 until the expiration of the related car park lease agreements, we estimate that we would need to refund up to RMB144.0 million to the car park lessees, amounting to 0.8% of our total revenue in 2010, 2011, 2012 and the nine months ended September 30, 2013. In times of peace, such areas can be used and managed by entities or persons investing in their construction and any revenue generated from the use of such areas belongs to such investors. However, in times of war, such areas may be used by the government at no cost. In the event of war and if our civil air defense areas are used by the public, we may not able to lease out our car parks which form a portion of our civil air defense areas, and such areas will no longer be a source of rental income.

RISKS RELATING TO PROPERTY DEVELOPMENT IN THE PRC

The PRC property market is heavily regulated and subject to PRC government policies, regulations and measures intended to discourage speculation in the property market

As a property developer in the PRC, we are subject to extensive government regulation in many aspects of our operations and are highly susceptible to changes in the regulatory measures and policy initiatives implemented by the PRC government. Over the past few years, property developers and investors have invested heavily in the PRC, raising concerns that the property market had started to overheat. In response to concerns over the scale of the increase in property investment, the PRC government has from time to time introduced policies intended to curtail the overheating of the PRC property market, including:

- strictly enforcing laws and regulations relating to idle land;
- restricting the grant or extension of revolving credit facilities to property developers that hold a large amount of idle land and vacant commodity properties;

- prohibiting commercial banks from lending funds to property developers with an internal capital ratio of less than a certain prescribed percentage;
- restricting PRC commercial banks from extending loans for the development of luxury residential properties;
- restricting property developers from using borrowings obtained from any local banks to fund property developments outside that local region;
- restricting the ability of property developers to raise funds via foreign debt;
- restricting PRC commercial banks from granting loans to property developers for the purpose of paying land premiums; and
- requiring property developers to promptly and fully pay land premiums before becoming eligible to receive the relevant land use rights certificate.

In particular, the PRC government also introduced the following policies, among others, to specifically control the growth of the residential property market:

- limiting the maximum amount of monthly mortgage and total monthly debt service payments of individual borrowers;
- suspending land supply for villa developments and restricting land supply for high-end developments, while mandating a minimum land supply for affordable housing;
- imposing a business tax levy on the sales proceeds from secondary sales, based on the length of the holding period and type of property;
- requiring the strict enforcement of a 20% individual income tax on profits from sales of owner-occupied houses;
- increasing the minimum down payment on the purchase price of the residential property of a family;
- raising pre-sale threshold for commodity housing;
- strengthening the government's management of financing activities by property enterprises which have engaged in certain illegalities or irregularities;
- limiting the purchase of and mortgage loans for residential properties based on place of residence and number of residential properties owned;
- continuing the enforcement of purchase restrictions imposed on commodity housing;
- tightening the availability of individual housing loans in the property market to individuals and their family members with more than one residential property;
- giving local branches of the PBOC more latitude in raising the down-payment rate and mortgage rate for the purchase of a second residential property in cities where housing prices are increasing at an excessively high rate;
- limiting the availability of individual housing provident fund loans for the purchase of second (or further) residential properties by laborers or their family members;
- requiring property developers to make public the sales and pre-sale price of its units for sales within a certain time period and conduct sales strictly in accordance with this stated price; and

• requiring financial institutions to prioritize mortgage applications for ordinary commodity housing construction projects where small to medium-sized housing units constitute 70% or more of the total units in such construction projects so long as credit extension conditions are satisfied.

For more details on the PRC government's measures to curtail the overheating of the property market, please see the section entitled "Laws and Regulations relating to the Industry" in this prospectus.

The PRC government's restrictive measures may limit our access to capital, reduce market demand and increase our operating costs. We cannot assure you that these measures will not adversely affect the sales of units in our developments. In addition, we cannot assure you that the PRC government will not introduce further measures to regulate the rate of growth of the property market or to limit or even prohibit foreign investment in the property sector. These existing measures and any future measures, or even rumors or threats of any new measures, may adversely affect our business, financial condition and results of operations.

The PRC property market has been cyclical and our property development activities are susceptible to significant fluctuations

Historically, the PRC property market has been cyclical. The rapid expansion of the property market in certain major provinces and cities in China, including Guangdong Province, in the early 1990s culminated in an over-supply in the mid-1990s and a corresponding fall in property values and rentals in the second half of the decade. Since the late 1990s, residential property prices and the number of residential property development projects have gradually increased in major cities as a result of an increase in demand driven by domestic economic growth. In particular, prices of residential properties in certain major PRC provinces such as Guangdong Province and cities therein have experienced rapid and significant growth. The risk of property over-supply has increased in recent years in certain parts of China, where property investment, trading and speculation have become overly active. In the event of actual or perceived over-supply, together with the effect of the PRC government policies to curtail the overheating of the property market, property prices may fall significantly and our revenue and results of operations will be adversely affected. We cannot assure you that the problems of over-supply and falling property prices that occurred in the mid-1990s will not recur in the PRC property market and the recurrence of such problems could adversely affect our business and financial condition. The PRC property market is also susceptible to the volatility of the global economic conditions as described in the section entitled "-Risks relating to Our Business-The global economic slowdown and financial crisis have negatively affected, and may continue to negatively affect, our business" in this prospectus.

The cyclical nature of the property market in the PRC affects the optimal timing for the acquisition of sites, pace of development as well as the sales of properties. This cyclicality, combined with the lead time required for completion of projects and the sales of properties, means that our results of operations relating to property development activities may be susceptible to significant fluctuations from year to year.

Adjustments by the PBOC to the benchmark one-year lending rate and reserve requirement ratios may increase our finance costs and the finance costs of our customers

The PBOC regulates and continually adjusts the lending rates and reserve requirement ratios for commercial banks in the PRC, which affects the availability and cost of financing from PRC

commercial banks for property developers and leveraged property buyers. The reserve requirement refers to the amount of funds that banks must hold in reserve with the PBOC against deposits made by their customers. Increases in the reserve requirement ratios reduce the amount of bank funds available for lending. The PBOC increased the reserve requirement ratios six times in 2010, and another six times up to November 2011, before reducing the reserve requirement ratios three times between December 2011 and December 31, 2012. The current reserve requirement ratios of 16.5% to 20.0% took effect on May 18, 2012.

The PBOC increased the benchmark one-year lending rate nine times between October 2004 and December 2007, from 5.58% to 7.47%. In 2008, the PBOC reduced the benchmark one-year lending rate five times, from 7.47% to 5.31%. Since late 2009, the PRC government introduced a new round of austerity measures to control the growth of the economy, including increasing the benchmark one-year lending rate five times between October 2010 and July 2011, to 6.56%. The PBOC subsequently lowered the benchmark one-year lending rate in June and July 2012, resulting in a new benchmark one-year lending rate of 6.00%. As of the Latest Practicable Date, the benchmark one year lending rate was 6.00%. We expect that increases in interest rates and reserve requirement ratios would increase our finance costs in general and the finance costs of leveraged property buyers and as a result, may delay potential purchasers from making a purchase. The effect of the increases in interest rates on our finance costs are not immediately apparent due to our capitalization of finance costs. Upon completion of a project and once the property has been delivered to buyers, the capitalized finance costs of the relevant property will be recognized as direct costs on our consolidated income statements.

Any further increases in interest rates on our bank borrowings, including as a result of interest rate increases by the PBOC, could have a material adverse effect on our business, financial condition, results of operations and prospects. These and other credit tightening measures by the PRC government in recent years have affected the ability of Chinese companies, including property developers, to borrow funds to finance their operation and development plans. Despite recent decreases, the reserve requirement ratio remains at a relatively high level. We cannot assure you that the PBOC will not raise lending rates or reserve requirement ratios in the future, or that our business, financial condition and results of operations would not be adversely affected as a result of these adjustments.

We face intense competition

In recent years, a large number of property developers have undertaken property development and investment projects in Guangdong Province and elsewhere in the PRC. Our major competitors include large national and regional property developers and overseas developers, including a number of leading Hong Kong property developers, some of which may be more sophisticated than us in terms of engineering and technical skills, and may have better track records and greater financial, land and other resources, broader name recognition and greater economies of scale than us.

In addition, the PRC government has recently introduced various policies and measures in order to limit the growth and to prevent the overheating of the property development sector, which has further increased competition for land among real estate developers. For more details, please refer to the sections entitled "Industry Overview" and "Laws and Regulations relating to the Industry" in this prospectus.

Competition among property developers may result in an increase in acquisition costs of land for development, an increase in the cost or a shortage of raw materials, an over-supply of properties, a

decrease in property prices in certain parts of the PRC or an inability to sell such properties, a slowdown in the rate at which new property developments are approved or reviewed by the relevant PRC government authorities and an increase in administrative costs for hiring or retaining qualified personnel, any of which may adversely affect our business, financial position and results of operations.

In addition, recent market downturns in the PRC may further intensity competition. If we cannot respond to changes in market conditions or changes in customer preferences more swiftly or effectively than our competitors, our business, financial condition and results of operations could be adversely affected.

Property markets in the PRC are still at an early stage of development and lack adequate infrastructural support

The property markets in the PRC are still at a relatively early stage of development. The growth of the PRC property markets is often coupled with volatility in market conditions and fluctuation in property prices. We cannot predict how much and when demand will develop, as various factors, including social, political, economic and legal factors may affect the development of the market. The level of uncertainty is increased by limited availability of accurate financial and market information as well as the overall low level of transparency in the PRC.

The lack of an effective liquid secondary market for residential properties may discourage investors from acquiring new properties because resale is not only difficult, but also can be a long and costly process. In addition, the limited amount of property mortgage financing available to PRC individuals, compounded by the lack of security of legal title and enforceability of property rights may further inhibit demand for residential properties.

In addition, risk of property over-supply is increasing in certain parts of China, where property investment, trading and speculation have become overly active. in the event of actual or perceived over-supply, property prices may fall significantly and our revenue and results of operations will be adversely affected.

The PRC government has implemented restrictions on the ability of PRC property developers to obtain offshore financing which could affect how quickly we can deploy, as well as our ability to deploy, the funds raised in the Global Offering in our business in the PRC

In recent years, in an effort to stabilize the growth of its economy, the PRC government has introduced a series of austerity measures, including those aimed at controlling the inflow of offshore funds into the property development industry or for property speculative actives.

We are planning to apply for approval from the relevant PRC authorities for remittance of the net offering proceeds to the PRC once we have received all of the net proceeds after the Global Offering. We cannot assure you that we will obtain all relevant necessary approval certificates in a timely manner or at all, or that we will obtain all necessary registrations for all of our operating subsidiaries in the PRC in order to comply with the relevant regulation in a timely manner or at all. Further, we cannot assure you that the PRC government will not introduce new policies that prevent or further restrict our ability to deploy the funds raised in the Global Offering. Therefore, we may not be able to use all or any of the capital that we may raise from the Global Offering to finance our property acquisitions or our new projects in a timely manner or at all.

In addition, any capital contributions made to our PRC operating subsidiaries, including from the net proceeds of the Global Offering, are also subject to the foreign investment regulations and foreign exchange regulation in the PRC. For example, in accordance with circulars promulgated by the SAFE in August 2008 and November 2011 with respect to the administration of conversion of foreign exchange capital contribution of foreign invested companies into Renminbi, unless otherwise permitted by PRC laws or regulations, Renminbi converted from foreign exchange capital contribution can only be applied to the activities within the approved business scope of such foreign invested company and cannot be used for domestic equity investment or acquisition. Pursuant to these circulars, we may encounter difficulties in increasing the capital contribution to our project companies or equity investee and subsequently converting such capital contribution into Renminbi for equity investment or acquisition in China. We cannot assure you that we will be able to obtain these approvals on a timely basis, or at all. If we fail to obtain such approvals, our ability to make equity contributions to our PRC project companies as their general working capital or to fund their operations may be negatively affected, which could materially and adversely affect our Group's operational results.

The property development business is subject to claims under statutory quality warranties

Under the Regulations on the Administration of Quality of Construction Works (《建設工程質量管理條例》), which became effective on January 30, 2000, all property developers in the PRC must provide certain quality warranties for the properties they construct or sell. In addition, general contractors are required to provide quality warranties for the properties they build to the relevant property developers, and such property developers may seek reimbursement from the relevant general contractors for amounts paid to customers as a result of claims brought under quality warranties. We act as general contractor for a majority of our property projects, and in such cases we are directly responsible for construction quality and are generally not able to seek reimbursement from third-party contractors where customer claims are brought against us under our quality warranties. We cannot guarantee that we will not receive customer claims in relation to the quality of our projects. If a significant number of claims were brought against us under our quality warranties and if we were unable to obtain reimbursement for such claims from third-party contractors in a timely manner or at all, or if the money retained by us to cover our payment obligations under the quality warranties was not sufficient, we could incur significant expenses to resolve such claims or face delays in remedying the related defects, which could in turn harm our reputation, and materially and adversely affect our business, financial condition and results of operations.

RISKS RELATING TO CONDUCTING BUSINESS IN THE PRC

Substantially all of our assets are located in the PRC and our revenue is sourced from the PRC. Accordingly, our results of operations, financial position and prospects are directly affected by the economic, political and legal developments of the PRC.

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

The economy of the PRC differs from the economies of most developed countries in many respects, including but not limited to:

- structure;
- level of government involvement;

- level of development;
- growth rate;
- control of foreign exchange; and
- allocation of resources.

While the PRC economy has grown significantly in the past 30 years, growth has been uneven, both geographically and among the various sectors of the economy. The PRC government has implemented various measures to encourage economic growth and guide the allocation of resources. Some of these measures benefit the overall PRC economy, but may also negatively affect our operations. For example, our financial condition and results of operations may be adversely affected by the PRC government's control over capital investment or any changes in tax regulations or foreign exchange controls that are applicable to us.

The PRC economy has been transitioning from a planned economy to a market oriented economy. For the past three decades, the PRC government has implemented economic reform measures emphasizing the utilization of market forces in the development of the PRC economy. However, since early 2004, the PRC government has implemented certain measures in order to prevent the PRC economy, including the property market, from overheating. These measures may cause a decrease in the level of economic activity, including demand for residential properties, and may have an adverse impact on economic growth in the PRC. If China's economic growth decreases or if the PRC economy experiences a recession, the growth in demand for our products may also decrease and our business, financial condition and results of operations will be adversely affected. For further information, please refer to the section entitled "—Risks relating to Our Business—The global economic slowdown and financial crisis have negatively affected, and may continue to negatively affect, our business" in this prospectus.

In addition, demand for our products and our business, financial condition and results of operations may be adversely affected by:

- political instability or changes in social conditions in the PRC;
- changes in laws and regulations or the interpretation of laws and regulations;
- measures which may be introduced to control inflation or deflation;
- changes in the rate or method of taxation; and
- imposition of additional restrictions on currency conversion and remittances abroad.

Governmental control of currency conversion may limit our ability to use capital effectively

The PRC government imposes controls on the convertibility of Renminbi into foreign currencies and, in certain cases, the remittance of currency out of China. We receive our revenues in Renminbi. Under our current structure, our income is primarily derived from dividend payments from our PRC subsidiaries. Shortages in the availability of foreign currency may restrict the ability of our PRC subsidiaries to remit sufficient foreign currency to pay dividends or other payments to us, or otherwise satisfy their foreign currency denominated obligations, if any. Under existing PRC foreign exchange regulations, payments of certain current account items can be made in foreign currencies without prior approval from the local branch of the SAFE by complying with certain procedural requirements. However, approval from appropriate government authorities is required where Renminbi

is to be converted into foreign currency and remitted out of China to pay capital expenses such as the repayment of indebtedness denominated in foreign currencies. The restrictions on foreign exchange transactions under capital accounts could also affect our subsidiaries' ability to obtain foreign exchange through debt or equity financing, including by means of loans or capital contribution from us. The PRC government may also at its discretion restrict access in the future to foreign currencies for current account transactions. If the foreign exchange control system prevents us from obtaining sufficient foreign currency to satisfy our currency demands, we may not be able to pay dividends in foreign currencies to our Shareholders.

Fluctuation in the value of the Renminbi may have a material adverse effect on our business

We conduct substantially all our business principally in Renminbi. However, following the Global Offering, we may also maintain a significant portion of the proceeds from the offering in Hong Kong dollars before they are used in our PRC operations. The value of the Renminbi against the U.S. dollar, Hong Kong dollar and other currencies may be affected by changes in the PRC's policies and international economic and political developments. On July 21, 2005, the PRC government changed its policy of pegging the value of the Renminbi to the U.S. dollar. Under the new policy, the Renminbi is permitted to fluctuate within a narrow and managed band against a basket of certain foreign currencies. Effective May 21, 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. 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 that the PRC government will reform the Renminbi exchange rate regime and increase the flexibility of the exchange rate. Effective April 16, 2012, 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 0.5% to 1% around the central parity rate. These changes in currency policy resulted in the Renminbi appreciating against the U.S. dollar by approximately 32.1% from July 21, 2005 to June 30, 2013. As a result of these and any future changes in currency policy, the exchange rate may become volatile, the Renminbi may be revalued further against the U.S. dollar or other currencies or the Renminbi may be permitted to enter into a full or limited free float, which may result in an appreciation or depreciation in the value of the Renminbi against the U.S. dollar or other currencies. Fluctuations in exchange rates may adversely affect the value, translated or converted into U.S. dollars or Hong Kong dollars (which are pegged to the U.S. dollar), of our cash flows, revenues, earnings and financial position, and the value of, and any dividends payable to us by our PRC subsidiaries. For example, an appreciation of the Renminbi against the U.S. dollar or the Hong Kong dollar would make any new Renminbidenominated investments or expenditures more costly to us, to the extent that we need to convert U.S. dollars or Hong Kong dollars into Renminbi for such purposes.

The labor contract law and other labor laws and regulations in the PRC may adversely affect our business and profitability

The labor contract law became effective in the PRC on January 1, 2008. It imposes more stringent requirements on employers in relation to entering into fixed term employment contracts, the hiring of temporary employees and dismissing employees. In addition, under the newly promulgated Regulations on Paid Annual Leave for Employees (《職工帶薪年休假條例》), which came into effect on the same date, employees who have continuously worked for more than one year are entitled to a paid holiday ranging from five to 15 days, depending on their length of service. Employees who agree to waive part or all of their holiday entitlement at the request of their employers must be compensated

with three times their normal daily salaries for each day of holiday entitlement being waived. As a result of the new law and regulations, our labor costs may increase. We cannot assure you that any disputes, work stoppages or strikes will not arise in the future. Increases in our labor costs and future disputes with our employees could have a material adverse effect on our business, financial condition or results of operations.

In addition, in accordance with relevant PRC labor laws and regulations, we are required to contribute to a number of employee social insurance schemes including medical, maternity, work-related injury, unemployment and pension insurance, and to the employee housing provident fund. We provide social insurance and contribute to the housing provident fund for our employees in accordance with the policies and practices of local government authorities' interpretation and implementation of relevant PRC labor laws and regulations. Changes in labor laws or regulations in the PRC in which we operate may result in us incurring significant costs in order to maintain compliance with such laws and regulations and may delay or prevent project completion. Any failure to comply with such labor regulations may result in penalties, revocation of permits or licenses for our operations or litigation, and as a result, our business, financial condition and results of operations could be materially and adversely affected.

Uncertainty with respect to the PRC legal system could adversely affect us and may limit the legal protection available to you

As substantially all of our businesses are conducted, and substantially all of our assets are located, in the PRC, our operations are governed principally by PRC laws and regulations. The PRC legal system is based on written statutes, and prior court decisions can only be cited as reference. Since 1979, the PRC government has promulgated laws and regulations in relation to economic matters such as foreign investment, corporate organization and governance, commerce, taxation, foreign exchange and trade, with a view to developing a comprehensive system of commercial law. However, China has not developed a fully integrated legal system and recently enacted laws and regulations may not sufficiently cover all aspects of economic activities in China. In particular, because these laws and regulations are relatively new, and because of the limited volume of published decisions and their non-binding nature, the interpretation and enforcement of these laws and regulations involve uncertainties. Even where adequate laws exist in China, the enforcement of existing laws or contracts based on existing laws may be uncertain or sporadic, and it may be difficult to obtain swift and equitable enforcement of a judgment by a court of another jurisdiction. In addition, the PRC legal system is based in part on government policies and internal rules (some of which are not published on a timely basis or at all) that may have a retroactive effect. As a result, we may not be aware of our violation of these policies and rules until some time after the violation. In addition, any litigation in China may be protracted and result in substantial costs and the diversion of resources and management's attention. All these uncertainties could limit the legal protection available to foreign investors, including you.

It may be difficult to effect service of process on our Directors or executive offers who reside in the PRC or to enforce against us or them in the PRC any judgments obtained from non-PRC courts

A majority of our senior management members reside in mainland China, and substantially all of our assets, and substantially all of the assets of those persons are located in mainland China. Therefore, it may be difficult for investors to effect service of process upon those persons inside

mainland China or to enforce against us or them in mainland China any judgments obtained from non-PRC courts. China does not have treaties providing for the reciprocal recognition and enforcement of judgments of courts with the Cayman Islands, the United States, the United Kingdom, Japan and many other developed countries. Therefore, recognition and enforcement in China of judgments of a court in any of these jurisdictions in relation to any matter not subject to a binding arbitration provision may be difficult or even impossible.

Natural disasters, acts of war, occurrence of epidemics, and other disasters could affect our business and the national and regional economies in the PRC

Our business is subject to general economic and social conditions in the PRC. Natural disasters, epidemics such as the human swine flu, also known as Influenza A (H1N1), H5N1 avian flu or severe acute respiratory syndrome ("SARS"), and other natural disasters which are beyond our control may adversely affect the economy, infrastructure and livelihood of the people in the PRC. Some regions in the PRC, including certain cities where we operate, are under the threat of floods, earthquakes, sandstorms, snowstorms, fire, droughts or epidemics. Our business, financial condition and results of operations may be materially and adversely affected if natural disasters or other such events occur.

For instance, a serious earthquake and its successive aftershocks hit Sichuan province in May 2008, resulting in tremendous loss of life and injury, as well as destruction of assets in the region. Furthermore, the PRC reported a number of cases of SARS in 2003. Since its outbreak in 2004, there have been reports on occurrences of avian flu in various parts of the PRC, including several confirmed human cases and deaths. In particular, any future outbreak of SARS, avian flu or other similar adverse epidemics may, among other things, significantly disrupt our business, including limiting our ability to travel or ship materials within the PRC. An outbreak of infectious disease may also severely restrict the level of economic activity in affected areas, which may in turn have a material and adverse effect on our results of operations, financial condition and business.

RISKS RELATING TO THE GLOBAL OFFERING

There has been no prior public market for our Shares

Prior to the Global Offering, there was no public market for our Shares. The initial issue price range for our Shares was the result of negotiations among us and the Joint Global Coordinators on behalf of the Underwriters, and the Offer Price may differ significantly from the market price for our Shares following the Global Offering. We have applied for listing of, and permission to deal in, our Shares on the Stock Exchange. A listing on the Stock Exchange, however, does not guarantee that an active trading market for our Shares will develop, or if it does develop, will be sustained following the Global Offering.

The liquidity and market price of our Shares may be volatile, which may result in substantial losses for investors subscribing for or purchasing our Shares pursuant to the Global Offering

The price and trading volume of our Shares may be volatile as a result of the following factors, as well as others, which are discussed in this "Risk Factors" section or elsewhere in this prospectus, some of which are beyond our control:

- actual or anticipated fluctuations in our results of operations (including variations arising from foreign exchange rate fluctuations);
- announcements of new projects by us or our competitors;

- news regarding recruitment or loss of key personnel by us or our competitors;
- announcements of competitive developments, acquisitions or strategic alliances in our industry;
- changes in earnings estimates or recommendations by financial analysts;
- potential litigation or regulatory investigations;
- changes in general economic conditions or other developments affecting us or our industry;
- price movements on international stock markets, the operating and stock price performance of other companies, other industries and other events or factors beyond our control; and
- release of lock-up or other transfer restrictions on our outstanding Shares or sales or perceived sales of additional Shares by us, the Controlling Shareholders or other Shareholders.

In addition, the securities markets have from time to time experienced significant price and volume fluctuations that are not related or disproportionate to the operating performance of particular companies. For instance, during the global economic downturn and financial market crisis begun around the middle of 2008, the global stock markets witnessed drastic price drops with heavy unprecedented selling pressure. Many stocks fell to a fraction of their highs in 2007. Similar stock price movements were observed in the second half of 2011 as certain recent adverse financial developments have affected the global securities and financial markets. These developments include a general global economic, substantial volatility in equity securities markets, and volatility and tightening of liquidity in credit markets. While it is difficult to predict how long these conditions will last, they could continue to present risks for an extended period of time, in interest expenses on our bank borrowings, or reduction of the amount of banking facilities currently available to us. If the economic downturn continues, our business, results of operations and financial condition could be materially and adversely affected. Moreover, market fluctuations may also materially and adversely affect the market price of our Shares.

Future issues, offers or sales of our Shares may adversely affect the prevailing market price of our Shares

Future issues of the Shares by our Company or the disposals of the Shares by any of our Shareholders or the perception that such issues or sales may occur, may negatively affect the prevailing market price of the Shares. Moreover, future sales or perceived sales of a substantial amount of our Shares or other securities relating to our Shares in the public market may cause a decrease in the market price of our Shares, or adversely affect our ability to raise capital in the future at a time and at a price which we deem appropriate. Our Shareholders may experience dilution in their holdings in the event we issue additional securities in future offerings. The Shares held by the Controlling Shareholders are subject to certain lock-up undertakings for a period of up to six months after the Listing Date. Details of such lock-up undertakings are set out in the section entitled "Underwriting— Underwriting Arrangements and Expenses" in this prospectus. We cannot give any assurance that they will not dispose of their Shares they may own now or in the future.

As the Offer Price is higher than our net tangible asset book value per Share, you will experience immediate dilution and may experience further dilution if we issue additional Shares in the future

The Offer Price of the Shares is higher than the net tangible asset book value per share issued to existing holders of our Shares immediately prior to the Global Offering. Therefore, you and other purchasers of the Shares in the Global Offering will experience an immediate dilution in pro forma net tangible asset book value and existing holders of our Shares will receive an increase in net tangible asset book value per share of their Shares. If, in the future, we issue additional Shares and if we issue equity-linked securities convertible or exchangeable into Shares at a price lower than the net tangible asset book value per Share at the time of their issuance, you and other purchasers of our Shares may experience further dilution in the net tangible asset book value per Share.

The market price of our Shares when trading begins could be lower than the Offer Price as a result of, among other things, adverse market conditions or other adverse developments that could occur between the time of sale and the time trading begins

The Offer Price will be determined on the Price Determination Date. However, the Offer Shares will not commence trading on the Stock Exchange until they are delivered, which is expected to be on the fifth business day after the Price Determination Date. As a result, investors may not be able to sell or otherwise deal in the Offer Shares during that period. Accordingly, holders of the Offer Shares are subject to the risk that the price of the Offer Shares when trading begins could be lower than the Offer Price as a result of adverse market conditions or other adverse developments that may occur between the time of sale and the time trading begins.

We cannot guarantee the accuracy of official government publications and statistics with respect to the PRC, the PRC economy and the PRC property industry contained in this prospectus

The information and statistics in this prospectus relating to the PRC, the PRC economy and the PRC property industry have been extracted, in part, from various official government publications. None of our Company, the Joint Global Coordinators, the Sole Sponsor, the Underwriters and their respective directors, advisors and affiliates have independently verified such information and statistics. We believe that the sources of this information are appropriate sources for such information and have taken reasonable care in extracting and reproducing such information. We have no reason to believe that such information is false or misleading or that any fact has been omitted that would render such information false or misleading. However, none of our Company, the Joint Global Coordinators, the Sole Sponsor and the Underwriters, their respective directors, advisors and affiliates or any other party involved in the Global Offering makes any representation as to the accuracy of such information and statistics, which may be inaccurate, incomplete, out-of-date or inconsistent with other information compiled within or outside the PRC. Accordingly, you should not unduly rely on such information.

Forward-looking information may prove inaccurate

This prospectus contains forward-looking statements and information relating to us and our operations and prospects that are based on our current beliefs and assumptions as well as information currently available to us. When used in this prospectus, the words "anticipate," "believe," "estimate," "expect," "plans," "prospects," "going forward," "intend" and similar expressions, as they relate to us or our business, are intended to identify forward-looking statements. Such statements reflect our current views with respect to future events and are subject to risks, uncertainties and various

assumptions, including the risk factors described in this prospectus. Should one or more of these risks or uncertainties materialize, or if any of the underlying assumptions prove incorrect, actual results may diverge significantly from the forward-looking statements in this prospectus. Whether actual results will conform with our expectations and predictions is subject to a number of risks and uncertainties, many of which are beyond our control, and reflect future business decisions that are subject to change. In light of these and other uncertainties, the inclusion of forward-looking statements in this prospectus should not be regarded as representations that our plans or objectives will be achieved, and investors should not place undue reliance on such forward-looking statements. All forward-looking statements contained in this prospectus are qualified by reference to the cautionary statements set out in this section. We do not intend to update these forward-looking statements in addition to our on-going disclosure obligations pursuant to the Listing Rules or other requirements of the Stock Exchange.

We may be unable to declare dividends on our Shares in the future

Our Company did not declare any dividend during the Track Record Period, and as of the Latest Practicable Date our Company did not have any distributable reserves. The amount of dividends actually distributed to our Shareholders will depend upon our earnings and financial condition, operating requirements, capital requirements and any other conditions that our Directors may deem relevant and will be subject to the approval of our Shareholders. There is no assurance that dividends of any amount will be declared or distributed in any year.

DIRECTORS' RESPONSIBILITY FOR THE CONTENTS OF THIS PROSPECTUS

This prospectus, for which our Directors collectively and individually accept full responsibility, includes particulars given in compliance with the Companies Ordinance, the Securities and Futures (Stock Market Listing) Rules (Chapter 571V of the Laws of Hong Kong) and the Listing Rules for the purpose of giving information to the public with regard to us. Our Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this prospectus is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein this prospectus or this prospectus misleading.

INFORMATION ON THE GLOBAL OFFERING

This prospectus is published solely in connection with the Hong Kong Public Offering. For applications under the Hong Kong Public Offering, this prospectus and the Application Forms set forth the terms and conditions of the Hong Kong Public Offering.

The Offer Shares are offered solely on the basis of the information contained and representations made in this prospectus and the Application Forms and on the terms and subject to the conditions set forth in this prospectus and the Application Forms. No person is authorized to give any information in connection with the Global Offering or to make any representation not contained in this prospectus, and any information or representation not contained herein must not be relied upon as having been authorized by our Company, the Sole Sponsor, the Joint Global Coordinators, the Joint Bookrunners the Underwriters, any of their respective directors, agents, employees or advisors or any other party involved in the Global Offering. Neither the delivery of this prospectus nor any subscription or acquisition made under it shall, under any circumstances, create any implication that there has been no change in our affairs since the date of this prospectus or that the information in this prospectus is correct as of any subsequent time.

Details of the structure of the Global Offering, including its conditions, are set forth in the section entitled "Structure of the Global Offering" in this prospectus, and the procedures for applying for Hong Kong Offer Shares are set forth in the section entitled "How to Apply for Hong Kong Offer Shares" in this prospectus and in the relevant Application Forms.

UNDERWRITING

The Global Offering comprises the Hong Kong Public Offering of initially 75,000,000 Offer Shares and the International Offering of initially 675,000,000 Offer Shares subject, in each case, to re-allocation on the basis described in the section entitled "Structure of the Global Offering" in this prospectus and, in case of the International Offering, to any exercise of the Over-allotment Option.

This prospectus is published solely in connection with the Hong Kong Public Offering which forms part of the Global Offering. The Listing of our Shares on the Stock Exchange is sponsored by the Sole Sponsor. The Hong Kong Public Offering is fully underwritten by the Hong Kong Underwriters under the terms of the Hong Kong Underwriting Agreement on a conditional basis. One of the conditions is that we and the Joint Global Coordinators (on behalf of the Underwriters) have agreed on the Offer Price. For applicants under the Hong Kong Public Offering, this prospectus and the Application Forms set out the terms and conditions of the Hong Kong Public Offering. The International Offering will be fully underwritten by the International Underwriters under the terms of

the International Underwriting Agreement. The Global Offering is managed by the Joint Global Coordinators.

The Offer Price is expected to be fixed by agreement among the Joint Global Coordinators (on behalf of the Underwriters) and us on the Price Determination Date. The Price Determination Date is expected to be on or around December 13, 2013 and, in any event, not later than December 19, 2013. If, for any reason, the Offer Price is not agreed among us and the Joint Global Coordinators (on behalf of the Underwriters) the Global Offering will not proceed. For full information about the Underwriters and the underwriting arrangements, please see the section entitled "Underwriting" in this prospectus.

RESTRICTIONS ON SALES OF OFFER SHARES

We offer the Hong Kong Offer Shares solely on the basis of the information contained and representations made in this prospectus and the related Application Forms and on the terms and subject to the conditions contained in this prospectus and the Application Forms.

Each person acquiring the Hong Kong Offer Shares under the Hong Kong Public Offering will be required to, or be deemed by his/her/its acquisition of the Hong Kong Offer Shares to, confirm that he/she/it is aware of the restrictions on offers of the Offer Shares described in this prospectus.

No action has been taken to permit an offering of the Hong Kong Offer Shares or the distribution of this prospectus in any jurisdiction other than Hong Kong. Accordingly, this prospectus may not be used for the purpose of, and does not constitute, an offer or invitation in any jurisdiction or in any circumstances in which such an offer or invitation is not authorized or to any person to whom it is unlawful to make such an offer or invitation. The distribution of this prospectus and the offering and sales of the Offer Shares in other jurisdictions are subject to restrictions and may not be made except as permitted under the applicable securities laws of such jurisdictions pursuant to registration with or authorization by the relevant securities regulatory authorities or an exemption therefrom.

APPLICATION FOR LISTING ON THE STOCK EXCHANGE

We have applied to the Listing Committee of the Stock Exchange for the approval for the listing of, and the permission to deal in, our Shares in issue and to be issued pursuant to the Capitalization Issue and the Global Offering (including the additional Shares which may be issued pursuant to the exercise of the Over-allotment Option) and any Shares which may be issued upon the exercise of any options to be granted under the Share Option Scheme. None of our Shares or our loan capital is listed on or dealt in on any other stock exchange. At present, our Company is not seeking or proposing to seek such listing or permission to deal in our Shares on any other stock exchange.

OUR SHARES WILL BE ELIGIBLE FOR ADMISSION INTO CCASS

If the Stock Exchange grants the listing of, and permission to deal in, our Shares on the Stock Exchange and we comply with the stock admission requirements of HKSCC, our Shares will be accepted as eligible securities by HKSCC for deposit, clearance and settlement in CCASS with effect from the Listing Date or any other date as determined by HKSCC.

Settlement of transactions between participants of the Stock Exchange is required to take place in CCASS on the second trading day after a trading transaction. You should seek advice from your

stockbroker or other professional advisors for details of such settlement arrangements as such arrangements will affect your rights and interests.

We have made all necessary arrangements for our Shares to be admitted into CCASS. All activities under CCASS are subject to the General Rules of CCASS and CCASS Operational Procedures in effect from time to time.

PROFESSIONAL TAX ADVICE RECOMMENDED

You should consult your professional advisors if you are in any doubt as to the taxation implications of subscribing for, purchasing, holding or disposing of, and dealing in, our Shares (or exercising rights attaching to them) under the laws of Hong Kong and the place of your operations, domicile, residence, citizenship or incorporation. We emphasize that none of the Joint Global Coordinators, the Joint Bookrunners, the Sole Sponsor, Underwriters, us, any of our or their respective directors or any other person or party involved in the Global Offering accepts responsibility for your tax effects or liabilities resulting from your subscription for, purchasing, holding or disposing of, or dealing in, our Shares or your exercise of any rights attaching to our Shares.

HONG KONG REGISTER OF MEMBERS AND STAMP DUTY

All Shares issued by us pursuant to applications made in the Hong Kong Public Offering will be registered on our register of members to be maintained in Hong Kong. Our Company's principal register of members will be maintained in our Company's principal share registrar in Cayman Islands. Our register of members will be maintained by our Hong Kong share registrar.

No stamp duty is payable by applicants in the Global Offering.

Dealings in the Shares registered in the our Company's register of members of our Company maintained in Hong Kong will be subject to Hong Kong stamp duty. Only Shares registered on our Hong Kong register of members may be traded on the Stock Exchange.

OVER-ALLOTMENT OPTION AND STABILIZATION

Stabilization is a practice used by Underwriters in some markets to facilitate the distribution of securities. To stabilize, the Underwriters may bid for, or purchase, the newly issued securities in the secondary market, during a specified period of time, to slow and, if possible, prevent a decline in the market price of the securities below the offer price. In Hong Kong, the price at which stabilization is effected is not permitted to exceed the offer price.

In connection with the Global Offering, the Stabilizing Manager or any person acting for it, on behalf of the Underwriters, may over-allocate or effect transactions with a view to stabilizing or maintaining the market price of our Shares at a level higher than that which might otherwise prevail in the open market for a limited period after the Listing Date. Such transactions may be effected in compliance with all applicable laws and regulatory requirements. However, there is no obligation on the Stabilizing Manager or any person acting for it to conduct any such stabilizing Manager or any person acting for it to an end within 30 days of the last day for lodging applications under the Hong Kong Public Offering.

The Stabilizing Manager or any person acting for it may take all or any of the following stabilizing actions in Hong Kong during the stabilization period:

- (i) purchase, or agree to purchase, any of the Offer Shares or offer or attempt to do so for the sole purpose of preventing or minimizing any reduction in the market price of the Offer Shares;
- (ii) in connection with any action described in paragraph (i) above;
 - (A) (1) over-allocate the Offer Shares; or
 - (2) sell or agree to sell the Offer Shares so as to establish a short position in them, for the sole purpose of preventing or minimizing any reduction in the market price of the Offer Shares;
 - (B) exercise the Over-allotment Option and purchase or subscribe for or agree to purchase or subscribe for the Offer Shares in order to close out any position established under paragraph (A) above;
 - (C) sell or agree to sell any of the Offer Shares acquired by it in the course of the stabilizing action referred to in paragraphs (i) above in order to liquidate any position that has been established by such action; or
 - (D) offer or attempt to do anything as described in paragraphs (ii)(A)(2), (ii)(B) or (ii)(C) above.

The Stabilizing Manager or any person acting for it may, in connection with the stabilizing action, maintain a long position in the Offer Shares, and there is no certainty as to the extent to which and the time period for which it will maintain such a position. Investors should be warned of the possible impact of any liquidation of the long position by the Stabilizing Manager or any person acting for it and selling in the open market, which may include a decline in the market price of the Offer Shares.

Stabilization cannot be used to support the price of the Offer Shares for longer than the stabilization period, which begins on the day on which trading of the Offer Shares commences on the Stock Exchange and ends on the thirtieth day after the last day for lodging of applications under the Hong Kong Public Offering. The stabilization period is expected to expire on January 12, 2014, after which an announcement will be made pursuant to Section 9 of, and Schedule 3 to, the Securities and Futures (Price Stabilization) Rules. After this date, when no further stabilizing action may be taken, demand for the Shares, and therefore their market price, could fall.

Any stabilizing action taken by the Stabilizing Manager or any person acting for it, may not necessarily result in the market price of the Shares staying at or above the Offer Price either during or after the stabilization period. Stabilizing bids or market purchases affected in the course of the stabilization action may be made at any price at or below the Offer Price and can therefore be done at a price below the price the investor has paid in acquiring the Offer Shares.

In connection with the Global Offering, the Stabilizing Manager or any person acting for it, on behalf of the Underwriters, may over-allocate up to and not more than an aggregate of 112,500,000 additional Shares and cover such over-allocations by exercising the Over-allotment Option or by making purchases in the secondary market at prices that do not exceed the Offer Price or through stock

borrowing arrangements or a combination of these means. In particular, for the purpose of covering such over-allocations, the Stabilizing Manager may borrow up to 112,500,000 Shares from Dragon Jubilee, equivalent to the maximum number of Shares to be issued on a full exercise of the Over-allotment Option, under the Stock Borrowing Agreement.

PROCEDURE FOR APPLICATION FOR HONG KONG OFFER SHARES

The procedure for applying for Hong Kong Offer Shares is set out in the section entitled "How to Apply for Hong Kong Offer Shares" in this prospectus and on the relevant Application Forms.

STRUCTURE OF THE GLOBAL OFFERING

Details of the structure of the Hong Kong Public Offering, the International Offering and the Global Offering, including its conditions, are set out in the section entitled "Structure of the Global Offering" in this prospectus.

EXCHANGE RATE CONVERSION

Unless otherwise specified, amounts denominated in Hong Kong dollars and U.S. dollars have been translated, for the purpose of illustration only, into Renminbi, and vice versa, in this prospectus at the following rates, which were the noon buying rates set by the Federal Reserve Bank of New York for foreign exchange transactions prevailing on November 29, 2013:

HK\$1.00 : RMB0.7858 US\$1.00 : RMB6.0922

No representation is made that any amounts in RMB, US\$ or HK\$ can be or could have been at the relevant dates converted at the above rates or any other rates or at all.

ROUNDING

Any discrepancies in any table between totals and sums of amounts listed therein are due to rounding.

LANGUAGE

The English names of the PRC nationals, entities, departments, facilities, certificates, titles, laws, regulations and the like are translations of their Chinese names and are included for identification purposes only. If there is any inconsistency, the Chinese name prevails.

DISCLAIMER ABOUT MAPS

All maps in this prospectus are provided only for illustrative purposes and are not drawn to scale. Neither are they intended to accurately show the size or exact location of our property development projects or of the labeled or otherwise indicated sites or districts, nor do they provide exhaustive or precise information on all sites located within the area of the maps.

WAIVERS FROM STRICT COMPLIANCE WITH THE LISTING RULES

MANAGEMENT PRESENCE IN HONG KONG

According to Rule 8.12 of the Listing Rules, an issuer must have a sufficient management presence in Hong Kong and in normal circumstances, at least two of the issuer's executive directors must be ordinarily resident in Hong Kong.

Our core business and operations are substantially based in the PRC. It would be practically difficult and commercially unnecessary for us to relocate our two Executive Directors to Hong Kong. Therefore, we have applied to the Stock Exchange for, and the Stock Exchange has granted, a waiver from compliance with Rule 8.12 of the Listing Rules on the following conditions:

- (1) We will appoint two authorized representatives pursuant to Rule 3.05 of the Listing Rules, who will act as our principal channel of communication with the Stock Exchange and ensure that they comply with the Listing Rules at all times. The two authorized representatives to be appointed are Ms. Kei Perenna Hoi Ting, our Non-executive Director and Ms. Li Yan Wing, Rita, our company secretary. Ms. Kei Perenna Hoi Ting and Ms. Li Yan Wing, Rita hold valid Hong Kong identity cards and are ordinarily resident in Hong Kong. Each of the authorized representatives will be available to meet with the Stock Exchange in Hong Kong within a reasonable time frame upon the request of the Stock Exchange and will be readily contactable by telephone, facsimile and email. Each of the two authorized representatives will be authorized to communicate on our behalf with the Stock Exchange.
- (2) All our authorized representatives (including the alternate) have means to contact all of our Directors (including the Independent Non-executive Directors) promptly at all times as and when the Stock Exchange wishes to contact the directors for any matters. Our Directors who are not ordinarily resident in Hong Kong possess or can apply for valid travel documents to visit Hong Kong and will be able to meet with the Stock Exchange within a reasonable period of time, when required. To enhance communication between the Stock Exchange, the authorized representatives and our Directors, we will implement a policy that (a) each Director will have to provide his/her mobile telephone number, office telephone number, fax number and email address to the authorized representatives; (b) in the event that a Director expects to travel, he/she will endeavor to provide the telephone number of the place of his/her accommodation to the authorized representatives or maintain an open line of communication via his/her mobile telephone; and (c) all our Directors and authorized representatives will provide their respective mobile telephone numbers, office telephone numbers, fax numbers, fax numbers and email address to the Stock Exchange.
- (3) We will appoint Somerley Limited as our compliance advisor, pursuant to Rule 3A.19 of the Listing Rules, which will have access at all times to our authorized representatives, Directors and senior management, and will act as an additional channel of communication between the Stock Exchange and us.
- (4) Meetings between the Stock Exchange and our Directors could be arranged through our authorized representatives or the compliance advisor, or directly with our Directors within a reasonable time frame. We will inform the Stock Exchange as soon as practicable in respect of any change in our authorized representatives and/or the compliance advisor.

WAIVERS FROM STRICT COMPLIANCE WITH THE LISTING RULES

CONNECTED TRANSACTIONS

The Company has applied to the Stock Exchange for, and the Stock Exchange has granted, a waiver in relation to certain continuing connected transactions under Chapter 14A of the Listing Rules. For details, please refer to the section entitled "Connected Transactions" in this prospectus.

PUBLIC FLOAT REQUIREMENTS

Rule 8.08(1)(a) of the Listing Rules requires there to be an open market in the securities for which listing is sought and for a sufficient public float of an issuer's listed securities to be maintained. This normally means that at least 25% of an issuer's total issued share capital must at all times be held by the public. However, Rule 8.08(1)(d) of the Listing Rules provides that the Stock Exchange may, at its discretion, accept a lower percentage of between 15% and 25%, if the issuer meets the following requirements under Rule 8.08(1)(d) of the Listing Rules:

- (a) the issuer will have an expected market capitalization at the time of listing of over HK\$10.0 billion;
- (b) the number of securities concerned and the extent of their distribution would enable the market to operate properly with a lower percentage;
- (c) the issuer will make appropriate disclosure of the lower prescribed percentage of public float in the initial listing document;
- (d) the issuer will confirm the sufficiency of the public float in successive annual reports after Listing; and
- (e) a sufficient portion (to be agreed in advance with the Stock Exchange) of any securities intended to be marketed contemporaneously within and outside Hong Kong must normally be offered in Hong Kong.

We expect to achieve a minimum market capitalization of at least HK\$10 billion upon Listing and we have applied to the Stock Exchange to request the Stock Exchange to exercise, and the Stock Exchange has confirmed that it will exercise, its discretion under Rule 8.08(1)(d) of the Listing Rules to accept a lower public float percentage of 15% of our issued share capital (assuming the Overallotment Option is not exercised), or such higher percentage of our issued share capital as will be held by the public following the completion of the Global Offering but before any exercise of the Overallotment Option, or such higher percentage of our issued share capital as will be held by the public in the event that the Over-allotment Option is exercised. The above discretion is subject to the condition that we make appropriate disclosure of the lower prescribed percentage of public float in this prospectus and confirm the sufficiency of the public float in our successive annual reports after the Listing. We and the Sole Sponsor will be able to demonstrate compliance with Rules 8.08(2) and 8.08(3) of the Listing Rules.

In addition, we will implement appropriate measures and mechanisms to ensure continual maintenance of a 15% public float (or a higher percentage upon completion of any exercise of the Over-allotment Option). In the event that the public float percentage falls below the minimum percentage prescribed by the Stock Exchange, the Directors and our Controlling Shareholders will take appropriate steps, which may include a further issue of Shares by us and/or the placing of some Shares by our Controlling Shareholders and/or their associates to independent third parties, to ensure the minimum percentage of public float prescribed by the Stock Exchange is complied with.

DIRECTORS

Name	Address	Nationality
Executive Directors		
Ji Haipeng (紀海鵬)	Room 305, Building 30 West End of Jintao Garden Zhuchi Street Longhu District, Shantou Guangdong Province, PRC	Chinese
Ji Jiande (紀建德)	No. 1, 5 th Lane, Guihua Road Longxiang Street Longhu District, Shantou Guangdong Province, PRC	Chinese
Xiao Xu (肖旭)	Room 1701 11 Nanguo Yi Street Tianhe District Guangzhou City Guangdong Province, PRC	Chinese
Lai Zhuobin (賴卓斌)	Room 1703, Tower 2 Wan Shang Liu Zuo Garden Xingye Road Xixiang Bao'an District Shenzhen Guangdong Province, PRC	Chinese
Non-executive Director		
Kei Perenna Hoi Ting (紀凱婷)	Flat A, 72/ F, Sky Tower The Arch 1 Austin Road West Tsim Sha Tsui Kowloon Hong Kong	Chinese
Independent Non-executive Direct	tors	
Zhang Huaqiao (張化橋)	House 2 Le Bleu, Coastal Skyline 12 Waterfront Road Tung Chung Hong Kong	Chinese
Liu Ka Ying, Rebecca (廖家瑩)	Flat D, 31/F, Block 2 Hong Sing Garden 1 Po Lam Road North Tseung Kwan O Kowloon Hong Kong	Chinese
Cai Suisheng (蔡穂聲)	Room 1504, No. 7 Dai Yuan, No. 4 Huang Hua Road, Dong Shan District Guangzhou, PRC	Chinese

PARTIES INVOLVED IN THE GLOBAL OFFERING

Sole Sponsor	Macquarie Capital Securities Limited Level 18, One International Finance Center 1 Harbour View Street, Central Hong Kong
Joint Global Coordinators	BOCI Asia Limited 26/F, Bank of China Tower 1 Garden Road, Central Hong Kong
	BOCOM International Securities Limited 9/F, Man Yee Building 68 Des Voeux Road Central Hong Kong
	Haitong International Securities Company Limited 22/F, Li Po Chun Chambers 189 Des Voeux Road Central Hong Kong
	Macquarie Capital Securities Limited Level 18, One International Finance Center 1 Harbour View Street, Central Hong Kong
Joint Bookrunners	ABCI Capital Limited Room 701, 7/F One Pacific Place 88 Queensway Hong Kong
	BOCI Asia Limited 26/F, Bank of China Tower 1 Garden Road, Central Hong Kong
	BOCOM International Securities Limited 9/F, Man Yee Building 68 Des Voeux Road Central Hong Kong
	Haitong International Securities Company Limited 22/F, Li Po Chun Chambers 189 Des Voeux Road Central Hong Kong
	ICBC International Capital Limited 37/F, ICBC Tower 3 Garden Road Hong Kong

	Macquarie Capital Securities Limited Level 18, One International Finance Center 1 Harbour View Street, Central Hong Kong
Joint Lead Managers	ABCI Securities Company Limited Room 701, 7/F, One Pacific Place 88 Queensway Hong Kong
	BOCI Asia Limited 26/F, Bank of China Tower 1 Garden Road, Central Hong Kong
	BOCOM International Securities Limited 9/F, Man Yee Building 68 Des Voeux Road Central Hong Kong
	Haitong International Securities Company Limited 22/F, Li Po Chun Chambers 189 Des Voeux Road Central Hong Kong
	ICBC International Securities Limited 37/F, ICBC Tower 3 Garden Road Hong Kong
	Macquarie Capital Securities Limited Level 18, One International Finance Center 1 Harbour View Street, Central Hong Kong
Auditor and Reporting Accountant	KPMG <i>Certified Public Accountants</i> 8/F, Prince's Building 10 Chater Road, Central Hong Kong
Legal Advisors to our Company	As to Hong Kong and United States laws:
	Sidley Austin Level 39, Two International Finance Centre 8 Finance Street, Central Hong Kong
	As to PRC law:
	Haiwen & Partners 21/F, Beijing Silver Tower No.2 Dong San Huan North Road Beijing 100027 China

	As to Cayman Islands law:
	Conyers Dill & Pearman (Cayman) Limited Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands
Legal Advisors to the Underwriters	As to Hong Kong and United States laws:
	Paul Hastings 21-22/F, Bank of China Tower 1 Garden Road Hong Kong
	As to PRC law:
	Commerce & Finance Law Offices 6/F, NCI Tower, A12 Jianguomenwai Avenue Chaoyang District Beijing 100022 China
Property Valuer	DTZ Debenham Tie Leung Limited 16 th Floor Jardine House 1 Connaught Place Central Hong Kong
Receiving Banks	Industrial and Commercial Bank of China (Asia) Limited 33/F, ICBC Tower 3 Garden Road Central Hong Kong
	Hang Seng Bank Limited 83 Des Voeux Road Central Hong Kong

CORPORATE INFORMATION

Registered Office	Cricket Square, Hutchins Drive PO Box 2681, Grand Cayman KY1-1111, Cayman Islands
Headquarters and principal place of business in the PRC	Room 2002, Tower B, Logan Century Center Xinghua Road South Bao'An District Shenzhen, China
Principal Place of Business in Hong Kong	Room 4106-08 Two International Finance Centre 8 Finance Street Central, Hong Kong
Company's website	http://www.loganestate.com (information contained in the website does not form part of this prospectus)
Company Secretary	Ms. Li Yan Wing, Rita Level 54, Hopewell Centre 183 Queen's Road East Hong Kong
Authorized Representatives	Ms. Li Yan Wing, Rita Level 54, Hopewell Centre 183 Queen's Road East Hong Kong
	Ms. Kei Perenna Hoi Ting Flat A, 72/F, Sky Tower The Arch 1 Austin Road West Tsim Sha Tsui Kowloon Hong Kong
Audit Committee	Ms. Liu Ka Ying, Rebecca (<i>Chairman</i>) Mr. Cai Suisheng Mr. Zhang Huaqiao
Remuneration Committee	Mr. Zhang Huaqiao (<i>Chairman</i>) Mr. Ji Haipeng Ms. Liu Ka Ying, Rebecca
Nomination Committee	Mr. Ji Haipeng <i>(Chairman)</i> Mr. Zhang Huaqiao Ms. Liu Ka Ying, Rebecca
Compliance Advisor	Somerley Limited 20 th Floor China Building 29 Queen's Road Central Hong Kong

CORPORATE INFORMATION

Principal Share Registrar	Codan Trust Company (Cayman) Limited Cricket Square, Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands
Hong Kong Share Registrar	Tricor Investor Services Limited 26/F, Tesbury Centre 28 Queen's Road East Wanchai Hong Kong
Principal Bankers	Industrial and Commercial Bank of China (Asia) Limited 33/F, ICBC Tower 3 Garden Road, Central Hong Kong

INDUSTRY OVERVIEW

The information and statistics set out in this section have been extracted, in part, from various official government publications. None of our Company, the Joint Global Coordinators, the Sole Sponsor, the Underwriters and their respective directors, advisors and affiliates have independently verified such information and statistics. We believe that the sources of this information are appropriate sources for such information and have taken reasonable care in extracting and reproducing such information. We have no reason to believe that such information is false or misleading or that any fact has been omitted that would render such information false or misleading. However, none of our Company, the Joint Global Coordinators, the Sole Sponsor and the Underwriters, their respective directors, advisors and affiliates or any other party involved in the Global Offering make any representation as to the accuracy of such information and statistics, which may be inaccurate, incomplete, out-of-date or inconsistent with other information compiled within or outside the PRC. Accordingly, you should not unduly rely on such information.

OVERVIEW OF THE PRC ECONOMY

The PRC economy has grown significantly since the PRC government introduced economic reforms in the late 1970s. Such growth was further accelerated by the PRC's accession to the World Trade Organization in 2001. From 2001 to 2008, the PRC's nominal GDP increased at a CAGR of approximately 13.7%. The global financial crisis in late 2008 as well as the subsequent liquidity squeeze and credit crunch caused a worldwide economic slowdown, with the PRC's GDP growth rate slowing in 2008 and 2009. In response, the PRC government introduced a number of economic stimulus measures, alongside similar measures from major developed countries, effectively boosting short-term economic growth in 2010.

Since 2010, global economic growth slowed again on fears that the sovereign debt crisis of certain eurozone countries would deepen. In March 2012, the PRC government cut its nominal GDP growth target to 7.5% for 2012, giving rise to further concerns about the sustainability of PRC economic growth. In January 2013, the National Bureau of Statistics of China announced the GDP expanded 7.9% in the fourth quarter from a year earlier, lifting China's whole year GDP growth rate to 7.8%, slightly higher than the government target of 7.5%.

The table below sets out selected economic statistics for and certain statistics regarding urbanization in the PRC for the years indicated:

	2005	2006	2007	2008	2009	2010	2011	2012
Nominal GDP (RMB billion)	18,494	21,631	26,581	31,405	34,090	39,798	47,288	51,932
Real GDP growth rate (%)	11.3	12.7	14.2	9.6	9.2	10.4	9.3	7.8
Per capita GDP (RMB)	14,185	16,500	20,169	23,708	25,608	30,015	35,181	N/A
Fixed asset investment (RMB billion)	8,887	11,000	13,732	17,283	22,460	27,812	31,149	36,484
Total population (million)	1,308	1,314	1,321	1,328	1,335	1,371	1,347	1,354
Urban population (million)	562	577	594	607	622	666	691	712
Urbanization rate ⁽¹⁾ (%)	43.0	43.9	44.9	45.7	46.6	49.7	51.3	52.6
Urban resident per capita disposable net income (RMB)	10,493	11,759	13,786	15,781	17,175	19,109	21,810	24,565

Source: National Bureau of Statistics of China

 $(1) \quad \text{Urbanization rate represents urban population as a percentage of total population in China.}$

Note:

OVERVIEW OF THE PRC PROPERTY MARKET

Between 2005 and 2012

From 2005 to 2012, investment in real estate industry increased from RMB1,591 billion in 2005 to RMB7,180 billion in 2012. According to the National Bureau of Statistics of China, a total of approximately 1,113 million sq.m. of GFA was sold in 2012, representing a substantial increase as compared to the 555 million sq.m. sold in 2005.

The table below sets forth certain statistics on the property market in the PRC for the years indicated:

	2005	2006	2007	2008	2009	2010	2011	2012
Real estate investment (RMB billion)	1,591	1,942	2,529	3,120	3,624	4,826	6,180	7,180
Investment in residential property development								
(RMB billion)	1,086	1,364	1,801	2,244	2,561	3,404	4,432	4,937
Revenue from property sales (RMB billion)	176	208	299	251	444	527	591	N/A
Residential								
GFA completed (million sq.m.)	437	455	498	543	596	634	743	790
Total GFA sold (million sq.m.)	496	554	701	593	862	934	965	985
ASP (RMB per sq.m.)	2,937	3,119	3,645	3,576	4,459	4,725	4,993	N/A
Total								
GFA completed (million sq.m.)								
	534	558	606	665	727	787	926	994
GFA sold (million sq.m.)	555	619	774	660	948	1,048	1,094	1,113

Sources: National Bureau of Statistics of China and China Real Estate Statistics Yearbook 2008, 2010, 2011

Recent Developments in the PRC Property Market

Land prices in the PRC are affected by multiple factors in recent years. Given the global economy recovered in early 2009, the total land sales increased from approximately RMB604 billion to close to approximately RMB1 trillion from 2009 to 2010. On the other hand, the PRC government has been introducing austerity measures since 2009 to regulate the property market and curb housing prices, which led to a decline of average land selling price in 2011. According to the National Bureau of Statistics of China, the average land selling prices were RMB2,439 per sq.m. in 2010, RMB1,965 per sq.m. in 2011 and RMB2,077 per sq.m. in 2012, reflecting a year-on-year growth rate of 28.9%, -19.4% and 5.7%, respectively.



Source: National Bureau of Statistics of China

INDUSTRY OVERVIEW

The PRC property market experienced downward pricing pressures in the second half of 2011, as a result of the various policies and measures introduced by the PRC government aiming at "cooling off" the property market. Transaction volumes generally remained subdued in early 2012. According to a report issued by the National Bureau of Statistics of China, the total GFA sold and total property sales in China in the six months ended June 30, 2012 decreased by 10.0% and 5.2%, respectively, as compared with those in the six months ended June 30, 2011. Beginning in the second quarter of 2012 and continuing through the first half of 2013, transaction volumes recovered in the overall PRC property market, due in part to the improving market sentiment in the PRC property market as well as the absence of further major restrictive government policies or measures. According to the National Bureau of Statistics of China, the total GFA sold in the first half of 2013 was 514.3 million sq.m., representing a 28.7% increase from the first half of 2012.

OVERVIEW OF SELECTED KEY CITIES IN WHICH WE OPERATE

As official information regarding the number and market share of residential property developers in the selected key cities in which we operate is not publically available, we have included the names of property developers which we believe to be our main competitors in the discussion of selected key cities below.

Shenzhen

Shenzhen, China's first special economic zone, has attracted significant foreign direct investment. In 2012, foreign direct investment in Shenzhen amounted to a total of US\$6.3 billion. Shenzhen is a major container port and manufacturing center, and is the headquarters of some China's high-tech companies. We believe our main competitors in Shenzhen include China Horoy, Rongjiang Realty (榕江實業), Hongfa Group, Vanke and Jiahe Shengshi (家和盛世).

On July 1, 2010, the Shenzhen special economic zone was expanded from the original area of 396 sq.km. to 1,952 sq.km. Going forward, Shenzhen plans to further develop the cross-border intercommercial links with Hong Kong, including through the planned Guangzhou-Shenzhen-Hong Kong Express Rail Link.

The table below sets forth certain economic statistics for and key statistics related to the residential property market in Shenzhen for the years indicated:

	2005	2006	2007	2008	2009	2010	2011	2012
Nominal GDP (RMB billion)	495.1	581.4	680.2	778.7	820.1	958.2	1150.2	1295.0
Real GDP growth rate (%)	15.1	16.6	14.8	12.1	10.7	12.0	10.0	10.0
Per capita GDP (RMB)	60,801	68,441	76,273	83,431	84,147	94,296	110,387	123,247
Per capita disposable income for urban households								
(RMB)	21,494	22,567	24,301	26,729	29,245	32,381	36,505	40,742
Retail sales (RMB billion)	144.2	168.0	193.1	227.7	256.8	300.1	352.1	400.9
Retail sales year-on-year (%)	15.3	16.6	14.9	17.9	12.8	17.2	17.8	16.5
Real estate investment (RMB billion)	42.4	46.2	46.1	44.0	43.7	45.8	59.0	73.7
GFA completed ('000 sq.m.)	7,815	6,273	5,077	5,797	4,152	3,760	2,473	2,894
GFA under construction ('000 sq.m.)	23,436	22,927	23,029	24,877	24,902	25,100	20,899	21,076
GFA sold ('000 sq.m.)	10,198	6,862	5,003	4,136	6,603	4,138	N/A	N/A
Average price (RMB/sq.m.)	6,996	8,848	13,370	12,823	14,858	18,953	N/A	N/A

Source: Shenzhen Statistics Bureau

Guangzhou

Guangzhou is the provincial capital of Guangdong Province. In 2012, Guangzhou was the one of the largest city in China in terms of GDP, with a nominal GDP of RMB1,355.1 billion. Guangzhou had a population of approximately 12.7 million as of December 31, 2011. We believe our main competitors in Guangzhou include Vanke, Poly, Agile, Zhonghui Xiyuan (中惠熙園) and Chuanghong (創業).

The table below sets forth certain economic statistics for and key statistics related to the residential property market in Guangzhou for the years indicated:

	2005	2006	2007	2008	2009	2010	2011	2012
Nominal GDP (RMB billion)	515.4	607.4	710.9	821.6	911.3	1074.8	1230.3	1355.1
Real GDP growth rate (%)	12.9	14.9	15.3	12.5	11.7	13.2	11.0	10.5
Per capita GDP (RMB)	53,809	63,100	71,808	81,233	88,834	87,458	97,588	105,909
Per capita disposable income for urban households								
(RMB)	18,287	19,851	22,469	25,317	27,610	30,658	34,438	38,054
Retail sales (RMB billion)	190.6	218.3	262.4	318.7	361.6	447.6	524.3	597.7
Retail sales year-on-year (%)	13.6	15.4	19.3	21.5	13.4	24.2	17.1	15.2
Real estate investment (RMB billion)	50.8	55.7	70.4	76.3	81.7	98.4	130.7	137.0
GFA completed ('000 sq.m.)	12,722	7,704	7,014	7,546	7,937	7,747	8,317	8,009
GFA under construction ('000 sq.m.)	10,644	34,272	35,944	36,876	34,533	39,838	48,481	49,176

Source: Guangzhou Statistics Bureau

Note: Information on the GFA sold and ASP in Guangzhou is not publically available.

Nanning

Nanning is the provincial capital of Guangxi Province. Nanning is situated at the intersection of the key railways, with a local economy supported mainly by the mineral, agricultural and tourism industries. Nanning had a population of approximately 7.1 million as of December 31, 2012. We believe our main competitors in Nanning include Guangxi Zhengheng Real Estate (廣西正恒房產), Guangxi Ronghe (廣西榮和), Hanlin Real Estate (翰林地產) and Poly.

The table below sets forth certain economic statistics for and key statistics related to the residential property market in Nanning for the years indicated:

	2005	2006	2007	2008	2009	2010	2011	2012
Nominal GDP (RMB billion)	72.3	86.2	106.3	131.6	149.2	180.0	221.2	250.4
Real GDP growth rate (%)	13.2	15.1	17.1	14.5	15.0	14.2	13.5	12.3
Per capita GDP (RMB)	11,047	12,947	15,685	19,142	21,479	25,624	31,173	35,138
Per capita disposable income for urban households (RMB)	9,203	10,193	11,877	14,446	16,254	18,032	20,005	22,561
Retail sales (RMB billion)	37.8	43.6	51.6	63.2	75.7	90.6	107.3	125.6
Retail sales year-on-year (%)	13.8	15.2	18.4	22.5	19.8	20.0	18.5	17.0
Real estate investment (RMB billion)	10.5	13.9	18.7	19.9	22.7	31.8	37.7	36.3
GFA completed ('000 sq.m.)	3,234	2,970	3,444	3,520	3,610	4,333	5,125	5,211
GFA under construction ('000 sq.m.)	11,143	13,221	16,229	16,698	19,528	23,789	36,085	27,349
GFA sold ('000 sq.m.)	3,197	4,198	5,855	4,436	6,851	5,835	6,965	5,755
ASP (RMB/sq.m.)	2,437	2,873	3,404	3,720	4,463	5,290	N/A	5,619

Source: Nanning Statistics Bureau

Chengdu

Chengdu is the provincial capital of Sichuan Province and one of the most important economic and transportation hubs in southwest China. As the largest railway hub in southwest China, Chengdu operates four major railway routes including Chengdu-Chongqing, Chengdu-Baoji, Chengdu-Kunming

INDUSTRY OVERVIEW

and Chengdu-Dazhou. We believe our main competitors in Chengdu include Yanlord, Greenland and Chengdu Jinfang Group (成都金房集團).

In 2012, investment in fixed assets in Chengdu increased by 17.7% to RMB589.0 billion from the previous year, the local electronics industry increased by approximately 79.4% to RMB58.3 billion from the previous year and local consumable retailing increased by 16.0% to RMB331.8 billion from the previous year. As of December 31, 2012, Chengdu had a total population of approximately 11.7 million. The property market in Chengdu has grown significantly in recent years as urbanization continues to expand. Total investment in real estate industry increased from RMB45.2 billion in 2005 to RMB189.0 billion in 2012. Since 2010, the PRC government introduced a series of policies and measures to prevent the property market from overheating, the development of residential property was then partially suppressed by those restrictive measures.

The table below sets forth certain economic statistics for and key statistics related to the residential property market in Chengdu for the years indicated:

	2005	2006	2007	2008	2009	2010	2011	2012
Nominal GDP (RMB billion)	237.1	275.0	332.4	390.1	450.3	555.1	695.1	813.9
Real GDP growth rate (%)	13.5	13.8	15.3	12.1	14.7	15.0	15.2	13.0
Per capita GDP (RMB)	22,139	25,171	30,006	34,873	39,510	41,253	48,755	N/A
Per capita disposable income for urban households (RMB)	11,359	12,789	14,849	16,943	18,659	19,920	23,932	27,194
Real estate investment (RMB billion)	45.2	61.4	90.5	91.3	94.5	127.8	160.0	189.0
GFA completed ('000 sq.m.)	5,977	9,592	8,853	10,265	13,771	13,012	N/A	N/A
GFA sold ('000 sq.m.)	11,099	14,822	20,848	13,574	25,320	22,899	23,203	24,277
ASP (RMB/sq.m.)	2,870	3,499	4,198	4,778	4,875	5,827	6,310	6,668

Source: Chengdu Statistics Bureau

Shantou

Shantou is located on the eastern coast of Guangdong Province. Shantou was one of China's original special economic zones and remains a significant manufacturing center and port. Shantou had a population of approximately 5.3 million as of December 31, 2012. We believe our main competitors in Shantou include Xinli Real Estate (欣利地產), Changping Real Estate (長平地產), Liantai Real Estate (聯泰地產), Jinbi Realty (金碧實業) and Xinchao Real Estate (新潮房產).

The table below sets forth certain economic statistics for and key statistics related to the residential property market in Shantou for the years indicated:

	2005	2006	2007	2008	2009	2010	2011	2012
Nominal GDP (RMB billion)	63.6	71.9	82.9	95.2	103.6	120.9	140.3	141.5
Real GDP growth rate (%)	11.3	11.6	13.0	10.5	10.7	13.9	12.2	9.5
Per capita GDP (RMB)	12,883	14,459	16,483	18,634	19,982	22,776	25,958	26,047
Per capita disposable income for urban households (RMB)	10,630	10,960	11,716	12,542	13,651	15,179	17,474	20,023
GFA completed ('000 sq.m.)	1,094	1,233	1,268	1,027	1,238	881	N/A	1,632
GFA under construction ('000 sq.m.)	2,820	3,828	4,423	3,821	4,034	4,743	N/A	6,809
GFA sold ('000 sq.m.)	1,295	1,447	1,508	1,173	1,100	1,494	1,441	1,698
ASP (RMB/sq.m.)	2,394	2,519	3,061	3,120	3,504	4,145	4,757	5,878

Source: Shantou Statistics Bureau

Huizhou

Huizhou is located in southeastern Guangdong Province. Huizhou's main industries include electronics and petrochemicals. The city is also a significant port in the Pearl River Delta region. Huizhou had a population of approximately 4.7 million as of December 31, 2012. We believe our main competitors in Huizhou include Hopson, Wongtee Group, Zhonglian Real Estate (中聯地產), Hongxin Realty (宏新實業) and Centralcon Group, Excellence Group and Dezhou Investment (德州投資).

The table below sets forth certain economic statistics for Huizhou for the years indicated:

	2005	2006	2007	2008	2009	2010	2011	2012
Nominal GDP (RMB billion)	80.4	92.9	111.8	130.4	141.5	173.0	209.7	236.8
Real GDP growth rate (%)	15.8	16.3	17.4	11.5	13.2	18.0	14.6	12.6
Per capita GDP (RMB)	21,911	24,996	28,945	33,077	35,819	N/A	N/A	50,884
Per capita disposable income for urban households (RMB)	14,884	15,991	17,310	19,481	21,278	23,565	26,609	29,965
Retail sales (RMB billion)	25.2	29.7	35.4	42.3	49.1	58.3	68.5	75.4
Retail sales year-on-year (%)	18.0	18.2	19.1	19.6	15.1	19.0	18.2	15.5
Real estate investment (RMB billion)	4.4	6.8	13.8	18.7	17.5	26.8	37.8	48.2

Source: Huizhou Statistics Bureau

Dongguan

Located in south-central Guangdong Province and east of the Pearl River Delta, Dongguan is bordered by Guangzhou to the northwest and Shenzhen to the south. Dongguan is the meeting point of numerous railways including the Guangzhou-Shenzhen express railway and the Beijing-Kowloon railway. Dongguan Railway Station handles border control for passenger trains traveling between Hong Kong and the PRC. Dongguan had a population of 8.3 million as of December 31, 2012. We believe our main competitors in Dongguan includes Vanke, Citic and Cinese Group.

The table below sets forth certain economic statistics for and key statistics related to the residential property market in Dongguan for the years indicated:

	2005	2006	2007	2008	2009	2010	2011	2012
Nominal GDP (RMB billion)	218.3	262.8	316.0	370.4	376.4	424.6	473.5	501.0
Real GDP growth rate (%)	19.5	19.2	18.3	14.0	5.3	10.3	8.0	6.1
Per capita GDP (RMB)	33,287	39,173	45,051	50,471	48,988	52,798	57,470	60,556
Per capita disposable income for urban households (RMB)	22,882	25,320	27,025	30,275	33,045	36,350	39,513	42,944
Retail sales (RMB billion)	50.6	59.9	72.2	88.1	95.9	110.8	126.6	135.4
Retail sales year-on-year (%)	18.7	18.4	20.5	22.0	8.8	15.9	15.0	9.3
Real estate investment (RMB billion)	14.4	16.4	20.9	27.1	27.8	29.9	37.4	37.7
GFA completed ('000 sq.m.)	1,152	1,141	1,119	3,952	2,681	2,561	N/A	N/A
GFA under construction ('000 sq.m.)	8,899	12,294	13,710	N/A	20,501	16,866	N/A	N/A
GFA sold ('000 sq.m.)	2,972	3,530	5,411	4,680	5,788	4,699	N/A	5,834

Sources: Dongguan Statistics Bureau, Guangdong Statistics Bureau

Foshan

Foshan is located in central Guangdong Province, to the southwest of Guangzhou. Foshan is a significant manufacturing center in the Pearl River Delta region. Foshan had a population of approximately 7.3 million as of December 31, 2012. We believe our main competitors in Foshan include Poly and Country Garden.

The table below sets forth certain economic statistics for and key statistics related to the residential property market in Foshan for the years indicated:

	2005	2006	2007	2008	2009	2010	2011	2012
Nominal GDP (RMB billion)	238.0	298.4	366.0	437.8	482.1	565.1	658.0	670.9
Real GDP growth rate (%)	19.2	19.3	19.2	15.2	13.5	14.3	12.1	8.2
Per capita GDP (RMB)	41,031	50,207	60,917	72,975	80,579	78,503	91,001	N/A
Per capita disposable income for urban households								
(RMB)	17,424	18,894	21,754	22,494	24,578	27,245	30,718	34,580
GFA completed ('000 sq.m.)				3,035	2,045	5,043	N/A	N/A
GFA under construction ('000 sq.m.)				18,600	17,360	25,593	28,722	29,531
GFA sold ('000 sq.m.)				4,770	7,112	7,763	N/A	N/A
ASP (RMB/sq.m.)				5,435	6,204	7,648	N/A	N/A

Source: Foshan Statistics Bureau

Lingshui

Lingshui is located in southeastern Hainan Province, to the northeast of Sanya. Lingshui has emerged as a popular tourist destination. Lingshui had a population of approximately 0.3 million as of November 1, 2010. We believe our main competitors in Lingshui include Greentown China, Agile and Citic.

The table below sets forth certain economic statistics for Lingshui for the years indicated:

	2007	2008	2009	2010	2011
Nominal GDP (RMB billion)	2.4	3.1	3.7	5.0	6.2
Real GDP growth rate (%)	15.0	16.1	18.1	18.4	13.6
Per capita GDP (RMB)	7,552	9,394	11,370	14,890	N/A
Per capita disposable income for urban households (RMB)	7,534	9,039	10,483	12,390	15,110
Retail sales (RMB billion)	0.3	0.4	0.6	0.7	0.9
Retail sales year-on-year (%)	16.9	23.9	19.5	15.3	16.1

Source: Lingshui Statistics Bureau

Zhongshan

Zhongshan is located in southern Guangdong Province, near Zhuhai and Macau. Zhongshan had a population of approximately 3.2 million as of December 31, 2012. We believe our main competitors in Zhongshan include Zhongao Real Estate (中澳房產) and Huiqiao Real Estate (匯喬).

The table below sets forth certain economic statistics for and key statistics related to the residential property market in Zhongshan for the years indicated:

	2005	2006	2007	2008	2009	2010	2011	2012
Nominal GDP (RMB billion)	88.6	105.4	126.8	145.7	156.6	185.1	219.1	241.1
Real GDP growth rate (%)	20.9	17.3	16.6	11.1	10.2	13.9	13.0	11.0
Per capita GDP (RMB)	36,435	42,286	48,441	52,921	54,156	60,767	N/A	77,527
Per capita disposable income for urban households (RMB)	17,255	18,897	20,317	21,560	23,088	25,357	27,700	31,130
Retail sales (RMB billion)	27.7	33.2	39.8	48.0	65.0	64.8	75.6	80.9
Retail sales year-on-year (%)	17.9	19.7	19.5	20.5	14.5	18.2	16.9	10.3
Real estate investment (RMB billion)	8.1	11.0	17.6	19.2	19.2	24.2	31.0	34.6
GFA completed ('000 sq.m.)	2,515	2,511	2,723	2,671	3,412	3,988	N/A	N/A
GFA under construction ('000 sq.m.)	6,334	8,099	12,652	14,748	14,836	8,564	N/A	N/A
GFA sold ('000 sq.m.)	2,556	3,431	4,654	2,853	5,181	6,066	N/A	N/A
ASP (RMB/sq.m.)	2,694	2,932	3,940	4,273	4,546	5,147	N/A	N/A

Source: Zhongshan Statistics Bureau

Zhuhai

Zhuhai is one of China's special economic zones and is situated immediately to the north and west of Macau. Zhuhai had a population of approximately 1.6 million as of December 31, 2012. We believe our main competitors in Zhuhai include Yanlord, Gemdale and Zhongzhu Real Estate (中珠房產).

The table below sets forth certain economic statistics for Zhuhai and key statistics related to the residential property market in Zhuhai for the years indicated:

	2005	2006	2007	2008	2009	2010	2011	2012
Nominal GDP (RMB billion)	63.5	74.6	89.5	99.7	103.9	120.9	140.5	150.4
Real GDP growth rate (%)	13.1	16.1	17.0	9.2	6.6	12.9	11.3	7.0
Per capita GDP (RMB)	45,320	52,189	61,303	66,798	68,042	77,888	N/A	N/A
Per capita disposable income for urban households (RMB)	18,908	17,671	19,290	20,949	22,859	25,382	28,731	32,978
Retail sales (RMB billion)	22.0	25.6	30.2	36.0	40.4	48.6	56.8	63.5
Retail sales year-on-year (%)	16.4	16.1	18.0	19.4	12.3	20.5	18.1	12.7
Real estate investment (RMB billion)	5.1	6.6	13.3	15.2	16.8	18.0	25.7	24.2
GFA completed ('000 sq.m.)			2,390	3,402	3,104	1,719	2,753	3,292
GFA under construction ('000 sq.m.)			7,553	9,563	8,906	9,174	11,999	13,152
GFA sold ('000 sq.m.)			3,163	1,600	2,719	2,335	2,099	2,307
ASP (RMB/sq.m.)			6,454	6,921	7,485	10,693	11,679	N/A

Source: Zhuhai Statistics Bureau

The following is a summary of PRC laws and regulations relating to the various aspects of the property sector in China, including:

- Establishment of property development enterprises;
- Foreign-invested property development enterprises;
- Qualifications of property developers;
- Development of property projects;
- Property transactions;
- Property financing;
- Insurance of property projects;
- Major taxes applicable to property developers;
- Measures on stabilizing housing prices;
- Environmental protection;
- Overseas listing; and
- Foreign exchange control.

ESTABLISHMENT OF PROPERTY DEVELOPMENT ENTERPRISES

Pursuant to the Urban Property Administration Law of the PRC (《中華人民 共和國城市房地產管理法》) (Decree No.72 of the President) (the "Urban Property Law") promulgated by the Standing Committee of the National People's Congress on July 5, 1994, which became effective on January 1, 1995 and was amended on August 30, 2007 and August 27, 2009, a property development enterprise (or "property developer"), is defined as an enterprise which engages in development and sales of property for the purpose of making profit.

Pursuant to the Regulations on Administration of Development of Urban Property (《城市房地產開發經營管理條例》) (Decree No.248 of the State Council) ("Development Regulations") promulgated by the State Council, which became effective on July 20, 1998, an enterprise which is to engage in the development of property shall satisfy the following requirements:

- it shall have registered capital no less than RMB1,000,000; and
- it shall have at least four full-time professional property/construction technicians and at least two full-time accounting officers, each of whom shall hold the relevant qualification certificate.

Pursuant to the Development Regulations, the local people's government of a province, autonomous region and/or provincial-level municipality may, based on local circumstances, impose more stringent requirements on the registered capital and the professional personnel of a property developer.

Pursuant to the Development Regulations, application for registration shall be submitted to the department of administration for industry and commerce for the establishment of a property development enterprise. The property developer must file for record with the property development authority in the location of the registration authority, within 30 days of the receipt of its business license.

Pursuant to the Notice on Adjusting the Capital Ratio for Fixed Asset Investment Projects of Certain Industries (《國務院關於調整部分行業固定資產投資項目資本金比例的通知》) (Guofa [2004] No.13) issued by the State Council, which became effective on April 26, 2004, the minimum capital ratio for property development projects (excluding affordable housing projects) was increased from 20% or above to 35% or above.

Pursuant to the Notice of the State Council on Adjusting the Capital Ratio for 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》) (Guofa [2009] No.27), issued by the State Council, which became effective on May 25, 2009, the minimum capital ratio for ordinary commodity housing projects and affordable housing projects was reduced to 20%, while that for other property projects was decreased to 30%.

FOREIGN-INVESTED PROPERTY DEVELOPMENT ENTERPRISES

Pursuant to the new Foreign Investment Industrial Guidance Catalog (2007 Revision) (《外商投資產業指導目錄(2007年修訂)》) (Decree No.57 of NDRC and MOFCOM) jointly promulgated by MOFCOM and NDRC on October 31, 2007, which became effective on December 1, 2007, the development and construction of ordinary residential houses was removed from the category of industries in which foreign investment is encouraged to the category of industries in which foreign investment is permitted. In addition, the category of industries in which foreign investment is subject to restrictions (the "restricted category") has been adjusted as follows:

- the development of large-scale land, which shall be operated only by Sino-foreign joint ventures or Sino-foreign cooperative ventures;
- the construction and operation of upscale hotels, villas, premium office buildings and international conference centers; and
- the secondary property market and housing agents or brokerages.

The construction and operation of large scale theme parks was removed from the property industry to the culture, sports and entertainment industries, which are still in the restricted category.

Pursuant to the new Foreign Investment Industrial Guidance Catalog (2011 Revision) (《外商投資產業指導目錄(2011年修訂)》) (Decree No.12 of NDRC and MOFCOM) jointly promulgated by MOFCOM and NDRC on December 24, 2011, which became effective on January 30, 2012, the development and construction of villas was removed from the restricted category to the category of industries in which foreign investment is prohibited (the "prohibited category"), and the restricted category has been adjusted as the following:

- the development of large scale of land lots which shall be operated only by Sino-foreign joint venture or Sino-foreign co-operative venture;
- the construction and operation of upscale hotels, premium office buildings and international conference centers; and
- the secondary property market and housing agents or brokerages.

Pursuant to the Circular on Standardizing the Admittance and Administration of Foreign Capital in the Property Market (《關於規範房地產市場外資准入和管理的意見》) (Jianzhufang [2006] No.171) jointly promulgated and implemented by MOHURD, MOFCOM, NDRC, PBOC, SAIC and SAFE on

July 11, 2006, the admittance and administration of foreign capital in the property market must comply with the following requirements:

- an overseas institution or individual shall, when investing in China to purchase any not-for-self-use property, abide by the principles of commercial presence and apply, according to the relevant provisions on foreign investment in property, to establish a foreign investment enterprise and may, upon obtaining the approval of the relevant department as well as completing the relevant registration, engage in the relevant operation according to its approved business scope;
- an overseas investor that has not obtained an approval certificate of foreign-invested enterprises or a business license shall not engage in any development or operation of property;
- as to a foreign-invested property enterprise with an investment amount of at least RMB10 million, its registered capital shall not be less than 50% its investment amount. Where the total investment is less than RMB10 million, its registered capital shall be governed by the existing provisions;
- as to the establishment of a foreign-invested property enterprise, MOFCOM or relevant local counter-parts and SAIC or relevant local counter-parts shall grant an approval for establishment according to law, handle the relevant formalities for registration and issue a one-year term approval certificate of foreign-invested enterprises and business license. Where an enterprise fully contributes its transfer fee of the right to land use, it can, upon the strength of the aforesaid certificates, go to the administrative department of land to apply for a use certificate of state-owned land and may obtain an official approval certificate of state-owned land and thereafter, obtain a business license with a term the same as the approval certificate of foreign-invested enterprises and then go through registration in the taxation authority; and
- the transfer of shares in and projects of foreign-invested property enterprises as well as the acquisition of domestic property enterprises by overseas investors shall be subject to the examination and approval of MOFCOM or relevant local counterparts, among others, in strict accordance with the relevant laws and regulations. An investor shall submit the guarantee letters for performance of the contract on the transfer of state-owned land use right, the license for the planning of construction land and the license for the planning of construction land, certification on the alteration of archival files in the administrative department of construction (property) as well as the relevant certification materials of tax return as produced by the taxation authority.

Pursuant to the Circular of the General Office of the Ministry of Commerce on Relevant Issues Concerning the Implementation of the Opinions Concerning Regulating the Access to and Administration of Foreign Investment in the Property Market (《商務部辦公室關於貫徹落實《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》) jointly promulgated and implemented by MOFCOM on August 14, 2006, where the amount of investment of a property enterprise established by foreign investment is not less than US\$10 million, its registered capital shall not be less than US\$10 million, its registered capital shall not us less than US\$10 million, its registered capital shall not be less than

amount is not more than US\$3 million, its registered capital shall not be less than 70% of its amount of investment. Where an overseas investor merges domestic property enterprises through equity transfer or any other means, it shall make appropriate arrangements for the relevant employees, settle the bank debts and pay the transfer fee with its self-owned capital in a one-off manner within three months as of the day the business license of the foreign-invested enterprise was issued. Where an overseas investor acquires the equities of the Chinese party of a foreign-invested property enterprise, it shall make appropriate arrangements for the relevant employees, settle the bank debts and pay the transfer fee with its self-owned capital in a one-off manner within three months as of the settle arrangements for the relevant employees, settle the bank debts and pay the transfer fee with its self-owned capital in a one-off manner within three months as of the relevant employees, settle the bank debts and pay the transfer fee with its self-owned capital in a one-off manner within three months as of the appropriate arrangements for the relevant employees, settle the bank debts and pay the transfer fee with its self-owned capital in a one-off manner within three months as of the day the equity transfer agreement came into force.

The Notice Concerning Further Strengthening and Regulating the Examination, Approval and Supervision of Direct Foreign Investment in Property (《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》) (Shangzihan [2007] No. 50) jointly issued and implemented by MOFCOM and SAFE on May 23, 2007, provides stricter control measures, among other things, as follows:

- foreign investment in the property sector in the PRC relating to upscale properties should be strictly controlled;
- an applicant for establishing a property company shall acquire the land use right or the ownership of real property or building, or conclude a contract on the advance assignment/ purchase of the land use right or building property right with the relevant administrative department of land, land developer or owner of the building property right. The examining and approving organ may not approve the application of any applicant that fails to satisfy the above-mentioned requirement;
- where an established foreign-invested enterprise intends to enter the property development or operation business or where a foreign-invested property enterprise intends to engage in a new property development or operation project, it shall apply to the examining and approving organ for extending its business scope or enlarging its business scale in accordance with the relevant laws and regulations governing foreign investment;
- the merger of or investment in domestic property enterprises by way of return on investment (including the same actual controller) shall be placed under strict control. No overseas investor may avoid subjecting its foreign investment in the property industry to examination and approval by means of changing the actual controller of any domestic property enterprise. Where the administrative department of foreign exchange discovers that any foreign-invested property enterprise is illegally established through illegal means as malicious evasion or false statement, the department shall investigate its activities involving the illegal outward remittance of capital and income therefrom and subject it to the liabilities for obtaining foreign currency under false pretenses and not turning over foreign currency owed to the government;
- overseas investors engaging in the property development or operation business in China shall observe the principle of commercial presence, apply for establishing foreign-invested property enterprises according to law and engage in the relevant business within the authorized business scope. Neither the Chinese party nor the foreign party of any foreign-invested property enterprise may enter into any clause directly or indirectly ensuring a fixed return for either party;
- local examining and approving organs shall file the approval of the establishment of foreign-invested property enterprises with MOFCOM for record in a timely manner according to law;

- no administrative department of foreign exchange or designated bank of foreign exchange may handle formalities for the sales and settlement of foreign exchange under the capital account for any foreign-invested property enterprise that fails to go through the formalities for filing with the MOFCOM for record or failing to pass the annual joint inspection on foreign-invested enterprises; and
- where any local examining and approving department illegally approves the establishment of any foreign-invested property enterprise, the MOFCOM shall find out the violation and give punishment accordingly to correct it. No administrative department of foreign exchange may handle formalities for foreign exchange registration for any illegally established foreign-invested property enterprise.

Pursuant to the Notice on Proper Handling of Archival Documents for Foreign Investment in the Property Industry (《商務部關於做好外商投資房地產業備案工作的通知》) (Shangzihan [2008] No. 23) issued by MOFCOM on June 18, 2008, the competent departments of commerce at the provincial level are authorized to verify the materials for archiving as submitted by the foreign-invested property enterprise, and MOFCOM together with other departments of the State Council shall conduct spotchecks over the above enterprises.

Pursuant to the Several Opinions on the Sound Development of the Property 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》) (Guobanfa [2008] No.131) promulgated by the General Office of the State Council on December 20, 2008, in order to speed up the development of social security housing, encourage purchases of properties for self-use, and direct property developers to actively cope with the changing market, the following measures will be adopted to facilitate the development of property developers:

- increasing credit financing support to ordinary residential housing developments of low to medium level prices or of small to medium sizes, particularly those under construction;
- providing financial support and other related services to property developers with good credit standing for their merger and acquisition activities;
- developing pilot housing provident fund and providing various funding channels;
- supporting bond issuances by property developers with good credit and financial positions; and
- eliminating urban property tax, and unifying the property taxes applicable to domestic and foreign-invested enterprises and individuals, who will all be subject to the PRC Tentative Regulations on Property Tax (《中華人民共和國房產税暫行條例》).

Pursuant to the Several Opinions of the State Council for Further Improving the Utilization of Foreign Investment (《國務院關於進一步做好利用外資工作的若干意見》) (Guofa [2010] No. 9) issued by the State Council on April 6, 2010 and the Circular of NDRC on Authorization for the Review and Approval of Foreign-invested Projects (《國家發展改革委關於做好外商投資項目下放核准權限工作的通知》) (Fagaiwaizi [2010] No.914) issued by NDRC on May 4, 2010, foreign-invested projects with a total investment not exceeding US\$300 million within the encouraged or permitted category, other than those requiring the approval of relevant authorities under the State Council according to the Foreign Investment Industrial Guidance Catalog (《外商投資產業指導目錄》), may be examined and approved by the competent authorities of NDRC at the provincial level. Pursuant to the Circular on Issues Concerning the Authorization for the Review and Approval of Foreign Investment

(《關於下放外商投資審批權限有關問題的通知》) (Shangzifa [2010] No.209) promulgated by MOFCOM on June 10, 2010, the establishment and change of registration of foreign-invested enterprises with a total investment not exceeding US\$300 million within the encouraged or permitted category, and with a total investment of no more than US\$50 million within the restricted category may be examined and approved by the competent authorities of MOFCOM at the provincial level.

As advised by our PRC legal advisor, Haiwen & Partners, given that Shenzhen Youkaisi, our wholly owned subsidiary and a foreign-investment enterprise, does not operate property development, and all our other subsidiaries in the PRC are not foreign-invested enterprises, the property laws and regulations in relation to foreign-invested enterprises are not applicable to us.

QUALIFICATIONS OF PROPERTY DEVELOPERS

Classification and Assessment of the Qualifications of Property Development Enterprises

Pursuant to the Development Regulations, a property developer must file for record its establishment to the property development authority in the location of the registration authority within 30 days after receiving its business license. The property development authority shall assess the qualifications of the property developer based on its assets, professional personnel and development and operational records. A property development enterprise shall only engage in property development projects in compliance with its approved qualification.

Pursuant to the Provisions on Administration of Qualifications of Property developers ("Provisions on Administration of Qualifications") (《房地產開發企業資質管理規定》) promulgated by MOHURD, which came into effect on March 29, 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 the development and operation of property without a qualification classification certificate for property development. In accordance with the Provisions on Administration of Qualifications, qualifications of property development enterprises are classified into four classes: class 1, class 2, class 3 and class 4. Different classes of qualification should be examined and approved by the corresponding authorities. After a newly established property developer reports its establishment to the property development authority, the latter shall issue a provisional qualification certificate to an eligible property developer within 30 days of receipt of the report. The provisional qualification certificate shall be effective for one year from the date of its issuance. The property development authority can extend the validity period for not more than two years after 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 the expiry of the provisional qualification certificate.

Business Scope of Property Developers

Pursuant to the Provisions on Administration of Qualifications, a developer of any qualification classification may only engage in the development and operation of property within its approved scope of business and may not engage in business which falls outside its approved scope. A class 1 property developer may undertake property development projects anywhere in the PRC without any limit on the scale of such projects. A property developer of class 2 or lower may undertake projects with a GFA not exceeding 250,000 sq.m., and the specific scopes of business shall be as formulated by the construction authority under the people's government of the relevant province, autonomous region or municipality.

Annual Qualification Review of Property Developers

Pursuant to Provisions on Administration of Qualifications, the qualifications of property developers should be annually reviewed. The construction authority under the State Council or the entrusted institution is responsible for carrying out the annual review of class 1 property developers' qualifications. Procedures for the annual review of the qualifications of property developers of class 2 or lower qualifications shall be formulated by the construction authority under the people's government of the relevant province, autonomous region or municipality.

DEVELOPMENT OF PROPERTY PROJECTS

Land for Property Development

The Provisional Regulations on the Grant and Transfer of Right to Use State-owned Land in Urban Areas of the PRC (《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》) (Decree No.55 of the State Council) ("Provisional Regulations on Grant and Transfer"), promulgated and implemented by the State Council on May 19, 1990, adopted a system of granting and transferring the rights to use state-owned land. Pursuant to these regulations, the PRC government, in accordance with the principle of land ownership being separate from land use rights, implemented a system whereby the right to use state-owned land in urban areas may be assigned and transferred, with the exclusion of underground resources, objects buried underground, and public works. The term "state-owned land in urban areas" as used in the preceding paragraph refers to land owned by the public within the limits of cities, county sites, administrative towns and industrial and mining areas. The assignment of land use rights refers to the act of the PRC government as the owner of the land who, with a term of a certain number of years, assigns the right to use the land to land users, who shall in turn pay fees for the assignment thereof to the PRC government. An assignment contract shall be signed for assignment of the land use rights. The maximum term with respect to the assigned land use rights shall be determined based on type of use as listed below:

- 70 years for residential purposes;
- 50 years for industrial purposes;
- 50 years for the purposes of education, science, culture, public health and physical education;
- 40 years for commercial, tourist and recreational purposes; and
- 50 years for comprehensive utilization or other purposes.

Pursuant to the Provisional Regulations on Grant and Transfer, the land user shall, within 60 days of the signing of the land use right grant contract, pay the total amount of the assignment fee thereof, failing which, the assigning party shall have the right to terminate the contract and may claim compensation for breach of contract. After paying the total fee for the assignment of the land use right, the land user shall, in accordance with the relevant provisions, register the land use right, obtain the land use rights certificate and accordingly the right to the use of the land.

Pursuant to the Notice on Relevant Issues Concerning the Strengthening of Examination and Approval of Land Use for Construction Projects in Urban Areas (《關於加強城市建設用地審查報批工作 有關問題的通知》) (Guotuzifa [2003] No.345) ("Land Use Approval Notice") issued by the Ministry of Land and Resources on September 4, 2003, commencing from the date of the issuance of the Land Use Approval Notice, land use for luxury commodity houses shall be stringently controlled, and applications for land use for building villas shall be restricted. From the date of the issuance of this

notice, with respect to land use for construction projects submitted to the State Council for approval and relating to land for property development, a written statement regarding the status of utilization of the approved land for property development, and supply and demand information of the relevant city's property market, property prices and vacancy rates shall be made.

Pursuant to the Urgent Notice of Further Strengthening the Administration of the Land (《關於當前進一步從嚴土地管理的緊急通知》) issued by the Ministry of Land and Resources on May 30, 2006, land for property development must be granted by way of public tender, auction or listing-for-sale. The restrictions on land supply for villa development should be strictly enforced and all supply of land for such purpose and handling of related land use procedures shall be suspended from the date of the notice. Property developers which have not fully paid land premium and other relevant fees shall not been be granted land use rights certificates. For the purpose of preventing financial risk, the administration of registration of land use right mortgages shall be strengthened.

The Notice on Strengthening the Administration of Idle Land promulgated by the Ministry of Land and Resources on September 8, 2007 (《關於加大閒置土地處置力度的通知》) (Guotuzidianfa [2007] No.36) provides that land use rights certificates shall not be issued before the land grant premium has been paid in full, nor be issued separately according to the ratio of payment of land grant premium.

The Regulation on Bidding, Auction and Listing-for-Sale for the Granting of State-Owned Construction Land (《招標拍賣掛牌出讓國有建設用地使用權規定》) promulgated by the Ministry of Land and Resources on September 28, 2007, which became effective on November 1, 2007, provides that:

- with respect to land for industrial, commercial, tourism, entertainment, commodity housing or other business operations, or on which there are two or more intended land users, the assignment thereof shall be conducted through public tender, auction or listing-for-sale. Land for industrial use includes the land for storage but excludes the land for mining;
- a grantee shall not apply for land registration or be granted the certificate of state-owned construction land use right until it has paid the land premium in full in accordance with the land use right grant contract;
- a grantor shall, at least 20 days before bid invitation, auction or quotation, release the announcement on public tender, auction or listing-for-sale at the tangible land market or at the designated place or mass media, and announce the basic conditions about the land for the assignment through public tender, auction or listing-for-sale as well as the time and place for public tender, auction or listing-for-sale;
- after a successful grantee is determined through public tender, auction or listing-for-sale, the bidding deposit paid by such grantee shall be used as the earnest money for land assignment. The grantor shall send out a notice of successful bid to the successful grantee or conclude a transaction confirmation letter with such grantee; and
- a grantee of a public tender, auction or listing-for-sale shall conclude a contract on the assignment of state-owned construction land use right with the grantor at the time stipulated in the notice of successful bid or transaction confirmation letter. The deposit for bidding or competitive purchase as paid by a winner of bidding, auction or quotation shall be taken as the land assignment fee. The deposits as submitted by other bidders or competitive buyers shall be refunded by the grantor within five working days upon conclusion of public tender, auction or listing-for-sale, without interest.

Pursuant to the Notice on Issues Regarding Further Increasing Supply and Strengthening Control of Lands for Property Development (《關於加強房地產用地供應和監管有關問題的通知》) (Guotuzifa [2010] No.34) promulgated by the Ministry of Land and Resources on March 8, 2010, at least 70% of total land supply must be reserved for economically affordable housing, redevelopment of shanty towns and small to medium-sized residential units for self-use while land supply for large residential units will be strictly controlled and no land shall be provided for villa projects. The land premium must not less than 70% of the standard land premium of the applicable category of land and the bid deposit paid by the property developer must not less than 20% of the minimum land premium. The land grant contract must be executed within 10 working days after the land transaction is confirmed. The minimum down payment of the land premium will be 50% and must be paid within one month after the execution of the land grant contract. The remainder of the land premium must be paid in accordance with the agreement within one year. If the land grant contract is not executed in accordance with the requirements above, the land will not be handed over and the deposit will not be returned. If no land premium is paid after the execution of the land grant contract, the land must be withdrawn.

Pursuant to the Notice on Further Strengthening the Control and Regulation of Land and Construction Project of Property Development (《關於進一步加強房地產用地和建設管理調控的通知》) (Guotuzifa [2010] No.151) jointly promulgated by the Ministry of Land and Resources and the MOHURD on September 21, 2010, standard average floor area and structure proportion of ordinary residential housing developments of small to medium sizes shall be expressly specified. The notice also strictly limits the development and construction of low-density and large-size residential projects, and requires that the plot ratio of residential projects shall be more than one. The Ministry of Land and Resources requires that other than providing valid identity certificates and deposits for bidding, participants of auctions and listings-for-sale of land shall provide a commitment letter pledging that such deposit was not funded by means of a bank loan, shareholder loan, re-lending or raised funds, as well as a credit certificate issued by a commercial bank.

Resettlement

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》) (Guobanfa [2004] No.46) issued by the General Office of the State Council on June 6, 2004 addresses issues including, but not limited to, the following: (i) the area of demolition and removal shall be strictly controlled to ensure that the total area of demolition and removal is less than that of the previous year; (ii) stringent procedures of demolition and removal will be implemented so that the process is carried out in an open, fair and just manner; (iii) the supervision and administration of the compensation costs incurred for the demolition and removal shall be strengthened to ensure the completion of the relocation; and (iv) stricter punishment shall be imposed on illegal actions in relation to demolition and removal.

Pursuant to the Regulation on Expropriation of and Compensation for Buildings on Stateowned Land (《國有土地上房屋徵收與補償條例》) (Decree No.590 of the State Council) promulgated by the State Council on January 21, 2011 ("Expropriation and Compensation Regulation"), compensation shall be paid before the resettlement. The entity responsible for expropriation shall enter into a compensation agreement with the affected residents, which shall contain the method, amount and payment period of compensation, the location and size of housing where the residents are to be resettled, costs of removal, temporary settlement subsidy or temporary housing, loss caused by production or business suspension, relocation period, method and period of transition and other

relevant matters. After entering into the agreement, either party may initiate proceedings according to the relevant law if another party fails to fulfill their obligations prescribed in the compensation agreement. If the entity responsible for expropriation and the affected residents fail to reach an agreement within the specified period according to the expropriation and compensation proposal, or if the title ownership of the housing to be expropriated is uncertain, the entity responsible for expropriation may report to the people's government of the relevant city or county which made the expropriation decision to determine the compensation in accordance with the compensation proposal pursuant to the Expropriation and Compensation Regulation, and a relevant announcement shall be made within the area of the buildings to be expropriated. The entity responsible for expropriation shall file the expropriation and compensation for record, and post an announcement regarding the compensation payable to each housing unit within the area of the buildings being expropriated.

Idle Land

Pursuant to the Measures for the Disposal of Idle Land (《閒置土地處置辦法》) (Decree No.53 of Ministry of Land and Resources) promulgated by Ministry of Land and Resources on April 28, 1999 and was amended on June 1, 2012, which became effective on July 1, 2012, "idle land" shall mean any state-owned land for construction use, of which the holder of the land use right fails to begin construction and development thereof within one year after the commencement date of the construction and development work as agreed upon and prescribed in the contract for fee-based use of state-owned land for construction use, or the decision on allocation of state-owned land for construction use. Any state-owned land for construction use of which the construction and development has been started but the area of land that is under construction and development, or the invested amount is less than 25% of the total investment, or the construction and development of which has been suspended for more than one year, may also be regarded as idle land. Except where the delay in the commencement of the construction use is caused by acts of any government or government department, a plot of idle land shall be disposed of in the following ways:

- where the land has remained idle for more than one year, the competent department of land and resources at the municipal or county level shall, with the approval of the people's government at the same level, issue a decision on collecting charges for idle land to the holder of the right to use the land and collect the charges for idle land at the rate of 20% of the land premium or transfer price; the said charges for idle land shall not be included in the production cost by the holder of the land use right; and
- where the land has remained idle for more than two years, the competent department of land and resources at the municipal or county level shall, with the approval of the people's government having the jurisdiction to approve thereof, issue a decision on taking back the right to use the state-owned land for construction use to the holder of the right to use the land and take back the land use right without compensation in accordance with the provisions of Article 37 of the Land Administration Law of the PRC and Article 26 of the Law of the PRC on the Administration of Urban Property; if any mortgage is created on the idle land, a copy thereof shall be sent to each mortgage thereof.

Planning of Property Projects

Pursuant to the Urban and Rural Planning Law of the PRC (《中華人民共和國城鄉規劃法》) enacted by the Standing Committee of the National People's Congress on October 28, 2007, which came into force as of January 1, 2008, to build any structure, fixture, road, pipeline or other engineering project

within a city or town planning area, the construction entity or individual shall apply to the competent department of urban and rural planning under the people's government of the city or county or the town people's government specified by the people's government of the province, autonomous region or municipality directly under the PRC government for a construction work planning permit.

In addition, to apply for a construction work planning permit, the relevant documentary evidence on land use, the engineering design plan of the project as well as other related documents shall be submitted. If the project requires a site detailed planning, such planning shall also be submitted. If the project satisfies the regulatory detailed planning and the planning requirements, the competent department of urban and rural planning under the people's government of the city or county or the town people's government specified by the people's government of the province, autonomous region or municipality directly under the PRC government shall issue a construction work planning permit. If a construction project begins without obtaining the construction work planning permit or by violating the provisions of the construction work planning permit, the competent department of urban and rural planning of the local people's government at or above the county level shall order it to stop construction. If it is still possible for the construction entity or individual to take measures to eliminate the impact on the implementation of urban and rural planning, the department shall order it or him to correct within a certain time limit and impose a fine of not less than 5% of the construction cost but not more than 10% the cost; if it is impossible to take measures to eliminate the impact, the department shall order the construction entity or individual to dismantle the building or structure within a certain time limit and confiscate the real objects or the illegal gain, and may also impose a fine not more than 10% of the construction cost.

Construction of Property Projects

Pursuant to the Measures for the Administration of Construction Permits for Construction Projects (《建築工程施工許可管理辦法》) enacted by the MOHURD on October 15, 1999 and revised and enforced on July 4, 2001, after obtaining the Permit for construction work planning permit, a property developer shall apply for a construction permit from the construction authority under the local people's government above the county level.

Pursuant to the Notice of the General Office of the State Council on Strengthening and Regulating the Administration of Newly Launched Projects (《國務院關於加強和規範新開工項目管理 的通知》) (Guobanfa [2007] No.64) promulgated by General Office of the State Council on November 17, 2007, a project may commence construction when the following conditions are met: it conforms to the relevant industrial policies, development and construction planning and market entry standards of the PRC government; the project has completed the formalities of examination and approval, verification or filing; the site selection and layout of the project within the planned area conform to the urban and rural planning, and the relevant planning permit has been transacted in accordance with the relevant provisions of the urban and rural planning law; the approval for land use has been obtained according to law, and the contract on non-gratuitous use of state-owned land has been concluded or the written decision on allotment of state-owned land has been obtained; the environmental impact assessment has been examined and approved in accordance with the provisions on classified administration and graded examination and approval of environmental impact assessment of the construction project; before the commencement of the construction project, the construction unit has obtained the construction permit or commencement report in accordance with the relevant provisions of the construction law, and has taken detailed measures to ensure the quality safety of the construction project, among other things.

Completion of Property Projects

Pursuant to the Development Regulations, the Regulation on the Quality Management of Construction Projects (Decree No.279 of the State Council) (《建設工程質量管理條例》) enacted and enforced by the State Council on January 30, 2000, the construction company shall, after it receives the report of construction completion of its project, organize the companies concerned such as for design, construction and engineering supervision to carry out acceptance examination. The construction company shall, within 15 days from the date on which the construction project passes the acceptance examination, submit the report of acceptance examination of the construction project and the recognized or approved documents issued by such departments as for planning, public security fire fighting and environment protection to the competent administrative department for construction or other relevant departments for their record. The competent administrative department for construction or any other relevant department shall, when it discovers that the building unit commits an act of violation of the provisions of the PRC government on the quality control of construction projects in the course of acceptance examination, order the building unit to stop the use and to organize the acceptance examination again.

The Provisional Administrative Measures for Acceptance Examination and Filing Upon Completion of Buildings and Municipal Infrastructure Construction (《房屋建築工程和市政基礎設施 工程竣工驗收備案管理暫行辦法》) enacted and enforced by the MOHURD on April 4, 2000, and was revised on October 19, 2009 and the Provisional Regulations on Acceptance Examination Upon Completion of Buildings and Municipal Infrastructure Construction (《房屋建設工程和市政基礎設施 工程竣工驗收暫行規定》) (Jianjian [2000] No.142) enacted by the MOHURD and became effective from June 30, 2000 provide:

- construction entities shall submit records to the relevant departments in charge of construction of local people's governments above the county level at the locations of the projects (the "Record-filing Organ") within 15 days of the successful passage of the acceptance examination of the projects in accordance with the provisions of these measures;
- project quality supervision institutions shall, within five days from the date of the successful passage of the acceptance examination of the project, submit the project quality supervision report to the Record-filing Organ; and
- where the relevant Record-filing Organ finds that a construction entity acted in violation of PRC government regulations on quality management of construction projects in the process of the acceptance examination, the said organs shall, within 15 days upon the full receipt of the records for the acceptance examination, order relevant projects to be stopped from using and re-organize the acceptance examination.

PROPERTY TRANSACTIONS

Transfer of Property

Pursuant to the Urban Property Law and the Administrative Regulations on Transfer of Urban Property (《城市房地產轉讓管理規定》) enacted by the MOHURD on August 7, 1995 and revised on August 15, 2001, a property owner may sell, give or otherwise legally transfer a property to another person or legal entity. When transferring a property, the ownership of the property and the state-owned land use rights attached to the site on which the property is situated are transferred simultaneously. The parties to a transfer shall enter into a property transfer contract in writing and register the transfer with

the local competent property administration where the property is situated within 90 days of the execution of the transfer contract. Where the state-owned land use rights were originally obtained through the government land grant process, the property may only be transferred on the condition that:

- the land premium for the grant of the state-owned land use rights has been paid in full as provided by the grant contract and the land use rights certificate has been obtained;
- if investment and development is to be carried out according to the land grant contract and the project involves housing construction, development representing more than 25% of the total investment has been completed; where the development involves large-scale plots of land, conditions for using land for industrial or other construction purposes have been satisfied; where the construction of buildings has been completed, the property ownership certificate has been obtained; and
- where the property previously transferred according to these regulations is to be retransferred, if it is needed to go through the formalities of assignment and to pay additional land premium, the land proceeds that have been handed in shall be deducted.

Sales of Commodity Properties

Pursuant to the Regulatory Measures on the Sales of Commodity Housings (《商品房銷售管理辦法》) (Decree No.88 of MOHURD) enacted by the MOHURD on April 4, 2001 and effective on June 1, 2001, sales of commodity housing may include both pre-completion and post-completion sales.

Pursuant to the Development Regulations and the Administrative Measures Governing the Pre-sale of Commodity Housings in Urban Cities ("Pre-completion Sales Measures") (《城市商品房預售管理辦法》) enacted by the MOHURD on November 15, 1994 and revised on August 15, 2001 and July 20, 2004, respectively, the pre-completion sales of commodity housing shall be subject to a permit system, under which a property developer intending to sell a commodity building before its completion shall make the necessary pre-completion sales registration with the property development authority of the relevant city or county to obtain a permit of pre-completion sales of commodity housing. A commodity building may only be sold before completion provided that:

- the land premium has been paid in full for the granting of the relevant state-owned land use rights and a land use rights certificate has been issued;
- the construction work planning permit and construction permit have been obtained;
- the funds invested in the development of commodity housing applied to pre-completion sales represent 25% or more of the total investment in the project and the development schedule and the completion and delivery dates have been ascertained; and
- the pre-completion sales have been registered and a pre-sale permit has been obtained.

Pursuant to the Regulations on the Sales of Commodity Housing (《商品房銷售管理辦法》), the post-completion sales of commodity housing may occur when the following preconditions have been satisfied:

- the property developer offering to sell the post-completion properties shall have an enterprise legal person business license and a property developer;
- the developer has obtained a state-owned land use rights certificate or other approval documents of land use;

- the developer has obtained the construction work planning permit and the construction permit;
- the commodity housing have been completed and passed the acceptance examination;
- the relocation of the original residents has been completed;
- the ancillary infrastructure facilities for supplying water, electricity, heating, gas and communication have been made ready for use, and other ancillary essential facilities and public facilities have been made ready for use, or the schedule of construction and delivery date have been specified;
- the property management plan has been formulated; and
- before the post-completion sales of commodity buildings, a property developer shall submit the property development project manual and other documents showing that the preconditions for post-completion sales have been fulfilled to the property development authority for its record.

Pursuant to the Opinion on Further Stabilizing Property Prices (《關於做好穩 定住房價格工作意見的通知》) (Guobanfa [2005] No.26) promulgated on May 9, 2005 by the General Office of the State Council, sales of commodity housing shall comply with various regulations:

- according to the provisions of the Urban Property Law, the State Council has decided that pre-sale purchasers of commodity properties may not transfer such properties while they are still under development. Before the completion of construction, delivery of an advance sales commodity housing and the receipt of a property ownership certificate by the pre-sale purchaser, the administrative department of property shall not process property transfers. Where the applicant for property ownership fails to be in line with the advance seller as indicated in the pre-sale contract on record, the registration organ of property title shall not handle the formalities of property title. In addition, a real name system for housing purchases and an immediate archival filing network system for pre-sale contracts of commodity houses should be implemented to prevent any private dealing; and
- the local administrative departments of property should strictly regulate the market assess of those property development enterprises and agencies, seriously investigate into and punish any irregular and rule-breaking sales according to law. Where anyone fabricates contracts, corners housing resources, publicizes false information of price and sales progress, viciously drives up housing prices, misleads consumers to make purchases at a sale, or fails to meet the required construction initiation and completion times, selling prices and dwelling size areas, the local administrative departments of property shall put the aforesaid act on the credit archival filing of property enterprises and publicize it to the general public. For more serious violations, the MOHURD shall, in collaboration with the relevant departments, impose serious punishments according to law in a timely manner and publicize them to the general public.

The Notice of the State Council on Resolutely Curbing the Soaring of Housing Prices in Some 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》) promulgated by State Council on April 17, 2010 provides:

• for implementing more strictly differentiated housing credit policies. For families (including the borrower, the spouse and minor children) for purchases of first housing

units for self-use with a construction floor area of 90 sq.m. or more, the down payment on the relevant mortgage loan shall not be less than 30% of the total price; and

• for the strict enforcement of the various means of speculation in housing and speculative purchase of housing units. In areas where the prices of commodity housing have risen too quickly or to an overly high level, or housing is in short supply, commercial banks may suspend the grant of housing loans for the third and further housing units according to the level of risk.

Pursuant to the Notice of the State Council on Issues Related to Further Enhancing the Regulation and Control of Real Estate Market (《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》) (Guobanfa [2011] No. 1) promulgated by the General Office of the State Council on January 26, 2011, including:

- reinforcing the differentiated housing credit policy. In respect of households that purchase a second housing unit through a mortgage loan, the down payment ratio shall not be lower than 60%. The loan interest shall not be lower than 1.1 times the benchmark interest rate. The respective branches of the PBOC may raise the down payment ratio and interest rate on loans for a second home based on the price control targets set by the local people's government for newly constructed houses and the policy requirements, and on the basis of national unified credit policies. The banking supervision department shall tighten the supervision and inspection of the differentiated housing credit policy implemented by the commercial banks. Conduct violating the regulations shall be dealt with sternly; and
- rationalize the guidance of housing demand. All municipalities directly under the PRC government, cities specifically designated in the state plan, provincial capitals and cities in which the housing prices are excessively high or rising rapidly are to formulate and implement measures for the restriction of housing purchases strictly within a specified period. In principle, households with a local registered residence which already own one residence and households without a local registered residence which are able to produce a local tax payment certificate or a proof of social insurance contribution for a certain number of years shall be restricted to purchasing one residence (including newly constructed commodity housing and second-hand housing). In respect of households without local registered residence which have already own two residences, households without local registered residence which have already owned one set and more housing, and households without local registered residence which are unable to provide a local tax payment certificate or a proof of social insurance contribution for a certain number of years, no houses shall be sold to them within its own administrative area for the time being;

Mortgage of Property

Pursuant to the Urban Property Law:

- when a property is transferred or mortgaged, the ownership of the building and the right to use the land occupied by the building are transferred or mortgaged at the same time;
- the mortgage of property shall mean the non-transfer provision of legal property by the debtor to the mortgagee as guarantee of debt payment. If the debtor fails to make repayments, the mortgagee has priority to be repaid first through the auction of the mortgaged property according to law;

- the title of a housing property plus the right to use the land occupied by the housing property obtained lawfully may be designated as mortgage right. The right to use land obtained through lease may be used as a mortgage;
- a mortgage loan shall be made only upon the presentation of the land use rights certificate and property ownership certificate;
- the mortgagor and mortgagee shall sign a written mortgage loan contract;
- for mortgage loans where the land use right was obtained through transfer, the mortgagee has the priority to be paid first only after a fund equivalent to the lease fees for the right to use the land has been paid upon an auction of the property according to law; and
- after a property mortgage contract is signed, any newly added housing property on the land does not form part of the mortgaged property. If the mortgaged property must be auctioned, the newly added housing property may be auctioned together with the mortgaged property, but the mortgagee does not receive first priority of payment for any amount derived from the auction of the newly added housing property.

The Law of the PRC on Property Rights (《中華人民共和國物權法》) ("Property Law"), which was adopted at the fifth session of the Tenth National People's Congress on March 16, 2007 and came into effect on October 1, 2007, provides:

- where a building is mortgaged, the right to use land for construction occupied by such building shall be mortgaged together. Where the right to use land for construction is mortgaged, all buildings on such land shall be mortgaged together. In case a mortgagor fails to mortgage the properties according to the preceding paragraph, the properties that have not been mortgaged shall be regarded as having been mortgaged together;
- mortgages of buildings under construction shall be registered, and the mortgage right is established as of the date of such registration; and
- after the right to use land for construction is mortgaged, the newly constructed buildings on the land shall not form part of the properties under mortgage. If the aforesaid right to use land for construction must be auctioned, the newly added housing property may be auctioned together with the mortgaged property, but the mortgagee does not receive first priority of payment for any amount derived from the auction of the newly constructed buildings.

Pursuant to the Administrative Measures on Land Registration (《土地登記辦法》) (Decree No.40 of the Ministry of Land and Resources) issued by the Ministry of Land and Resources on December 30, 2007, which took effect on February 1, 2008, land registration refers to the registration of land-use rights of relevant land for public review. With respect to the mortgage of land use right, mortgagee and mortgagor shall apply for mortgage registration of the land use right by presenting the land rights certificate, the master debtor-creditor contract, the mortgage contract and other relevant certificates. If a parcel of land has been mortgaged more than once, the mortgage registration shall be made according to the sequence of applications for mortgage registration. If the conditions for mortgage registration are satisfied, the competent administrative department of land and resources shall record relevant items stipulated in the mortgage contract on the land register and the land use rights certificate and issue the certificate of other rights over land to the mortgage. If the mortgage under registration application arrives at the maximum limit of mortgage, the entry of the guaranteed maximum amount of creditor's rights and the term of maximum mortgage and other items shall be

noted down. The Circular on Implementing the Land Registration Measures and Further Strengthening Land Registration Work (《關於貫徹實施《土地登記辦法》進一步加強土地 登記工作的通知》) (Guotuzifa [2008] No.70), issued by the Ministry of Land and Resources on April 8, 2008, calls for stringent land registration according to relevant laws, cessation of illegal registration, and prohibition of legalizing illegal land through land registration. The Circular states that registrations will not be granted in cases involving unresolved land disputes, as well as cases where the full contract price has not been paid or where the use of land has been changed illegally.

The Procedures for Property Registration (《房屋登記辦法》), issued by MOHURD on February 15, 2008 and became effective on July 1, 2008 provide:

- building registration shall adhere to the principle of consistency between the property ownership and the subject holding the land use right within the extent as occupied by the building;
- where a property development enterprise applies for the initial registration of ownership of a building, it shall concurrently apply for registration of buildings legally co-owned by all property owners such as public areas, public facilities and property management service buildings within the building zone, which shall be recorded by the building registration authority in the building register book without the issuance of any certificate of ascription of rights in a building;
- after the forenotice registration is made, without the written consent of the right holder of the forenotice registration, the building registration authority shall not accept an application for registration of a disposition of such a building. Where, after the forenotice registration is made and the creditor's rights are extinguished or within three months from the date when the relevant building registration can be conducted, a party concerned applies for a building registration, the building registration authority shall conduct the relevant registration according to the forenotice registration matters; and
- where, after the advance seller and advance purchaser enters into a contract on the purchase and sale of a marketable building, the advance seller fails to apply for a forenotice registration together with the advance purchaser as agreed on, the advance purchaser may unilaterally apply for the forenotice registration.

Lease of Properties

Pursuant to the Urban Property Law and the Regulations on Leases of Commodity Housings (《商品房屋租賃管理辦法》) enacted by the MOHURD on December 1, 2010 and became effective from February 1, 2011, the parties to a lease of a property shall enter into a lease contract in writing. A registration system is adopted for leases of properties. The parties shall file with the property administration authority under the local government of the city or county in which the building is situated for any newly signed leases, revisions or termination of leases. A party to a residential lease may entrust another person to handle lease registration and filing formalities in writing.

Property Law

The Property Law provides detailed rules regarding the following kinds of major property rights:

• the owner of real or movable property has the right to possess, use, seek profits from and dispose of the real or movable property according to law;

- a usufructuary right holder shall enjoy the right to possess, use and seek proceeds from the real or movable property owned by another party according to law;
- the holder of real property rights for security shall enjoy priority to receive payments from the property for security in case the obligor fails to pay its due debts or the circumstance for the realization of real rights for security as stipulated by the parties concerned occurs, unless otherwise prescribed by law;
- the real property rights of the state, collectives, individuals or any other right holder shall be protected by law and shall not be infringed by any entities or individuals;
- the term of the right to use land for construction for residential purposes shall be automatically renewed upon expiration. The term of the right to use land for construction not for residential purposes shall be renewed according to law. Where there are stipulations about the ownership of houses and other real properties on the aforesaid land, such stipulations shall prevail; if there is no such stipulation or the stipulations are not explicit, the ownership shall be determined according to the provisions in the laws and administrative regulations; and
- the owner of a building may manage the building and its affiliated facilities themselves or by entrusting a real property service enterprise or any other management personnel. The owners are entitled to change the real property service enterprise or any other management personnel hired by the construction entity according to law.

PROPERTY FINANCING

The Circular on Further Strengthening the Management of Loans for Property Business (《關於進一步加強房地產信貸業務管理的通知》) (Yinfa [2003] No.121) issued by PBOC on June 5, 2003 specifies the requirements for banks to provide loans for the purposes of property development and individual residential mortgage as follows:

- commercial banks shall issue loans applied for by property enterprises only through property development loans, and shall not issue in the form of property working capital loans or any other forms. Where non-property loans are issued to property enterprises, commercial banks shall observe the principle of "recovering only, and no issuing." The proprietary capital (owner's equity) of property enterprises applying for loans shall be no less than 30% of the total development investment. Property loans extended by commercial banks may only be used for local housing projects and may not be used cross-regionally;
- loans to land reserve institutions shall be mortgage loans, the amount of which shall not exceed 70% of the assessed value of purchased lands, and the term of loans shall not exceed two years. Commercial banks shall not issue loans to property enterprises for the purpose of paying for land premiums; and
- commercial banks shall further expand the spectrum of individual housing loans to allow more people to benefit from such loans. To reduce unnecessary interest for borrowers, commercial banks shall issue individual housing loans only to those who purchase housing where main structural development has already been completed. Where borrowers apply for individual housing loans to purchase their first residence for self use, the ratio of down payment shall remain 20%; for second or further residences, the ratio of down payment shall be raised appropriately.

Pursuant to the Guidance on Risk Management of Property Loans of Commercial Banks (《商業銀行房地產貸款風險管理指引》) (Yinjianfa [2004] No.57) issued by the CBRC on August 30, 2004, a commercial bank shall not grant any form of loans to a project owner that has not obtained the land use rights certificate, the construction land planning permit, the construction work planning permit or the construction commencement permit.

Pursuant to the Notice of the People's Bank of China on the Adjustment of Commercial Bank Housing Loan Policies and the Deposit Interest Rate of Excess 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》) enacted by PBOC on March 16, 2005 and became effective from March 17, 2005, down payments for individual mortgage loans increased from 20% to 30% in cities and areas where property prices grow too quickly. The commercial banks can independently determine the extent of increase in property prices according to specific situations in different cities or areas.

The Opinion of the MOHURD and Other Departments on Adjusting the Housing Supply Structure and Stabilizing Property Prices forwarded by the State Council (《關於調整住房供應結構 穩定住房價格的意見》) (Guobanfa [2006] No.37) on May 24, 2006 provides the following:

- loan facilities for property development will be under stricter control. Commercial banks are not allowed to grant loan facilities to property developers who do not have the required 35% or more of the total capital for the construction projects. Commercial banks should be prudent in granting loan facilities and/or revolving credit facilities in any form to property developers who have a large number of idle land and unsold commodity properties. Banks shall not accept mortgages of commodity properties remaining unsold for three years or longer; and
- from June 1, 2006 onward, individual purchasers who apply for mortgage loans shall pay a minimum of 30% of the purchase price as down payment. However, if individual purchasers purchase apartments with a floor area of 90 sq.m. or less for residential purposes, the existing requirement of 20% of the purchase price as down payment remains unchanged.

The Opinion on Standardizing the Admittance and Administration of Foreign Capital in Property Market (《關於規範房地產市場外資准入和管理的意見》) (Jianzhufang [2006] No.171) enforced by MOFCOM, the MOHURD and the NDRC on July 11, 2006 provides:

- an overseas investor that has not obtained an approval certificate of foreign-invested enterprises or a business license shall not engage in any development or operation of property;
- where any foreign-invested enterprise fails to make full payment of its registered capital, fails to obtain the land use rights certificate or fails to make its project development capital reach 35% of the total project investment amount, it shall not deal with any domestic or overseas loan and the administrative department of foreign exchange shall not approve the settlement of the foreign exchange loan thereof; and
- the Chinese or foreign party in a foreign-invested property enterprise shall not stipulate any term on fixed return or disguised fixed return in any contract, constitution, equity transfer agreement or any other document in any form.

The Notice on Issues Relating to Standardizing Different Residential Mortgage Loan Policies (《關於完善差別化住房信貸政策有關問題的通知》) (Yinfa [2010] No. 275) jointly issued by PBOC and CBRC on September 29, 2010 provides:

- all commercial banks shall suspend the granting of housing loans to resident families for purchasing third and further residences; commercial banks shall also suspend the granting of housing loans to non-local residents who cannot provide local tax payment proof or proof of social insurance payment for a period of one year or longer;
- for the purchase of commodity housing with loans, the down payment shall be adjusted to more than 30% of the total price; for families who purchase a second residence with a mortgage loan, the down payment shall not be less than 50%, and the loan rate shall not be less than 1.1 times the benchmark rate; and
- all commercial banks shall strengthen the management of consumption loans, and prohibit such loans from being used for purchasing houses. For property development enterprises with land idle, that change the use and nature of land, delay the time of construction initiation or completion, hold back housing units for future sales, or have other records of violations of laws or regulations, all commercial banks shall suspend the granting of loans to them for new development projects and suspend the extension of loans. Any commercial bank which fails to earnestly implement the differential credit policies shall be seriously punished once the issue is ascertained.

INSURANCE OF PROPERTY PROJECTS

Pursuant to the Construction Law of the PRC (《中華人民共和國建築法》) enacted by the Standing Committee of the National People's Congress on November 1, 1997, which took effect on March 1, 1998 and was amended on April 22, 2011, construction enterprises are required to maintain and pay for accident and casualty insurance for workers engaged in dangerous operations.

The Guidance of the MOHURD on Strengthening the Insurance of Accidental Injury in Construction Work (《建設部關於加強建築意外傷害保險工作的指導意見》) (Jianzhi [2003] No.107) issued by the MOHURD on May 23, 2003 further emphasizes the importance of accidental injury insurance in construction work and provides specific guidance.

MAJOR TAXES APPLICABLE TO PROPERTY DEVELOPERS

Corporate Income Tax

The CIT law provides:

• A resident enterprise shall pay corporate income tax on its income derived from both inside and outside China;

for non-resident enterprises with offices or establishments inside China, it shall pay corporate income tax on its income derived from China as well as on income that it earns outside China but which has a real connection with said offices or establishments; for non-resident enterprises with no office or establishment inside China, or for non-resident enterprises whose income has no actual connection to its offices or establishment inside China, it shall pay corporate income tax on income derived from China; and

• where any provision in a tax treaty concluded between the government of the PRC and a foreign government is different from the provisions in this law, the provision in the treaty shall prevail.

Pursuant to the Implementation Rules of Corporate Income Tax Law of the PRC (《中華人民共和國企業所得税法實施條例》) enacted by the State Council on December 6, 2007 and became effective from January 1, 2008, income obtained by a non-resident enterprise with no office or establishment inside China, or for a non-resident enterprise whose income has no actual connection to its institution or establishment inside China shall be taxed at the reduced 10% rate. The following income shall be exempted from CIT:

- interest income obtained by a foreign government from loans to the Chinese government;
- interest income obtained by an international financial organization from loans to the Chinese government or the resident enterprises thereof at preferential rates; and
- other income as approved by the State Council.

Pursuant to the Notice of the SAT on How to Understand and Determine the "Beneficial Owners" in Tax Agreements (《國家税務總局關於如何理解和認定税收協定中"受益所有人"的通知》) (Guoshuihan [2009] No.601) issued by the SAT and became effective on October 27, 2009, the term "beneficial owner" in relevant provisions of the agreements on the avoidance of double taxation signed by the PRC government with foreign countries (including the arrangements on the avoidance of double taxation signed with Hong Kong and Macau) refers to a person who has the right to own and dispose of the income and the rights or properties generated from said income. The "beneficial owner" may be an individual, a company or any other organization which is usually engaged in substantial business operations. An agent or a conduit company is not a "beneficial owner." The term "conduit company" refers to a company which is usually established for purposes of avoiding or reducing taxes, and transferring or accumulating profits. Such a company is only registered in the country of domicile to satisfy the organizational form as required by law, but it does not engage in substantial business operations as manufacturing, distribution and management.

Pursuant to the Confirmation of Completion Conditions for Development of Products by Property Developer (《關於房地產開發企業開發產品完工條件確認問題的通知》) (Guoshuihan [2010] No.201) promulgated by the SAT on May 12, 2010, a property is deemed completed when its delivery procedures (including move-in procedures) have commenced or when the property is in fact put in use. Property developers should settle and calculate the amount of corporate income tax for the current year in a timely manner.

Business Tax

Pursuant to the Provisional Regulations of the PRC on Business Tax (《中華人民共和國營業税暫行條例》) enacted by the State Council on December 13, 1993 and became effective from January 1, 1994 and which was later amended in November 2008 and became effective from January 1, 2009, for all entities and individuals engaged in the provision of services as prescribed in the regulation, the transfer of intangible assets or the sales of real estate within the territory of the PRC shall pay the business tax in accordance with these regulations. The tax rate on the transfer of real estate, their superstructures and attachments is 5%.

LAT

According to the requirements of the Provisional Regulations of the PRC on Land Appreciation Tax (《中華人民共和國土地增值税暫行條例》) (Decree No.138 of the State Council), which was enacted on December 13, 1993 and amended on January 8, 2011:

- any taxpayer who gains income from the transfer of property shall be subject to land appreciation tax;
- land appreciation tax shall be subject to a regime of four progressive rates: 30% on the amount of appreciation not exceeding 50% of the sum of deductible items; 40% on the amount of appreciation exceeding 50% but not exceeding 100% of the sum of deductible items; 50% on the amount of appreciation exceeding 100% but not exceeding 200% of the sum of deductible items; and 60% on the amount of appreciation exceeding 200% of the sum of deductible items;
- a taxpayer is exempt from land appreciation tax if: (i) the taxpayer builds houses of ordinary standard for sales and the amount of appreciation does not exceed 20% of the sum of deductible items; (ii) land and properties recalled and requisitioned for construction purposes by the PRC government according to law; and
- deductions to be made in the calculation of land appreciation comprise: (i) the lease price paid for the use of the land; (ii) the cost and expenses spent in the development of the land; (iii) the cost and expenses in the construction of new buildings and attached installations, or the appraisal prices of old buildings and structures; (iv) tax payments arising from the transfer property; (v) other deductions as prescribed by the Ministry of Finance ("MOF").

The Notice in respect of the Administration of the Collection of Land Appreciation Tax (《關於認真做好土地增值税徵收管理工作的通知》) (Guoshuihan [2002] No.615) issued by SAT also on July 10, 2002 requests that local tax authorities modify the management system for land appreciation tax collection and related operation procedures, to build up a proper tax return system for land appreciation tax and to improve the methods of pre-levying tax for pre-sold properties. The notice also indicated that the preferential policy of land appreciation tax exemption has expired and that such tax shall be levied again for first time transfer of properties under property development contracts signed before January 1, 1994 or project proposals that have been approved and capital was injected for development.

The Notice of the SAT in respect of Further Strengthening the Administration of the Collection of Land Use Tax and Land Appreciation 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》) (Guoshuifa [2004] No.100) on August 5, 2004 indicated that the collection of land appreciation tax should be further strengthened. Deductions and exemptions of the land appreciation tax which was not approved by competent authorities, shall be corrected immediately and shall be levied again. Except for the construction of economically affordable houses, land appreciation tax for other kinds of land for property development shall not be deducted or exempted. The Notice of Certain Issues Regarding Land Appreciation Tax (《關於土地增值税若干問題的通知》) (Caishui [2006] No.21) issued by ministry of finance and SAT on March 2, 2006 clarifies the relevant issues regarding land appreciation tax as follows:

• the notice sets out the defined standards for ordinary standard residential properties. Where any developers build ordinary standard residential properties as well as other commodity properties, the value of land appreciation shall be assessed separately. In respect of ordinary standard residential properties for which application for tax exemption

has been filed with the tax authority at the locality of the property before the notice is issued and for which land appreciation tax exemption has been granted by the tax authority on the basis of the criteria of ordinary residential properties originally set by the people's government of the province, autonomous region or municipality, no adjustment shall be made retroactively;

- all regions shall further improve the measures for the advance collection of land appreciation tax, and decide the advance collection rate in a scientific and reasonable manner, and adjust it at a proper time according to the level of value appreciation in the property industry and market conditions within the region and on the basis of the specific property categories, namely, ordinary standard residential properties, non-ordinary standard residential properties and commercial properties. After a project is completed, the relevant settlement shall be handled in a timely manner, with any overpayment refunded or any underpayment being made up;
- if any tax pre-payment is not paid within the advance collection period, overdue fines shall be imposed additionally as of the day following the expiration of the prescribed advance collection period, according to the relevant provisions of the Law of Tax Collection and Administration (《税收徵收管理法》) and its implementation rules; and
- as to any property project that has been completed and passed the inspection upon completion, where the floor area of the property as transferred makes up 85% or more in the saleable floor area, the tax authority may require the relevant taxpayer to settle the land appreciation tax on the transferred property according to the matching principles regarding the proportion between the income as generated from the transfer of property and the amount under the item of deduction. The specific method of settlement shall be prescribed by the local tax authority of a province, autonomous region, municipality, or a city under separate state planning.

The Notice on the Administration of the Settlement of Land Appreciation Tax of Property Developer (《國家税務總局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》) (Guoshuifa [2006] No.187) issued by the SAT on December 28, 2006, which came into effect on February 1, 2007, provides:

- the settlement of land appreciation tax shall be made for each property development project approved by the relevant departments of the state; as for a project developed by stages, the settlement shall be made for each stage of the project. Where a development project includes both ordinary housing and non-ordinary housing, the appreciation shall be calculated separately;
- where it is under any of the following circumstances, the taxpayer shall settle its land appreciation tax when: (i) a property project is completed and sold out; (ii) a property project that has not been completed and is subject to final accounts is transferred as a whole; or (iii) the land use right is directly transferred;
- the competent tax authority may ask the taxpayer to settle its land appreciation tax where: (i) for projects that have completed construction and acceptance examination, the building area already transferred makes up 85% or more of the salable building area of the whole project, or where this proportion is below 85%, the residuary salable building area has been leased or is in self-use; (ii) the sales are not completed upon the expiration of three years since the day when the sales (or pre-sale) permit is obtained; (iii) the taxpayer has

applied for writing-off tax registration but has not gone through the formalities for the settlement of land appreciation tax yet; or (iv) other circumstances as prescribed by the provincial tax authorities;

- where a property enterprise uses its property development for the welfare of its workers, rewarding, foreign investment, distributions to the shareholders or investors, repaying its debts, or in exchange for the non-monetary assets of any other entity or individual, among other things, if the ownership is transferred, it shall be deemed as a sale of property, and revenue therefrom shall be determined in accordance with the following: (i) revenue shall be determined in accordance with the same kind of property sold by the company in the same region and in the same year; (ii) revenue shall be determined by the competent tax authority by referring to the market price or appraised value of the same kind of property sold in the same region and in the same year;
- where a property enterprise uses develops portion of its property development for self-use, lease or any other commercial purpose, if the relevant property ownership rights are not transferred, the land appreciation tax thereon shall be exempted, the revenue therefrom shall not be listed in the settlement of tax payment, and the corresponding costs and expenses shall not be deducted; and
- the tax authority may, by consulting the tax burdens of the local enterprises similar to it in terms of development scale and income level, collect land appreciation tax from the property developer by verification on the basis of the levying rate that is not lower than the advance levying rate, where: (i) the property developer fails to set up accounting books in accordance with the provisions of laws and administrative regulations; (ii) the property developer fails destroys the accounting books without authorization or refuses to provide the data of tax payments; (iii) the property developer fails has established accounting books, but the accounting items are confusing, or its cost information, revenue vouchers and expense vouchers are damaged or incomplete and it is difficult to determine the transfer income or amount under the deductible items; (iv) the property developer satisfies the settlement conditions of land appreciation tax, but it fails to go through the settlement formalities within the prescribed time limit, and it is ordered by the tax authority to conduct settlement within a certain time limit but still fails to do so upon the expiration of the time limit; (v) the taxable basis declared is obviously on the low side and without legitimate reason.

Deed Tax

Pursuant to the Provisional Regulations of the PRC on Deed Tax (《中華人民共和國契税暫行條例》) (Decree No.224 of the State Council) enacted by the State Council on July 7, 1997 and became effective on October 1, 1997:

- the transferee, whether an entity or individual, of the title to a land site or building in the PRC shall have to pay deed tax; and
- the rate of deed tax is 3% to 5%. The people's government of provinces, autonomous regions and municipalities may, within the foresaid range, determine and report their effective tax rates to the MOF and the SAT for record.

The Adjustments to Taxation on Property Transactions (《財政部國家税務總局關於調整房地產 交易環節税收政策的通知》) (Caishui [2008] No.137) issued by the MOF and SAT on October 22, 2008,

and was amended on October 1, 2010 the stamp duty on residential properties sold or purchased by individuals, and the land appreciation tax on residential properties sold by individuals are temporarily suspended.

Urban Land Use Tax

Pursuant to the Provisional Regulations of the PRC Governing Land Use Tax in Cities and Towns (《中華人民共和國城鎮土地使用税暫行條例》) enacted by the State Council on September 27, 1988, which came into effect on November 1, 1988, and revised by the State Council on December 31, 2006:

- the land use tax in respect of urban land is levied according to the area of relevant land. The measuring of the areas of land occupied as mentioned in the preceding paragraph shall be determined by the people's governments of the provinces, autonomous regions and municipalities directly under the PRC government in light of the actual conditions; and
- the annual amount land use tax rates per sq.m. are as follows: (i) between RMB1.5 and RMB30 in large cities; (ii) between RMB1.2 and RMB24 in medium cities; (iii) between RMB0.9 and RMB18 in small cities; (iv) between RMB0.6 and RMB12 in county towns, towns/bases operated under an organizational system, and industrial and mining districts.

Property Tax

Pursuant to the Provisional Regulations of the PRC on Property Tax (《中華人民共和國房產税暫行條例》) (Guofa [1986] No.90) enacted by the State Council on September 15, 1986 and became effective from October 1, 1986, property tax shall be 1.2% if it is calculated on the basis of the residual value of a property, and 12% if it is calculated on the basis of the rental.

Stamp Duty

Provisional the Regulations of the PRC Stamp Pursuant to on Duty (《中華人民共和國印花税暫行條例》) (Decree No.11 of the State Council) enacted by the State Council on August 6, 1988 and effective from October 1, 1988, for property rights transfer instruments, including those in respect of property ownership transfer, the rate of stamp duty shall be 0.05% of the amount stated therein; for permits and certificates relating to rights, including property ownership certificates and land use rights certificates, stamp duty shall be levied on an item basis of RMB5 per item.

Urban Maintenance and Construction Tax

Pursuant to the Provisional Regulations of the PRC on Urban Maintenance and Construction Tax (《中華人民共和國城市維護建設税暫行條例》) enacted by the State Council on February 8, 1985, any taxpayer, whether an entity or individual, of product tax, value-added tax or business tax shall be required to pay urban maintenance and construction tax. The tax rate shall be 7% for a taxpayer whose domicile is in an urban area, 5% for a taxpayer whose domicile is in a county and a town, and 1% for a taxpayer whose domicile is not in any urban area or county or town.

Pursuant to the Notice of Unifying the System of Urban Maintenance and Construction Tax and Education Surcharge Paid by Domestic and Foreign-invested Enterprises and Individuals (《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》) (Guofa [2010] No.35) promulgated by the State Council on October 18, 2010, regulations, rules and policies regarding urban maintenance and construction tax shall be applicable to foreign-invested enterprises, foreign enterprises and foreign

individuals from December 1, 2010. Regulations, rules and policies in respect of urban maintenance and construction tax and education surcharge issued by the State Council as well as finance and tax department of State Council since 1985 and 1986 shall also be applicable to foreign-invested enterprises, foreign enterprises and foreign individuals.

Education Surcharge

Pursuant to the Provisional Provisions on Imposition of Education Surcharge" (《徵收教育費附加的暫行規定》) (Decree No.588 of the State Council) enacted by the State Council on April 28, 1986 and revised on June 7, 1990, August 20, 2005 and January 8, 2011, a taxpayer, whether an entity or individual, of product tax, value-added tax or business tax shall pay an education surcharge, unless such obliged taxpayer is instead required to pay a rural area education surcharge as stipulated under the Notice of the State Council on Raising Funds for Schools in Rural Areas (《關於籌措農村學校辦學經費的通知》).

Pursuant to the Notice of Unifying the System of Urban Maintenance and Construction Tax and Education Surcharge Paid by Domestic and Foreign-invested Enterprises and Individuals (《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》) (Guofa [2010] No.35) promulgated by the State Council on October 18, 2010, regulations, rules and policies regarding education surcharge shall be applicable to foreign-invested enterprises, foreign enterprises and foreign individuals from December 1, 2010.

MEASURES ON STABILIZING HOUSING PRICES

The General Office of the State Council enacted the Notice on Effectively Stabilizing Property Prices (《關於切實穩定住房價格的通知》) (Guobanfamingdian [2005] No.8) on March 26, 2005, requiring measures to be taken to restrain surging property prices and to promote the healthy development of the property market. On May 9, 2005, the General Office of the State Council forwarded the Notice of Opinion on Stabilizing Property Prices (《關於做好穩定住房價格工作意見的通知》) (Guobanfa [2005] No. 26) issued by departments including the MOHURD, which provides that:

• Intensifying the planning and control and improving the supply structure of houses:

All regions shall, according to the property market demand thereof, clarify the construction scale, project allocation and progress arrangement of common commodity houses and economically affordable houses of the current year and the next year as soon as possible. Where the house price is in excessive growth, the supply of common commodity houses and economically affordable houses at mediate or low prices are insufficient, emphasis shall be put on the common commodity houses and economically affordable houses at moderate or low prices in the house construction, and the areas of construction initiation and completion and the proportion of common commodity houses and economically affordable houses at moderate or low prices in the overall construction shall be clarified and be publicized to the general public as soon as possible and shall be subject to the social supervision so as to stabilize the social prediction. The people's governments at the provincial level shall reinforce the supervision and examination on the implementation of all municipals (regions) and counties. All the administrative departments of city planning shall, on the precondition of being in compliance with the overall city planning, accelerate the progress of work, give priority to the examination of projects in the planning and grant the guaranty for location choice according to the demand for the construction of common commodity houses and economically affordable houses at moderate or low prices. At the

same time, the said administrative departments shall strictly control the construction of low-density or top-grade houses. For those construction projects of common commodity houses at moderate or low prices, before any supply of land, the administrative department of city planning shall provide such requirements of planning and designing as height of buildings, volumetric fraction and green land according to the controlling detailed plan. The administrative department of property shall, in collaboration of the relevant departments, put forward such controlling requirements as the sales prices of houses and the areas of dwelling sizes, which shall be the precondition of any land transfer, so as to ensure an effective supply of small or medium-sized houses at moderate and low prices. All regions shall intensify the supervision and administration on the planning licensing for property development projects, carry out a second planning examination on those house projects that haven't been initiated for 2 years and resolutely cancel those projects that fail to meet the requirements of planning licensing;

• Intensifying the control over the supply of land and rigorously enforcing the administration of land:

All regions shall, on the precondition of a strict implementation of the overall layout and plan of land use, adjust the structure, mode and time of land supply in proper time according to any change of the property market. For those regions where the price of any land as used for residential house and the house price is in excessive growth, we should properly elevate the proportion of the land as used for residential houses in land supply, attach importance to increasing the land supply for the construction of common commodity houses and economically available houses. We should continuously cease the land supply for villas and strictly control the land supply for top-grade houses. We should further improve the land purchase and reserve system, actively introduce the market mechanism, straighten out land development, lower the costs of land development and enhance the supplying capability of land for common commodity houses;

• Adjusting the policies of business tax in the link of house transfer and strictly regulating the collection and administration of tax:

From June 1, 2005, where anyone resells his house that has been bought for less than 2 years, the business tax shall be collected on the basis of the full amount of income from the sale of his house; where anyone resells his common house that has been bought for more than 2 years (including 2 years), the business tax thereof may be exempted; where anyone resells his non-common house that has been bought for more than 2 years (including 2 years), the business tax shall be collected on the basis of the margin between the income from house sale and the payment for house purchase; All the regions shall strictly define the application scope of the current tax preferential policies concerning house and reinforce the administration of tax collection;

• Clarifying the standard of enjoying favorable policies for common houses and guiding the construction and consumption of houses in reasonable manner:

In order to guide the construction and consumption of houses, the development of landsaving houses shall be fostered and the support of favorable policies to those common houses of medium or small sizes at moderate and low prices shall be granted. Those houses that enjoy the favorable policies shall, at the same time, satisfy the following conditions in principle: the volumetric fraction of the buildings in residential communities shall be more than 1.0, the floor space of a single set of apartment shall be less than

120 square meters, and the bargaining price is 1.2 times lower than the average dealing price of those houses as built on the land at an identical level. All provinces, autonomous regions and municipalities directly under the PRC government shall, according to the actual situations, formulate the specific standards for those common houses that may enjoy favorable policies within the administrative regions thereof. A proper float is allowed for the standard of floor space and price of a single set of apartment. However, the upward floating proportion shall not be more than 20% of the aforesaid standard. The specific standards of all municipalities directly under the PRC government and the capital cities of all provinces shall be reported to the MOHURD, the MOF and the SAT for archival filing and shall be promulgated before May 31, 2005;

• Intensifying the construction of economically affordable houses and improving the cheap house-renting system:

All regions shall, according to the Measures for the Administration of Economically Affordable Houses (No.77 [2004] of the MOHURD) and the provisions of the local people's governments, implement the bidding invitation and tender system for projects of economically affordable houses, intensify the construction of economically affordable houses, strictly implement the guiding price of the government, take control of dwelling size areas and sales targets, effectively lower costs of development and construction. The profits of those construction entities shall be controlled within 3%. The specific requirements shall be clarified in the Decision on the Allocation of State-owned Lands, which shall be publicized to the general public. The house-leasing industry shall be encouragingly developed and regulated so as to increase house supplies and elevate the capability of house guaranty.

Opinion on Adjusting the Structure of Property Supply and Stabilizing Property Prices forwarded by the State Council on May 24, 2006 (《關於調整住房供應結構穩定住房價格的意見》) (Guobanfa [2006] No.37) of the MOHURD and other relevant government authorities provides the following:

• Adjusting the structure of property supply:

Developers must focus on providing small to medium-sized ordinary commodity properties at low- to mid-level prices to cater to the demands of local residents. As of June 1, 2006, newly approved and commenced building construction projects must have at least 70% of the total construction work area designated for small apartments with floor areas of 90 sq.m. or below (including economically affordable units). If municipalities directly under the PRC government, cities listed on state plans and provincial capital cities intend to adjust such prescribed ratio based on special condition, they must obtain special approval from the MOHURD. Construction projects that have been approved but have not yet obtained a construction permit must follow the prescribed ratio;

• Further adjustments on tax, loan and land policies:

(i) from June 1, 2006, business tax will be levied on the full amount of the sales proceeds on conveyance of residential properties within a period of five years from the date of purchase. If an individual sells his ordinary standard apartment after five or more years from the date of purchase, business tax will normally be exempted. If an individual sells his non-ordinary apartment after five or more years from the date of purchase, business tax will be levied on the balance between the selling price and the purchase price; Commercial

banks are not allowed to approve loan facilities to property developers who do not fulfill the capital fund requirement of 35% or more for their construction projects;

(ii) commercial banks should be prudent in granting loan facilities and/or revolving credit facilities in any form to the property developers who have a large reserve of idle lands and unsold commodity apartments. Banks shall not accept mortgages of commodity properties remaining unsold for three years or more;

(iii) at least 70% of the total land supply for residential property development must be used for developing small to medium-sized ordinary housing (including economical housing) and low-cost housing. Based on the restrictions of residential property size ratio and residential property price, land supply will be granted by way of auction to the property developer. Land supply for villa construction shall continue to be suspended, and land supply for low-density and large-area housing property construction shall be strictly restricted; and

(iv) the relevant authorities will levy a higher surcharge against those property developers who have not commenced the construction work for more than one year from the commencement date stipulated in the State-owned land use right contract and will order them to set the schedule for commencing the construction work and completion. The relevant authorities will confiscate without compensation the State-owned land use right from those property developers who have not commenced the construction work beyond two years from the commencement date stipulated in the State-owned land use right contract without proper reasons. The relevant authorities will dispose of the idle land of those property developers who have suspended the construction work consecutively for one year without an approval, have invested less than one-fourth of the total proposed investment or have developed less than one-third of the total proposed construction area.

A supplemental Opinion on the Implementation of the Residential Property Size Ratio in Newly Built Residential Buildings (Jianzhufang [2006] No. 165) (《關於落實新建住房結構比例要求的 若干意見》) promulgated by the MOHURD on July 6, 2006, provides that, as of June 1, 2006, for newly approved and newly commenced commodity residential projects in different cities including town and counties (from June 1, 2006 and onward), at least 70% of the total construction area must be used for building small apartments (including economically affordable units) with unit floor area of 90 sq.m. or below.

The Implementation of the Several Opinions of the State Council on Solving Housing Difficulties of Low-Income Household in Urban Cities and Further Strengthening Control on 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》) (Guotuzifa [2007] No.236) issued by the Ministry of Land and Resources on September 30, 2007 and amended on January 1, 2010, provides:

- to tighten the measures on the disposal of idle land, the land resources administrative bureau at the city or county level shall give priority to the construction land of low-renting housing, economically affordable housing and low-to-medium size ordinary commodity housing at low-to-medium prices when drafting the annual land supply plan and the annual supply of such houses shall not be less than 70% of the total amount of annual land supply; and
- the local authorities shall control the land supply and shorten development period, under which development period of a parcel of land shall not be more than three years in principle, in order to ensure the efficiency of land development.

Circular on Conservation of Intensive-used Land by Financial Policies (《關於金融促進節約集約用地的通知》) (Yinfa [2008] No.214) jointly issued by PBOC and CBRC on July 29, 2008 required financial institutions to tighten the credit financing granted to construction projects, municipal infrastructure and industrial land projects, rural collective construction land projects and commercial property projects. Commercial banks shall not grant loans to property developer for the purpose of paying land premium nor to finance any of the following property projects:

- construction projects which belong to the prohibited category;
- property development project on a rural collective construction land; and
- property development project on land which has been idle for two years or more.

Pursuant to Circular of Adjusting Business Tax on Transfer of Residential Property by Individuals (《關於調整個人住房轉讓營業税政策的通知》) (Caishui [2009] No.157) jointly issued by the MOF and SAT on December 22, 2009, for any individual who transfers his or her non-ordinary residential property within five years from the date of purchase, a business tax shall be levied based on the total proceeds from the sales. If any individual transfers his or her non-ordinary residential property within five years for the date of purchase or transfers his or her ordinary residential property within five years from the date of purchase, a business tax shall be levied based on the total proceeds from the date of purchase or transfers his or her ordinary residential property within five years from the date of purchase, a business tax shall be levied for the difference between the proceeds from the sales and the purchase price of the property. For any individual who transfers his or her ordinary residential after five or more years from the date of purchase, the business tax will be exempted. Such Circular has been repealed by the Circular of Adjusting the Policy of Business Tax on Transfer of Residential Property by Individuals (《關於調整個人住房轉讓營業税政策的通知》) (Caishui [2011] No.12) issued by the MOF and SAT on January 27, 2011.

Pursuant to Circular on Promoting the Stable and Healthy Development of the Property Market (《關於促進房地產市場平穩健康發展的通知》) (Guobanfa [2010] No.4) issued by the State Council on January 7, 2010, to further strengthen and to improve the regulation on property market. In order to manage market expectation and to promote the steady and healthy development of property market, the supply of affordable housing and general commodity apartments will be increased to meet the demand of users and to deter speculating buyers. The increase in housing supply can also facilitate risk management and market regulation. In addition, the minimum down payment of mortgage loan for additional residential property shall be 40% of the value of the property to be purchased by any member of a family (including the borrower, his or her spouse and dependent children) which has already purchased a residential property by mortgage loan. The interest rate of the mortgage loan for additional residential property shall reflect the associated risk level.

Pursuant to the Circular of Adjusting the Policy of Business Tax on Transfer of Residential Property by Individuals (《關於調整個人住房轉讓營業税政策的通知》) (Caishui [2011] No.12) issued by the MOF and SAT on January 27, 2010, for any individual who sells his or her residential property within five years from the date of purchase, a business tax shall be levied based on the total proceedings from the sales. If any individual sells his or her non-ordinary residential property after five or more years from the date of purchase, business tax shall be levied at the difference between the proceeds from the sales and the purchase price of the residential property. For any individual who sells his or her ordinary residential properties after five or more years from the date of purchase price of the residential property. For any individual who sells his or her ordinary residential properties after five or more years from the date of purchase, the business tax will be exempted.

The Notice on Resolutely Curbing the Soaring of Property Price in Certain Cites (《關於堅決遏制部分城市房價過快上漲的通知》) (Guofa [2010] No.10) issued by the State Council issued on

April 17, 2010 provides a series of new measures to suppress the surge of property price in certain cities of China, which included (among others) the following:

• Increasing the minimum requirement of down payment:

(i) for the purchase of a first residential property with a GFA of 90 sq.m. or above, the down payment shall not be less than 30% of the purchase price of the relevant property;

(ii) for the purchase of a second residential property, the down payment shall not be less than 50% of the relevant purchase price, and the interest rate of mortgage loan shall not be lower than 1.1 times of the benchmark interest rate for loan of one-year period of PBOC; and

(iii) for those who purchase a third or subsequent property by mortgage loan, commercial banks shall significantly increase the ratio of down payment to the total payment and the minimum mortgage interest rate.

• Control of bank loan:

In areas where property prices grow too fast, commercial banks may suspend granting mortgage loans to purchaser who is buying the third or subsequent property; Commercial banks shall suspend granting loans to those non-local buyers who fail to provide the proofing documents of local tax payment or social insurance premium payment for more than one year; Local government may take provisional measures to limit the maximum numbers of properties a household may own; Developers which engage in speculation shall be punished; Commercial banks shall not grant loans to developers which possess idle lands or manipulate the land reserve or price; and CSRC may suspend the review of application for the listing of shares, re-organization and re-financing of developers which engage in speculations;

• Disclosure of property title ownership:

Property developers who have submitted information of the completed property for sales to the local government or have obtained the permit for pre-sales shall make an announcement regarding the property project available for sales to the public in a timely manner, and shall sell the property at the same price as that filed with the local government.

Pursuant to the Notice on Adjusting the Taxation Preferential Treatment on Deed Tax and Personal Income Tax Applicable to Property Transaction (《關於調整房地產交易環節契税個人所得税優惠 政策的通知》) (Caishui [2010] No.94) jointly issued by the MOF, SAT and MOHURD on September 29, 2010 and became effective on October 1, 2010. According to the Notice, households (including the purchaser, his or her spouse and children under the age of 18) are entitled to a 50% reduction of deed tax for the purchase of the first residential property. If the GFA of the residential property is less than 90 sq.m., the applicable deed tax will be decreased to 1%. No exemption will be granted to any purchaser who purchases another residential property within one year after the disposal of the original property.

Pursuant to the Notice on Issues Relating to Further Regulating the Control of 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》) (Guo banfa [2011] No.1) issued by the General Office of the State Council on January 26, 2011 provides:

• greater effort is required for the construction of affordable housing. It is required that 10 million units of affordable housing units and redeveloped units in squatter areas shall

be developed in 2011. Local governments shall ensure that not less than 70% of its land supply shall be restricted for the development of affordable housing units, redevelopment of squatter areas and small and medium-sized commodity housing units. The quality of new property developers and their sources of funds shall be stringently scrutinized;

- entities and individuals participating in bidding for lands are required to disclose and prove the sources of their funding. Change of use of land for affordable housing is prohibited and violation of this restriction will be severely punished. The land use right of land allocated for property development but remain undeveloped for more than two years shall be forfeited. If a land remains undeveloped for more than one year, penalty for idling will be imposed. Local governments are required to identify any illegal transfer of land use right and take necessary actions accordingly. No allocation of land shall be made and no property development project shall be approved if the investment of a property development project (exclusive of land premium) is less than 25% of the value of the project; and
- if any individual transfers his or her residential property within five years from the date of purchase, a unified business tax will be levied on the proceeds from such sales. For those who purchase a second residential property by credit loans, the down payment shall not be less than 60% of the total purchase price, while the interest rate of such loan shall not be lower than 1.1 times of the benchmark interest rate. In any city, local families who already own a residential property, or non-local families who can provide the proofing documents of the payment of local tax or social insurance for certain years may only purchase one residential property (including new commodity apartments and second-hand properties). Local families who already own two or more properties or non-local families who fail to provide the proofing documents of the payment of local tax or social insurance for local tax or social insurance for specified periods may not purchase any property in that city.

The Regulation on Clear Pricing of Commercial Property (《商品房銷售明碼標價規定》) (Fagaijiage [2011] No.548) promulgated by NDRC on March 16, 2011, which took effect on May 1, 2011, provides:

- property developers and intermediary service agencies within the territory of the PRC ("business operators of commodity housing") shall sell newly built commodity housing at expressly marked prices in accordance with these Provisions. Intermediary service agencies shall sell second-hand housing at expressly marked prices with reference to these provisions;
- competent price departments of governments at all levels shall be the organs for administration of sales of commodity housing at expressly marked prices, and shall conduct supervision and inspection, in accordance with the law, over the compliance by business operators of commodity housing with the requirements for clear indication of prices and public notice of the charges;
- property business operators with the pre-sale license and those selling completed housing shall expressly indicate the prices of the housing when disclosing the housing resources;
- a business operator of commodity housing shall place price tags, price lists or price brochures in eye-catching places of property transaction venues, and may, where conditions permit, adopt other means such as electronic information screens, multimedia

terminals or computer inquiry at the same time. Prices expressly marked through multiple means mentioned above shall be consistent with one another;

- when marking the price of a commodity housing, the seller shall make sure that all chargeable items are disclosed, that the price is true, definite and marked in a legible and eye-catching manner, and that the number of the complaint hotline of the competent pricing department is given; and
- in the sales of commodity housing, one unit shall be given one expressly marked price, and business operators of commodity housing shall clearly mark the price of each housing unit. Where a unit is priced according to its floor area or built-in floor area, the price per floor area or the price per built-in floor area shall also be given.

The Notice on Continuing Adjustment and Control of Property Markets (《關於繼續做好房地產 市場調控工作的通知》) (Guo Ban Fa [2013] No.17, hereinafter referred to as the "No.17 Notice") promulgated and implemented by the General Office of the State Council on February 26, 2013 provides:

• Continuing to enforce purchase restrictions imposed on commodity housing

All administrative regions of a city subject to purchase restrictions shall be covered under such restrictions. Types of houses subject to purchase restrictions shall include all newlyconstructed commodity housing and second-hand housing. The house purchase eligibility shall be examined before the conclusion of a house purchase contract (or a letter of purchase intent). For the time being, houses within the administrative regions of a city shall not be sold to a family without local household register that already owns one or more houses, and a family without local household register that is unable to provide proofs for a certain number of consecutive years of local tax payment or social insurance contribution. For cities with soaring housing prices, the local branches of the PBOC may further raise the percentage of the minimum down payment and loan interest rates for second-home purchases according to policy requirements and the price control targets determined by local people's governments for newly-constructed commodity housing. Tax authorities shall closely cooperate with departments of housing and urban-rural development to levy individual income tax payable on the sales of owner-occupied houses at 20% of the transfer income in strict accordance with the law if the original value of the houses sold can be verified through historical information such as tax collection and house registration.

• Increasing supply of ordinary commodity housing and land for property construction

In principle, total supply of land for housing construction in 2013 shall not be less than the average actual supply over the past five years. Where more than 70% of the total units developed and built under an ordinary commodity housing construction project are smalland medium-sized units, banking financial institutions shall give priority to supporting its credit needs for project development as long as credit extension conditions are satisfied.

• Strengthening expectation management of property market

Starting from 2013, all regions shall raise the pre-sale threshold for commodity housing. All regions shall earnestly strengthen the management of the funds obtained from pre-sales, and improve regulatory systems in this regard. Regions that have not yet implemented regulation of the funds obtained from pre-sales shall accelerate the pace for

formulating their respective regulatory measures for funds obtained from commodity housing pre-sales. The issuance of pre-sale permits may be temporarily suspended for commodity housing projects that command excessively high prices in their pre-sales programs and that refuse to be directed by the departments of housing and urban-rural development of the relevant cities, or commodity housing projects for which the funds obtained from pre-sales are not regulated.

• Strengthening the credit management of property developers

Relevant departments shall establish a joint action mechanism to mete out heavier punishments against property developers that possess idle land, engage in land speculation, hoard properties, drive up prices or commit other illegalities or irregularities. Departments of land and resources shall prohibit such property developers from bidding for new land plots, banking financial institutions shall not grant loans for their new development projects, securities regulatory authorities shall suspend the approval of their applications for listing, refinancing or major asset restructuring, and banking regulatory authorities shall prohibit them from raising funds through trust schemes. Tax authorities shall reinforce the collection and administration of the land appreciation tax, and conduct collection audit and inspection in strict accordance with relevant provisions.

The Notice about Forwarding Notice of the General Office of the State Council on Continuing Adjustment and Control of Property Markets issued and implemented by the General Office of the People's Government of Guangdong Province (《廣東省人民政府辦公廳轉發國務院辦公廳關於繼續做好 房地產市場調控工作的通知》) (Yue Fu Ban [2013] No.11) on March 25, 2013 sets forth specific measures for carrying out and implementing the No.17 Notice, including the following:

• Effectively implementing the accountability system for stabilizing housing prices

Guangzhou and Shenzhen municipalities shall, in accordance with the principle of maintaining basic stability of housing prices, determine the annual price control targets for newly-constructed commodity housing in 2013, register such targets with the relevant government departments and announce such targets to the public before the end of March 2013.

• Firmly enforcing purchase restrictions imposed on commodity housing

Individual income tax payable on the sales of owner-occupied houses at 20% of the transfer income shall be strictly levied.

Guangdong, Shenzhen, Zhuhai and Foshan municipalities shall continue to strictly enforce purchase restrictions policies for residential housing, and the existing restrictions policies which are not inconsistence with the No.17 Notice shall be adjusted immediately.

• Increasing supply of small and medium-sized ordinary commodity housing and land for property construction

Relevant departments of cities above prefectural level shall announce to the public their annual housing supply plans for 2013, and register the plans with the provincial department of land resources.

A fast-track administrative examination and approval channel for construction projects of small and medium-sized ordinary commodity housing with units which are below 90

sq.m. shall be established. Land supply, construction and delivery for sales of the projects of small and medium-sized ordinary commodity housing shall be accelerated.

• Strengthening the supervision and management of the property market

Provisions regarding management of pre-sales of commodity housing indicated in Administrative Regulations of Guangdong Province on Pre-sales of Commodity Housing (《廣東省商品房預售管理條例》) shall be strictly implemented. Regions where necessary conditions are satisfied shall raise the pre-sale threshold for commodity housing.

Local Restrictive Measures

The following discussion relates to measures adopted by various cities in which we operate to restrict local property purchases. As of the Latest Practicable Date, Shantou, Dongguan, Lingshui and Zhongshan had not issued laws or regulations restricting property purchases.

Shenzhen

Pursuant to the Circular of the Office of Shenzhen People's Government on Further Improvement of Control over Our Real Estate Market to Guarantee the Annual Target of Controlling New Housing Price (《深圳市人民政府辦公廳關於進一步做好我市房地產市場調控工作確保年度新建住房 價格控制目標的通知》) (Shen Fu Ban [2011] No.30) promulgated and implemented by the Shenzhen People's Government on March 29, 2011, the tax payment proof provided by any household without a local registered residence of Shenzhen at the time of home purchase must fulfill the condition of continuous payment in the recent 12 months or more (excluding delayed payment). For the social insurance payment proof provided by any household without a local registered residence at the time of home purchase, it must satisfy one of the following conditions: (i) the continuous payment of pension and medical insurance in the recent 12 months or more; (ii) the continuous payment of pension and work injury insurance in the recent 12 months or more; and (iii) the continuous payment of medical insurance and work injury insurance in the recent 12 months or more.

The Notice of the General Office of People's Government of Shenzhen City on Continuing Adjustment and Control of Property Markets (《深圳市人民政府辦公廳關於繼續做好房地產市場調控工作的通知》) (Shen Fu Ban [2013] No.12) issued and implemented on March 28, 2013 sets forth specific measures for carrying out the No.17 Notice and No.11 Notice, including the following:

• Strengthening the levy of tax on property

Individual income tax payable on the sales of owner-occupied houses shall be strictly enforced pursuant to the No.17 Notice. Property appraisal methods shall be improved to exert active effects on levying tax on property. Collection and administration of taxes on transactions involving existing housing inventory shall be continued to strengthen, and timely and appropriate adjustments to property appraisal prices shall be conducted in accordance with the housing price changes.

• Strictly implementing differentiated credit extension policies based on housing types

The Central Sub-branch of the PBOC may adjust the percentage of the minimum down payment and loan interest rates for second-home purchases according to policy requirements and the price control targets determined by Shenzhen City for newly-constructed commodity housing when necessary.

• Strictly enforcing the purchase restrictions imposed on commodity housing

Department of urban planning and land resources shall strengthen cooperation with departments for tax, civil administration, public security, social security and others to realize information sharing and to stop circumvention of purchase restrictions through remedial payments of social security, multiple household registers or other methods. Relevant departments shall strengthen investigations and punishments on irregularities and violations, such as providing false information, using deceptive means to obtain the filing for pre-sale contracts or and property transfer registrations, in order to firmly curb property speculation.

• Further strengthening the market regulation and expectation management of the property market

The credit management system of property industry shall be further improved. Unlawful sales shall be recorded into the relevant property enterprise's credit files, and shall be resolved according to relevant regulations.

Guangzhou

Pursuant to the Implementation Opinion of the Office of Guangzhou People's Government on Relevant Matters about the Implementation of the Circular of the Office of State Council on the Further Improvement of Control over the Real Estate 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》) (Sui Fu Ban [2011] No.3) promulgated by Guangzhou People's Government on February 23, 2011, it temporarily was stipulated for Guangzhou from the date of issuing this opinion that any household with a local registered residence which has already owned one residence and any household without a local registered residence which is able to produce a local tax payment certificate or a proof of social insurance contribution for more than one year in total within two years shall be restricted to purchasing one residence (including newly constructed commodity housing and second-hand housing) within a specified period. In respect of any household with a local registered residence which has already owned two or more residences, any household without local registered residence which has already owned one or more residence(s), and any household without a local registered residence which is unable to provide a local tax payment certificate or a proof of social insurance contribution for more than one year in total within two years, no houses shall be sold to them within its own city for the time being. For any foreign institution's and individual's purchase of commodity housing, it must be strictly subject to relevant policies of the country. No registration for real estate will be made for any home purchase in breach of relevant provisions. Any person without a local registered residence who fulfills the conditions of high-level talent specified in the Opinions of the Guangzhou People's Government of the Party Committee of Guangzhou, PRC on Faster Attracting and Cultivating High-level Talents (《中共廣州市委廣州市人民政府關於加快吸引培養高層次人才的意見》) (Sui Zi [2010] No.11) has no residence in Guangzhou may purchase one residence.

Opinions on Implementation of the Notice about Forwarding Notice of the General Office of the State Council on Continuing Adjustment and Control of Property Markets issued and implemented by General Office of the People's Government of Guangdong Province issued and implemented by General Office of the People's Government of Guangzhou Municipality (廣州市人民政府辦公廳關於貫徹 廣東省人民政府辦公廳轉發國務院辦公廳關於繼續做好房地產市場調控工作通知的實施意見) (Sui Fu Ban [2013] No.14) on March 31, 2013 set forth more specific measures for adjustment and control of property market under the No.17 Notice and No.11 Notice, including the following:

• Effectively implementing the accountability system for stabilizing housing prices

Rises in prices of newly-constructed commodity housing (excluding affordable housing) should be lower than actual rises in capita disposable income of urban residents in Guangzhou.

• Firmly enforcing purchase restrictions imposed on commodity housing

A family without local household register that is able to provide proofs for one consecutive year of local tax payments or social insurance contributions within two years before the date of purchase is limited to purchasing one house (including newly-constructed commodity housing and second-hand housing). A family without local household register shall not purchase houses through certifications of remedial payments of local tax or social insurance.

The Guangzhou branch of the PBOC may further raise the percentage of the minimum down payment and loan interest rates for second-home purchases according to policy requirements and the price control targets for newly-constructed commodity housing in Guangzhou in 2013.

Individual income tax payable on the sales of owner-occupied houses shall be strictly enforced pursuant to the No.17 Notice. The collection and administration of the land appreciation tax shall be reinforced, and collection of the land appreciation tax of property projects shall be conducted with increased efforts.

• Increasing supply of small and medium-sized ordinary commodity housing and land for property construction

The land supply for affordable housing and middle to low-priced, small and medium-sized units housing should be not lower than 70% of the total land supply for housing. Land supply for low-density housing with volume ratios equal to or lower than one shall be prohibited.

A fast-track administrative examination and approval channel for construction projects of small and medium-sized ordinary commodity housing which are below 90 sq.m. shall be established. Where more than 70% of the total units developed and built under an ordinary commodity housing construction project are small and medium-sized units, banking financial institutions shall give priority to supporting the project's credit needs as long as credit extension conditions are satisfied.

• Strengthening the market regulation and expectation management of the property market

The issuance of pre-sale permits may be temporarily suspended for commodity housing projects that command excessively high prices in their pre-sale programs and that refuse to be directed by the land resources and housing administrative departments.

Guangzhou's Land Resources and Housing Administrative Bureau shall take the lead and cooperate with departments for industry and commerce, price control, construction and other departments to increase rectifications and regulations of the order of property market, to focus on investigating illegalities and irregularities such as violations of housing purchase restriction policies, unlawful sales, unlawful property brokerage, driving up prices and publishing false advertisements.

Nanning

Pursuant to the Circular of the Office of Nanning People's Government on Further (《南寧市人民政府辦公廳 Improvement of the Control over the Real Estate Market 關於進一步做好房地產市場調控工作的通知》) (Nan Fu Ban [2011] No.61) promulgated by the Nanning People's Government on March 24, 2011, Nanning will implement the home purchase restrictions. The authorities will continue to properly carry out the policy of limiting the number of houses for purchase by household livings in the urban area of the city, and discourage investment and speculation in the housing market as well as prevent the surge of property price through directing consumers to making reasonable purchases of residential properties.

The Notice of General Office of the People's Government of Nanning City on Continuing Adjustment and Control of Property Markets (《南寧市人民政府辦公廳關於繼續做好房地產市場調控工作的通知》) (Nan Fu Ban [2013] No.58) issued and implemented on April 10, 2013 sets forth specific measures for carrying out and implementing the No.17 Notice, including the following:

• Continuing to strictly enforce the purchase restrictions imposed on common commodity housing

Departments for tax, civil administration, public security, social security and other departments shall further improve their working mechanism for information sharing, examinations and verifications. Examinations and verifications regarding property purchaser's eligibility shall be strengthened. Ineligible property purchasers shall not be allowed to register their houses with the competent housing registration authority. Property developers, property brokers and their employees shall be suspended from online signing and transaction applications if they violate relevant policies, abet or aid the forgery of property purchasers' evidentiary materials, or gain property developers, property brokers and their employees shall be recorded into their credit files, and the violators shall bear relevant legal liabilities.

• Improving the policies of differentiated credit extension based on housing types

The credit extension polices applicable to second-home purchases (and all subsequent purchases) shall be strictly complied with and speculative housing purchases shall be firmly curbed. Borrower qualification examinations shall be strengthened and household housing registration records and borrowers' credit records shall be investigated strictly as required. Loans to borrowers who fail to meet the requirements of credit extension policies are prohibited.

• Utilizing the adjustment effect of tax policies

Departments for administration of tax and housing shall cooperate closely to carry out China's various tax policies regarding sales of houses by individuals. Individual income

tax payable on the sales of owner-occupied houses at 20% of the transfer income shall be levied in strict accordance with applicable laws if the original value of houses sold can be verified through historical information such as tax collection and administration, housing registration or other means. If the original value of houses sold cannot be verified, the individual income tax payable on the sales of owner-occupied houses shall be levied through the verification collection method according to applicable laws. Sales of owneroccupied houses which have been used by the relevant individuals for more than five years as the only residences of their families shall be exempted from individual income tax.

• Strictly enforcing the eligibility examination to land bidders

Land bidders and their controlling shareholders shall be prohibited from land biding activities if they are involved in criminal activities such as obtaining land use rights through forging official documents and illegal resale of land, illegal activities such as unlawful transfer of land use rights, breaching conditions provided in land use right transfer contracts when developing the relevant land, hoarding properties and driving up land prices, defaulting in payment of land premium and possessing idle land.

• Strengthening supervision over supplied residential land

Changing the use of residential land obtained through "bidding, auction and listing" shall be strictly prohibited. In the case that the invested amount in a property development project is not over 25% of the aggregate investment (excluding the land premium), transfer of land and the land development project provided in relevant land use right contract by any means is prohibited.

• Strengthening pre-sales of commodity housing

With respect to commodity housing projects that have been issued with pre-sale permits, the relevant property developers shall publicize all the commodity houses that are allowed for sales within 10 days. The pre-sale funds of the foregoing projects shall be supervised by relevant regulatory authorities and usage of such funds in commodity housing construction shall receive priority in order to ensure that such pre-sale commodity housing projects will be completed and delivered on schedule.

Chengdu

Pursuant to the Implementation Opinion of the Department of Housing Management of Chengdu, NDRC of Chengdu, Financial Bureau of Chengdu, Land Bureau of Chengdu, and Finance Office of Chengdu on the Implementation of the State Council's requirements for Further Speeding Up the Housing-Security Program and Improving Control over the Real Estate Sector (《成都市房管局、成都市發改委、成都市財政局、成都市國土局、成都市金融辦關於貫徹落實國務院進一步加快推 進住房保障做好房地產調控工作要求的實施意見》) (Chengfangfa [2011] No.7) promulgated and implemented on February 15, 2011, the policy of home purchase restriction will be carried out temporarily in the major urban area of Chengdu. Any household of Chengdu with a local registered residence in the major urban area which has already owned one residence may purchase the second residence (including newly constructed commodity housing and second-hand housing, the same below) but shall not purchase the third residence for the time being. Any household without a local registered residence in its local major urban area of Chengdu may purchase one residence upon providing local tax payment certificate or a proof of social insurance contribution, but shall not purchase the second residence. Any household without a local registered residence which are unable to produce a local tax payment certificate or a proof of social insurance contribution shall not purchase any residence in its local major urban area for the time being.

Foshan

Pursuant to the Circular of the Office of the Foshan People's Government on the Implementation of the State Council's Real Estate Control Policy for Further Facilitating the Stable (《關於貫徹國務院房地產調控政策 and Healthy Development of the Real Estate Market 進一步促進佛山市房地產市場平穩健康發展的通知》) promulgated by the Foshan People's Government on March 18, 2011 (Fo Fu Ban [2011] No.28), the measure of home purchase restrictions is carried out in the administrative area of Foshan. It, in principle, stipulated that any household of Foshan with a local registered residence which has already owned one residence and any household without a local registered residence in Foshan which is able to produce a local tax payment certificate or a proof of social insurance contribution for more than one year may purchase one residence. In respect of any household with a local registered residence in Foshan which has already owned two or more residences, any household without local registered residence which has already owned one or more residence(s), and any household without a local registered residence which is unable to produce a local tax payment certificate or a proof of social insurance contribution for more than one year, no houses shall be sold to them within its own administrative area for the time being (from the issuance date of the document).

Zhuhai

Pursuant to the Circular of the Office of the Zhuhai People's Government on Deep Implementation of Control over the Real Estate Market (《珠海市人民政府辦公室關於深入開展房地產市場調控工作的通知》) promulgated on October 31, 2011, effective from November 1, 2011, any household (including current soldiers and armed police households stationed in Zhuhai) with a local residence and any household without a local registered residence which is able to produce a local tax payment certificate or a proof of social insurance contribution for more than one year in total accumulated from two years before the date of home purchase may only purchase one additional commodity housing in the major urban area of Xiangzhou. In respect of any household without a local registered residence which is unable to produce a local tax payment certificate or a proof of social insurance contribution for more than one year in total accumulated from two years before the none year in total accumulated from two years before the date of home purchase may only purchase one additional registered residence which is unable to produce a local tax payment certificate or a proof of social insurance contribution for more than one year in total accumulated from two years before the date of home purchase, no houses shall be sold to them within Xiangzhou for the time being.

Huizhou

The Notice on Continuing Adjustment and Control of Property Markets issued by the Office of the Huizhou People's Government (惠州市人民政府辦公室關於繼續做好房地產市場調控工作的意見) (Hui Fu Ban [2013] No.53) on July 19, 2013 provides:

• Strictly enforcing the policies of differentiated housing credit extension

Banking financial institutions and housing fund management centers shall strictly carry out the housing credit extension policies according to the No.17 Notice. Banking financial institutions shall further implement the percentage of the minimum down payment and loan interest rates for first-time home purchases, and shall strictly carry out housing credit extension policies for second (or further) home purchases. The examination of qualifications of the borrowers shall be reinforced. The housing registration records of property purchasers and the credit records of the borrowers shall be strictly verified according to relevant rules. Loans shall not be extended to borrowers who do not meet the requirements of laws, regulations or policies.

• Strengthening the levy of tax on property

Departments of tax administration shall strictly carry out various national tax policies regarding sales of houses by individuals, and shall further consummate the system for evaluation of housing stocks, firmly plug tax loopholes caused by two different contracts for one subject matter, strengthen the levy and settlement of the land appreciation tax.

• Increasing supply of small and medium-sized ordinary commodity housing

The land supply for small and medium-sized ordinary commodity housing should be not lower than 70% of the total land supply for housing. A fast-track administrative examination and approval channel for construction projects of small and medium-sized ordinary commodity housing which are below 90 sq.m. shall be established. The land supply, construction and listing of small and medium-sized ordinary commodity housing shall be accelerated.

• Further strengthening the market regulation of the property market and consummating the information release mechanism

The pre-sales of commodity housing shall be strengthened, and a joint linkage mechanism between departments for land resources, housing and urban-rural planning, housing administration, industry and commerce, tax, price control, public security, and urban management shall be established, in order to fully strengthen the investigation and penalization of illegal behaviors on commodity housing constructions and sales, and the protection of rights and interests of consumers. The pre-sales of commodity housing management shall be strengthened, and the pre-sales of commodity housing without pre-sale permits shall be prohibited. The property developers shall be guided to set reasonable housing prices. The property agents shall be regulated, and the management of commodity housing sales contracts shall be strengthened. The system on filing of advertisements for pre-sales of commodity housing shall be established and consummated. The management of funds for pre-sales of commodity housing shall be strengthened, and the relevant regulatory system shall be consummated, to ensure that the funds for pre-sales of commodity housing are used for subsequent constructions.

CIVIL AIR DEFENSE PROPERTY

There are several laws and regulations in the PRC regarding the civil air defense project construction, including Law of the People's Republic of China on National Defense (《中華人民共和國國防法》), Civil Air Defense Law of the People's Republic of China (《中華人民共和國人民防空法》), Property Law of the People's Republic of China (《中華人民共和國人民防空法》), Property Law of the People's Republic of China (《中華人民共和國教權法》), Measures of the Development and Utilization of Civil Air Defense Construction during Peacetime (《人民防空工程平時開發利用管理辦法》) and several Opinions regarding Further Advancing the Development of Civil Air Defense by the State Council and the Central Military Commission (《國務院、中央軍委關於進一步推進人民防空事業發展的若干意見》). According to such laws and regulations, basements that will be used for air defense in time of war shall be constructed in new buildings of cities for civil defense use. If any construction project cannot have basements due to any geological reason, fees for substitute site construction shall be paid. Investors of air defense construction shall be registered with relevant air defense authority by the users. According to the Civil Air Defense Law of the PRC (《中華人民共和國人民防空法》) which was promulgated on October 29, 1996, the government encourages and supports enterprises, institutions,

public organizations and individuals to invest in various ways in construction of civil air defense works. In time of peace, such works shall be used and managed by the investors and the income there from shall be owned by them. The government encourages peacetime use of civil air defense works for economic development and the daily lives of the people. However, such use may not impair their functions as air defense works.

ENVIRONMENTAL PROTECTION

The laws and regulations governing the environmental requirements for property 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 the developer before the relevant authorities 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.

OVERSEAS LISTING

Pursuant to the Provisions on Mergers and Acquisitions of a Domestic Enterprise by Foreign Investors (關於外國投資者併購境內企業的規定) (Decree No. 6 [2009] of the MOFCOM) jointly issued by MOFCOM, the State Assets Supervision and Administration Commission, SAT, SAIC, CSRC and SAFE on August 8, 2006, and amended on June 22, 2009 by MOFCOM, a special-purpose company shall mean an overseas company directly or indirectly controlled by a domestic company or natural person in China to materialize overseas listing of the interests in a domestic company actually held by the domestic company or natural person. Where a special purpose company to be listed overseas, the listing shall be proved by the securities regulatory authority under the State Council.

FOREIGN EXCHANGE CONTROL

Pursuant to the Regulations of the PRC for the Control of Foreign Exchange (《中華人民共和國外匯管理條例》) promulgated by the State Council on January 29, 1996 and amended on January 14, 1997 and August 5, 2008, the State shall not restrict regular international payments and transfers. The enterprises may either repatriate their foreign exchange incomes back or deposit the same abroad, and the conditions and terms for repatriating their foreign exchange incomes back or depositing in overseas countries shall be regulated by the administration of foreign exchange under the State Council depending on the balance of international payments and the needs for foreign exchange control. Where the foreign exchange incomes under capital accounts are to be retained or sold to financial institutions which are engaged in settlement and sales of foreign exchange, approvals of foreign exchange control authorities are required, except as otherwise permitted by the state.

Pursuant to the Notice on Issues Relating to the Administration of Foreign Exchange in Fundraising 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》) (Huifa

[2005] No.75) (the "Notice No.75") issued by SAFE on October 21, 2005, which became effective on November 1, 2005, prior to establishing or assuming control of a 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 on Regulating Issues Relevant to Administration of Foreign Exchange in Property Market (《關於規範房地產市場外匯管理有關問題的通知》) (Huifa [2006] No.47) jointly issued by SAFE and the MOHURD on September 1, 2006 provides: (i) where a foreign-invested property enterprise fails to pay the registered capital in full or to acquire a land use rights certificate or to make its capital fund for a development project reach 35% of the total investment to the project, the foreign exchange bureau will not handle its foreign debt registration or approve the conversion of foreign debt; (ii) where a foreign organization or individual acquires a domestic property enterprise, if it (he) fails to pay the transfer price in a lump sum by its (his) own fund, the foreign exchange bureau will not handle the registration of foreign exchange income from transfer of equities; (iii) Chinese and foreign investors of a foreign-invested property enterprise shall not reach an agreement including any clause which promises a fixed return or fixed revenue in any disguised form to any party, otherwise the foreign exchange bureau will not handle the foreign exchange registration or registration modification of foreign-invested enterprise; and (iv) funds in a foreign exchange account exclusive to foreign investors opened by a foreign organization or individual in a domestic bank shall not be used for property development or operation. The notice also provides for a foreign exchange working process related to branches of overseas institutions established within China, overseas individuals, Hong Kong, Macau or Taiwan residents and overseas Chinese purchasing or selling commodity houses within China.

Pursuant to the General Bureau of SAFE on Relevant Business Operations Issues Concerning Improving the Administration of Payment and Settlement of Foreign Exchange Capital of Foreign-invested 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》) (Huizongfa [2008] No.142) issued by SAFE on August 29, 2008, a foreign-invested enterprise shall authorize an accounting firm to conduct capital verification before applying for the settlement of the foreign exchange capital. The settled foreign exchange capital shall be merely used for the business approved by the relevant government authorities and shall not be used for equity investment. It is also prohibited to use the settled foreign exchange capital for purchasing domestic property for any purpose other than its own use, unless the enterprise is a foreign-invested property enterprise.

The Notice of the SAFE on Issues Concerning Further Clarifying and Regulating the Foreign Exchange Administration under Some Capital Account (國家外匯管理局關於進一步明確和規範部分資本 項目外匯業務管理有關問題的通知) (Huifa [2011] No.45) issued and implemented by SAFE on November 9, 2011 provides that:

- a foreign invested enterprise shall not use RMB funds derived from settlement of foreign exchange capital for domestic equity investment. Where, with the approval of the competent authorities, A foreign invested enterprise of an equity investment type conducts domestic equity investment with its foreign exchange capital or a domestic Chinese-funded enterprise conducts domestic equity investment with foreign exchange funds in its asset liquidation account, the principles for the administration of foreign exchange contributions to A foreign invested enterprise shall apply mutatis mutandis;
- where a foreign invested enterprise pays land use right grant fees with RMB funds derived from settlement of foreign exchange capital, the settlement bank shall require the enterprise to submit a contract on assignment of state-owned construction land, a relevant

advice of non-tax payment and other materials and strictly examine the consistency among the relevant contract, advice of payment and special fiscal account for foreign exchange settlement and payment. A non-real estate foreign-funded enterprise shall not pay the relevant fees for real estate purchased not for its own use with RMB funds derived from foreign exchange settlement; and

• a foreign invested enterprise shall not grant entrusted loans, repay inter-enterprise loans (including advances from a third party) or repay bank loans on-lent to a third party with RMB funds derived from settlement of foreign exchange capital.

OUR HISTORY

General

Our Company was incorporated in the Cayman Islands on May 14, 2010 and, as a part of the Reorganization, it became the ultimate holding company of our various subsidiaries. Prior to the incorporation of our Company and completion of the Reorganization, our business was conducted by our predecessors, namely Guangdong Logan (Group) and Logan Real Estate.

History and Development

Our Group was founded in 1996, when we first established ourselves in the real estate development industry in Shantou, PRC through Guangdong Logan (Group), and Mr. Ji, one of our Controlling Shareholders, our chairman and executive Director, became its majority shareholder in 2000. The source of funding in establishing our Group came from the personal wealth accumulated from Mr. Ji's construction business prior to the establishment of the Group. In 2003, Guangdong Logan (Group), which was then majority owned by Mr. Ji and principally engaged in, among others, constructions of properties, established Logan Real Estate to engage in the residential properties development business. Immediately prior to the Reorganization, Guangdong Logan (Group) was owned as to 88% and 12% by Mr. Ji and an associate of Mr. Ji, whilst Logan Real Estate was owned as to 96.67%, 1.97% and 1.36% by Guangdong Logan (Group), Huizhou Daya Bay Yuen Ming Real Estate Co., Ltd. (惠州大亞灣潤銘置地有限公司) (a company owned as to 60% by an associate of Mr. Ji and 40% by Mr. Ji Jiande, our executive Director) and a group of 14 other individuals, respectively. As of the Latest Practicable Date, the principal business activities of Guangdong Logan (Group) and Logan Real Estate were investment in expressway build-operate-transfer and infrastructure build-transfer projects and hotel and commercial property development, respectively. In 2008, Shenzhen Youkaisi was established by Logan Real Estate and was principally engaged in investment holding and provision of consultancy services. In 2009, we commenced a series of onshore reorganization to further consolidate our residential properties development business. Upon completion of which, all of the residential properties development businesses were transferred from Logan Real Estate to Shenzhen Youkaisi. Furthermore, in 2011, we completed the acquisition of Shenzhen Youkaisi and since then a group of our PRC subsidiaries principally engaged in the development of residential properties have become wholly owned by Shenzhen Youkaisi. Shenzhen Youkaisi has since then become our principal operating subsidiary which in turn holds various other project companies established in the PRC. For further details, please refer to the section entitled "History and Reorganization-Our Corporate Reorganization" in this prospectus.

As of the Latest Practicable Date, our Group had 27 operating subsidiaries which were principally engaged in property development in the PRC to develop specific residential property projects. The following table illustrates the corporate information of our operating subsidiaries:

	Name of Subsidiary	Date of incorporation	Effective equity interest owned by our Company
1.	Chengdu Property	October 15, 2010	100%
2.	Dongguan Property	August 17, 2009	100%
3.	Dongguan Realty	February 26, 2013	100%
4.	Dongzhen Property	February 27, 2007	100%
5.	Foshan Chancheng	December 13, 2012	100%
6.	Foshan Nanhai	January 23, 2013	100%
7.	Foshan Runjing	June 20, 2013	100%
8.	Guangzhou Property	March 28, 2007	100%
9.	Guangzhou Realty	March 20, 2008	100%
10.	Hainan Jinjun	January 20, 2011	100%
11.	Huizhou Daya Bay	October 18, 2007	100%
12.	Huizhou Property	September 30, 2009	100%
13.	Logan Sunshine ⁽¹⁾	March 30, 2012	66%
14.	Nanning Jinjun	October 12, 2009	100%
15.	Nanning Junchi	November 19, 2012	100%
16.	Nanning Property	April 28, 2006	100%
17.	Shantou Jiarun Property	August 18, 2004	100%
18.	Shantou Jinfengyuan	May 30, 2008	100%
19.	Shantou Jinjun	March 26, 2013	100%
20.	Shantou Logan Property	January 28, 2008	100%
21.	Shantou Realty	December 17, 2009	100%
22.	Shenzhen Logan Property	May 29, 2003	100%
23.	Shunde Realty	April 17, 2008	100%
24.	Zhongshan Jinjun	January 6, 2013	100%
25.	Zhongshan Junchi	May 23, 2013	100%
26.	Zhongshan Property	February 25, 2007	100%
27.	Zhuhai Property	June 18, 2007	100%

Note:

(1) Logan Sunshine is 66% owned by Shunde Realty and 34% owned by Guangdong Nanhai Luonan Enterprises Group.

Significant Milestones

Since the establishment of Guangdong Logan (Group), one of our predecessors, in 1996, we have progressed from a property developer focusing primarily in Shantou to a property developer with further footprints across other cities in Guangdong, Guangxi, Sichuan and Hainan provinces.

The following highlights our significant development milestones:

1996	Commenced our business through Guangdong Logan (Group) in the real estate development industry and established ourselves primarily in the property construction industry in Shantou, PRC
2003	Entered the property development industry in Shenzhen and developed our Shenzhen Sky Palace project
2004	Entered the property development market in Foshan through Logan Real Estate
2006	Entered into the property development industry in Nanning and began our cross-province development by extending our footprints to provinces outside Guangdong province

2007	Entered the property markets in Guangzhou, Huizhou, Zhuhai and Zhongshan, etc., and had preliminarily implemented our strategic presence within the Pearl River Delta region
2009	Commenced our onshore reorganization
	Entered the property development market in Dongguan
2010	Expanded into the property development market in Chengdu
2011	Further expanded into the property development market in Lingshui
	Completed the acquisition of Shenzhen Youkaisi

OUR CORPORATE REORGANIZATION

In preparation for the Global Offering, we underwent the Reorganization, which commenced on November 2, 2009 when our Group first conducted our onshore reorganization. The onshore reorganization which principally involved acquisitions of our certain PRC subsidiaries by Shenzhen Youkaisi was conducted in two separate phases as a result of the funding plan of Shenzhen Youkaisi for such acquisitions.

1. Incorporation of Our Company

Our Company was incorporated in the Cayman Islands on May 14, 2010 to act as the listing vehicle of our Group. As of the date of its incorporation, the authorized share capital of our Company was HK\$380,000 divided into 3,800,000 shares of HK\$0.10 each. Upon incorporation, one Share of HK\$0.10 was transferred from Codan Trust Company (Cayman) Limited, being the subscriber of the Company, to Ms. Kei. After the transfer, Ms. Kei held one Share, representing the entire issued share capital of the Company. On November 2, 2012, our Company allotted and issued at par an aggregate of 999 Shares, out of which 939 Shares were allotted and issued to Ms. Kei and 20 Shares were allotted and issued to each of Dragon Jubilee, Gao Run and Thrive Ally, all of which are companies incorporated in the BVI and are wholly owned by Ms. Kei.

Pursuant to the Shareholders' resolution dated November 18, 2013, the authorized share capital of the Company was increased from HK\$380,000 to HK\$10,000,000,000 divided into 100,000,000 Shares of HK\$0.10 each.

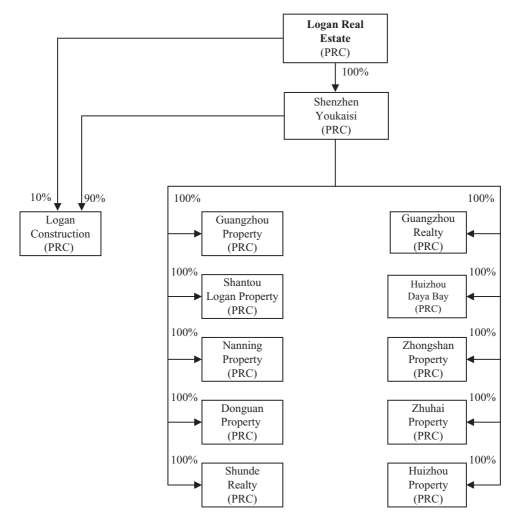
2. Acquisition of PRC subsidiaries by Shenzhen Youkaisi

Shenzhen Youkaisi was established in the PRC with a registered capital of RMB1,000,000 on April 1, 2008. At the date of its establishment, it was wholly owned by Logan Real Estate.

To implement our onshore reorganization, on November 2, 2009, Logan Real Estate and Shenzhen Youkaisi entered into various equity transfer agreements. Pursuant to such agreements, Logan Real Estate transferred to Shenzhen Youkaisi all of its 100% shareholding in each of Nanning Property, Zhongshan Property, Zhuhai Property, Guangzhou Property, Guangzhou Realty, Shunde Realty and Shantou Logan Property, and its 90% interest in Logan Construction at a consideration of RMB50,000,000, RMB30,000,000, RMB30,000,000, RMB40,000,000, RMB30,000,000, RMB30,000,000, RMB10,000,000 and RMB72,000,000, respectively. On November 2, 2009, Shenzhen Logan Property and Shenzhen Youkaisi entered into an equity transfer agreement, pursuant to which Shenzhen Logan Property agreed to transfer all of its 100% shareholding in Dongguan Property at a consideration of RMB50,000,000. Further, on November 3, 2009, Logan Real Estate and

Shenzhen Youkaisi entered into further equity transfer agreements. Pursuant to which, Logan Real Estate transferred to Shenzhen Youkaisi all of its 100% shareholding in each of Huizhou Daya Bay and Huizhou Property at a consideration of RMB10,000,000 and RMB30,000,000, respectively. The basis of the consideration for all the above transfers were determined with reference to the then registered capital of the respective company. Each of these transfers was properly and legally completed and settled. On November 9, 2009, the registered capital of Shenzhen Youkaisi was increased from RMB221,000,000 to RMB443,000,000 through the capital injection by the then shareholder, Logan Real Estate.

The shareholding structure upon completion of the above acquisitions of PRC companies by Shenzhen Youkaisi is shown below.



3. Acquisition of Shenzhen Youkaisi, Yuen Ming Investments and Noble Rhythm 25% Acquisition

In light of the restrictive measures regarding the PRC real estate market implemented by the PRC government since 2008, Logan Real Estate, one of our predecessors, had then decided to broaden our financing channels by establishing Shenzhen Youkaisi as a foreign-invested enterprise in order to allow for more accessible offshore financing opportunities and provide a long term financing platform to satisfy the Group's continuing working capital needs. From the second half of 2008, Mr. Ji began liaising with Mr. Lam Kwan Hung ("Mr. Lam"), a friend whom Mr. Ji has known for many years,

about potential offshore financing channels for the Group, as Mr. Lam had previous investment and business experience in Hong Kong and the PRC and had also indicated that he could assist our Group in accessing offshore financing opportunities including the introduction of foreign investors given his interest in investing in the PRC real estate market and his belief on the prospects of our Group.

As a result, on December 24, 2009, Logan Real Estate entered into an equity transfer agreement with Kam Wang, a company then beneficially owned by Mr. Lam, pursuant to which Kam Wang acquired 25% of the equity interest in Shenzhen Youkaisi (the "25% Acquisition") at a consideration of RMB125,000,000, which was determined with reference to the then value of the equity interest as assessed by an independent valuer. The PRC governmental approval for the 25% Acquisition was obtained on January 13, 2010, which was granted by the SITIC (Shenzhen), the competent authority for approving the transfer of the equity interest in Shenzhen Youkaisi. The 25% Acquisition was completed, with the updated business license evidencing Shenzhen Youkaisi being a foreign-invested enterprise being granted, on February 4, 2010, and payment of the consideration of RMB125,000,000 for the 25% Acquisition was due within three months upon Shenzhen Youkaisi obtaining such updated business license. At the time of the 25% Acquisition, Kam Wang was then wholly owned by Noble Rhythm, which was then in turn wholly owned by Mr. Cheung Hok Ming ("Mr. Cheung"), whom upon completion of the acquisition, was made on the request of Mr. Lam which was in line with his previous investment practices.

Each of Mr. Lam and Mr. Cheung is an Independent Third Party and has no other relationship (including business, employment and family relationship) with our Company, its shareholders, directors, senior management and their respective associates. Mr. Lam Kwan Hung is a business acquaintance of Mr. Ji whom Mr. Ji has known for over ten years. Mr. Lam is an experienced businessman and has interests in various businesses, including real estate, logistics and securities investment businesses in Hong Kong and the PRC. Mr. Cheung is a friend of Mr. Ji whom Mr. Ji has known for over ten years since their association in Shantou.

Noble Rhythm was established in the BVI on November 12, 2009 with an authorized share capital of US\$50,000 with shares at par value of US\$1.00 each. Mr. Lam Kwan Hung became the sole beneficial shareholder of Noble Rhythm on December 7, 2009. The sole asset of Noble Rhythm is the interest in the entire issued share capital of Kam Wang, a company established in Hong Kong with an authorized share capital of HK\$10,000 with shares at par value of HK\$1.00 each. The sole asset of Kam Wang is the 25% interest in Shenzhen Youkaisi that it acquired for a consideration of RMB125,000,000 under an agreement with Logan Real Estate of December 24, 2009, which was completed on February 4, 2010.

Upon completion of the 25% Acquisition, Shenzhen Youkaisi was 25% owned by Kam Wang and 75% owned by Logan Real Estate.

75% Acquisition

After Shenzhen Youkaisi having became a foreign-invested enterprise upon completion of the 25% Acquisition, we intended to further enhance our Group's offshore financing channel by transferring the remaining 75% equity interests in Shenzhen Youkaisi to an offshore entity controlled by Ms. Kei. However, at the relevant time, Ms. Kei was unavailable to attend to the matters regarding such transfer. To capture the financing opportunity presented to our Group at that time by external

independent financing providers and to avoid any delay or change of circumstance due to the everchanging market and/or policy conditions, Mr. Ji therefore sought Mr. Cheung's assistance to conduct such transfer on behalf of Ms. Kei.

On April 17, 2010, Logan Real Estate entered into an equity transfer agreement with Yuen Ming, pursuant to which Yuen Ming acquired 75% of the equity interest in Shenzhen Youkaisi (the "75% Acquisition") at a consideration of RMB375,000,000, which was determined with reference to the then value of the equity interest as assessed by an independent valuer. At the time of such acquisition, Yuen Ming was wholly owned by Yuen Ming Investments, which in turn was wholly owned by Honk Jee Loong, a company wholly owned by Mr. Cheung Hok Ming. Mr. Cheung agreed to, through Honk Jee Loong, hold the shares of Yuen Ming Investments on trust for Ms. Kei since April 17, 2010 for a short period of time until Ms. Kei was available to attend to the matters regarding Shenzhen Youkaisi. On September 9, 2010, Honk Jee Loong transferred to Ms. Kei one share representing the entire issued share capital of in Yuen Ming Investments at par value of US\$1.00, and Ms. Kei became the registered shareholder and beneficial owner of Yuen Ming Investments. Upon completion of such transfer, Honk Jee Loong ceased to hold any interest in Yuen Ming Investments. The 75% Acquisition was approved by SITIC (Shenzhen) on September 25, 2010 and Yuen Ming received SAFE approval for the settlement of the consideration for the 75% Acquisition on June 8, 2011. On November 30, 2010, our Company acquired the entire issued share capital of Yuen Ming Investments from Ms. Kei at a consideration of US\$1.00. Following the completion of such acquisition, our Company holds the entire issued share capital of Yuen Ming Investments. The 75% Acquisition was completed, with the updated business license being granted, on March 11, 2011. The consideration for the 75% Acquisition was funded by an offshore bank facility obtained by Yuen Ming.

Honk Jee Loong, a company then wholly owned by Mr. Cheung, was an Independent Third Party and had no other relationship (including business, employment and family relationship) with the Company, its shareholders, directors, senior management and their respective associates at the relevant time.

Yuen Ming Investments was incorporated in the BVI on September 19, 2007 with an authorized share capital of US\$50,000 with shares at par value of US\$1.00 each. At the date of its incorporation, Honk Jee Loong held one share, representing 100% shareholding in Yuen Ming Investments. The sole asset of Yuen Ming Investments is the interest in the entire issued share capital of Yuen Ming, a company incorporated in Hong Kong with an authorized share capital of HK\$10,000 with shares at par value of HK\$1.00 each. The sole asset of Yuen Ming is the 75% interest in Shenzhen Youkaisi that it acquired at a consideration of RMB375,000,000 under the agreement with Logan Real Estate of April 17, 2010, which was completed on March 11, 2011.

Following completion of the 75% Acquisition, Shenzhen Youkaisi was owned as to 25% by Kam Wang, which was in turn owned by Mr. Lam at the relevant time, and as to 75% by Yuen Ming, which was then indirectly and wholly owned by Ms. Kei.

Acquisition of 25% interest in Shenzhen Youkaisi by our Group

Mr. Lam had failed to settle the consideration for the 25% Acquisition upon the due date under the equity transfer agreement as he had cash flow problems due to the then volatile market conditions and the funding commitments for this other businesses at the relevant time. Given the importance of enhancing the financial channels of our Group and retaining the foreign invested enterprise status of

Shenzhen Youkaisi, Logan Real Estate agreed with Mr. Lam to postpone the payment of the consideration for the 25% Acquisition to a later date instead of terminating the 25% Acquisition and converting Shenzhen Youkaisi back into a domestic PRC entity. Despite the then continuous follow up with Mr. Lam by the representative of Logan Real Estate and after a lot of discussions between the parties involved, Mr. Lam still failed to settle the consideration payment for the 25% Acquisition and several agreements were entered into to postponed the payment date for the consideration of the 25% Acquisition. Given the uncertainty of Mr. Lam's ability to settle the relevant payment consideration for the consideration for the 25% Acquisition, Logan Real Estate and the Company has started to explore other funding opportunities for the 25% Acquisition since mid-May 2010. At the same time, Logan Real Estate also started negotiation with third parties on the funding opportunity for the 75% Acquisition. In late 2010, it was mutually agreed between Mr. Ji and Mr. Lam that Ms. Kei could acquire the equity interest relating to the 25% Acquisition from Mr. Lam at a consideration of HK\$12,000,000 and settled the consideration amount of RMB120,000,000 for him in order to avoid any further postponement of the payment of the consideration of the 25% Acquisition amount of RMB120,000,000 for him in order to avoid any further postponement of the payment of the consideration of the 25% Acquisition amount of RMB120,000,000 for him in order to avoid any further postponement of the payment of the consideration of the 25% Acquisition amount of RMB120,000,000 for him in order to avoid any further postponement of the payment of the consideration of the 25% Acquisition as well as to preserve the foreign invested enterprise status of Shenzhen Youkaisi.

As a result, on January 21, 2011, our Company acquired the entire issued share capital of Noble Rhythm from Mr. Lam at a consideration of HK\$12,000,000. The consideration was agreed between our Company and Mr. Lam upon arm's length negotiation, being the consideration paid by Ms. Kei to Mr. Lam, the then sole shareholder of Noble Rhythm, for his exit from Noble Rhythm, taking into consideration of Mr. Lam's assistance to our Group in the past by introducing financial institutions to our Company as well as the increase in value in the equity interest of Shenzhen Youkaisi. The payment to Mr. Lam's exit did not reflect the consideration amount of RMB125,000,000 when Kam Wang acquired 25% of the equity interest in Shenzhen Youkaisi, which remained unsettled by Kam Wang at the time of the transfer. Subsequently, the amount of RMB125,000,000, which was funded by an offshore bank facility obtained by Kam Wang, was paid by Kam Wang to Logan Real Estate. The transaction regarding the acquisition of Noble Rhythm was conducted on an arm's length basis and based on normal commercial terms. The consideration was settled in cash by Ms. Kei, through her family's financial support, by making a shareholder's loan to our Company. Following completion of such acquisition, our Company holds the entire issued share capital of Noble Rhythm.

On April 27, 2011, Kam Wang received the SAFE approval for the settlement of the consideration of the 25% Acquisition and our Company became the indirect owner of 25% interest in Shenzhen Youkaisi.

4. Acquisition of other PRC subsidiaries by Shenzhen Youkaisi

On July 1, 2010, Zhongrong International, Shenzhen Youkaisi and Shunde Realty entered into a capital increase agreement, pursuant to which Zhongrong International injected capital in the amount of RMB5,295,000 into Shunde Realty. The capital increase agreement was entered as part of a short-term project financing arrangement between Shenzhen Youkaisi and Zhongrong International, which involved a transfer of 15% equity interest in Shunde Realty and a pledge of the remaining 85% equity interest in Shunde Realty held by Shenzhen Youkaisi to Zhongrong International, a trust financing institution. Upon completion of such capital injection, Shunde Realty was 85% owned by Shenzhen Youkaisi and 15% owned by Zhongrong International. The trust financing arrangement was entered merely for the financing purpose of Grand View, a residential property project located in the Shunde District of Foshan and to broaden the financing channels of the Group. The transfer of the minority equity interest in Shunde Realty was made so as to enable Zhongrong International to closely monitor

and be involved in the project progress and business development of such property project. On August 10, 2011, upon the repayment of the required amount under the trust financing arrangement made by Shenzhen Youkaisi and Zhongrong International, Zhongrong International and Shenzhen Youkaisi entered into an equity transfer agreement, pursuant to which Zhongrong International transferred to Shenzhen Youkaisi all of its 15% equity interest in Shunde Realty at a consideration of RMB5,877,450, which was agreed by the parties on an arm's length basis. Upon completion of such share transfer, Shenzhen Youkaisi becomes the sole shareholder of Shunde Realty and the pledge of the 85% equity interest in Shunde Realty was then released.

On November 1, 2010, Logan Real Estate and Shenzhen Youkaisi entered into an equity transfer agreement, pursuant to which Logan Real Estate transferred to Shenzhen Youkaisi all of its 100% shareholding in Nanning Jinjun at a consideration of RMB50,000,000, which was determined by the fair value assessment of the equity as agreed by the parties. Upon completion of such equity transfer, Shenzhen Youkaisi becomes the sole shareholder of Nanning Jinjun. Subsequently on June 28, 2013, Shenzhen Youkaisi and Nanning Property entered into an equity transfer agreement, pursuant to which Shenzhen Youkaisi transferred its 51% shareholding in Nanning Jinjun to Nanning Property. Upon completion of such equity transfer, Nanning Jinjun is 51% owned by Nanning Property and 49% owned by Shenzhen Youkaisi.

On November 9, 2010, Longfeng Property and Shenzhen Youkaisi entered into an equity transfer agreement and as supplemented by a supplemental agreement dated December 10, 2010, pursuant to which Longfeng Property transferred to Shenzhen Youkaisi all of its 100% shareholding in Shantou Jinfengyuan at a consideration of RMB81,504,520.08, which was determined by the fair value assessment of the equity as agreed by the parties. Upon completion of such equity transfer, Shenzhen Youkaisi becomes the sole shareholder of Shantou Jinfengyuan.

On December 6, 2010, Logan Real Estate and Shenzhen Youkaisi entered into an equity transfer agreement, pursuant to which Logan Real Estate transferred to Shenzhen Youkaisi all of its 100% shareholding in Shenzhen Media Planning at a consideration of RMB2,200,000, which was determined by the fair value assessment of the equity as agreed by the parties. Upon completion of such equity transfer, Shenzhen Youkaisi becomes the sole shareholder of Shenzhen Media Planning. Shenzhen Media Planning is the sole shareholder of each of Shenzhen Logan Property and Shenzhen Logan Dongzhen Realty, respectively. Shenzhen Logan Dongzhen Realty is the sole shareholder of Dongzhen Property.

On December 31, 2010, Logan Real Estate, Shantou Tinda Laowu and Shenzhen Youkaisi entered into an equity transfer agreement, pursuant to which Logan Real Estate and Shantou Tinda Laowu transferred to Shenzhen Youkaisi all their respective 51% and 49% shareholding in Shantou Jiarun Property at a consideration of RMB5,100,000 and RMB4,900,000, respectively, which were determined by the fair value assessment of the equity as agreed by the parties with reference to its net asset value. Upon completion of such equity transfers, Shenzhen Youkaisi becomes the sole shareholder of Shantou Jiarun Property.

On December 31, 2010, Logan Real Estate and Shenzhen Youkaisi entered into an equity transfer agreement, pursuant to which Logan Real Estate transferred to Shenzhen Youkaisi its 1% shareholding in Logan Construction at a consideration of RMB800,000, representing the then registered capital of Logan Construction. Upon completion of such equity transfer, Logan Construction is 91% owned by Shenzhen Youkaisi and 9% owned by Logan Real Estate.

Further, on December 31, 2010, Logan Real Estate and Shenzhen Youkaisi entered into an equity transfer agreement and as supplemented by a supplemental agreement dated April 1, 2011, pursuant to which Logan Real Estate agreed transfer to Shenzhen Youkaisi all its 100% shareholding in Shantou Realty at a consideration of RMB148,667,496.20, which was determined based on the fair value assessment of the equity as agreed by the parties with reference to its net asset value. Upon completion of such equity transfer, Shenzhen Youkaisi becomes the sole shareholder of Shantou Realty.

On February 21, 2011, Logan Real Estate and Shenzhen Youkaisi entered into an equity transfer agreement, pursuant to which Logan Real Estate transferred to Shenzhen Youkaisi all of its 100% shareholding in Chengdu Property at a consideration of RMB10,000,000, which was determined based on the fair value assessment of the equity as agreed by the parties. Upon completion of such equity transfer, Shenzhen Youkaisi becomes the sole shareholder of Chengdu Property. Subsequently, on August 29, 2012, Shenzhen Youkaisi and Nanning Property entered into an equity transfer agreement, pursuant to which Shenzhen Youkaisi transferred to Nanning Property its 51% shareholding in Chengdu Property at a consideration of RMB5,100,000, which was determined based on the fair value assessment of the equity as agreed by the parties with reference to its net asset value. Upon completion of such equity transfer, Chengdu Property is 51% owned by Nanning Property and 49% owned by Shenzhen Youkaisi.

On April 12, 2011, Logan Real Estate and Shenzhen Youkaisi entered into an equity transfer agreement, pursuant to which Logan Real Estate transferred to Shenzhen Youkaisi its 100% shareholding in Hainan Property at a consideration of RMB20,000,000, which was determined based on the fair value assessment of the equity as agreed by the parties with reference to its net asset value. Upon completion of such equity transfer, Shenzhen Youkaisi becomes the sole shareholder of Hainan Property. Hainan Property is the sole shareholder of Hainan Jinjun, a company established in the PRC with a registered capital of RMB30,000,000.

On November 22, 2011, Logan Real Estate and Shenzhen Media Planning entered into an equity transfer agreement, pursuant to which Logan Real Estate transferred to Shenzhen Media Planning its 100% shareholding in Logan Century Business at a consideration of RMB100,000,000, which was determined based on the fair value assessment of the equity as agreed by the parties with reference to its net asset value. Upon completion of such equity transfer, Shenzhen Media Planning becomes the sole shareholder of Logan Century Business.

5. Establishment of PRC companies

On March 8, 2010, Shenzhen Chenrong Materials was established in the PRC with a registered capital of RMB5,000,000. As of the date of its incorporation, Logan Construction was the sole shareholder of Shenzhen Chenrong Materials.

On March 29, 2011, Shenzhen Decorating Construction was established in the PRC with a registered capital of RMB5,000,000. As of the date of its incorporation, Logan Construction was the sole shareholder of Shenzhen Decorating Construction.

On November 19, 2012, Nanning Junchi was established in the PRC with a registered capital of RMB35,000,000. As of the date of its incorporation, Nanning Property was the sole shareholder of Nanning Junchi.

On December 13, 2012, Foshan Chancheng was established in the PRC with a registered capital of RMB10,500,000. As of the date of its incorporation, Shenzhen Youkaisi was the sole shareholder of Foshan Chancheng.

On January 6, 2013, Zhongshan Jinjun was established in the PRC with a registered capital of RMB10,000,000. As of the date of its incorporation, Zhongshan Property was the sole shareholder of Zhongshan Jinjun.

On January 10, 2013, Shenzhen Logan Investment was established in the PRC with a registered capital of RMB10,000,000. As of the date of its incorporation, Shenzhen Media Planning was the sole shareholder of Shenzhen Logan Investment.

On January 23, 2013, Foshan Nanhai was established in the PRC with a registered capital of RMB10,000,000. As of the date of its incorporation, Shunde Realty was the sole shareholder of Foshan Nanhai.

On February 26, 2013, Dongguan Realty was established in the PRC with a registered capital of RMB10,500,000. As of the date of its incorporation, Shenzhen Logan Investment was the sole shareholder of Dongguan Realty.

On March 26, 2013, Shantou Jinjun was established in the PRC with a registered capital of RMB10,500,000. As of the date of its incorporation, Shantou Logan Property was the sole shareholder of Shantou Jinjun.

On May 23, 2013, Zhongshan Junchi was established in the PRC with a registered capital of RMB10,500,000. As of the date of its incorporation, Shenzhen Logan Investment was the sole shareholder of Zhongshan Junchi.

On June 20, 2013, Foshan Runjing was established in the PRC with a registered capital of RMB10,000,000. As of the date of its incorporation, Shenzhen Logan Investment was the sole shareholder of Foshan Runjing.

On July 16, 2013, Foshan Logan was established in the PRC with a registered capital of RMB10,500,000. As of the date of its incorporation, Shenzhen Logan Investment was the sole shareholder of Foshan Logan.

6. Incorporation of investment holding companies

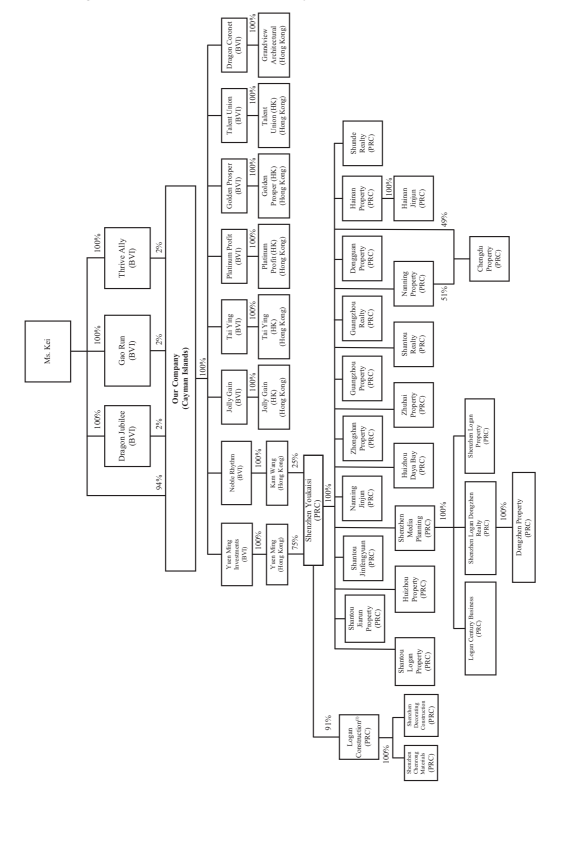
In 2011, five companies, namely Jolly Gain, Tai Ying, Platinum Profit, Golden Prosper and Talent Union were incorporated in the BVI by our Company as investment holding companies.

Subsequently, the above five investment holding companies incorporated Jolly Gain (HK), Tai Ying (HK), Platinum Profit (HK), Golden Prosper (HK) and Talent Union (HK) in Hong Kong for investment purposes.

Further, on October 3, 2012, we incorporated Dragon Coronet in the BVI as investment holding company, which in turn subsequently incorporated Grandview Architectural in Hong Kong for investment purposes.

7. Allotment of Shares

On November 2, 2012, Ms. Kei applied for, and our Company allotted and issued to Ms. Kei, 939 Shares, at par with a total consideration of HK\$93.9 and on the same day, each of Dragon Jubilee, Gao Run and Thrive Ally applied for and our Company allotted and issued to each of Dragon Jubilee, Gao Run and Thrive Ally, 20 Shares at par with a total consideration of HK\$6. Immediately after completion of the above allotment and issue of Shares, each of Ms. Kei, Dragon Jubilee, Gao Run and Thrive Ally held 94%, 2%, 2% and 2% of the then issued share capital of our Company. Dragon Jubilee, Gao Run and Thrive Ally are companies wholly owned by Ms. Kei and the Shares allotted and issued to each of Dragon Jubilee, Gao Run and Thrive Ally are companies wholly owned by Ms. Kei and the Shares allotted and issued to each of Dragon Jubilee, Gao Run and Thrive Ally may be used for the purpose of awarding Shares to employees of the Group pursuant to a scheme our Company may consider and adopt after Listing.



Our shareholding structure immediately following completion of the allotment of shares to Dragon Jubilee, Gao Run and Thrive Ally is shown below.

Note: (1) Logan Construction is 91% owned by Shenzhen Youkaisi and 9% owned by Logan Real Estate.

8. Further acquisition of PRC subsidiaries by Shenzhen Youkaisi

On January 9, 2013, Logan Real Estate and Shenzhen Youkaisi entered into an equity transfer agreement, pursuant to which Logan Real Estate transferred all of its 100% shareholding in Guangdong Modern Construction at a consideration of RMB8,150,000, which was determined by the net asset value of Guangdong Modern Construction plus premium upon fair value assessment of the value of Guangdong Modern Construction as agreed by the parties. Upon completion of such equity transfer, Shenzhen Youkaisi becomes the sole shareholder of Guangdong Modern Construction.

On March 8, 2013, Logan Real Estate and Shunde Realty entered into an equity transfer agreement, pursuant to which Logan Real Estate transferred all of its 66% shareholding in Logan Sunshine at a consideration of RMB6,930,000, which was determined by the net asset value of Logan Sunshine plus premium upon fair value assessment of the value of Logan Sunshine as agreed by the parties. Upon completion of such equity transfer, Logan Sunshine is 66% owned by Shunde Realty, with the remaining 34% owned by an Independent Third Party.

9. Declaration of Ms. Kei

As shown in the shareholding structure of our Group upon completion of the Reorganization, Ms. Kei, our Non-executive Director and one of our Controlling Shareholders, is the ultimate shareholder of our Group. As part of Mr. Ji's succession plan for the business currently carried out by the Group and given that Ms. Kei has relatively limited experience in the real estate business, a declaration was made by Ms. Kei, pursuant to which Ms. Kei declared that despite her shareholdings in our Company, the ultimate control over all major affairs of the Group are being vested in Mr. Ji, the father of Ms. Kei and one of our Controlling Shareholders, and that Ms. Kei had and will continue to act under the instruction of Mr. Ji from time to time with respect to the management of the Group, provided that any such instruction from Mr. Ji shall not conflict with Ms. Kei's fiduciary duty as a Director. These major affairs include but are not limited to matters such as the declaration of dividend, the approval of annual budgets, the approval of accounts and the appointment of auditors.

Further, given that Mr. Ji is our chairman and an Executive Director, he also owes fiduciary duties to our Company and is required to act in the best interest of the Company. In the event that Mr. Ji gives any instruction to Ms. Kei which conflict with Ms. Kei's fiduciary duties as a Director, such instructions would be in conflict with Mr. Ji's own fiduciary duties as a Director. Accordingly, the Company is of view that the circumstances in which Mr. Ji will give instructions to Ms. Kei that will contradict with her fiduciary duties as a Director would be rare.

Accordingly, the Controlling Shareholders who together indirectly own approximately 85% of our issued share capital upon completion of the Global Offering, satisfy the ownership continuity and control requirements under Rule 8.05(1)(c) of the Listing Rules.

10. Establishment of Family Trust

On April 16, 2013, the BVI Holdco, Junxi Investments Limited, was incorporated by Ms. Kei in the BVI. As of the date of its incorporation, Ms. Kei held one share in BVI Holdco, representing 100% shareholding in BVI Holdco.

On May 15, 2013, Ms. Kei established a trust (the "Family Trust") through a company incorporated in Guernsey, Kei Family United Limited (the "Trust Company"). On May 15, 2013, the

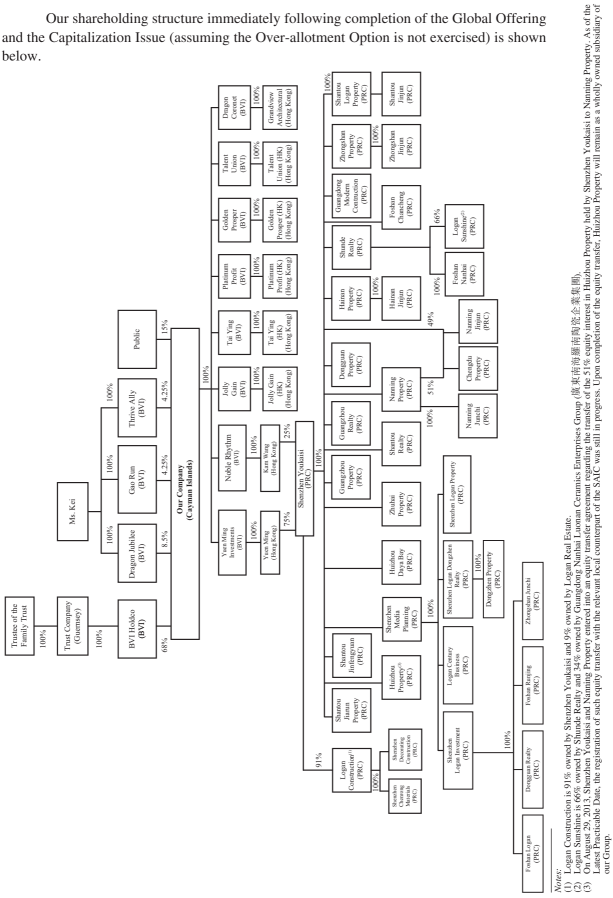
Trust Company acquired the entire interest in BVI Holdco. The Trust Company is a company owned as to 50% by each of Brock Nominees Limited and Tenby Nominees Limited, respectively, which in turn is holding the shares of the Trust Company on behalf of a company incorporated in Guernsey, Credit Suisse Trust Limited (the "Trustee") as trustee of the Family Trust. The beneficiaries of the Family Trust include Ms. Kei and her family member(s) (excluding Mr. Ji).

11. Further transfers of Shares to Dragon Jubilee, Gao Run, Thrive Ally and the BVI Holdco

On October 31, 2013, for the purpose of awarding Shares to employees of the Group pursuant to a scheme that our Company may consider and adopt after Listing, Ms. Kei further transferred 80 Shares, 30 Shares and 30 Shares to Dragon Jubilee, Gao Run and Thrive Ally, respectively, at nil consideration. Immediately following such transfers, each of Ms. Kei, Dragon Jubilee, Gao Run and Thrive Ally held 80%, 10%, 5% and 5% of the then issued share capital of our Company.

Subsequent to the above, on October 31, 2013, the BVI Holdco acquired from Ms. Kei the 80% interest in our Company at nil consideration. Immediately following such acquisition, each of BVI Holdco, Dragon Jubilee, Gao Run and Thrive Ally held 80%, 10%, 5% and 5% of the then issued share capital of our Company.

Our shareholding structure immediately following completion of the Global Offering and the Capitalization Issue (assuming the Over-allotment Option is not exercised) is shown below.



LEGAL COMPLIANCE

Registration Process Under the No. 75 Notice

According to the Notice on Relevant Issues Concerning Foreign Exchange Administration for PRC Residents to Engage in Financing and Inbound Investment via Overseas Special Purpose Vehicles (《國家外匯管理局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》) (the "No. 75 Notice") promulgated on October 21, 2005 by SAFE which became effective on November 1, 2005, domestic resident natural persons or domestic resident legal persons are required to register with the competent local branch of SAFE before they establish or control any offshore special purpose vehicles for capital raising with the assets or equity interests of PRC domestic companies owned by them. Pursuant to the No. 75 Notice, the domestic resident natural persons include those individuals who hold PRC citizenship and those individuals who have no PRC identity but reside habitually in the PRC for the purpose of economic interests.

Ms. Kei, our Non-Executive Director and the sole shareholder of each of Dragon Jubilee, Rao Jun and Thrive Ally as well as the settler of the Family Trust, was a national citizen of Saint Christopher and Nevis before she acquired the ultimate control of the interests in our Company. Subsequently in November 2012, Ms. Kei obtained a valid Hong Kong permanent identity card and right of abode in Hong Kong. As advised by our PRC legal advisor, Ms. Kei is not subject to the registration process under the No. 75 Notice.

Application of the M&A Rules

Pursuant to Provisions Regarding Mergers with and Acquisitions of Domestic Enterprises by Foreign Investors (《關於外國投資者併購境內企業的規定》) ("M&A Rules") promulgated by six PRC regulatory agencies on August 8, 2006, which became effective on September 8, 2006, as amended on June 22, 2009 "Merger and acquisition of domestic enterprises by foreign investors" under the M&A Rules where a foreign investor purchases the equity of a shareholder of a non foreign-invested enterprise in China (domestic company) or increases the capital of a domestic company so as to convert and re-establish a domestic company as a foreign-invested enterprise ("Equity Merger and Acquisition"); or, where a foreign investor establishes a foreign-invested enterprise and purchases and operates the assets of a domestic enterprise by the agreement of that enterprise, or, a foreign investor purchases the assets of a domestic enterprise by agreement and uses this asset investment to establish a foreign-invested enterprise and operate the assets ("Asset Merger and Acquisition"), such Equity Merger and Acquisition as well as Asset Merger and Acquisition shall be subject to the approval of the examination and approval authorities in accordance with the M&A Rules.

In addition, the M&A Rules also provide that, where a foreign investor purchases the equity interest of a domestic foreign-invested enterprise or subscribes the increased capital of a domestic foreign-invested enterprise, it shall be subject to the current laws, administrative regulations on foreign-invested enterprises and the relevant provisions on alteration in investors' equity interest of foreign-invested enterprises.

Kam Wang, a company incorporated in Hong Kong, completed the 25% Acquisition on February 4, 2010, which falls within the scope as Equity Merger and Acquisition, after the promulgation of the M&A Rules and therefore is subject to the relevant approval and filings requirements set forth therein. As confirmed by our PRC legal advisor, all the requisite approvals, permits and licenses in relation to the 25% Acquisition has been obtained pursuant to the applicable laws and regulations in the PRC and the 25% Acquisition has been duly approved by competent

governmental authorities in accordance with the M&A Rules and was in compliance with the M&A Rules in all material respects for the following reasons:

- According to the statement of members of the listing group in the PRC, each of Kam Wang, as well as Mr. Lam (the then beneficial owner) and Mr. Cheung (the then legal owner) was an Independent Third Party when the 25% Acquisition was reported to the competent governmental authority for approval and Kam Wang had no other relationship with Mr. Ji at the relevant time;
- the relevant equity transfer agreement was entered by and between Kam Wang and Logan Real Estate on December 24, 2009 stating that upon the date when the updated business license of Shenzhen Youkaisi reflecting the 25% Acquisition was issued, Logan Real Estate no longer held the 25% equity interest in Shenzhen Youkaisi and Kam Wang was then the shareholder of 25% equity interest in Shenzhen Youkaisi;
- on January 13, 2010, the approval regarding the establishment of Shenzhen Youkaisi as a Joint Venture Enterprise through Acquisition of Equity Interest (Shen Ke Gong Mao Xin Zi Zi [2010] No. 0115) was issued by the SITIC (Shenzhen); and
- the revised business license of Shenzhen Youkaisi was issued by Market Supervision Administration of Shenzhen Municipality on February 4, 2010, which stated that the nature of Shenzhen Youkaisi has then become a limited liability company (joint venture between entities between Taiwan, Hong Kong, Macau and entities of the PRC) (有限責任公司 (台港澳與境內合資)) and Shenzhen Youkaisi has then been considered as a foreign-invested enterprise despite the outstanding settlement of the consideration for the 25% Acquisition.

In light of the above, our PRC legal advisors is of the view that the 25% Acquisition was in compliance with the M&A Rules in all material respects and that any subsequent transfer in Shenzhen Youkaisi, being a foreign-invested enterprise would not be subject to the M&A Rules. Further, any subsequent transfer of the beneficial interests in Kam Wang would not affect Shenzhen Youkaisi's status as a foreign-invested enterprise and no notification/filing is required to be made notifying the PRC government of such transfer of beneficial interest either.

Yuen Ming, a company incorporated in Hong Kong, completed the 75% Acquisition on March 11, 2011. At the time of the completion of such 75% Acquisition, Shenzhen Youkaisi was a foreign-invested enterprise. Accordingly, the 75% Acquisition did not fall under the M&A Rules and instead falls under the Provisions for the Alteration of Investors' Equities in Foreign Invested Enterprises (外商投資企業投資者股權變更的若干規定 [1997], Waijingfa No. 267). Accordingly, our PRC legal advisor is of the opinion that the M&A rules does not apply.

Further, relevant approval regarding the alteration of investors' equity interest and the amendments to the articles of association of Shenzhen Youkaisi (Shen Ke Gong Mao Xin Zi Zi [2010] No. 2795) was issued by the SITIC (Shenzhen), pursuant to which approval was obtained in relation to:

- the 75% Acquisition;
- the nature of Shenzhen Youkaisi being converted into the foreign-invested enterprise after the completion of the equity transfer; and
- the articles of association of Shenzhen Youkaisi being amended to reflect the fact that Shenzhen Youkaisi has then become an foreign-invested joint venture enterprise is approved.

In light of the above, our PRC legal advisors is of the view that the 75% Acquisition has been duly approved by competent approval authority in the PRC, and was in all material respects compliance with relevant PRC laws and regulations, and did not violate the M&A Rules.

As advised by our PRC legal advisor as well as the PRC legal advisor to the Underwriters, Commerce & Finance, SITIC (Shenzhen) was the proper authority for approving the equity transfer of Shenzhen Youkaisi in its reorganization process, including the 25% Acquisition. Further, the PRC legal advisor to the Underwriters, Commerce & Finance, had conducted and attended an interview with the director of the Department of Foreign Trade and Economic Cooperation of Guangdong Province (The Foreign Investment Administration Department) (廣東省對外貿易經濟合作廳外資管理處) ("Guangdong FTEC"), being a higher level regulatory authority which is in a position to instruct SITIC (Shenzhen), pursuant to which, the director of Guangdong FTEC has confirmed and concurred with the view of the two PRC legal advisors that SITIC (Shenzhen) was the competent authority for approving the equity transfer of Shenzhen Youkaisi, and SITIC (Shenzhen) had the authority to approve the reorganization of Shenzhen Youkaisi without the need to seek further approval by the other regulatory authorities at the Guangdong provincial level or by central MOFCOM. As explained by the director of Guangdong FTEC, for so long as the purchaser under the 25% Acquisition was a non-PRC resident or an individual independent of Shenzhen Youkaisi and its actual controllers, the validity of the approval for the 25% Acquisition will not be affected and the validity of the approval for the 25% Acquisition will not be affected by the fact that the purchaser of the equity interest had eventually failed to settle the consideration for the transfer. Further, since Ms. Kei has become a non-PRC resident when completion of the 75% Acquisition occurred, the director of Guangdong FTEC also confirmed that the validity of the approval for the 75% Acquisition will not be affected, and that the approval process and the approvals granted for the equity transfer in Shenzhen Youkaisi's reorganization are legal and valid under PRC laws, rules and regulations. Based on the foregoing, our PRC legal advisor as well as the PRC legal advisor to the Underwriters, Commerce & Finance, are of the view that each of the 25% Acquisition and the 75% Acquisition was in compliance with relevant PRC laws, rules and regulations and that there was no circumvention of any PRC laws, rules and regulations.

In relation to the legality and validity of the onshore reorganization of the subsidiaries of Shenzhen Youkaisi, taking into account that those subsidiaries were foreign-reinvested enterprises or the subsidiaries of such foreign-reinvested enterprises, pursuant to the Interim Provisions on the Domestic Investment of Foreign-invested Enterprises jointly promulgated by the predecessor of the MOFCOM and the SAIC on June 25, 2000, which came into effect on September 1, 2000, to establish a company in a field in the restricted category, a foreign-invested enterprise shall file an application with competent examination and approval authority of provincial level and of the place where the reinvested enterprise is to be located. Given all the onshore subsidiaries of the Group are not engaged in any business that fall within the scope of the restricted category, therefore, the onshore reorganization of all the subsidiaries of Shenzhen Youkaisi was not subject to the approval of relevant competent examination and approval authority of provincial level. Accordingly, our PRC legal advisors is of the view that the onshore pre-listing reorganization of the subsidiaries of Shenzhen Youkaisi was in compliance with relevant PRC laws and regulations, and did not violate the M&A Rules.

In relation to the legality and validity of the offshore reorganization included in the pre-listing Reorganization between offshore entities of the Group, as such reorganization was conducted among the offshore entities directly and was conducted outside the PRC, therefore, our PRC legal advisors is

of the view that such offshore reorganization shall not be subject to PRC laws including the M&A Rules.

To conclude, our PRC legal advisor is of the opinion that our Company has obtained all the requisite approvals, permits and licences for the Reorganization under the applicable laws and regulations in the PRC for its Listing, the pre-listing Reorganization did not violate the M&A Rules in all material respects and that it is not to be considered as a circumvention to the M&A Rules.

The Sole Sponsor has conducted due diligence in relation to the reorganization of Shenzhen Youkaisi, which includes (without limitation) the following steps:

- (i) discussing with the PRC legal advisor of the Company and the PRC legal advisor of the Underwriters to understand their legal analysis on the legality of the Reorganization and reviewed their respective PRC legal opinions;
- (ii) interviewing and discussing the reorganization of Shenzhen Youkaisi, with the representatives of the relevant PRC governmental authority granting the approval for the transfer of the equity interest in Shenzhen Youkaisi;
- (iii) reviewing the approval documents and underlying transaction documents relating to the equity transfer of Shenzhen Youkaisi in the reorganization process;
- (iv) conducting independent background searches and due diligence interviews with Mr. Lam and Mr. Cheung regarding the background to their involvement in the 25% Acquisition and the 75% Acquisition, and their independence from the Group and its controlling shareholders;
- (v) interviewing with the representatives of the banking institution which provided offshore banking facility to Yuen Ming and Kam Wang for the Group to acquire the equity interest in Shenzhen Youkaisi and reviewed the relevant loan facility documentation; and
- (vi) conducting many rounds of discussions with the management of the Group who was involved in the reorganization to understand the background, rationale, facts and legality of the reorganization of Shenzhen Youkaisi.

Application of the Notice 50

On May 23, 2007 MOFCOM and SAFE jointly issued the Notice Regarding Further Strengthening and Regulating the Approval and Supervision of Foreign Investment Real Estate Company (《商務部、國家外匯管理局關於進一步加強、規範外商直接投資房地產業審批和監管的通知》) (the "Notice 50"), which requires that foreign invested real estate companies newly approved and established after the date of issuance of the Notice 50 must comply with certain filing requirements with MOFCOM. In addition, the Notice 50 also requires that foreign invested real estate companies with property projects or property business newly added must also comply with the relevant approval requirements.

As advised by our PRC legal advisor, there is one company among our Group which are currently foreign-invested entity, namely Shenzhen Youkaisi. Shenzhen Yoikaisi however is not engaged in property business and the other companies within the Group are not foreign-invested real estate companies, accordingly, our PRC legal advisor is of opinion that the Notice 50 does not apply.

Overall

The Group's structure and reorganization was conducted in line with the relocation of our Group's headquarters to Shenzhen in 2008. Between the period from 1996 and 2008, the Group's property development business was headquartered in Shantou, PRC. To further develop the Group's property development business and to take advantage of the more developed economic and market environment in Shenzhen, we decided to move our headquarters of the Group from Shantou to Shenzhen in 2008. To minimize any possible interference from the local government regarding such inter-regional relocation, our Group effected the relocation by establishing a new company in Shenzhen as our new headquarter. Consequentially, we established Shenzhen Youkaisi on April 1, 2008.

Our PRC legal advisors, Haiwen & Partners, is of the opinion that the Group's structure and reorganization were driven by the Group's commercial consideration. Therefore, there is no situation which it shall be considered as a circumvention of the relevant PRC laws and regulations (including the Notice 50) by a foreign-invested property development enterprise.

Further, as advised by our PRC legal advisors, the Group's reorganization had been approved and/or acknowledged by the requisite PRC governmental authorities, including, the competent local counterpart of MOFCOM, SAIC and SAFE, respectively. Accordingly, our PRC legal advisor is of the view that each of the transfers as referred under the section entitled "History and Reorganization" in this prospectus was properly and legally completed and settled.

OVERVIEW

Note

We are a property developer in the PRC focusing on the residential property market, and our products are primarily targeted at first-time homebuyers and upgraders. In 2012, we were ranked as the 46th-largest property developer in the PRC by sales.⁽¹⁾ We have developed residential property projects in 11 cities in economically prosperous and emerging regions of the PRC, such as Guangdong and Guangxi Provinces, the Chengdu-Chongqing economic region and Hainan Province.

We have a land bank comprising land we acquired at competitive prices, and we strive to build our land bank by establishing and expanding our presence in economic regions which we believe hold high growth potential. As of October 31, 2013, we had 70 projects at various stages of development in 11 cities and a land bank with an aggregate GFA of 11.2 million sq.m., primarily comprising residential property projects with ancillary retail shops, as well as an office property project where our headquarters is located. For details of our property projects, please see the section entitled "—Our Property Projects" in this prospectus. We believe our current land bank will be sufficient to meet our development needs for the next five to six years, based on our current projections and our historical sales and land development records.

We have established a replicable property development process, which is supported by our in-house departments and subsidiaries specializing in design and planning, construction, decoration, procurement, sales, customer services and each other major step in the property development process. We leverage our ability to build projects through our own construction subsidiary, centralized and strategic procurement, quick development operation model and cost control over the whole property development process to optimize our costs, shorten development cycles, improve cash flow and maintain profitability. In 2010, 2011 and 2012 and the six months ended June 30, 2013, we achieved net profit margins (excluding changes in fair value of investment properties and the relevant deferred taxes) of 14.5%, 17.7%, 17.9% and 12.3%, respectively.

As of October 31, 2013, our Group and, prior to the commencement of the Reorganization, our predecessors had completed a total of 54 projects with a total GFA of over 7,160,000 sq.m. Over the past 17 years, we have established ourselves as one of the leading developers focusing on residential properties in Guangdong and Guangxi Provinces. Leveraging our success and valuable experience in Guangdong Province, in 2006 we expanded into Guangxi Province through the launch of Provence in Nanning, which is expected to have a total GFA of 1,867,094 sq.m. upon completion. For details, please see the section entitled "—Our Property Projects—Description of Our Projects—Provence" in this prospectus. In 2011, we were recognized as the second-largest property developer in Nanning by turnover, according to China Real Estate Information Corporation, and in the same year Logan Real Estate, one of our predecessors, was recognized as one of the "Top 10 Real Estate Brands in Southern China," according to the China Real Estate Top 10 Research Group. As of the Latest Practicable Date, we were also developing properties in Sichuan and Hainan Provinces, comprising our Chengdu Sky Palace and Seaside Dragon Bay developments. We believe that our track record, together with the strength of our "Logan" (龍光) brand and the leadership and vision of our management team, positions us well to expand into other cities in the PRC.

We have experienced significant growth in recent years. In 2010, 2011 and 2012 and the six months ended June 30, 2013, our turnover was RMB2,851.7 million, RMB3,447.5 million,

⁽¹⁾ The ranking is based on China Index Academy's evaluation of the largest property developers in the PRC by sales in 2012.

RMB6,587.7 million and RMB3,332.2 million, respectively, our net profit was RMB939.6 million, RMB1,263.2 million, RMB1,817.0 million and RMB442.3 million, respectively, and we recorded contracted sales of RMB3,031.9 million, RMB4,466.6 million, RMB9,737.2 million and RMB5,787.6 million, respectively.

We have developed a diversified product portfolio which includes high-rise apartment buildings and low-rise garden apartments, among others, catering to the residential property markets. We have developed two distinctive product styles, namely neoclassical and art deco, each of which comprises standardized designs for facades, interior designs and landscaping, as well as standardized parts and materials. We leverage our quick development operation model and our standardized control over each step of our property development process to ensure product and service quality, maintain and improve our future development and profitability.

Over the past 17 years, our Group and our predecessors have received a multitude of recognitions and awards, including the following:

- ranked as the 46th-largest property developer in the PRC by sales in 2012 by China Index Academy;
- recognized as one of the "Top 100 Chinese Real Estate Developers" in 2011 and 2012 by China Real Estate Top 10 Research Group, the Enterprise Institute of the Development Research Center of the State Council of China, the Institute of Real Estate Studies of Tsinghua University and the China Index Academy;
- recognized as one of the "Top 100 Chinese Real Estate Developers in 2012" by the China Academy of Real Estate, the China Real Estate Association and the China Real Estate Appraisal Center;
- recognized as one of the "Guangdong Top 20 Creditworthy Real Estate Enterprises" for 10 consecutive years between 2003-2012 jointly by Bank of China, China Construction Bank, Industrial and Commercial Bank of China, and Agricultural Bank of China and China Central Media;
- recognized as one of the "Top 100 Chinese Real Estate Developers in 2012—Top 10 Profit Capabilities" by the Enterprise Institute of the Development Research Center of the State Council of China, the Institute of Real Estate Studies of Tsinghua University and the China Index Academy;
- recognized as one of the "Top 100 Chinese Real Estate Enterprises in 2011—Top 10 Financing Capabilities" by the China Real Estate Top 10 Research Group;
- recognized as one of the "Top 100 Chinese Real Estate Developers—Top 10 in Growth" in 2012 by the China Academy of Real Estate, the China Real Estate Association and the China Real Estate Appraisal Center; and
- recognized as a "2012 China Real Estate Industry Honorable Brand Enterprise" by China Real Estate Industry Association and China Real Estate Investment Research Association.

COMPETITIVE STRENGTHS

We believe that our success and future prospects are supported by a combination of the following key competitive strengths:

We have a land bank comprising land we acquired at competitive prices, which provides a solid foundation for our future growth and profitability

As of October 31, 2013, we had a land bank with an aggregate GFA of 11.2 million sq.m., comprising 0.8 million sq.m. in completed projects, 5.5 million sq.m. in projects under development, 4.6 million sq.m. in projects held for future development and 0.2 million sq.m. in projects contracted to be acquired, which we believe will be sufficient to meet our development needs for the next five to six years, based on our current projections and our historical sales and land development records. In terms of geographic distribution, we have set up our strategic development landscape in Guangdong and Guangxi Provinces, the Chengdu-Chongqing economic region and Hainan Province, driven by our knowledge of government policies and regional development trends.

We have established a land bank comprising land we acquired at competitive prices through a combination of comprehensive development and complementary project planning. We follow a careful project selection process, and primarily acquire land for our projects through participation in the government public tender and listing-for-sale land grant processes. We acquired certain land parcels at competitive prices, such as those for Logan City, when the infrastructure and common facilities such as roads, schools or commercial districts had not yet been fully developed in their vicinity. Our average land cost per sq.m. of GFA sold (excluding car parks) in 2010, 2011 and 2012 and the six months ended June 30, 2013 were RMB1,075, RMB1,006, RMB995 and RMB1,117, respectively, accounting for 19.8%, 16.5%, 13.7% and 16.3%, respectively, of our ASP per sq.m. of RMB5,419, RMB6,113, RMB7,280 and RMB6,872, respectively, for the corresponding period. We believe our land bank comprising land we acquired at competitive prices not only supports our future profitability but also gives us greater financial flexibility to respond more effectively to changing market conditions.

Effective cost control over the entire property development process

We build most of our projects through Logan Construction, our construction subsidiary, which, together with our Group's centralized procurement management, gives us more effective control over construction costs through synergies with our property development management capabilities. Furthermore, Logan Construction possesses a National Housing Construction General Contracting Class 1 Qualification Certificate (國家房屋建築工程施工總承包一級資質認證), enabling it to continue to act as general contractor for our projects as we expand into other high-growth cities elsewhere in China. As of the Latest Practicable Date, Logan Construction was appointed as general contractor for a majority of our property projects at various stages of development.

We believe we have developed an effective cost control system covering the entire property development process, which enables us to effectively control and manage costs at each step of the project development process. At the initial stage of project design, we seek to make accurate cost projections based upon our prior experience and historical data, and strive to ensure effective cost control through continually monitoring the implementation of such target costs, monitoring market developments, and providing cost control feedback throughout the project design process.

We believe our tight cost controls have been essential in achieving our net profit margins over the Track Record Period. In 2010, 2011 and 2012 and the six months ended June 30, 2013, our direct

costs per sq.m. for residential properties were RMB3,847, RMB3,395, RMB4,091 and RMB4,687, respectively, representing 77.5%, 60.1%, 66.1% and 72.4%, respectively, of our ASP for the corresponding period. In 2010, 2011 and 2012 and the six months ended June 30, 2013, our net profit margins (excluding changes in fair value of investment properties and the relevant deferred taxes) were 14.5%, 17.7%, 17.9% and 12.3%, respectively.

Leveraging our considerable strength in various cities in southern China, we can readily expand into nearby cities

We have accumulated many years of experience developing projects in eight cities in Guangdong Province, comprising Shenzhen, Guangzhou, Shantou, Foshan, Dongguan, Zhuhai, Huizhou and Zhongshan. Since 1997, we and our predecessors have established brand recognition in Shantou through the completion of 23 projects with a total GFA of over 2,400,000 sq.m. We believe that our established market position and 17 years of experience in Guangdong Province positions us to expand our business into other regions such as the Chengdu-Chongqing economic region and Hainan Province.

Leveraging our success and valuable experience in Guangdong Province, in 2006 we expanded into Guangxi Province through the launch of Provence, which is expected to have a total GFA of 1,867,094 sq.m. upon completion. In 2011, we were recognized as the second-largest property developer in Nanning by turnover, according to the China Real Estate Information Corporation, which we believe is indicative of our ability to successfully expand our business into new cities.

We have developed multiple projects in most of the cities in which we operate, through which we believe we have established brand name recognition and customer loyalty, while maintaining a diversified presence in a variety of locations. For the six months ended June 30, 2013, Shantou, Nanning and Huizhou accounted for 31.5%, 17.4% and 25.3% of our contracted sales, respectively. We believe that our strategy of focusing on certain target regions and building multiple property projects per region has enabled us to consolidate our market position while distributing risk.

Our ability to develop quality living communities that enhance the image and value of the surrounding area

We believe we have extensive experience and strong execution capabilities in developing quality living communities. We have successfully developed several such living communities with comprehensive ancillary facilities, including retail shops, kindergartens, schools, clinics, clubhouses and car parks, providing our customers with high-quality living space and potential price appreciation by raising the overall value of the surrounding communities and fully tapping the value of land we acquired at competitive prices, enhancing our brand influence as a result. For example, as of October 31, 2013, we had successfully completed Phases 1-5 of Provence, which was recognized as a "Gold Medal International Cultural Community—Innovative Model Habitat" in 2007, and provides a number of amenities for residents, including a school, kindergarten and ancillary retail shops. Provence was recognized by SouFun.com Limited as the number one project in Nanning, Guangxi Province by sales for three consecutive years between 2008 and 2010. In addition, Logan City, one of our other living communities, is expected to provide amenities such as clubhouses, schools, gymnasiums and ancillary retail shops, and was recognized in 2012 as the "2012 China Urban Area Most Valuable Property."

We believe that our ability and experience in developing quality living communities will support our future development, and help us achieve economies of scale, build local brand awareness and obtain local government support during the development process and for future projects.

We have a well-experienced management team and have established comprehensive human resources policies to support our rapid development

Our management team has a wealth of property development management experience in both the investment and operational aspects of the property development process. Mr. Ji, our founder and Chairman, has 17 years of substantial management and leadership experience in the property development industry, and our senior management have an average of over seven years of experience in the property development industry.

We place strong emphasis on our training systems and structure training plans tailored to the needs of employees at different levels. For example, we have an elite manager training plan, senior management promotion program and manager promotion program. Through years of development, we have assembled an experienced core management team. As we expand our business, we engage external recruitment firms for talent searches, and work to attract elite personnel in our industry to complement the abilities of our existing management team. We have also engaged consulting firms to regularly evaluate and improve our human resources policies.

BUSINESS STRATEGIES

We intend to grow and strengthen our business through the implementation of the following core business strategies:

Consolidate our market position in Guangdong and Guangxi Provinces, while accelerating our expansion into other high-growth regions

We will continue to focus our property development business on Guangdong and Guangxi Provinces and further enhance our market position in Foshan, Shantou, Huizhou and Nanning. We aim to strengthen our ability to develop multiple projects in our targeted regions to achieve economies of scale. We believe that, by virtue of our successful operating experience and resources in these regions, we will be able to further increase the speed and effectiveness of our project development process, enhancing the profitability and returns on investment of our projects.

We further aim to increase our investments in the Chengdu-Chongqing economic region and additional major cities in Guangdong Province and Guangxi Province. We also plan to monitor opportunities for further expansion into the Bohai Bay economic region of northeast China. In 2012, China's real GDP growth rate was 7.8%. In comparison, the real GDP growth rate in 2012 for Chengdu, Chongqing, Guangdong Province, Guangxi Province and the Bohai Bay economic region amounted to 13.0%, 13.6%, 8.2%, 11.3% and 10.1%, respectively. We believe these areas are and will continue to be economically active regions in China with attractive growth opportunities for the foreseeable future and we will continue to benefit from increasing market demand for residential property in these regions.

We plan to continue monitoring and researching quality sites in other high-growth regions to identify optimal opportunities to develop projects with high potential returns. We also plan to continue conducting in-depth research on national and regional government policies, economies and urbanization trends to strategically expand our business into regions that we believe have high growth potential.

Maintain our competitiveness by focusing on producing high-quality, value-added properties for first-time homebuyers and upgraders

We aim to continue our core focus on the residential property market, with emphasis on demand from first-time homebuyers and upgraders. Although there are no reliable and complete data

analyzing our customer composition, we believe that first-time homebuyers and upgraders generally purchase property units below 120 sq.m., based on our operational experience and understanding of the market landscape. According to our internal records, estimates and project designs, as of October 31, 2013, approximately 80% of our residential property units consisted of small to medium-sized residential units below 120 sq.m. We believe that our focus on these types of properties is suitable in light of urbanization trends and the recent macroeconomic control measures introduced by the PRC government, and that these types of properties will continue to benefit from high levels of demand as a result. We also plan to strengthen our customer-oriented business approach through the improvement and innovation of the design, landscaping and facilities of our property development projects to offer our customers innovative, livable, high-value-added and high-quality residences and services.

At the same time, we plan to strengthen our "Logan" (龍光) brand image and market awareness through offering high-quality product and services, and offer more value-added services to customers. We will continue to improve our customer relationship management through our membership program for purchasers of our properties, Logan Club (龍光會), to further enhance our brand equity.

Continue to align the interests of our senior management with those of our Shareholders to cultivate leadership and entrepreneurial qualities among our senior management team

We plan to further increase employee ownership in our Group, as we believe this will align our employees' interests with those of our Shareholders. Toward this end, we have conditionally adopted the Share Option Scheme to provide incentives to our Directors, senior management and key department heads, entitling the holders to subscribe for share options of our Company. For further information, please refer to the section entitled "Statutory and General Information—Share Option Scheme" in Appendix V to this prospectus.

We believe that apart from possessing professional skills, a senior management team possessing passion, leadership and entrepreneurial qualities, team spirit and a high sense of responsibility is essential for us to remain competitive in the long term and forms the basis on which we can formulate our management succession plan. We will continue to emphasize such qualities in our recruitment policy and offer internal as well as external training opportunities to equip our managers with entrepreneurial leadership skills.

Continue implementing a high-efficiency operating philosophy to achieve a quick development operation model, further enhancing our operating results

We have implemented a high-efficiency operating philosophy, in which we place significant emphasis on operational efficiency, results and profitability to achieve comprehensive and balanced development and enhance our control over the property development process. We plan to leverage this operating philosophy as a platform to fully implement a quick development operation model, where we efficiently complete the development of our property projects, by expanding our strategic procurement initiatives through our standardized product designs, helping us ensure the continuing supply of highquality materials, while taking advantage of economies of scale to reduce supply costs. We also plan to continue refining the elements of our property development process to ensure that we are able to achieve our product quality and turnover goals and achieve dynamic cost control over the entire property development process, enabling us to protect project progress, quality and profitability, realize our high-efficiency operating philosophy and further enhance our overall efficiency.

Monitor and research opportunities to invest in the senior housing and leisure property industries to foster new business growth

To support our goal of achieving sustainable long-term success in the property industry and as part of our long-term strategic planning, we plan to closely monitor market trends in our industry as well as economic and demographic trends in the PRC. At present, we believe there is still vigorous demand from first-time homebuyers and upgraders for residential properties in the PRC, and therefore our main products are targeted at such customers. However, due to demographic trends in the PRC, particularly the increase in the aging population, we believe that demand for senior housing will be immense. In addition, due to increasing per capita GDP and disposable income in the PRC, we believe that demand for leisure properties will also continue to grow. As a result, we have begun monitoring and researching opportunities to invest in senior housing and leisure properties in order to ensure the responsiveness of our product offerings to changing market trends and foster new business growth for our future development.

OUR PROPERTY PROJECTS

Overview

As of October 31, 2013, we had a total of 70 property projects under various stages of development located in Shenzhen, Shantou, Guangzhou, Foshan, Nanning, Dongguan, Zhuhai, Huizhou, Zhongshan, Chengdu and Lingshui.

Most of our property development projects are phases of larger property developments, and each phase may be in a different stage of development. We classify our property development projects for which we have obtained some or all of the land use rights certificates, into the following three categories: (i) completed properties, (ii) properties under development and (iii) properties held for future development. Other projects, for which we have entered into contracts but have not obtained any land use rights certificates, are classified as projects contracted to be acquired. For further information, please refer to the Property Valuation Report in Appendix III to this prospectus.

The table below sets forth a breakdown of our total land bank by city for our property projects as of October 31, 2013:

	Completed and unsold GFA ⁽¹⁾	Under development	Held for future development	Contracted to be acquired	Total
	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)
Total land bank by city:					
—Guangzhou	194,537				194,537
—Shantou	53,339	1,127,242	221,336		1,401,917
—Shenzhen	192,373	_		_	192,373
—Huizhou	106,619	1,891,873	3,390,685		5,389,177
—Foshan	43,633	602,148	358,798		1,004,579
—Zhongshan	20,008	377,860	—	174,212	572,080
—Zhuhai	24,240	—	—		24,240
—Dongguan		208,779	69,201		277,980
—Nanning	180,426	1,104,688	182,054		1,467,168
—Lingshui		—	426,142		426,142
—Chengdu		235,834			235,834
Total land bank	815,175	5,548,424	4,648,217	174,212	11,186,028

Note:

(1) Figures in the table equal total GFA less (i) total saleable GFA sold and (ii) GFA attributable to car parks sold.

The table below sets forth a breakdown of our total saleable/leasable GFA (net of saleable GFA sold) of our 70 property projects by planned use as of October 31, 2013:

	Completed	Under development	Held for future development	Contracted to be acquired	Total
	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)
Properties for sales					
Residential	84,143	3,934,599	3,536,542	123,445	7,678,729
Retail	26,326	250,199	112,337	22,094	410,956
Office	1,492				1,492
Sub-total	111,962	4,184,799	3,648,879	145,539	8,091,179
Properties held for investment					
Retail	28,020	23,607		_	51,627
Office	42,090	_			42,090
Others	2,714	19,950			22,664
Sub-total	72,824	43,557			116,381
Total saleable/leasable GFA (net of saleable					
GFA sold)	184,786	4,228,356	3,648,879	145,539	8,207,560

Note:

(1) Figures in the table do not take GFA attributable to car parks into consideration.

According to our internal records, estimates and project designs, approximately 80% of our residential property units as of October 31, 2013 consisted of small to medium-sized residential units below 120 sq.m. Although there are no reliable and complete data analyzing the composition of our customer base, based on our operational experience and understanding of the market landscape, we believe that first-time homebuyers and upgraders generally purchase property units below 120 sq.m.

We include in this prospectus the project names which we have used, or intend to use, to market our properties as of the Latest Practicable Date. Some of the project names required the approval of relevant authorities as of the Latest Practicable Date, and the relevant authorities might not have accepted or may not accept the names we have used or those that we intend to use as the registered names of the projects. As a result, the actual names registered with relevant authorities may be different from the names we have used or intend to use, and the names we use or intend to use may be subject to change.

ober 31, 2013:	
development projects as of Oct	Total
The table below sets forth details of our 70 property (

							BUS	INES	S							
Reference to Pronerty	Valuation Report (property number)		4, 18	5	Ζ	Ζ	7	12	11, 21	N/A ⁽¹³⁾	N/A ⁽¹³⁾	N/A ⁽¹³⁾	10	N/A ⁽¹³⁾	N/A ⁽¹³⁾	
Interest attributable	to us (as of the Latest Practicable Date) ⁽⁹⁾	(%)	100	100	100	100	100	100	100	100	100	100	100	100	100	
	Pre-sales commencement date ⁽⁸⁾		Apr-08	Aug-10	Jun-10	Sep-10	Sep-11	May-11	Dec-04	Mar-05	Apr-08	Jul-08	Apr-09	N/A	Jan-10	
	Construction completion date ⁽⁷⁾		Oct-10	Jun-11	Dec-11	Jun-12	Jun-13	Mar-12	Oct-05	Jan-06	Dec-08	Sep-09	Mar-10	Dec-10	Nov-11	
Estimated	development costs to complete the project ⁽⁶⁾	(RMB'000)	I	I			I				I	I		I	I	
	Development costs incurred ⁽⁵⁾	(RMB'000)	688,338	201,019	479,299(11)	479,299(11)	695,115	669,395	269,013	364,521	77,223	285,981	446,051	380,910	38,623	
	Total leasable GFA held as investment ⁽⁴⁾	(sq.m.)	2,226		I	I			7,021					I		
Unsold	<u>e</u>	(sq.m.)		463	108	357	12,558	2,867	318			I	322		I	
FA	Of which remains unsold ⁽⁴⁾	(sq.m.)		463		238	7,931	1,912	318			I	322		I	
Total saleable GFA	Of which was pre-sold ⁽⁴⁾	(sq.m.)		I	108	120	4,627	955				I			I	
Total	Of which was sold ⁽⁴⁾]	(<i>sq.m.</i>)	251,345	28,765	59,133	54,992	105,263	202,644	64,078	97,924	16,415	60,708	87,629	219,070	15,450	
Total saleable/ leasable -		(sq.m.)	253,571 2	29,228	59,241	55,350	117,821	205,511 2	71,417	97,924	16,415	60,708	87,951	219,070	15,450	
	Total (GFA ⁽²⁾	(sq.m.)	344,182 2	45,212	10) 61,711	10) 68,308	993	255,255	10) 88,405	10) 134,230	10) 23,295	10) 73,591	10) 132,565	255,286	10) 17,031	
	Site area ⁽¹⁾	(sq.m.)	102,732	39,299	55,763(10)	55,763(10)	102,669	53,851	51,826(10)	51,826(10) 134,	66,708(10)	66,708(10)	66,708 ⁽¹⁰⁾ 132,	70,358	83,033(10) 17,	
	Use		Guangzhou Residential 102,732	Guangzhou Residential	Guangzhou Residential	Guangzhou Residential	Guangzhou Residential 102,669(10) 177,	Residential	Residential	Residential	Residential	Residential	Residential	Residential	Residential	
	City		Guangzhou	Guangzhou	Guangzhou	Guangzhou	Guangzhou	Shantou	Shenzhen	Shenzhen	Shenzhen	Shenzhen	Shenzhen	Huizhou	Foshan	
	Projects	Completed	1. Landscape Residence (峰景華庭)	 Fragrant Valley (香悦山) 	 Palm Waterfront North (Phase 1) (棕櫚水岸北地塊一期) 	4. Palm Waterfront North (Phase 2) (棕櫚水岸北地塊二期)	5. Palm Waterfront South (棕櫚水岸南地塊)	6. Flying Dragon Garden (龍腾熙園)	7. Shenzhen Sky Palace (Phase 1) (深圳天悦龍庭一期)	8. Shenzhen Sky Palace (Phase 2) (深圳天悦龍庭二期)	9. Shenzhen Grand Joy Palace (Phase 1) (深圳君悦龍庭一期) Shenzhen	10. Shenzhen Grand Joy Palace (Phase 2) (深圳君悦龍庭二期)	11. Shenzhen Grand Joy Palace (Phase 3) (深圳君悦龍庭三期)	12. Golden Bay Garden (金灣花園)	13. Grand View (Phase 1) (水悦雲天一期) Foshan	

								Ι	BUSI	NES	S							
Reference to Property	Valuation Report (property number)		N/A ⁽¹³⁾	Ц	1	N/A ⁽¹³⁾	3	6, 22	2	2, 19	2	2	2, 20	2	9, 16	13	14	14, 25
Interest attributable	to us (as of the Latest t Practicable Date) ⁽⁹⁾	(%)	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
	Pre-sales commencemen date ⁽⁸⁾		May-10	Oct-10	Nov-10	Dec-08	Jan-10	Feb-11	Dec-06	Nov-07	Mar-08	Jun-09	Jan-10	May-11	N/A	Mar-12	Aug-11	Sep-11
	Construction Pre-sales completion commencement date ⁽⁷⁾ date ⁽⁸⁾		Nov-11	Mar-12	Jun-12	Dec-09	Jan-11	Jun-12	Nov-08	Jun-09	Jan-10	Dec-10	Jun-12	Sep-13	Jun-10	Dec-12	Dec-11	Dec-12
Estimated further	development costs to complete the project ⁽⁶⁾	(RMB'000)						I										Ι
	Development costs incurred ⁽⁵⁾	(RMB'000)	206,195	370,754	434,916	144,569	382,618	518,549	361,152	280,994	566,170	381,401	589,307	360,296	924,596	89,265	543,260	755,454
	Total leasable GFA held as investment ⁽⁴⁾	(sq.m.)		I			I	543	I	7,941	I	I	2,714		42,090		I	6,950
- Unsold	pre- sold saleable GFA) (sq.m.)	I	4 2,406	1 8,468		9 49	517	8 3,957	0 3,060	6 3,413	9 1,837	8 7,453	8 28,149	2 1,492	0 1,715	1 5,671	6,782 14,130
GFA	h which remains ⁴⁾ unsold ⁽⁴⁾	(sq.m.)		1,814	4,601		49		2,908	3,060	1,256	1,339	3,948	17,328	1,492	670	5,671	
Total saleable GFA	Of which was pre-sold ⁽⁴⁾	(sq.m.)		593	3,866			517	1,049		2,156	497	3,505	10,821		1,045		7,348
	ive Of which A was sold ⁽⁴⁾	(<i>sq.m.</i>)	22 77,922	82 101,575	110,244 101,776	76 69,776	33 142,984	63 66,104	09 177,253	134,010 123,009	,944 219,531	87 148,850	95 178,427	76 118,127	00 13,018	53 18,739	71 55,600	285,674 226,562 205,482
Total saleable/ leasable	GFA (inclusive of GFA sold) ⁽³⁾	(sq.m.)	6 77,922	1 103,982	7 110,2	1 69,776	143,033	3 67,163	2 181,209	8 134,0	222	8 150,687	12 188,595	35(10) 151,708 146,276	8 56,600	8 20,453	1 61,271	'4 226,5
	Total GFA ⁽²⁾	(sq.m.)	0) 90,866	33(10) 118,321	33(10) 130,567	71,947	172,087	92,313	212,712	35(10) 154,458	276,177	(35(10) 168,288	(35(10) 218,242	0 151,70	80,058	24,948	0 66,391	285,67
	Site area ⁽¹⁾	(sq.m.)	83,033(10)	83,0	83,0	1 33,078	52,075	18,862	1,954	1 248,8350	17,796	1 248,8350	1 248,835(1)	1 248,835(10	17,203	5,166	136,0050	1 56,819
	Use		Residential	Residential	Residential	Zhongshan Residential	Zhongshan Residential	Residential	Residential	Residential 248,8	Residential	Residential 248,8	Residential 248,8	Residential 248,8	Office	Residential	Residential 136,005(10)	Residential 56,819
	City		. Foshan	Foshan	. Foshan	hongshai	hongshai	Zhuhai	Nanning	Nanning	Nanning	Nanning	. Nanning	Nanning	. Shenzhen	Shantou	Huizhou	. Huizhou
	Projects	14. Grand View (Phase 2)	(水悦雲天二期)F	15. Grand View (Phase 3) ₍ 水悦雲天三期)F	16. Grand View (Phase 4) (水悦雲天四期)F	17. Grase Vieille Ville (Phase 1) (種悦城邦一期)Z	18. Grasse Vieille Ville (Phase 2) (陣悦城邦二期)Z	19. Easy Life (海悦雲天)Z	20. Provence (Phase 1) (普羅旺斯一期)N	21. Provence (Phase 2) (普羅旺斯二期)N	22. Provence (Phase 3) (普羅旺斯三期)N	23. Provence (Phase 4) (普羅旺斯四期)N	24. Provence (Phase 5) (普羅旺斯五期)N	25. Provence (Phase 6—Completed Portion) (普羅旺斯六期已竣工部份)N	26. Logan Century Center (龍光世紀大厦)S	27. Sunshine Castle (陽光華府)S	28. Logan City (Phase 1—Group 1—Low-rise Garden Apartments) (龍光城一期一組團花園洋房)H	29. Logan City (Phase 1—Group 2) (龍光城一期二組團)H

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					Total saleable/ bescable	Total sa	Total saleable GFA		Lincold			Estimated			Interest R attributable	Reference to Pronerty
Projects	City	Use S	Site area ⁽¹⁾	Total (GFA ⁽²⁾	GFA GFA of GFA sold) ⁽³⁾ v	Of which vas sold ⁽⁴⁾ p	Of which w was re pre-sold ⁽⁴⁾ un	Of an which s remains sal	B.C	Total leasable D GFA held as investment ⁽⁴⁾ i	Total d leasable Development FA held as costs c vestment ⁽⁴⁾ incurred ⁽⁵⁾	levelopment costs to omplete the project ⁽⁶⁾	Construction completion co date ⁽⁷⁾	development costs to Construction Pre-sales complete the completion commencement project ⁶⁰ date ⁶⁰ date ⁶⁰	to us (as of the Latest Practicable Date) ⁽⁹⁾	Valuation Report (property number)
			(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.) (s	(sd.m.) (sd	(m.bs) (3	(<i>a.m.</i>) ((RMB'000)	(RMB'000)			(0%)	
30. Nanning Grand Riverside Bay (Phase 1— Completed Portion) (南寧水说龍灣一期已竣工部份)Nanning Residential 73,709 ⁽¹⁰⁾	- Nanning Resi	idential		203,001	201,206 199,286 1,789	199,286	1,789	132	1,920		657,512	I	Dec-12	Dec-10	100	15
31. Seaward Sunshine—Commercial Building (尚海陽光商業綜合樓) Shantou Retail	Shantou Reta	ail	71,764(10)	3,340	3,340					3,340	29,073		Apr-11	N/A	100	23
32. Huizhou Sky Palace (Phase 1) (惠州天悦龍庭一期)	Huizhou Resi	idential	89,328(10)	80,999	79,651	68,918	80 10	10,653 10	10,733		229,360	I	May-13	Jul-12	100	8
Sub-total	:	1 11	1,507,069 4,	279,159	$\frac{1,279,159}{3,534,579} \frac{3,349,793}{3,349,793}$	I II	39,075 72	72,886 111	11,962	72,824 1	12,420,928					

							BU	JSIN	IESS	5								
Reference to Property Valuation Report (property number)		30	27	27	14, 31	17	31	31	31	31	31	31	29	24, 32	24, 32	32	34	41
Interest attributable to us (as of the Latest Practicable Date) ⁽⁹⁾	(%)	100(12)	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
Estimated further development costs to Expected Pre-sales complete the completion commercement project ⁽⁶⁾ date ⁽⁷⁾ date ⁽⁸⁾		Sep-12	Mar-13	Jan-14	Jan-13	N/A	Nov-12	May-13	N/A	Apr-13	Jan-14	N/A	Apr-12	Dec-10	Mar-12	Oct-13	Jan-13	Nov-13
Expected completion co date ⁽⁷⁾		Jul-14	Jun-14	May-15	Mar-14	Jan-14	May-14	Feb-15	Jan-15	Jan-14	Jun-14	Apr-15	Dec-13	Dec-13	Jun-14	Jul-15	Jun-14	Mar-15
Estimated further development costs to complete the project ⁽⁶⁾	(RMB'000)	1,340,630	115,521	256,965	84,283	2,301	135,692	402,245	661,159	113,313	215,256	566,315	91,851	24,616	276,293	9,228	74,052	347,233
Development costs incurred ⁽⁵⁾	(RMB'000)	1,622,954	229,031	11,063	106,875	121,772	218,623	232,178	28,339	89,847	172,571	20,975	531,369	86,316	342,703	32,102	128,435	13,418
Total Leasable] GFA held as investment ⁽⁴⁾	(sq.m.)	I		I		19,950	I				I	I		6,106	17,501		I	I
Unsold and pre- sold Saleable GFA) (sq.m.)	57 534,061	40,960 118,481	52 92,552	05 76,080	I	72 150,005	19 244,880	9 272,469	46 62,477	55 68,055	8 218,018	55 143,848	666 26,312	12 235,046	32 13,791	15 91,361	145,392 145,392
Total Saleable GFA of Of which which as was remains d ⁽⁴⁾ pre-sold ⁽⁴⁾ unsold ⁽⁴⁾	(sq.m.) (sq.m.)	378,303 155,757	77,521 40,96	— 92,552	31,385 44,695		136,633 13,372	184,000 60,879	— 272,469	38,031 24,446	— 68,055	— 218,018	51,893 91,955	25,646 66	97,034 138,012	3,659 10,132	82,246 9,115	— 145,39
wh C	(sq.m.) (sq	— 378	- 77	I		I	— 136			- 38			— 51	I		- - -	- 82	
Total saleable/ leasable GFA (inclusive of GFA sold) ⁽³⁾) (sq.m.)	(78 534,061	02 118,481	,288 92,552	18 76,080	i50 19,950	94 150,005	51 244,880	.70 272,469	85 62,477	-55 68,055	55 218,018	79 143,848	21 32,418	50 252,547	13,791	94 91,361	163,378 145,392
Total GFA ⁽²⁾	(sq.m.)	64(10) 678,878	28(10) 165,102	28(10) 127,2	(10) 85,918	(10) 19,950	178,994	292,151	323,470	77,985	16(10) 127,455	16(10) 259,655	208,779	(09 ⁽¹⁰⁾ 109,121	(09(10) 331,450	19,044	107,094	
Site Area ⁽¹⁾	(sq.m.)	71,7	89,3	89,3	Residential 136,005 ⁽¹⁰⁾	136,005 ⁽¹⁰⁾	al 33,721	al 55,997	il 68,264	al 90,779	252,8	252,8	al 53,715	73,7	73,7	il 8,683	al 36,667	al 62,233
Planned Use		Residential	Residential	Residential	Residentia	Retail	Residential	Residential	Residential	Residential	Residential	Residential	Residential	Residential	Residential	Residential	Residential	Residentia
City		. Shantou	. Huizhou	. Huizhou	. Huizhou	Huizhou	. Huizhou	. Huizhou	. Huizhou	. Huizhou	. Huizhou	. Huizhou	. Dongguan	. Nanning	. Nanning	. Nanning	. Zhongshan	. Zhongshan
Projects	Under development	High-rise Residential 易光高層公寓)	34. Huizhou Sky Palace (Phase 2) (惠州天悦龍庭二期)	35. Huizhou Sky Palace (Phase 3) (惠州天悦龍庭三期)	36. Logan City (Phase 1—Group 1— High-rise Residential Apartments) (龍光城—期一組團高層公寓)	37. Logan City (Phase 1— Group 1— Ancillary Entertainment Building) (龍光城一期一組團配套式娛樂綜合樓)	38. Logan City (South Phase 2) (龍光城南二期)	39. Logan City (South Phase 3) (龍光城南三期)	40. Logan City (South Phase 4) (龍光城南四期)	41. Logan City (South Phase 5) (龍光城南五期)	42. Logan City (North Phase 1) (龍光城北一期)	43. Logan City (North Phase 2) (龍光城北二期)	44. Imperial Summit Sky Villa (君御旗峰)	45. Naming Grand Riverside Bay (Phase 1—Under Development Portion) (南寧水悦龍灣一期發展中部份)	46. Nanning Grand Riverside Bay (Phase 2) (南寧水悦龍灣二期)	47. Nanning Grand Riverside Bay (Phase 3) (南寧水悦龍灣三期)	48. Grasse Vieille Ville (Phase 3)—Ocean Grange () () () () () () () () () () () () () (49. Grasse Vieille Ville (Phase 4)—Ocean Vista Residence (海悦城邦四期—海悦華庭)

									BU	JSIN	ESS				
Reference to Property	Valuation Report (property number)		33	26	26	26	37	35	36	28	38	39	40		
	to us (as of the Latest Practicable Date) ⁽⁹⁾	(%)	100	100	100	100	99	100	100	100	100	100	100		
	Pre-sales commencement date ⁽⁸⁾		May-12	May-11	Nov-12	Apr-13	Mar-13	Jan-14	Jul-13	Aug-13	N/A	Sep-13	N/A		
	Expected completion date ⁽⁷⁾		Feb-14	Dec-13	Sep-14	Dec-14	Dec-14	Dec-14	Nov-15	Nov-14	Jul-15	May-15	Sep-16		
Estimated	$\begin{array}{lll} development \\ costs to & Expected \\ complete the completion \\ project^{(6)} & date^{(7)} \end{array}$	(RMB'000)	135,160	11,796	66,462	212,359	403,947	161,222	132,647	354,904	329,775	561,993	925,978	8,013,195	
	Development costs incurred ⁽⁵⁾	(RMB'000)	531,250	606,451	72,736	131,534	244,989	26,678	68,903	113,566	21,293	61,807	17,036	5,884,814	
	Total leasable GFA held as investment ⁽⁴⁾	(sq.m.)		I				I						43,557	
Unsold	and pre- sold GFA ii	(sq.m.)	169,417	127,211	57,933	144,565	181,690	62,359	91,556	160,751	106,234	230,656	359,598	4,184,799	
GFA	Of which remains unsold ⁽⁴⁾	(sq.m.)	81,202	33,521	13,512	75,399	142,327	62,359	64,843	133,215	106,234	218,418	359,598	2,677,107	
Total Saleable GFA	Of which was pre-sold ⁽⁴⁾	(sq.m.)	88,215	93,690	44,421	69,166	39,363	I	26,712	27,536		12,238		1,507,692	
	Of which was sold ⁽⁴⁾	(sq.m.))		4)			
Total saleable/ leasable	GFA (inclusive of GFA sold) ⁽³⁾	(sq.m.)	169,417	127,211	57,933	144,565	181,690	62,359	91,556	160,751	106,234	230,656	359,598	4,228,356	
	Total GFA ⁽²⁾	(sq.m.)	235,834	260,323	68,774	174,358	226,100	83,162	107,387	233,905	141,619	292,886	448,364	5,548,424	
	Site Area ⁽¹⁾	(sq.m.)	47,191	248,835(10)	20,575	49,924	132,035(10)	18,948	36,897	53,326	26,805	71,828	133,892(10)	1,326,060	
	Planned Use		Residential	Residential	Residential	Residential	Residential	Residential	Residential	Residential	Residential	Residential	Residential		
	Projects City		Chengdu Sky Palace (成都天悦龍庭)Chengdu	Provence (Phase 6—Under Development Portion) (普羅旺斯六期發展中部份)Nanning	Provence (Phase 7) (普羅旺斯七期)Nanning	Provence (Phase 8) (普羅旺斯八期)Nanning	Foshan Grand Riverside Bay (Phase 1) (佛山水悦龍灣一期)Foshan	Foshan Grand Joy Castle (佛山君悦華府)Foshan	Zhongshan Grand Garden (中山水伐熙鹰)Zhongshan Residential	57. Huizhou Grand Riverside Bay (Phase 1) (惠州水悅龍灣一期)Huizhou	Nanning Royal Castle (南寧君御華府)Nanning	59. Foshan Joy Palace (佛山君悅龍庭)Foshan	Longteng Homestead (Phase 1) (龍腾嘉園一期)Shantou	Sub-total	
			50.	51.	52.	53.	54.	55.	56.	57.	58.	59.	60.		

								BUS	INES	S		
Reference to Property	Valuation Report (property number)		43	42	44	47	46	45	48	49	50	
Interest attributable	to us (as of the Latest Practicable Date) ⁽⁹⁾	(%)	100	100	100	66	100	100	100	100	100	
	Expected completion date ⁽⁷⁾		N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	
Estimated further	development costs to complete the project ⁽⁶⁾	(RMB'000)	6,542,951	153,919	1,480,874	426,747	163,642	385,709	176,564	286,010	465,522	10,081,938
	Development costs incurred ⁽⁵⁾	(RMB'000)	114,766		545		2,507	2,034	639	120		120,611
	Total leasable GFA held as investment ⁽⁴⁾	(sq.m.)						I				
	Unsold and pre-sold saleable GFA	(sq.m.)	2,558,066	74,690	386,097	135,452	58,636	137,744	53,704	68,524	175,967	3,648,879
GFA	Of which remains unsold ⁽⁴⁾	(sq.m.)	2,558,066 2,558,066	74,690	386,097	135,452	58,636	137,744	53,704	68,524	175,967	3,648,879
Total saleable GFA	Of which was pre-sold ⁽⁴⁾	(sq.m.)			I	I	I	I	I	l	I	
T	Of which was sold ⁽⁴⁾	(sq.m.)										
saleable/ leasable	GFA (inclusive of GFA sold) ⁽³⁾	(sq.m.)	2,558,066	74,690	386,097	135,452	58,636	137,744	53,704	68,524	175,967	3,648,879
	Total GFA ⁽²⁾	(sq.m.)	3,313,834 2,558,066	76,851	426,142	0) 200,510	69,201	182,054	69,627	88,661	133,892(10) 221,336	4,648,217
	Site Area ⁽¹⁾	(sq.m.)	1,012,517	52,626	259,333	132,035(10)	29,643	34,536	13,519	19,618	133,892(1	1,421,793
	Planned Use		Residential 1,012,517	Residential	Residential	Residential	Dongguan Residential	Residential	Residential	Residential	Residential	
	City		Huizhou	Huizhou	Lingshui	Foshan	Dongguan	Nanning	Foshan	Foshan	Shantou	
	Projects		61. Logan City (Remaining land) (龍光城剩餘土地)	62. Huizhou Grand Riverside Bay (Phase 2) (惠州水悦龍灣二期)	63. Seaside Dragon Bay (海語龍灣)	64. Foshan Grand Riverside Bay (Phase 2) (佛山水说龍灣二期)	65. Dongguan Grand Joy Castle (東莞君御華府)	66. Provence (Phase 9) (普羅旺斯九期)	67. Shanjie Building 尚街大廈) Foshan	68. Foshan Parcel (佛山綠景路項目)	69. Longteng Homestead (Remaining Land) (龍騰嘉園剩餘土地)	Sub-total

				Total saleable/ Ieasable	Tots	ıl saleable GF		[neold and	Totol		Estimated further	8	-	eference to Property Valuation
Projects	Planned City Use	Site Area ⁽¹⁾	Total GFA ⁽²⁾	(inclusive of GFA sold) ⁽³⁾	Of which was sold ⁽⁴⁾	Of which Of ich was re id ⁽⁴⁾ pre-sold ⁽⁴⁾ ur	ľ which mains nsold ⁽⁴⁾	pre-sold saleable GFA i	leasable 3FA held as nvestment ⁽⁴⁾	Development costs incurred ⁽⁵⁾	complete the compl	Expected Expected I for the completion I date (7)	Tracticable Date) ⁽⁹⁾	Report (property number)
		(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	sq.m.)	(sq.m.)	•	(RMB'000)	(RMB'000)			
Contracted to be acquired														
70. Zhongshan Parcel														
(中山88畝用地)	Zhongshan Residenti	al 58,908	174,212	145,539	I		145,539	145,539	I		398,400	N/A	100	51
Subtotal		58,908	174,212	145,539			145,539	145,539			398,400			
Total		4,313,828	14,650,012 1	11,557,353	3,349,793	1,546,767	6,544,412	3,091,179	116,381	18,426,353	18,493,533			

Notes:

- (1) Site area is based on the relevant land use rights certificates, land grant contracts, tender documents, or other relevant agreements, depending on which documents are available.
- (2) Total GFA is based on completion certificates, construction permits or other relevant documents, depending on which documents are available, and includes saleable areas, non-saleable areas, car parks and public areas.
- (3) Total GFA (including GFA that has been sold) minus car parks, non-saleable areas and public areas.
- (4) The total saleable GFA sold, pre-sold, remaining unsold and total leasable GFA held as investment do not include car parks, non-saleable areas and public areas and have been derived from our internal records.
- (5) Construction costs only.
- (6) Estimated further development costs are based solely on our project plans, target costs and internal estimates, and are subject to change.
- (7) The actual or estimated construction completion date represents the completion date of the whole project. Certain properties within the project may have been completed before that date. Actual construction completion date is based on the completion certificate or other relevant documents, depending on which documents are available. Estimated construction completion date is based on our current estimation.
- (8) The actual or expected pre-sales commencement date is based on pre-sale permits or our project plans (for projects for which we have not obtained pre-sale permits).
- (9) Attributable interest is based on our effective ownership interest in the respective project companies.
- (10) Palm Waterfront North (Phase 1) and Palm Waterfront North (Phase 2) together occupied a site area of 55,763 sq.m., and Palm Waterfront South occupied a site area of 102,669 sq.m. All phases and portions constituting Palm Waterfront occupied a total site area of 158,432 sq.m. Shenzhen Sky Palace (Phases 1 and 2) together occupied a total site area of 51,826 sq.m. Shenzhen Grand Joy Palace (Phases 1, 2 and 3) together occupied a total site area of 66,708 sq.m. Grand View (Phases 1, 2, 3 and 4) together occupied a total site area of 83,033 sq.m. Provence (Phases 2, 4, 5, Phase 6—Completed Portion and Phase 6—Under Development Portion) together were expected to occupy a total site area of 248,835 sq.m. Logan City (Phase 1—Group 1—Low-rise Garden Apartments, Phase 1—Group 1—High-rise Residential Apartments and Phase 1—Group 1—Ancillary Entertainment Building) were expected to occupy a total site area of 73,709 sq.m. Seaward Sunshine (High-rise Residential Apartments and Commercial Building) were expected to occupy a total site area of 71,764 sq.m. Huizhou Sky Palace (Phases 1, 2 and 3) were expected to occupy a total site area of 71,764 sq.m. Huizhou Sky Palace (Phases 1, 2 and 3) were expected to occupy a total site area of 89,328 sq.m. Logan City (North Phase 1 and North Phase 2) were expected to occupy a total site area of 252,816 sq.m. Foshan Grand Riverside Bay (Phases 1 and 2) were expected to occupy a total site area of 132,035 sq.m. Longteng Homestead (Phase 1 and Remaining Land) Portion together were expected to occupy a total site area of 133,892 sq.m.
- (11) Total development costs incurred for all phases.
- (12) Seaward Sunshine is being developed pursuant to a joint development agreement we entered into in September 2012 with the landowners of various adjacent parcels of land in Shantou, Guangdong Province, pursuant to which we wholly own a total GFA of 682,218 sq.m. of the total GFA of 722,256 sq.m. expected to compose Seaward Sunshine. For further details, please refer to the section entitled "—Our Property Projects—Description of Our Projects—Seaward Sunshine" in this prospectus.
- (13) We did not (i) have unsold and pre-sold saleable GFA and (ii) hold any investment properties with respect to these projects as of October 31, 2013, and as a result the Property Valuation Report in Appendix III to this prospectus does not reflect these projects.

Contracted Sales

The table below sets forth a breakdown of our total contracted sales and contracted ASP for the periods indicated:

	For the	year ended De	cember 31,	For the six months ended June 30,
	2010	2011	2012	2013
Contracted sales attributable to:				
Saleable GFA (RMB million)	2,993.8	4,413.9	9,519.9	5,718.7
Car parks (RMB million)	38.1	52.7	217.3	68.9
Total (RMB million)	3,031.9	4,466.6	9,737.2	5,787.6
Contracted saleable GFA (sq.m.)	432,204	591,842	1,150,798	758,703
Contracted ASP of saleable GFA (RMB/sq.m.)	6,927	7,458	8,272	7,537

Our contracted ASP of saleable GFA increased by 7.7% from RMB6,927 per sq.m. in 2010 to RMB7,458 per sq.m. in 2011, and further increased by 10.9% to RMB8,272 per sq.m. in 2012, despite the downward pricing pressures in the PRC property market in the second half of 2011 and early 2012. For the six months ended June 30, 2013, our contracted ASP of saleable GFA amounted to RMB7,537 per sq.m., primarily due to contracted saleable GFA attributable to Logan City constituting a sizable proportion of our total contracted saleable GFA during the same period, and units of Logan City contracted for sales during such period had lower ASP.

Description of Our Projects

The map below sets out the cities where we had property projects as of October 31, 2013, which is the date of our Property Valuation Report in Appendix III to this prospectus:



1. Landscape Residence—峰景華庭



Project Overview

Landscape Residence is a residential property project located in the Luogang District of Guangzhou, Guangdong Province, comprising high-rise residential apartments and ancillary retail units.

Guangdong Logan (Group), one of our predecessors entered into a land grant contract together with a land development agreement with respect to Landscape Residence and Fragrant Valley in February 2007, which was amended in April 2007, pursuant to which we agreed to develop Landscape Residence as limited-price housing. The total land premium of RMB392.1 million has been paid in full. We have obtained the land use rights certificate for this project. We developed this project through Guangzhou Property.

Landscape Residence was completed in October 2010, and as of October 31, 2013, occupied a total site area of 102,732 sq.m. with a total GFA of 344,182 sq.m., and comprised residential units with a total saleable GFA of 247,656 sq.m. and retail units with a total saleable GFA of 5,915 sq.m., of which we have retained 2,226 sq.m. of leasable GFA for investment purposes. For further details of our investment properties, please see the section entitled "—Investment Properties" in this prospectus. The project also provides a number of amenities for residents, including neighborhood committee facilities and a clinic.

The table below sets forth information on Landscape Residence, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Con	npleted
Construction period		•
Commencement	Jul	ly 2007
Completion	Octobe	er 2010
Development costs incurred (RMB'000)	6	588,338
Total GFA (sq.m.) ⁽¹⁾		344,182
Total saleable/leasable GFA (sq.m.)	2	253,571
Saleable GFA sold (sq.m.)	2	251,345
Saleable GFA pre-sold (sq.m.)		
Total leasable GFA held for investment (sq.m.)		2,226
Saleable GFA remaining (sq.m.)		—
Res	sidential	Retail
Tetal calculation (access)	17 656	5 015

Total saleable/leasable GFA (sq.m.)	247,656	5,915
Saleable GFA sold (sq.m.)	247,656	3,689
Saleable GFA pre-sold (sq.m.)		
Leasable GFA held for investment (sq.m.)		2,226
Saleable GFA remaining (sq.m.)		
ASP per sq.m. (RMB)	3,999	25,033

Note:

(1) Includes approximately 2,064 car parks.

2. Fragrant Valley—香悦山



Project Overview

Fragrant Valley is a residential property project located in the Luogang District of Guangzhou, Guangdong Province, comprising low-rise garden apartments.

Guangdong Logan (Group), one of our predecessors entered into a land grant contract together with a land development agreement with respect to Landscape Residence and Fragrant Valley in February 2007, which was amended in April 2007. The total land premium of RMB392.1 million has been paid in full. We have obtained the land use rights certificate for this project. We developed this project through Guangzhou Property.

Fragrant Valley was completed in June 2011, and as of October 31, 2013, occupied a total site area of 39,299 sq.m. with a total GFA of 45,212 sq.m., and comprised residential units with a total saleable GFA of 29,228 sq.m. The project also provides a number of amenities for residents, including a kindergarten.

The table below sets forth information on Fragrant Valley, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	
-Commencement	March 2008
-Completion	June 2011
Development costs incurred (RMB'000)	201,019
Total GFA (sq.m.) ⁽¹⁾	45,212
Total saleable/leasable GFA (sq.m.)	29,228
Saleable GFA sold (sq.m.)	28,765
Saleable GFA pre-sold (sq.m.)	—
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	463
ASP per sq.m. (RMB)	20,558

Note:

(1) Includes approximately 128 car parks.

3. Palm Waterfront—棕櫚水岸



Project Overview

Palm Waterfront is a residential property project located in the Nansha District of Guangzhou, Guangdong Province, comprising high-rise residential apartments, low-rise garden apartments and ancillary retail units.

Logan Real Estate, one of our predecessors, entered into a land grant contract with respect to Palm Waterfront in February 2008, as supplemented in April 2008, December 2008 and May 2009. The total land premium of RMB299.3 million has been paid in full. We have obtained the land use rights certificates for this project. We developed this project through Guangzhou Realty.

As of October 31, 2013, Palm Waterfront occupied a total site area of 158,432 sq.m. with a total GFA of 308,012 sq.m., and comprised residential units with a total saleable GFA of 220,347 sq.m. and retail units with a total saleable GFA of 12,065 sq.m. The project also provides a number of amenities for residents, including a kindergarten, a nursery school and a meat and vegetable market.

Palm Waterfront was developed in three phases. Palm Waterfront North (Phase 1) was completed in December 2011 and comprises a residential development and retail units with a total GFA of 61,711 sq.m. Palm Waterfront North (Phase 2) was completed in June 2012 and comprises a residential development and retail units with a total GFA of 68,308 sq.m. Palm Waterfront South was completed in June 2013 and comprises a residential development and retail units with a total GFA of 177,993 sq.m.

On March 15, 2013, an article (the "Article") appeared on the Internet describing subsidence in this development. We believe that such natural subsidence did not result from the construction or quality of construction of Palm Waterfront, but rather reflected the geological condition of the land within the Nansha District as (i) the Internet article reported that numerous other property projects in the Nansha District had also experience similar natural subsidence phenomena, and (ii) officers from the relevant governmental department visited Palm Waterfront and confirmed that the natural subsidence occurring in that development was within the normal range caused by the complex geological structure of the Nansha District. We further believe that the phenomenon does not affect the construction integrity, quality or safety of the development because the buildings are constructed on foundation driven into the bedrock, which is not affected by natural subsidence. See "Risk Factors—Risks relating to Our Business—We may be adversely affected by inaccurate, false or negative media coverage."

The last phase of Palm Waterfront was completed in June 2013, and we have received all relevant completion certificates after passing on-site examinations and inspections by local government authorities. We do not believe the natural subsidence has affected our sales. The Article first appeared on the Internet in March 2013. From January to March 2013, Palm Waterfront had contracted sales of RMB80.7 million, attributable to contracted saleable GFA of 6,195 sq.m. and resulting in contracted ASP of RMB13,023 per sq.m. For April to October 2013, Palm Waterfront had contracted sales of RMB204.7 million, attributable to contracted saleable GFA of 7,978 sq.m. and resulting in contracted ASP of RMB20,733 per sq.m. As of the Latest Practicable Date, we had not received any claim for damages resulting from the natural subsidence, and had incurred RMB0.5 million towards rectifications. With this experience, we will take potential natural subsidence into consideration when we consider acquiring future land in the area.

North (Phase 1)

The table below sets forth information on Palm Waterfront North (Phase 1), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	. Co	mpleted
Construction period		
Commencement	. Novemb	ber 2009
-Completion	. Decemb	per 2011
Development costs incurred (RMB'000) ⁽²⁾		477,299
Total GFA (sq.m.) ⁽¹⁾		61,711
Total saleable/leasable GFA (sq.m.)		59,241
Saleable GFA sold (sq.m.)		59,133
Saleable GFA pre-sold (sq.m.)		108
Total leasable GFA held for investment (sq.m.)		_
Saleable GFA remaining (sq.m.)		
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	56,259	2,982

	50,259	2,962
Saleable GFA sold (sq.m.)	56,151	2,982
Saleable GFA pre-sold (sq.m.)	108	_
Saleable GFA remaining (sq.m.)		
ASP per sq.m. (RMB)		33,598

Notes:

(1) Includes approximately 213 car parks.

(2) Total development costs incurred for all North (Phases 1 and 2).

North (Phase 2)

The table below sets forth information on Palm Waterfront North (Phase 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Co	ompleted
Construction period —Commencement	Noveml	her 2000
-Completion		ine 2009
Development costs incurred (RMB'000) ⁽²⁾		477,299
Total GFA (sq.m.) ⁽¹⁾		68,308
Total saleable/leasable GFA (sq.m.)		55,350
Saleable GFA sold (sq.m.)		54,992
Saleable GFA pre-sold (sq.m.)		120
Total leasable GFA held for investment (sq.m.)		_
Saleable GFA remaining (sq.m.)		238
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	53,137	2,213
Saleable GFA sold (sq.m.)	53,137	1,856
Saleable GFA pre-sold (sq.m.)		120
Saleable GFA remaining (sq.m.)		238
ASP per sq.m. (RMB)	8,010	28,867

Notes:

(1) Includes approximately 272 car parks.

(2) Total development costs incurred for all North (Phases 1 and 2).

South

The table below sets forth information on Palm Waterfront South, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	-
Commencement	December 2010
—Completion	June 2013
Development costs incurred (RMB'000)	695,115
Total GFA (sq.m.) ⁽¹⁾	177,993
Total saleable/leasable GFA (sq.m.)	117,821
Saleable GFA sold (sq.m.)	105,263
Saleable GFA pre-sold (sq.m.)	4,627
Total leasable GFA held for investment (sq.m.)	_
Saleable GFA (remaining sq.m.)	7,931

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	110,951	6,870
Saleable GFA sold (sq.m.)	99,761	5,502
Saleable GFA pre-sold (sq.m)	4,344	283
Saleable GFA remaining (sq.m.)	6,846	1,085
ASP per sq.m. (RMB)		32,808

Note:

(1) Includes approximately 745 car parks.

4. Flying Dragon Garden—龍騰熙園



Project Overview

Flying Dragon Garden is a residential property project located in the Longhu District of Shantou, Guangdong Province, comprising high-rise residential apartments and ancillary retail units.

We entered into land grant and land use right transfer contracts with respect to Flying Dragon Garden in June 2009 and September 2010. The total land premium of RMB95.4 million has been paid in full. We have obtained the land use rights certificate for this project. We developed this project through Shantou Jinfengyuan.

Flying Dragon Garden was completed in March 2012, and as of October 31, 2013, occupied a total site area of 53,851 sq.m. with a total GFA of 255,255 sq.m., and comprised residential units with a total saleable GFA of 201,245 sq.m. and retail units with a total saleable GFA of 4,265 sq.m. The project also provides a number of amenities for residents, including a vegetable market and a kindergarten.

The table below sets forth information on Flying Dragon Garden, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	
Commencement	October 2010
—Completion	March 2012
Development costs incurred (RMB'000)	669,395
Total GFA (sq.m.) ⁽¹⁾	255,255
Total saleable/leasable GFA (sq.m.)	205,511
Saleable GFA sold (sq.m.)	202,644
Saleable GFA pre-sold (sq.m.)	955
Total leasable GFA held for investment (sq.m.)	_
Saleable GFA remaining (sq.m.)	1,912
Resi	dential Retail

Total saleable/leasable GFA (sq.m.)	201,245	4,265
Saleable GFA sold (sq.m.)	198,778	3,866
Saleable GFA pre-sold (sq.m.)	955	_
Saleable GFA remaining (sq.m.)	1,512	399
ASP per sq.m. (RMB)	4,584	12,518

Note:

(1) Includes approximately 1,074 car parks.

5. Shenzhen Sky Palace—深圳天悦龍庭



Project Overview

Shenzhen Sky Palace is a residential property project located in the Bao'an District of Shenzhen, Guangdong Province, comprising high-rise residential apartments and ancillary retail units.

We, together with Guangdong Logan (Group), one of our predecessors, entered into a land grant contract with respect to Shenzhen Sky Palace in April 2003, as supplemented in June 2003 and July 2006. The total land premium of RMB289.2 million has been paid in full. We have obtained the land use rights certificates for this project. We developed this project through Shenzhen Logan Property.

As of October 31, 2013, Shenzhen Sky Palace occupied a total site area of 51,826 sq.m. with a total GFA of 222,635 sq.m., and comprised residential units with a total saleable GFA of 152,560 sq.m. and retail units with a total saleable GFA of 16,781 sq.m., of which we have retained 7,021 sq.m. of leasable GFA for investment purposes. For further details of our investment properties, please see the section entitled "—Investment Properties" in this prospectus. The project also provides a number of amenities for residents, including a clubhouse and kindergarten.

Shenzhen Sky Palace was developed in two phases. Shenzhen Sky Palace (Phase 1) was completed in October 2005 and comprises a residential development and retail units with a total GFA of 88,405 sq.m. Shenzhen Sky Palace (Phase 2) was completed in January 2006 and comprises a residential development and retail units with a total GFA of 134,230 sq.m.

Phase 1

The table below sets forth information on Shenzhen Sky Palace (Phase 1), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	-
-Commencement	April 2004
Completion	October 2005
Development costs incurred (RMB'000)	269,013
Total GFA (sq.m.) ⁽¹⁾	88,405
Total saleable/leasable GFA (sq.m.)	71,417
Saleable GFA sold (sq.m.)	64,078
Saleable GFA pre-sold (sq.m.)	_
Total leasable GFA held for investment (sq.m.)	7,021
Saleable GFA remaining (sq.m.)	318
Res	idential Retail

		-
Total saleable/leasable GFA (sq.m.)	59,627	11,789
Saleable GFA sold (sq.m.)	59,627	4,450
Saleable GFA pre-sold (sq.m.)		—
Leasable GFA held for investment (sq.m.)	—	7,021
Saleable GFA remaining (sq.m.)	—	318
ASP per sq.m. (RMB)	5,695	29,336

Note:

(1) Includes approximately 383 car parks.

Phase 2

The table below sets forth information on Shenzhen Sky Palace (Phase 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	
-Commencement	April 2004
—Completion	January 2006
Development costs incurred (RMB'000)	364,521
Total GFA (sq.m.) ⁽¹⁾	134,230
Total saleable/leasable GFA (sq.m.)	97,924
Saleable GFA sold (sq.m.)	97,924
Saleable GFA pre-sold (sq.m.)	—
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	92,933	4,991
Saleable GFA sold (sq.m.)	92,933	4,991
Saleable GFA pre-sold (sq.m.)	_	_
Saleable GFA remaining (sq.m.)	_	—
ASP per sq.m. (RMB)	5,996	23,142

Note:

(1) Includes approximately 754 car parks.

6. Shenzhen Grand Joy Palace—深圳君悦龍庭



Project Overview

Shenzhen Grand Joy Palace is a residential property project located in the Longgang District of Shenzhen, Guangdong Province, comprising high-rise residential apartments and ancillary retail units.

We entered into a land grant contract with respect to Shenzhen Grand Joy Palace in December 2005. The total land premium of RMB506.0 million has been paid in full. We have obtained the land use rights certificate for this project. We developed this project through Shenzhen Logan Property.

As of October 31, 2013, the project occupied a total site area of 66,708 sq.m. with a total GFA of 229,451 sq.m., and comprised residential units with a total saleable GFA of 158,345 sq.m. and retail units with a total saleable GFA of 6,729 sq.m. The project also provides a number of amenities for residents, including a clubhouse and kindergarten.

Shenzhen Grand Joy Palace was developed in three phases. Shenzhen Grand Joy Palace (Phase 1) was completed in December 2008 and comprises a residential development and retail units with a total GFA of 23,295 sq.m. Shenzhen Grand Joy Palace (Phase 2) was completed in September 2009 and comprises a residential development and retail units with a total GFA of 73,591 sq.m. Shenzhen Grand Joy Palace (Phase 3) was completed in March 2010 and comprises a residential development and retail units with a total GFA of 132,565 sq.m.

Phase 1

The table below sets forth information on Shenzhen Grand Joy Palace (Phase 1), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Co	mpleted
Construction period		•
Commencement	Mai	rch 2006
—Completion	Decemb	ber 2008
Development costs incurred (RMB'000)		77,223
Total GFA (sq.m.) ⁽¹⁾		23,295
Total saleable/leasable GFA (sq.m.)		16,415
Saleable GFA sold (sq.m.)		16,415
Saleable GFA pre-sold (sq.m.)		
Total leasable GFA held for investment (sq.m.)		
Saleable GFA remaining (sq.m.)		
	Residential	Datail
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	14,857	1,558
Saleable GFA sold (sq.m.)	14,857	1,558

	1,007	1,000
Saleable GFA sold (sq.m.)	14,857	1,558
Saleable GFA pre-sold (sq.m.)		
Saleable GFA remaining (sq.m.)		_
ASP per sq.m. (RMB)		

Note:

(1) Includes approximately 71 car parks.

Phase 2

The table below sets forth information on Shenzhen Grand Joy Palace (Phase 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	. Co	mpleted
Construction period		
Commencement		rch 2006
-Completion	. Septemb	ber 2009
Development costs incurred (RMB'000)		285,981
Total GFA (sq.m.) ⁽¹⁾		73,591
Total saleable/leasable GFA (sq.m.)		60,708
Saleable GFA sold (sq.m.)		60,708
Saleable GFA pre-sold (sq.m.)		—
Total leasable GFA held for investment (sq.m.)	•	
Saleable GFA remaining (sq.m.)		—
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	58,021	2,687
Saleable GFA sold (sq.m.)	58,021	2,687
Saleable GFA pre-sold (sq.m.)		
Saleable GFA remaining (sq.m.)		_
ASP per sq.m. (RMB)	8,682	26,479

Note:

(1) Includes approximately 300 car parks.

Phase 3

The table below sets forth information on Shenzhen Grand Joy Palace (Phase 3), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	. Co	mpleted
Construction period		
Commencement		rch 2006
—Completion	. Mar	rch 2010
Development costs incurred (RMB'000)		446,051
Total GFA (sq.m.) ⁽¹⁾		132,565
Total saleable/leasable GFA (sq.m.)		87,951
Saleable GFA sold (sq.m.)		87,629
Saleable GFA pre-sold (sq.m.)		
Total leasable GFA held for investment (sq.m.)		_
Saleable GFA remaining (sq.m.)		322
Res	idential	Retail
Total saleable/leasable GFA (sq.m.)	5,467	2,484
	5,145	2,484
Saleable GFA pre-sold (sq.m.)		
Saleable GFA remaining (sq.m.)	322	_
	0,503	25,400

Note:

(1) Includes approximately 999 car parks.

7. Golden Bay Garden—金灣花園



Project Overview

Golden Bay Garden is a residential property project located in the Daya Bay Economic and Technological Development Zone of Huizhou, Guangdong Province, comprising high-rise residential apartments for use as affordable housing and ancillary retail units.

We entered into a land grant contract with respect to Golden Bay Garden and Huizhou Sky Palace in November 2007, as supplemented in September 2010, subsequent to entering into a sale and purchase agreement with the Daya Bay Economic and Technological Development Zone Management Committee Relocation Office (the "Daya Bay Relocation Office") in October 2007. Pursuant to our contractual arrangements, (i) we committed to develop Golden Bay Garden, on a one-off basis, as an affordable housing project for sales to the Daya Bay Relocation Office and (ii) we were granted the right to develop and retain Huizhou Sky Palace for sales on the open market. The Daya Bay Relocation Office paid RMB70.5 million of the RMB169.4 million aggregate land premium, representing the portion of the land premium attributable to Golden Bay Garden, and we paid the remaining RMB89.5 million, representing the portion of the land premium attributable to Huizhou Sky Palace. As a result, the aggregate land premium under the land grant contract has been paid in full. Excluding the land premium it was responsible for, the Daya Bay Relocation Office was obligated to pay us a total of RMB387.4 million to develop Golden Bay Garden and sell the project to the Daya Bay Relocation Office. Such payments were made in installments, each due within ten days after the construction reached an agreed benchmark and passed the quality inspections. Although we have obtained the land use rights certificates for this project, we developed Golden Bay Garden under the instruction of and for sales solely to the Daya Bay Relocation Office. Accordingly, pursuant to HKFRS, we recognize revenue from this project not as turnover from sales of properties, but instead as construction income, which amounted to RMB105.0 million during the Track Record Period. We developed this project through Huizhou Daya Bay.

Golden Bay Garden was completed in December 2010, and as of October 31, 2013, occupied a total site area of 70,358 sq.m. with a total GFA of 255,286 sq.m., and comprised residential units with a total saleable GFA of 199,236 sq.m. and retail units with a total saleable GFA of 19,834 sq.m.

The table below sets forth information on Golden Bay Garden, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	-
Commencement	January 2008
Completion	December 2010
Development costs incurred (RMB'000)	380,910
Total GFA (sq.m.) ⁽¹⁾	255,286
Total saleable/leasable GFA (sq.m.)	219,070
Saleable GFA sold (sq.m.)	219,070
Saleable GFA pre-sold (sq.m.)	_
Total leasable GFA held for investment (sq.m.)	_
Saleable GFA remaining (sq.m.)	—

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	199,236	19,834
Saleable GFA sold (sq.m.)	199,236	19,834
Saleable GFA pre-sold (sq.m.)	_	_
Saleable GFA remaining (sq.m.)	_	_
ASP per sq.m. (RMB)		1,500

Note:

(1) Includes approximately 1,196 car parks.

8. Grand View—水悦雲天



Project Overview

Grand View is a residential property project located in the Shunde District of Foshan, Guangdong Province, comprising high-rise residential apartments and low-rise garden apartments.

We entered into a land grant contract with respect to Grand View in December 2007, as supplemented in January, April and June 2009. The total land premium of RMB416.0 million has been paid in full. We have obtained the land use rights certificates for this project. We developed this project through Shunde Realty.

As of October 31, 2013, Grand View occupied a total site area of 83,033 sq.m. with a total GFA of 356,784 sq.m., and comprised residential units with a total saleable GFA of 307,598 sq.m.

Grand View was developed in four phases. Grand View (Phase 1) comprises a residential development with a total saleable GFA of 15,450 sq.m. Grand View (Phase 2) comprises a residential development with a total saleable GFA of 77,922 sq.m. Grand View (Phase 3) comprises a residential development with a total saleable GFA of 103,982 sq.m. Grand View (Phase 4) comprises a residential development with a total saleable GFA of 110,244 sq.m. Construction of all four phases has been completed.

Phase 1

The table below sets forth information on Grand View (Phase 1), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	
-Commencement	April 2009
-Completion	November 2011
Development costs incurred (RMB'000)	38,623
Total GFA (sq.m.)	17,031
Total saleable/leasable GFA (sq.m.)	15,450
Saleable GFA sold (sq.m.)	15,450
Saleable GFA pre-sold (sq.m.)	—
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	—
ASP per sq.m. (RMB)	8,394

Phase 2

The table below sets forth information on Grand View (Phase 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	
— Commencement	July 2009
— Completion	November 2011
Development costs incurred (RMB'000)	206,195
Total GFA (sq.m.) ⁽¹⁾	90,866
Total saleable/leasable GFA (sq.m.)	77,922
Saleable GFA sold (sq.m.)	77,922
Saleable GFA pre-sold (sq.m.)	_
Total leasable GFA held for investment (sq.m.)	_
Saleable GFA remaining (sq.m.)	_
ASP per sq.m. (RMB)	6,169

Note:

(1) Includes approximately 227 car parks.

Phase 3

The table below sets forth information on Grand View (Phase 3), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	
Commencement	October 2009
—Completion	March 2012
Development costs incurred (RMB'000)	370,754
Total GFA (sq.m.) ⁽¹⁾	118,321
Total saleable/leasable GFA (sq.m.)	103,982
Saleable GFA sold (sq.m.)	101,575
Saleable GFA pre-sold (sq.m.)	593
Total leasable GFA held for investment (sq.m.)	
Saleable GFA remaining (sq.m.)	1,814
ASP per sq.m. (RMB)	6,316

Note:

(1) Includes approximately 486 car parks.

Phase 4

The table below sets forth information on Grand View (Phase 4), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	_
-Commencement	November 2009
—Completion	June 2012
Development costs incurred (RMB'000)	434,916
Total GFA (sq.m.) ⁽¹⁾	130,567
Total saleable/leasable GFA (sq.m.)	110,244
Saleable GFA sold (sq.m.)	101,776
Saleable GFA pre-sold (sq.m.)	3,866
Total leasable GFA held for investment (sq.m.)	_
Saleable GFA remaining (sq.m.)	4,601
ASP per sq.m. (RMB)	7,096

Note:

(1) Includes approximately 395 car parks.

9. Grasse Vieille Ville—海悦城邦



Project Overview

Grasse Vieille Ville is a residential property project located in the Tanzhou Town in Zhongshan, Guangdong Province, expected to comprise high-rise residential apartments and ancillary retail units.

We, together with Logan Real Estate, one of our predecessors, entered into land use right transfer and a land grant contract agreements with respect to Grasse Vieille Ville in February and April 2007, May 2012 and May 2013. The total land premium of RMB658.5 million has been paid in full. We have obtained the land use rights certificates for this project. We are developing Phases 1, 2 and 3 of this project through Zhongshan Property, and Phase 4 of this project through Zhongshan Junchi.

As of October 31, 2013, Grasse Vieille Ville was expected to occupy a total site area of 184,053 sq.m. with a total GFA of 514,507 sq.m., and comprises residential units with a total saleable GFA of 414,818 sq.m. and retail units with a total saleable GFA of 34,745 sq.m. The project also provides a number of amenities for residents, including a clubhouse.

Grasse Vieille Ville is being developed in four phases. Grasse Vieille Ville (Phase 1) was completed in December 2009 and comprises a residential development and retail units with a total GFA of 71,947 sq.m. Grasse Vieille Ville (Phase 2) was completed in January 2011 and comprises a residential development and retail units with a total GFA of 172,087 sq.m. Grasse Vieille Ville (Phase 3) is under development and is expected to comprise a residential development and retail units with a total GFA of 107,094 sq.m. Grasse Vieille Ville (Phase 4) is under development and is expected to comprise a residential development and is expected to comprise a residential development and retail units with a total GFA of 163,378 sq.m.

Phase 1

The table below sets forth information on Grasse Vieille Ville (Phase 1), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	. Co	mpleted
Construction period		
Commencement	. Decem	ber 2007
-Completion	. Decem	ber 2009
Development costs incurred (RMB'000)		144,569
Total GFA (sq.m.)		71,947
Total saleable/leasable GFA (sq.m.)		69,776
Saleable GFA sold (sq.m.)		69,776
Saleable GFA pre-sold (sq.m.)		_
Total leasable GFA held for investment (sq.m.)		_
Saleable GFA remaining (sq.m.)		
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	65,096	4,679

Saleable GFA sold (sq.m.)	65,096	4,679
Saleable GFA pre-sold (sq.m.)		—
Saleable GFA remaining (sq.m.)		
ASP per sq.m. (RMB)	3,875	14,010
the dim (ma)	0,070	1.,010

Phase 2

The table below sets forth information on Grasse Vieille Ville (Phase 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	
Commencement	March 2008
Completion	January 2011
Development costs incurred (RMB'000)	382,618
Total GFA (sq.m.) ⁽¹⁾	172,087
Total saleable/leasable GFA (sq.m.)	143,033
Saleable GFA sold (sq.m.)	142,984
Saleable GFA pre-sold (sq.m.)	—
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	49

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	140,306	2,727
Saleable GFA sold (sq.m.)	140,257	2,727
Saleable GFA pre-sold (sq.m.)	_	_
Saleable GFA remaining (sq.m.)	49	_
ASP per sq.m. (RMB)		16,104

Note:

(1) Includes approximately 707 car parks.

Phase 3—Ocean Grange

The table below sets forth information on Grasse Vieille Ville (Phase 3), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under devel	opment
Construction period		-
-Commencement	Decembe	er 2012
—Expected completion	Jur	ne 2014
Development costs incurred (RMB'000)	1	28,435
Estimated further development costs to be incurred (RMB'000)		74,052
Total GFA (sq.m.) ⁽¹⁾	1	07,094
Total saleable/leasable GFA (sq.m.)		91,361
Saleable GFA sold (sq.m.)		
Saleable GFA pre-sold (sq.m.)		82,246
Total leasable GFA held for investment		
Saleable GFA remaining (sq.m.)		9,115
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	. 85,973	5,388
Saleable GFA pre-sold (sq.m.)		
Saleable GFA remaining (sq.m.)		5,388
Note:		

(1) Includes approximately 709 car parks.

Phase 4—Ocean Vista Residence

The table below sets forth information on Grasse Vieille Ville (Phase 4), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	
Commencement	September 2013
-Expected completion	March 2015
Development costs incurred (RMB'000)	13,418
Estimated further development costs to be incurred (RMB'000)	347,233
Total GFA (sq.m.) ⁽¹⁾	163,378
Total saleable/leasable GFA (sq.m.)	145,392
Saleable GFA sold (sq.m.)	—
Saleable GFA pre-sold (sq.m.)	—
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	145,392

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	123,442	21,950
Saleable GFA pre-sold (sq.m.)		_
Saleable GFA remaining (sq.m.)		21,950

Note:

(1) Includes approximately 522 car parks.

10. Easy Life—海悦雲天



Project Overview

Easy Life is a residential property project located in the Xiangzhou District of Zhuhai, Guangdong Province, comprising high-rise residential apartments and ancillary retail units.

We acquired the land by entering into a land use right transfer agreement with respect to Easy Life in June 2007 for a transfer price of RMB75.0 million, which has been paid in full. We have obtained the land use rights certificate for this project. We developed this project through Zhuhai Property.

Easy Life was completed in June 2012, and as of October 31, 2013, occupied a total site area of 18,862 sq.m. with a total GFA of 92,313 sq.m., and comprised residential units with a total saleable GFA of 63,858 sq.m. and retail units with a total saleable GFA of 3,306 sq.m. For further details of our investment properties, please see the section entitled "—Investment Properties" in this prospectus. The project also provides a number of amenities for residents, including a clubhouse.

The table below sets forth information on Easy Life, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	_
Commencement	September 2009
—Completion	June 2012
Development costs incurred (RMB'000)	518,549
Total GFA (sq.m.) ⁽¹⁾	92,313
Total saleable/leasable GFA (sq.m.)	67,163
Saleable GFA sold (sq.m.)	66,104
Saleable GFA pre-sold (sq.m.)	517
Total leasable GFA held for investment (sq.m.)	543
Saleable GFA remaining (sq.m.)	_

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	63,858	3,306
Saleable GFA sold (sq.m.)		2,467
Saleable GFA pre-sold (sq.m.)	221	296
Leasable GFA held for investment (sq.m.)		543
Saleable GFA remaining (sq.m.)		
ASP per sq.m. (RMB)	12,547	46,385

Note:

(1) Includes approximately 447 car parks.

11. Provence—普羅旺斯



Project Overview

Provence is a residential property project located in the Jiangnan District of Nanning, Guangxi Province, expected to comprise low- and high-rise residential apartments, low-rise garden apartments and ancillary retail units.

We, together with Logan Real Estate, one of our predecessors, entered into a series of land grant contracts with respect to Provence between April 2006 and December 2012. The total land premium of RMB1,596.5 million has been paid in full. We have obtained the land use rights certificates for this project. We are developing this project through Nanning Property.

As of October 31, 2013, Provence was expected to occupy a total site area of 503,621 sq.m. with a total GFA of 1,867,094 sq.m., and comprise residential units with a total saleable GFA of 1,391,224 sq.m. and retail and other units with a total saleable GFA of 99,949 sq.m., of which we expect to retain 10,655 sq.m. of leasable GFA for investment purposes. For further details of our investment properties, please see the section entitled "—Investment Properties" in this prospectus. The project also provides a number of amenities for residents, including a clubhouse, school and kindergarten.

Provence is being developed in ten phases. Provence (Phase 1) was completed in November 2008 and comprises a residential development and retail units with a total GFA of 212,712 sq.m. Provence (Phase 2) was completed in June 2009 and comprises a residential development and retail units with a total GFA of 154,458 sq.m. Provence (Phase 3) was completed in January 2010 and comprises a residential development and retail units with a total GFA of 276,177 sq.m. Provence (Phase 4) was completed in December 2010 and comprises a residential development and retail units with a total GFA of 168,288 sq.m. Provence (Phase 5) was completed in June 2012 and comprises a residential development and retail units with a total GFA of 218,242 sq.m. Provence (Phase 6-Completed Portion) was completed in September 2013 and comprises a residential development with a total GFA of 151,708 sq.m. Provence (Phase 6—Under Development Portion) is under development and expected to be completed in December 2013 and comprise a residential development and retail units with a total GFA of 260,323 sq.m. Provence (Phase 7) is under development and is expected to be completed in September 2014 and comprise a residential development and retail units with a total GFA of 68,774 sq.m. Provence (Phase 8) is under development and is expected to be completed in December 2014 and comprise a residential development and retail units with a total GFA of 174,358 sq.m. Provence (Phase 9) is held for future development and is expected to comprise a residential development and retail units with a total GFA of 182,054 sq.m.

Phase 1

The table below sets forth information on Provence (Phase 1), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	-
Commencement	July 2006
—Completion	November 2008
Development costs incurred (RMB'000)	361,152
Total GFA (sq.m.) ⁽¹⁾	212,712
Total saleable/leasable GFA (sq.m.)	181,209
Saleable GFA sold (sq.m.)	177,253
Saleable GFA pre-sold (sq.m.)	1,049
Total leasable GFA held for investment (sq.m.)	_
Saleable GFA remaining (sq.m.)	2,908

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	167,896	13,313
Saleable GFA sold (sq.m.)	167,141	10,112
Saleable GFA pre-sold (sq.m.)	_	1,049
Saleable GFA remaining (sq.m.)	755	2,153
ASP per sq.m. (RMB)	3,091	8,733

Note:

(1) Includes approximately 538 car parks.

Phase 2

The table below sets forth information on Provence (Phase 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	(Completed
Construction period		-
-Commencement		June 2007
-Completion		June 2009
Development costs incurred (RMB'000)		280,994
Total GFA (sq.m.) ⁽¹⁾		154,458
Total saleable/leasable GFA (sq.m.)		134,010
Saleable GFA sold (sq.m.)		123,009
Saleable GFA pre-sold (sq.m.)		—
Total leasable GFA held for investment (sq.m.)		7,941
Saleable GFA remaining (sq.m.)		3,060
	Residentia	al Retail
Total saleable/leasable GFA (sq.m.)	118,606	5 15,404
Saleable GFA sold (sq m)	118.606	5 4.403

	110,000	4,405
Saleable GFA pre-sold (sq.m.)		
Leasable GFA held for investment (sq.m.)		7,941
Saleable GFA remaining (sq.m.)		3,060
ASP per sq.m. (RMB)	3,538	8,890

Note:

(1) Includes approximately 466 car parks.

Phase 3

The table below sets forth information on Provence (Phase 3), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	
Commencement	January 2008
Completion	January 2010
Development costs incurred (RMB'000)	566,170
Total GFA (sq.m.) ⁽¹⁾	276,177
Total saleable/leasable GFA (sq.m.)	222,944
Saleable GFA sold (sq.m.)	219,531
Saleable GFA pre-sold (sq.m.)	2,156
Total leasable GFA held for investment (sq.m.)	
Saleable GFA remaining (sq.m.)	1,256

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	207,385	15,559
Saleable GFA sold (sq.m.)	207,266	12,265
Saleable GFA pre-sold (sq.m.)		2,156
Saleable GFA remaining (sq.m.)	119	1,138
ASP per sq.m. (RMB)	3,729	12,789

Note:

(1) Includes approximately 1,016 car parks.

Phase 4

The table below sets forth information on Provence (Phase 4), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	. Co	ompleted
Construction period		
Commencement	. Mar	rch 2009
-Completion	. Decem	ber 2010
Development costs incurred (RMB'000)		381,401
Total GFA (sq.m.) ⁽¹⁾		168,288
Total saleable/leasable GFA (sq.m.)		150,687
Saleable GFA sold (sq.m.)		148,850
Saleable GFA pre-sold (sq.m.)		497
Total leasable GFA held for investment (sq.m.)		—
Saleable GFA remaining (sq.m.)		1,339
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	146,085	4,602
Saleable GFA sold (sq.m.)	145,208	3,642
Saleable GFA pre-sold (sq.m.)		497
Saleable GFA remaining (sq.m.)	877	462
ASP per sq.m. (RMB)	4,878	24,903

Note:

(1) Includes approximately 481 car parks.

Phase 5

The table below sets forth information on Provence (Phase 5), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	-
— Commencement	October 2009
— Completion	June 2012
Development costs incurred (RMB'000)	589,307
Total GFA (sq.m.) ⁽¹⁾	218,242
Total saleable/leasable GFA (sq.m.)	188,595
Saleable GFA sold (sq.m.)	178,427
Saleable GFA pre-sold (sq.m.)	3,505
Total leasable GFA held for investment (sq.m.)	2,714
Saleable GFA remaining (sq.m.)	3,948
Desidential	Potail Others

	Residential	Retail	Others
Total saleable/leasable GFA (sq.m.)	182,303	3,578	2,714(2)
Saleable GFA sold (sq.m.)	177,693	734	_
Saleable GFA pre-sold (sq.m.)	3,127	378	_
Leasable GFA held for investment (sq.m.)			2,714
Saleable GFA remaining (sq.m.)	1,483	2,465	_
ASP per sq.m. (RMB)		26,055	_

Notes:

(1) Includes approximately 705 car parks.

(2) Consists of a kindergarten to which we retain ownership rights after completion.

Phase 6—Completed Portion

The table below sets forth information on Provence (Phase 6—Completed Portion), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	
-Commencement	May 2011
-Completion	September 2013
Development costs incurred (RMB'000)	360,296
Total GFA (sq.m.) ⁽¹⁾	151,708
Total saleable/leasable GFA (sq.m.)	146,276
Saleable GFA sold (sq.m.)	118,127
Saleable GFA pre-sold (sq.m.)	10,821
Saleable GFA remaining (sq.m.)	17,328
ASP per sq.m. (RMB)	5,709

Note:

(1) Includes approximately 1,610 car parks for Phase 6—Completed Portion and Phase 6—Under Development Portion.

Phase 6—Under Development Portion

The table below sets forth information on Provence (Phase 6—Under Development Portion), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under develop	pment
Construction period		
Commencement		/ 2011
Expected completion	December	r 2013
Development costs incurred (RMB'000)	60)6,451
Estimated further development costs to be incurred (RMB'000)	1	1,796
Total GFA (sq.m.) ⁽¹⁾	26	50,323
Total saleable/leasable GFA (sq.m.)	12	27,211
Saleable GFA sold (sq.m.)		
Saleable GFA pre-sold (sq.m.)	9	93,690
Total leasable GFA held for investment (sq.m.)		—
Saleable GFA remaining (sq.m.)	3	33,521
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	. 120,171	7,040
Saleable GFA pre-sold (sq.m.)		
Saleable GFA remaining (sq.m.)		7,040

Note:

(1) Includes approximately 1,610 car parks for Phase 6—Completed Portion and Phase 6—Under Development Portion.

Phase 7

The table below sets forth information on Provence (Phase 7), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	
-Commencement	August 2012
-Expected completion	September 2014
Development costs incurred (RMB'000)	72,736
Estimated further development costs to be incurred (RMB'000)	66,462
Total GFA (sq.m.) ⁽¹⁾	68,774
Total saleable/leasable GFA (sq.m.)	57,933
Saleable GFA sold (sq.m.)	—
Saleable GFA pre-sold (sq.m.)	44,421
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	13,512
	Residential Retail
Total saleable/leasable GFA (sq.m.)	. 49,565 8,368
Saleable GFA pre-sold (sq.m.)	
Saleable GFA remaining (sq.m.)	

Note:

(1) Includes approximately 521 car parks.

Phase 8

The table below sets forth information on Provence (Phase 8), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under deve	lopment
Construction period		
Commencement	Janua	ary 2013
—Expected completion	Decemb	per 2014
Development costs incurred (RMB'000)		131,534
Estimated further development costs to be incurred (RMB'000)		212,359
Total GFA (sq.m.)		174,358
Total saleable/leasable GFA (sq.m.)		144,565
Saleable GFA sold (sq.m.)		
Saleable GFA pre-sold (sq.m.)		69,166
Total leasable GFA held for investment		
Saleable GFA remaining (sq.m.)		75,399
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	126,948	17,617
Saleable GFA pre-sold (sq.m.)	69,166	
Saleable GFA remaining (sq.m.)	57,783	17,617

Phase 9

The table below sets forth information on Provence (Phase 9), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Held for future development
Construction period	
Commencement	N/A
—Expected completion	N/A
Development costs incurred (RMB'000)	2,034
Estimated further development costs to be incurred (RMB'000)	
Total GFA (sq.m.)	182,054
Total saleable/leasable GFA (sq.m.)	
Re	esidential Retail
Total saleable/leasable GFA (sq.m.) 1	25,989 11,755

12. Logan Century Center—龍光世紀大廈



Project Overview

Logan Century Center is an office property project located in the Bao'an District of Shenzhen, Guangdong Province, comprising high-rise office buildings and ancillary retail units. The Logan Century Center is near the Qianhai Shenzhen-Hong Kong Modern Service Industry Cooperation Zone (前海深港現代服務業合作區), and has three subway lines servicing its vicinity.

We entered into a land grant contract with respect to Logan Century Center in July 2006 as supplemented in July 2010. The total land premium of RMB375.4 million has been paid in full. We have obtained the land use rights certificate for this project. We developed this project through Shenzhen Logan Property. Near the end of 2010, we moved our headquarters into Logan Century Center.

Logan Century Center was completed in June 2010, and as of October 31, 2013, occupied a total site area of 17,203 sq.m., with a total GFA of 80,058 sq.m., and comprised office units with a total saleable GFA of 43,582 sq.m. and retail units with a total saleable GFA of 13,018 sq.m., of which we have retained 42,090 sq.m. of leasable GFA for investment purposes. As of October 31, 2013, we had leased out a majority of the leasable office GFA of Logan Century Center to Shenzhen Tencent Computer System Co., Ltd., which accounted for a substantial portion of our rental income over the Track Record Period, under a tenancy agreement that commenced in 2011 and is expected to expire in 2016. For further details of our investment properties, please see the section entitled "—Investment Properties" in this prospectus. In 2011, 2012 and the six months ended June 30, 2013, our rental income in relation to the Logan Century Center amounted to RMB24.4 million, RMB53.8 million and RMB27.5 million, respectively, and we generated turnover of RMB165.6 million, RMB718.7 million and nil, respectively, by selling its ancillary retail units.

The table below sets forth information on Logan Century Center, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	. Co	mpleted
Construction period		
Commencement	Februa	ary 2007
Completion	. Ju	ine 2010
Development costs incurred (RMB'000)		924,596
Total GFA (sq.m.) ⁽¹⁾		80,058
Total saleable/leasable GFA (sq.m.)		56,600
Saleable GFA sold (sq.m.)		13,018
Saleable GFA pre-sold (sq.m.)		_
Total leasable GFA held for investment (sq.m.)		42,090
Saleable GFA remaining (sq.m.)		1,492
	Office	Retail
Total saleable/leasable GFA (sq.m.)	43,582	13,018
Saleable GFA sold (sq.m.)		13,018
Saleable GFA pre-sold (sq.m.)	—	
Leasable GFA held for investment (sq.m.)	42,090	_
Saleable GFA remaining (sq.m.)	1,492	_
ASP per sq.m. (RMB)	—	82,471

Note:

(1) Includes approximately 509 car parks.

13. Sunshine Castle—陽光華府



Project Overview

Sunshine Castle is a residential property project located in the Longhu District of Shantou, Guangdong Province, comprising high-rise residential apartments.

We entered into a land use right transfer contract with respect to Sunshine Castle in June 2009. The total land premium of RMB46.5 million has been paid in full. We have obtained the land use rights certificate for this project. We developed this project through Shantou Logan Property.

Sunshine Castle was completed in December 2012 and as of October 31, 2013 occupied a total site area of 5,166 sq.m. with a total GFA of 24,948 sq.m., and comprised residential units with a total saleable GFA of 20,453 sq.m.

The table below sets forth information on Sunshine Castle, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	-
-Commencement	August 2010
—Completion	December 2012
Development costs incurred (RMB'000)	89,265
Total GFA (sq.m.) ⁽¹⁾	24,948
Total saleable/leasable GFA (sq.m.)	20,453
Saleable GFA sold (sq.m.)	18,739
Saleable GFA pre-sold (sq.m.)	1,045
Total leasable GFA held for investment (sq.m.)	
Saleable GFA remaining (sq.m.)	670
ASP per sq.m. (RMB)	10,450

Note:

(1) Includes approximately 72 car parks.

14. Logan City—龍光城



Project Overview

Logan City is a residential property project located in the Daya Bay Economic and Technological Development Zone of Huizhou, Guangdong Province, expected to comprise low- and high-rise residential apartments, low-rise garden apartments and ancillary retail units.

We entered into land grant contracts with respect to Logan City in March 2007. The total land premium of RMB1,094.1 million has been fully paid. We have obtained the land use rights certificates for this project. We are developing this project through Dongzhen Property.

As of October 31, 2013, the project was expected to occupy a total site area of 1,707,115 sq.m., with a total GFA of 5,031,477 sq.m., and comprise residential units with a total saleable GFA of 3,818,661 sq.m., and retail units with a total saleable GFA of 119,222 sq.m. We have retained 26,900 sq.m. of leasable GFA for investment purposes. For further details of our investment properties, please see the section entitled "—Investment Properties" in this prospectus. The project also provides a number of amenities for residents, including clubhouses, schools and gymnasiums.

Logan City is currently our largest property development project and we are focused on its successful development. Logan City is strategically located near eastern Shenzhen within a short walking distance of the Shenzhen border, and has convenient access to a planned station on the Shenzhen subway system. Our current development plan is to develop Logan City to specifically target rigid demand for residential property from Shenzhen. Based on our current estimates and future plans, we expect to apply our quick development operation model to complete the development of Logan City in approximately six years, during which we will further divide Logan City into various phases. Upon completion, Logan City will be a large residential living community with clubhouses, schools, gymnasiums and ancillary retail units. We believe our extensive experience and strong execution capabilities in developing quality living communities will support our development of Logan City.

We are developing Logan City in various phases and plan to further divide the remaining land into development phases at suitable times in the future. Logan City (Phase 1-Group 1-Low-rise Garden Apartments) was completed in December 2011 with a total GFA of 66,391 sq.m. Logan City (Phase 1—Group 1—High-rise Residential Apartments) is under development and expected to be completed in March 2014 with a total GFA of 85,918 sq.m. Logan City (Phase 1—Group 1—Ancillary Entertainment Building) is under development and expected to be completed in January 2014 with a total GFA of 19,950 sq.m. Logan City (Phase 1-Group 2) was completed in December 2012 and comprises a residential development and retail units with a total GFA of 285,674 sq.m. Logan City (South Phase 2) is under development and expected to be completed in May 2014 with a total GFA of 178,994 sq.m. Logan City (South Phase 3) is under development and expected to be completed in February 2015 with a total GFA of 292,151 sq.m. Logan City (South Phase 4) is under development and expected to be completed in January 2015 with a total GFA of 323,470 sq.m. Logan City (South Phase 5) is under development and expected to be completed in January 2014 with a total GFA of 77,985 sq.m. Logan City (North Phase 1) is under development and expected to be completed in June 2014 with a total GFA of 127,455 sq.m. Logan City (North Phase 2) is under development and expected to be completed in April 2015 with a total GFA of 259,655 sq.m. Logan City also has 1,012,517 sq.m. in site area that has not yet been divided into phases, for which we have already obtained the land use rights certificates, with a total GFA of 3,313,834 sq.m. expected to comprise a residential development and retail units.

Phase 1—Group 1—Low-rise Garden Apartments

The table below sets forth information on Logan City (Phase 1—Group 1—Low-rise Garden Apartments), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	
-Commencement	July 2009
—Completion	December 2011
Development costs incurred (RMB'000)	543,260
Total GFA (sq.m.) ⁽¹⁾	66,391
Total saleable/leasable GFA (sq.m.)	61,271
Saleable GFA sold (sq.m.)	55,600
Saleable GFA pre-sold (sq.m.)	_
Total leasable GFA held for investment (sq.m.)	_
Saleable GFA remaining (sq.m.)	5,671
ASP per sq.m. (RMB)	8,733

Note:

(1) Includes approximately 261 car parks.

Phase 1—Group 1—High-rise Residential Apartments

The table below sets forth information on Logan City (Phase 1—Group 1—High-rise Residential Apartments), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	-
-Commencement	July 2009
-Expected completion	March 2014
Development costs incurred (RMB'000)	106,875
Estimated further development costs to be incurred (RMB'000)	84,283
Total GFA (sq.m.) ⁽¹⁾	85,918
Total saleable/leasable GFA (sq.m.)	76,080
Saleable GFA sold (sq.m.)	—
Saleable GFA pre-sold (sq.m.)	31,385
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	44,695
	Residential Retail
Total saleable/leasable GFA (sq.m.)	. 71,144 4,936
Saleable GFA pre-sold (sq.m.)	
Saleable GFA remaining (sq.m.)	

Note:

(1) Includes approximately 344 car parks.

Phase 1—Group 1—Ancillary Entertainment Building

The table below sets forth information on Logan City (Phase 1—Group 1—Ancillary Entertainment Building), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	
-Commencement	July 2009
-Expected completion	January 2014
Development costs incurred (RMB'000)	121,772
Estimated further development costs to be incurred (RMB'000)	2,301
Total GFA (sq.m.)	19,950
Total saleable/leasable GFA (sq.m.)	19,950
Saleable GFA sold (sq.m.)	
Saleable GFA pre-sold (sq.m.)	—
Total leasable GFA held for investment (sq.m.)	19,950
Saleable GFA remaining (sq.m.)	—

Phase 1—Group 2

The table below sets forth information on Logan City (Phase 1—Group 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	-
Commencement	January 2010
Completion	December 2012
Development costs incurred (RMB'000)	755,454
Total GFA (sq.m.) ⁽¹⁾	285,674
Total saleable/leasable GFA (sq.m.)	226,562
Saleable GFA sold (sq.m.)	205,482
Saleable GFA pre-sold (sq.m.)	7,348
Total leasable GFA held for investment (sq.m.)	6,950
Saleable GFA remaining (sq.m.)	6,782
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	Residential	Retail
Total saleable/leasable GFA (sq.m.)	213,403	13,159
Saleable GFA sold (sq.m.)	199,273	6,209
Saleable GFA pre-sold (sq.m.)	7,348	—
Leasable GFA held for investment (sq.m.)		6,950
Saleable GFA remaining (sq.m.)	6,782	_
ASP per sq.m. (RMB)		11,640

Note:

(1) Includes approximately 1,550 car parks.

South Phase 2

The table below sets forth information on Logan City (South Phase 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under develo	opment
Construction period		-
Commencement	Novembe	er 2012
-Expected completion	Ma	y 2014
Development costs incurred (RMB'000)	2	18,623
Estimated further development costs to be incurred (RMB'000)	1	35,692
Total GFA (sq.m.) ⁽¹⁾	1	78,994
Total saleable/leasable GFA (sq.m.)	1	50,005
Saleable GFA sold (sq.m.)		
Saleable GFA pre-sold (sq.m.)	1	36,633
Total leasable GFA held for investment (sq.m.)		
Saleable GFA remaining (sq.m.)		13,372
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	. 146,389	3,616
Saleable GFA pre-sold (sq.m.)	. 136,633	_
Saleable GFA remaining (sq.m.)		3,616

Note:

(1) Includes approximately 906 car parks.

South Phase 3

The table below sets forth information on Logan City (South Phase 3), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under devel	opment
Construction period		
—Commencement	Apr	ril 2013
-Expected completion	Februar	ry 2015
Development costs incurred (RMB'000)	2	232,178
Estimated further development costs to be incurred (RMB'000)	4	02,245
Total GFA (sq.m.) ⁽¹⁾	2	292,151
Total saleable/leasable GFA (sq.m.)	2	244,880
Saleable GFA sold (sq.m.)		
Saleable GFA pre-sold (sq.m.)	1	84,000
Total leasable GFA held for investment (sq.m.)		
Saleable GFA remaining (sq.m.)		60,879
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	. 237,523	7,357
Saleable GFA pre-sold (sq.m.)		
Saleable GFA remaining (sq.m.)		7,357

Note:

(1) Includes approximately 1,817 car parks.

South Phase 4

The table below sets forth information on Logan City (South Phase 4), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under deve	lopment
Construction period		
-Commencement	Aug	ust 2013
-Expected completion	Janua	ary 2015
Development costs incurred (RMB'000)		28,339
Estimated further development costs to be incurred (RMB'000)		661,159
Total GFA (sq.m.) ⁽¹⁾		323,470
Total saleable/leasable GFA (sq.m.)		272,469
Saleable GFA sold (sq.m.)		
Saleable GFA pre-sold (sq.m.)		
Total leasable GFA held for investment (sq.m.)		
Saleable GFA remaining (sq.m.)		272,469
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	259,113	13,356
Saleable GFA pre-sold (sq.m.)	_	
Saleable GFA remaining (sq.m.)	259,113	13,356

Note:

(1) Includes approximately 2,378 car parks.

South Phase 5

The table below sets forth information on Logan City (South Phase 5), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	
—Commencement	April 2013
-Expected completion	January 2014
Development costs incurred (RMB'000)	89,847
Estimated further development costs to be incurred (RMB'000)	113,313
Total GFA (sq.m.) ⁽¹⁾	77,985
Total saleable/leasable GFA (sq.m.)	62,477
Saleable GFA sold (sq.m.)	
Saleable GFA pre-sold (sq.m.)	38,031
Total leasable GFA held for investment (sq.m.)	
Saleable GFA remaining (sq.m.)	24,446
	Residential Retail
Total saleable/leasable GFA (sq.m.)	. 62.477 —
Saleable GFA pre-sold (sq.m.)	
Saleable GFA remaining (sq.m.)	

Note:

(1) Includes approximately 260 car parks.

North Phase 1

The table below sets forth information on Logan City (North Phase 1), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under deve	lopment
Construction period		
Commencement	Μ	lay 2013
Expected completion	Ju	ine 2014
Development costs incurred (RMB'000)		172,571
Estimated further development costs to be incurred (RMB'000)		215,256
Total GFA (sq.m.) ⁽¹⁾		127,455
Total saleable/leasable GFA (sq.m.)		68,055
Saleable GFA sold (sq.m.)		_
Saleable GFA pre-sold (sq.m.)		_
Total leasable GFA held for investment (sq.m.)		
Saleable GFA remaining (sq.m.)		68,055
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	48,559	19,496
Saleable GFA pre-sold (sq.m.)		
Saleable GFA remaining (sq.m.)	48,559	19,496

Note:

(1) Includes approximately 750 car parks.

North Phase 2

The table below sets forth information on Logan City (North Phase 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	
Commencement	June 2013
-Expected completion	April 2015
Development costs incurred (RMB'000)	20,975
Estimated further development costs to be incurred (RMB'000)	566,315
Total GFA (sq.m.) ⁽¹⁾	259,655
Total saleable/leasable GFA (sq.m.)	218,018
Saleable GFA sold (sq.m.)	—
Saleable GFA pre-sold (sq.m.)	—
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	218,018
	Residential Retail
Total saleable/leasable GFA (sq.m.)	. 210,756 7,262
Saleable GFA pre-sold (sq.m.)	
Saleable GFA remaining (sq.m.)	

Note:

(1) Includes approximately 1,440 car parks.

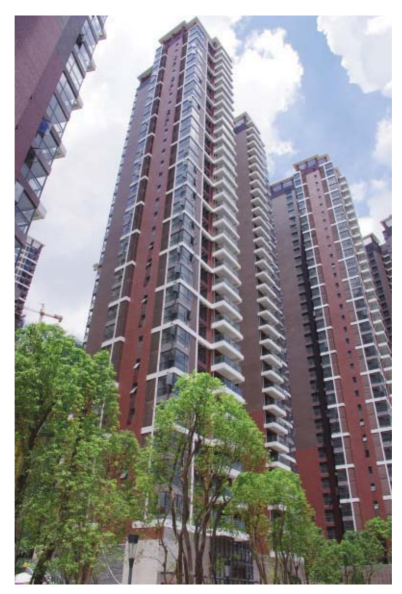
Remaining Land

The tables below set forth information on the remaining land for Logan City that has not yet been divided into phases, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Held for future development
Construction period	1
Commencement	N/A
—Expected completion	N/A
Development costs incurred (RMB'000)	
Estimated further development costs to be incurred (RMB'000)	6,542,951
Total GFA (sq.m.) ⁽¹⁾	3,313,834
Total saleable/leasable GFA (sq.m.)	2,558,066
<u>R</u>	esidential Retail
Total saleable/leasable GFA (sq.m.) 2,	508,026 50,040
Note:	

(1) Includes approximately 17,294 car parks.

15. Nanning Grand Riverside Bay—南寧水悦龍灣



Project Overview

Nanning Grand Riverside Bay is a residential property project located in the Xixiangtang District of Nanning, Guangxi Province, expected to comprise high-rise residential apartments and ancillary retail units.

We entered into land grant contracts with respect to Nanning Grand Riverside Bay in July 2010 and July 2012. The total land premium of RMB914.6 million has been paid in full. We have obtained the land use rights certificates for this project. We are developing this project through Nanning Jinjun.

As of October 31, 2013, Nanning Grand Riverside Bay was expected to occupy a total site area of 82,392 sq.m. with a total GFA of 662,616 sq.m., and comprise residential units with a total saleable GFA of 475,708 sq.m. and retail units with a total saleable GFA of 24,255 sq.m., of which we expect to retain 23,607 sq.m. of leasable GFA for investment purposes. For further details of our investment

properties, please see the section entitled "—Investment Properties" in this prospectus. The project also provides a number of amenities for residents, including a kindergarten.

Nanning Grand Riverside Bay is expected to be developed in four phases. Nanning Grand Riverside Bay (Phase 1—Completed Portion) was completed in December 2012 and comprises a residential development with a total GFA of 203,001 sq.m. Nanning Grand Riverside Bay (Phase 1—Under Development Portion) is under development and expected to be completed in December 2013 and comprise a residential development and retail units with a total GFA of 109,121 sq.m. Nanning Grand Riverside Bay (Phase 2) is under development and expected to be completed in June 2014 and comprise a residential development and retail units with a total GFA of 331,450 sq.m. Nanning Grand Riverside Bay (Phase 3) is under development and is expected to comprise a residential development with a total saleable GFA of 13,143 sq.m. and retail units with a total saleable GFA of 648 sq.m.

Phase 1—Completed Portion

The table below sets forth information on Nanning Grand Riverside Bay (Phase 1—Completed Portion), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	_
Commencement	August 2010
-Completion	December 2012
Development costs incurred (RMB'000)	657,512
Total GFA (sq.m.) ⁽¹⁾	203,001
Total saleable/leasable GFA (sq.m.)	201,206
Saleable GFA sold (sq.m.)	199,286
Saleable GFA pre-sold (sq.m.)	1,789
Saleable GFA remaining (sq.m.)	132
ASP per sq.m. (RMB)	6,199

Note:

(1) Includes approximately 1,925 car parks for Phase 1 (Completed Portion and Under Development Portion).

Phase 1—Under Development Portion

The table below sets forth information on Nanning Grand Riverside Bay (Phase 1—Under Development Portion), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	
Commencement	November 2010
-Expected completion	December 2013
Development costs incurred (RMB'000)	86,316
Estimated further development costs to be incurred (RMB'000)	24,616
Total GFA (sq.m.) ⁽¹⁾	109,121
Total saleable/leasable GFA (sq.m.)	32,418
Saleable GFA sold (sq.m.)	
Saleable GFA pre-sold (sq.m.)	25,646
Total leasable GFA held for investment (sq.m.)	6,106
Saleable GFA remaining (sq.m.)	666

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	26,312	6,106
Saleable GFA pre-sold (sq.m.)	25,646	_
Total leasable GFA held for investment (sq.m.)	_	6,106
Saleable GFA remaining (sq.m.)	666	

Note:

(1) Includes approximately 1,925 car parks for Phase 1 (Completed Portion and Under Development Portion).

Phase 2

The table below sets forth information on Nanning Grand Riverside Bay (Phase 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under deve	lopment
Construction period		
-Commencement	Aug	ust 2011
-Expected completion	Ju	ine 2014
Development costs incurred (RMB'000)		342,703
Estimated further development costs to be incurred (RMB'000)		276,293
Total GFA (sq.m.) ⁽¹⁾		331,450
Total saleable/leasable GFA (sq.m.)		252,547
Saleable GFA sold (sq.m.)		
Saleable GFA pre-sold (sq.m.)		97,034
Total leasable GFA held for investment (sq.m.)		17,501
Saleable GFA remaining (sq.m.)		138,012
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	235,046	17,501
Saleable GFA pre-sold (sq.m.)		
Leasable GFA held for investment (sq.m.)		17,501
Saleable GFA remaining (sq.m.)		—

Note:

(1) Includes approximately 1,968 car parks.

Phase 3

The table below sets forth information on Nanning Grand Riverside Bay (Phase 3), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	
Commencement	August 2013
—Expected completion	July 2015
Development costs incurred (RMB'000)	32,102
Estimated further development costs to be incurred (RMB'000)	9,228
Total GFA (sq.m.)	19,044
Total saleable/leasable GFA (sq.m.)	13,791
Saleable GFA sold (sq.m.)	_
Saleable GFA pre-sold (sq.m.)	3,659
Total saleable GFA held for investment (sq.m.)	_
Saleable GFA remaining (sq.m.)	10,132
	Residential Retail
Total saleable/leasable GFA (sq.m.)	. 13,143 648
Saleable GFA pre-sold (sq.m.)	
Saleable GFA remaining (sq.m.)	

16. Seaward Sunshine—尚海陽光



Project Overview

Seaward Sunshine is a residential property project located in the Longhu District of Shantou, Guangdong Province, expected to comprise high-rise residential apartments, ancillary retail units and a commercial building.

We together with our predecessors entered into various land grant and land use right transfer contracts with respect to Seaward Sunshine from July 2005 to September 2010. The total land premium of RMB223.1 million has been paid in full. Seaward Sunshine is being developed pursuant to several joint development agreements we entered into in October 2007, December 2009 and September 2012 with the landowners of various adjacent parcels of land in Shantou, Guangdong Province, comprising Logan Real Estate and two independent third parties, with whom we jointly hold the relevant project development permits. In addition, in February 2011, we entered into an entrustment agreement with Logan Real Estate, pursuant to which we are entitled to all rights and benefits arising from Logan Real Estate's portion of Seaward Sunshine, the management and development of which we have entrusted to Logan Real Estate under our direction, in exchange for our payment of the related development costs. Pursuant to these agreements, we wholly own and are entitled to the rights and benefits arising from the saleable portions of a total GFA of 682,218 sq.m. of the total GFA of 722,256 sq.m. expected to compose Seaward Sunshine. As a result, the Accountants' Report and Property Valuation Report in Appendices I and III to this prospectus, respectively, include the total GFA of 682,218 sq.m. wholly owned by us and do not include the total GFA of 40,038 sq.m. directly held by the two independent third parties, in which we do not have any interest.

As of October 31, 2013, Seaward Sunshine was divided into a commercial building project and a high-rise residential apartments project. The commercial building was completed in April 2011 with

a total GFA of 3,340 sq.m. We currently use it as our sales center, and after such usage we plan to continue to retain it for investment purposes. For further details of our investment properties, please see the section entitled "—Investment Properties" in this prospectus. The high-rise residential apartments project is under development, and is expected to be completed in July 2014 and occupy a total site area of 70,282 sq.m., with a total GFA of 678,878 sq.m.

The table below sets forth information on the portions of Seaward Sunshine in which we have ownership interests, based on our internal estimates, records and current project plans as of October 31, 2013:

Seaward Sunshine—Commercial Building—尚海陽光商業綜合樓

Status	Completed
Construction period	
-Commencement	December 2010
-Completion	April 2011
Development costs incurred (RMB'000)	29,073
Total GFA (sq.m.) ⁽¹⁾	3,340
Total saleable/leasable GFA (sq.m.)	3,340
Saleable GFA sold (sq.m.)	
Saleable GFA pre-sold (sq.m.)	
Total leasable GFA held for investment (sq.m.)	3,340
Saleable GFA remaining (sq.m.)	—

Note:

(1) Includes approximately 3,258 car parks for Seaward Sunshine—Commercial Building and Seaward Sunshine—High-rise Residential Apartments.

Seaward Sunshine—High-rise Residential Apartments—尚海陽光高層公寓

Status	Under deve	lopment
Construction period		
Commencement	Janua	ary 2011
-Expected completion	Jı	uly 2014
Development costs incurred (RMB'000)	1.	,622,954
Estimated further development costs to be incurred (RMB'000)	1.	,340,630
Total GFA (sq.m.) ⁽¹⁾		678,878
Total saleable/leasable GFA (sq.m.)		534,061
Saleable GFA sold (sq.m.)		
Saleable GFA pre-sold (sq.m.)		378,303
Total leasable GFA held for investment (sq.m.)		
Saleable GFA remaining (sq.m.)		155,757
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	516,657	17,404
Saleable GFA pre-sold (sq.m.)	371,015	7,288
Saleable GFA remaining (sq.m.)	145,642	10,115

Note:

(1) Includes approximately 3,258 car parks for Seaward Sunshine—Commercial Building and Seaward Sunshine—High-rise Residential Apartments.

17. Huizhou Sky Palace—惠州天悦龍庭

Project Overview

Huizhou Sky Palace is a residential property project located in the Daya Bay Economic and Technological Development Zone of Huizhou, Guangdong Province, expected to comprise high-rise residential apartments and ancillary retail units.

We entered into a land grant contract with respect to Golden Bay Garden and Huizhou Sky Palace in November 2007, as supplemented in September 2010, subsequent to entering into a sale and purchase agreement with the Daya Bay Relocation Office pursuant to which (i) we committed to develop Golden Bay Garden for sales to the Daya Bay Relocation Office for use as affordable housing, and (ii) we were granted the right to develop and retain Huizhou Sky Palace for sales on the open market. Pursuant to the land grant contract, the Daya Bay Relocation Office paid RMB70.5 million of the RMB160.0 million aggregate land premium, representing the portion of the land premium attributable to Golden Bay Garden, and we paid the remaining RMB89.5 million, representing the portion of the land grant contract has been paid in full. We have obtained the land use rights certificates for this project. We are developing this project through Huizhou Daya Bay.

As of October 31, 2013, Huizhou Sky Palace was expected to occupy a total site area of 89,328 sq.m. with a total GFA of 373,389 sq.m., and comprise residential units with a total saleable GFA of 276,931 sq.m. and retail units with a total saleable GFA of 13,754 sq.m. The project also provides a number of amenities for residents, including a clubhouse.

Huizhou Sky Palace is being developed in three phases. Huizhou Sky Palace (Phase 1) was completed in May 2013 and comprises a residential development and retail units with a total GFA of 80,999 sq.m. Huizhou Sky Palace (Phase 2) is under development and expected to be completed in June 2014 and comprise a residential development and retail units with a total GFA of 165,102 sq.m. Huizhou Sky Palace (Phase 3) is under development and expected to be completed in May 2015 and comprise a residential development and retail units with a total GFA of 165,102 sq.m.

Phase 1

The table below sets forth information on Huizhou Sky Palace (Phase 1), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Completed
Construction period	
Commencement	May 2010
Completion	May 2013
Development costs incurred (RMB'000)	229,360
Total GFA (sq.m.) ⁽¹⁾	80,999
Total saleable/leasable GFA (sq.m.)	79,651
Saleable GFA sold (sq.m.)	68,918
Saleable GFA pre-sold (sq.m.)	80
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	10,653

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	69,422	10,229
Saleable GFA sold (sq.m.)	68,918	_
Saleable GFA pre-sold (sq.m.)	80	_
Saleable GFA remaining (sq.m.)	424	10,229
ASP per sq.m. (RMB)	3,845	

Note:

(1) Includes approximately 337 car parks.

Phase 2

The table below sets forth information on Huizhou Sky Palace (Phase 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under developme	ent
Construction period		
-Commencement	March 20	11
-Expected completion	June 20	14
Development costs incurred (RMB'000)	229,03	31
Estimated further development costs to be incurred (RMB'000)	115,52	21
Total GFA (sq.m.) ⁽¹⁾	165,10	02
Total saleable/leasable GFA (sq.m.)	118,43	81
Saleable GFA sold (sq.m.)	_	_
Saleable GFA pre-sold (sq.m.)	77,52	21
Total leasable GFA held for investment (sq.m.)	_	_
Saleable GFA remaining (sq.m.)	40,9	60
	Residential Ret	ail
Total saleable/leasable GFA (sq.m.)	117,064 1,4	17
Saleable GFA pre-sold (sq.m.)	· · · · · ·	
Saleable GFA remaining (sq.m.)		17

Note:

(1) Includes approximately 1,019 car parks.

Phase 3

The table below sets forth information on Huizhou Sky Palace (Phase 3), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	
Commencement	March 2011
-Expected completion	May 2015
Development costs incurred (RMB'000)	11,063
Estimated further development costs to be incurred (RMB'000)	256,965
Total GFA (sq.m.) ⁽¹⁾	127,288
Total saleable/leasable GFA (sq.m.)	92,552
Saleable GFA sold (sq.m.)	—
Saleable GFA pre-sold (sq.m.)	—
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	92,552

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	90,445	2,108
Saleable GFA pre-sold (sq.m.)		_
Saleable GFA remaining (sq.m.)		2,108

Note:

(1) Includes approximately 479 car parks.

18. Imperial Summit Sky Villa—君御旗峰



Project Overview

Imperial Summit Sky Villa is a residential property project located in the Dongcheng District of Dongguan, Guangdong Province, expected to comprise high-rise residential apartments and ancillary retail units. The Imperial Summit Sky Villa is not expected to contain any villa building, and we currently are not developing, and do not have any intention to develop, any villa project.

We entered into a land grant contract with respect to Imperial Summit Sky Villa in July 2009, as supplemented in September 2009. The total land premium of RMB703.0 million has been paid in full. We have obtained the land use rights certificate for this project. We are developing this project through Dongguan Property.

As of October 31, 2013, Imperial Summit Sky Villa was expected to be completed in December 2013, occupy a total site area of 53,715 sq.m. with a total GFA of 208,779 sq.m., and comprise residential units with a total saleable GFA of 138,158 sq.m. and retail units with a total saleable GFA of 5,690 sq.m. The project also provides a number of amenities for residents, including a clubhouse.

The table below sets forth information on Imperial Summit Sky Villa, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under develo	opment
Construction period		
Commencement	Novembe	er 2010
Expected completion	Decembe	er 2013
Development costs incurred (RMB'000)	5	31,369
Estimated further development costs to be incurred (RMB'000)		91,851
Total GFA (sq.m.) ⁽¹⁾	2	08,779
Total saleable/leasable GFA (sq.m.)	1	43,848
Saleable GFA sold (sq.m.)		
Saleable GFA pre-sold (sq.m.)	;	51,893
Total leasable GFA held for investment (sq.m.)		_
Saleable GFA remaining (sq.m.)		91,955
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	138,158	5,690
Saleable GFA pre-sold (sq.m.)		5,108
Saleable GFA remaining (sq.m.)		582

Note:

(1) Includes approximately 1,153 car parks.

19. Chengdu Sky Palace—成都天悦龍庭

Project Overview

Chengdu Sky Palace is a residential property project located in the Jinjiang District of Chengdu, Sichuan Province, expected to comprise high-rise residential apartments and retail units.

We entered into a land grant contract and a supplemental agreement with respect to Chengdu Sky Palace in October 2010. The total land premium of RMB713.5 million has been paid in full. We have obtained the land use rights certificates for this property. We are developing this project through Chengdu Property.

As of October 31, 2013, Chengdu Sky Palace was expected to be completed in February 2014 and occupy a total site area of 47,191 sq.m. with a total GFA of 235,834 sq.m., and comprise residential units with a total saleable GFA of 167,387 sq.m. and retail units with a total saleable GFA of 2,029 sq.m.

The table below sets forth information on Chengdu Sky Palace, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	
Commencement	September 2011
-Expected completion	February 2014
Development costs incurred (RMB'000)	531,250
Estimated further development costs to be incurred (RMB'000)	135,160
Total GFA (sq.m.) ⁽¹⁾	235,834
Total saleable/leasable GFA (sq.m.)	169,417
Saleable GFA sold (sq.m.)	—
Saleable GFA pre-sold (sq.m.)	88,215
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	81,202

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	167,388	2,029
Saleable GFA pre-sold (sq.m.)	88,215	
Saleable GFA remaining (sq.m.)	79,173	2,029

Note:

(1) Includes approximately 1,678 car parks.

20. Foshan Grand Riverside Bay—佛山水悦龍灣

Project Overview

Foshan Grand Riverside Bay is a residential property project located in the Chancheng District of Foshan, Guangdong Province, expected to comprise high-rise residential apartments and ancillary residential units.

Logan Sunshine and Logan Real Estate, one of our predecessors, entered into a series of land grant and land use right transfer contracts with respect to Foshan Grand Riverside Bay in February, April and September, 2012. The total land premium of RMB337.1 million has been paid in full. We have obtained the land use rights certificate for this project. We are developing this project through Logan Sunshine, a subsidiary 66% owned by us.

As of October 31, 2013, Foshan Grand Riverside Bay was expected to occupy a total site area of 132,035 sq.m. with a total GFA of 426,610 sq.m., and comprise residential units with a total saleable GFA of 305,237 and retail units with a total saleable GFA of 11,905 sq.m.

Foshan Grand Riverside Bay is being developed in two phases. Foshan Grand Riverside Bay (Phase 1) is under development and expected to be completed in December 2014 and comprise a residential development and retail units with a total GFA of 226,100 sq.m. Foshan Grand Riverside Bay (Phase 2) is held for future development and is expected to comprise a residential development and retail units with a total GFA of 200,510 sq.m.

Phase 1

The table below sets forth information on Foshan Grand Riverside Bay (Phase 1), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction Period	
Commencement	November 2012
-Expected Completion	December 2014
Development cost incurred (RMB'000)	244,989
Estimated further development costs to be incurred (RMB'000)	403,947
Total GFA (sq.m.) ⁽¹⁾	226,100
Total saleable/leasable GFA (sq.m.)	181,690
Saleable GFA sold (sq.m.)	—
Saleable GFA pre-sold (sq.m.)	39,363
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	142,327

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	170,796	10,894
Saleable GFA pre-sold (sq.m.)	39,363	_
Total leasable GFA held for investment (sq.m.)	—	_
Saleable GFA remaining (sq.m.)	131,433	10,894

Note:

(1) Includes approximately 3,056 car parks for Phases 1 and 2.

Phase 2

The table below sets forth information on Foshan Grand Riverside Bay (Phase 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Held for develo	future
Construction Period		
—Commencement		N/A
—Expected Completion		N/A
Development cost incurred (RMB'000)		
Estimated further development costs to be incurred (RMB'000)	4	26,747
Total GFA (sq.m.) ⁽¹⁾	2	00,510
Total saleable/leasable GFA (sq.m.)	1	35,452
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	134,440	1,012
Note:		

(1) Include approximately 3,056 car parks for Phases 1 and 2.

21. Foshan Grand Joy Castle—佛山君悦華府

Project Overview

Foshan Grand Joy Castle is a residential property project located in the Chancheng District of Foshan, Guangdong Province, expected to comprise high-rise residential apartments and ancillary retail units.

We entered into a land grant contract with respect to Foshan Grand Joy Castle in December 2012. The total land premium of RMB250.0 million has been paid in full. We have obtained the land use rights certificates for this project. We are developing this project through Foshan Chancheng.

As of October 31, 2013, Foshan Grand Joy Castle was under development and was expected to be completed in November 2014, occupy a total site area of 18,948 sq.m. with a total GFA of 83,162 sq.m., and comprise residential units with a total saleable GFA of 57,398 sq.m. and retail units with a total saleable GFA of 4,961 sq.m. The table below sets forth information on Foshan Grand Joy Castle, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	
Commencement	April 2013
—Expected completion	December 2014
Development costs incurred (RMB'000)	26,678
Estimated further development costs to be incurred (RMB'000)	161,222
Total GFA (sq.m.) ⁽¹⁾	83,162
Total saleable/leasable GFA (sq.m.)	62,359
Saleable GFA sold (sq.m.)	
Saleable GFA pre-sold (sq.m.)	_
Total leasable GFA held for investment (sq.m.)	
Saleable GFA remaining (sq.m.)	62,359
$\mathcal{C}(1)$	-)
	Residential Retail
Total saleable/leasable GFA (sq.m.)	. 57,398 4,961
Saleable GFA pre-sold (sq.m.)	
Saleable GFA remaining (sq.m.)	

Note:

(1) Includes approximately 512 car parks.

22. Zhongshan Grand Garden—中山水悦熙園

Project Overview

Zhongshan Grand Garden is a residential property project located in the West District of Zhongshan, Guangdong Province, expected to comprise high-rise residential apartments and ancillary retail units.

Zhongshan Property entered into a land use right transfer contract with respect to Zhongshan Grand Garden in December 2012, as supplemented in January 2013. The total land premium of RMB141.1 million has been paid in full. We have obtained the land use rights certificate for this project. We are developing this project through Zhongshan Jinjun Property.

As of October 31, 2013, Zhongshan Grand Garden was expected to occupy a total site area of 36,897 sq.m. with a total GFA of 107,387 sq.m., and comprise residential units with a total saleable GFA of 78,239 sq.m. and retail units with a total saleable GFA of 13,316 sq.m. The table below sets forth information on Zhongshan Grand Garden, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under deve	lopment
Construction period		
-Commencement	Ap	ril 2013
—Expected completion	Novemb	per 2015
Development costs incurred (RMB'000)		68,903
Estimated further development costs to be incurred (RMB'000)		132,647
Total GFA (sq.m.) ⁽¹⁾		107,387
Total saleable/leasable GFA (sq.m.)		91,556
Saleable GFA sold (sq.m.)		
Saleable GFA pre-sold (sq.m.)		26,712
Total leasable GFA held for investment (sq.m.)		
Saleable GFA remaining (sq.m.)		64,843
Sulcasie Of A formatining (sq.in.)		01,015
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	78,239	13,316
Saleable GFA pre-sold (sq.m.)		
Saleable GFA remaining (sq.m.)		13,316
	,•=,	,510

Note:

(1) Includes approximately 670 car parks.

23. Huizhou Grand Riverside Bay—惠州水悦龍灣

Project Overview

Huizhou Golden Riverside Bay is a residential property project located in the Huicheng District of Huizhou, Guangdong Province, expected to comprise high-rise residential apartments and ancillary retail units.

We entered into a land grant contract with respect to Huizhou Grand Riverside Bay in October 2009. The total land premium of RMB401.0 million has been paid in full. We have obtained the land use rights certificate for this project. We developed this project through Huizhou Property.

As of October 31, 2013, Huizhou Grand Riverside Bay was expected to occupy a total site area of 105,952 sq.m. with a total GFA of 310,756 sq.m., and comprise residential units with a total saleable GFA of 209,687 sq.m. and retail units with a total saleable GFA of 25,754 sq.m. The project also provides a number of amenities for residents, including a clubhouse, kindergarten and gymnasium.

Huizhou Grand Riverside Bay is being developed in two phases. Huizhou Grand Riverside Bay (Phase 1) is under development and expected to be completed in November 2014 and comprise a residential development and retail units with a total GFA of 160,751 sq.m. Huizhou Grand Riverside Bay (Phase 2) is held for future development and expected to comprise a residential development and retail units with a total GFA of 74,690 sq.m.

Phase 1

The table below sets forth information on Huizhou Grand Riverside Bay (Phase 1), based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	
Commencement	April 2013
-Expected completion	November 2014
Development costs incurred (RMB'000)	113,566
Estimated further development costs to be incurred (RMB'000)	354,904
Total GFA (sq.m.) ⁽¹⁾	233,905
Total saleable/leasable GFA (sq.m.)	160,751
Saleable GFA sold (sq.m.)	—
Saleable GFA pre-sold (sq.m.)	27,536
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	133,215
	Residential Retail
Total saleable/leasable GFA (sq.m.)	. 160,751 —
Saleable GFA pre-sold (sq.m.)	
Saleable GFA remaining (sq.m.)	

Note:

(1) Includes approximately 2,130 car parks.

Phase 2

The table below sets forth information on Huizhou Grand Riverside Bay (Phase 2), based on our internal estimates, records and current project plans as of October 31, 2013:

Status		or future lopment
Construction Period		
Commencement		N/A
Expected Completion		N/A
Development cost incurred (RMB'000)		_
Estimated further development costs to be incurred (RMB'000)		153,919
Total GFA (sq.m.)		76,851
Total saleable/leasable GFA (sq.m.)		74,690
Re	sidential	Retail
Total saleable/leasable GFA (sq.m.) 4	8,936	25,754

24. Nanning Royal Castle—南寧君御華府

Project Overview

Nanning Royal Castle is a residential property project located in the Qingxiu District of Nanning, Guangxi Province, expected to comprise high-rise residential apartments and ancillary retail units.

Nanning Property entered into a land grant contract with respect to Nanning Royal Castle in November 2012, as supplemented in December 2012. The total land premium of RMB643.3 million has been paid in full. We have obtained the land use rights certificate for this project. We are developing this project through Nanning Junchi.

As of October 31, 2013, Nanning Royal Castle is expected to be completed in July 2015 and occupy a total site area of 26,805 sq.m. with a total GFA of 141,619 sq.m., and comprise residential units with a total saleable GFA of 100,202 sq.m. and retail units with a total saleable GFA of 6,032 sq.m. The table below sets forth information on Nanning Royal Castle, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under develo	opment
Construction period		
Commencement	Jul	y 2013
—Expected completion	Jul	y 2015
Development costs incurred (RMB'000)		21,293
Estimated further development costs to be incurred (RMB'000)	3	29,775
Total GFA (sq.m.) ⁽¹⁾	1	41,619
Total saleable/leasable GFA (sq.m.)	1	06,234
Saleable GFA sold (sq.m.)		
Saleable GFA pre-sold (sq.m.)		
Total leasable GFA held for investment		
Saleable GFA remaining (sq.m.)	1	06,234
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	. 100.202	6.032
Saleable GFA pre-sold (sq.m.)		0,052
Saleable GFA remaining (sq.m.)		6,032
	100,202	0,052

Note:

(1) Includes approximately 870 car parks.

25. Foshan Joy Palace—佛山君悦龍庭

Project Overview

Foshan Joy Palace is a residential property project located in the Nanhai District of Foshan, Guangdong Province, expected to comprise high-rise residential apartments and ancillary retail units.

Shunde Realty entered into a land use rights transfer contract with respect to Foshan Joy Palace in January 2013. The total land premium of RMB596.7 million has been paid in full. We have obtained the land use rights certificate for this project. We are developing this project through Foshan Nanhai.

As of October 31, 2013 Foshan Joy Palace is under development and is expected to be completed in May 2015 and occupy a total site area of 71,828 sq.m. with a total GFA of 292,886 sq.m., and comprise residential units with a total saleable GFA of 197,241 sq.m. and retail units with a total saleable GFA of 33,415 sq.m. The table below sets forth information on Foshan Joy Palace, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Under development
Construction period	-
Commencement	July 2013
-Expected completion	May 2015
Development costs incurred (RMB'000)	61,807
Estimated further development costs to be incurred (RMB'000)	561,993
Total GFA (sq.m.) ⁽¹⁾	292,886
Total saleable/leasable GFA (sq.m.)	230,656
Saleable GFA sold (sq.m.)	—
Saleable GFA pre-sold (sq.m.)	12,238
Total leasable GFA held for investment (sq.m.)	—
Saleable GFA remaining (sq.m.)	218,418

	Residential	Retail
Total saleable/leasable GFA (sq.m.)	197,241	33,415
Saleable GFA pre-sold (sq.m.)	12,238	_
Saleable GFA remaining (sq.m.)	185,003	33,415

Note:

(1) Includes approximately 1,777 car parks.

26. Longteng Homestead—龍騰嘉園

Project Overview

Longteng Homestead is a residential property project located in the Jinping District of Shantou, Guangdong Province, expected to comprise high-rise residential apartments and ancillary retail units.

Shantou Logan Property entered into a land grant and land use right transfer contract with respect to Longteng Homestead in March 2013, as supplemented in July 2013. The total land premium of RMB976.0 million has been paid in full. We have obtained the land use rights certificate for this project. We are developing this project through Shantou Jinjun.

As of October 31, 2013, Longteng Homestead was expected to occupy a total site area of 133,892 sq.m. with a total GFA of 669,700 sq.m., and comprise residential units with a total saleable GFA of 499,665 sq.m. and retail units with a total saleable GFA of 35,901 sq.m. Longteng Homestead is being developed in two phases. The Longteng Homestead (Phase 1) is under development and expected to be completed in September 2016 and comprise residential units with a total saleable GFA of 323,698 sq.m. and retail units with a total saleable GFA of 35,901 sq.m. The remaining land for Longteng Homestead is held for future development and is expected to comprise residential units with a total saleable GFA of 175,967 sq.m.

Phase 1

The table below sets forth information on Phase 1, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	deve	Under lopment
Construction period		
Commencement	Septemb	ber 2013
—Expected completion	Septemb	ber 2016
Development costs incurred (RMB'000)		17,036
Estimated further development costs to be incurred (RMB'000)		925,978
Total GFA (sq.m.) ⁽¹⁾		448,364
Total saleable/leasable GFA (sq.m.)		359,598
Saleable GFA sold (sq.m.)		
Saleable GFA pre-sold (sq.m.)		
Total leasable GFA held for investment (sq.m.)		
Saleable GFA remaining (sq.m.)		359,598
Re	esidential	Retail
Total saleable/leasable GFA (sq.m.) 3	23,698	35,901
Saleable GFA pre-sold (sq.m.)	_	_
	23,698	35,901

Note:

(1) Includes approximately 3,290 car parks for Longteng Homestead (Phase 1 and Remaining Land).

Remaining Land

The table below sets forth information on the remaining land for Longteng Homestead that has not yet been divided into phases, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Held for t develop	10/00/0
Construction Period		
—Commencement		N/A
—Expected Completion		N/A
Development cost incurred (RMB'000)		
Estimated further development costs to be incurred (RMB'000)	46	5,522
Total GFA (sq.m.) ⁽¹⁾	22	1,336
Total saleable/leasable GFA (sq.m.)	17	5,967
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	175,967	—

Note:

(1) Includes approximately 3,290 car parks for Longteng Homestead (Phase 1 and Remaining Land).

27. Seaside Dragon Bay—海語龍灣

Project Overview

Seaside Dragon Bay is a residential property project located in Lingshui, Hainan Province, expected to comprise high-rise residential apartments, low-rise garden apartments and ancillary retail units.

We obtained the land use rights for this project by obtaining 100% of the equity interest of Hainan Junjun, which held the relevant land use rights certificates. Pursuant to the land compensation agreement and its supplementary Hainan Jinjun entered into with Daduncun People's Committee of Li'an Town in January 2011, the Daduncun peoples' committee was the owner of the resettlement housing construction project, and Hainan Jinjun was responsible for (i) the payment of related expense and resettlement compensation totaling RMB614.6 million, and in exchange Hainan Jinjun was granted the land use rights for this project without the need to pay any land premium; and (ii) acting as the agent of the Daduncun People's Committee and did not actually engage in relation to the construction work of the resettlement housing project. We have obtained the land use rights certificate of this project through Hainan Junjun.

As of October 31, 2013, Seaside Dragon Bay was expected to occupy a total site area of 259,333 sq.m. with a total GFA of 426,142 sq.m., and comprise residential units with a total saleable GFA of 384,097 sq.m. and retail units with a total saleable GFA of 2,000 sq.m.

The table below sets forth information on Seaside Dragon Bay, based on our internal estimates, records and current project plans as of October 31, 2013:

Status		future
Construction period		-
Commencement		N/A
—Expected completion		N/A
Development costs incurred (RMB'000)		545
Estimated further development costs to be incurred (RMB'000)	1,4	80,874
Total GFA (sq.m.) ⁽¹⁾	4	26,142
Total saleable/leasable GFA (sq.m.)	3	86,097
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	384,097	2,000
Note:		

(1) Includes approximately 1,000 car parks.

28. Dongguan Grand Joy Castle—東莞君御華府

Project Overview

Dongguan Grand Joy Castle is a residential property project located in the Dalingshan town of Dongguan, Guangdong Province, expected to comprise high-rise residential apartments and ancillary retail units.

We entered into a land grant contract with respect to Dongguan Grand Joy Castle in February 2013. The total land premium of RMB162.0 million has been paid in full. We have obtained the land use rights certificate for this project. We are developing this project through Dongguan Realty.

As of October 31, 2013, Dongguan Grand Joy Castle was expected to occupy a total site area of 29,643 sq.m. with a total GFA of 69,201 sq.m., and comprise residential units with a total saleable GFA of 55,672 sq.m. and retail units with a total saleable GFA of 2,964 sq.m. The table below sets forth information on Dongguan Grand Joy Castle, based on our internal estimates, records and current project plans as of October 31, 2013:

Status		future
Construction period		
Commencement		N/A
—Expected completion		N/A
Development costs incurred (RMB'000)		2,507
Estimated further development costs to be incurred (RMB'000)		63,642
Total GFA (sq.m.) ⁽¹⁾		69,201
Total saleable/leasable GFA (sq.m.)		58,636
R	Residential	Retail
Total saleable/leasable GFA (sq.m.)	55,672	2,964
Note:		

(1) Includes approximately 297 car parks.

29. Shangjie Building—尚街大廈

Project Overview

Shangjie Building is a residential property project located in the Shunde District of Foshan, Guangdong Province, expected to comprise high-rise residential apartments and ancillary retail units.

We entered into a land grant and land use right transfer contract with respect to Shangjie Building in May 2013, as supplemented in July 2013. The total land premium of RMB170.0 million has been paid in full. We have obtained the land use rights certificate for this project. We are developing this project through Foshan Runjing.

As of October 31, 2013, Shangjie Building was expected to occupy a total site area of 13,519 sq.m. with a total GFA of 69,627 sq.m. and comprise residential units of total saleable GFA of 44,253 sq.m. and retail units with a total saleable GFA of 9,451 sq.m. The table below sets forth information on Shangjie Building, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Held for future development
Construction period	I I I I I I I I I I I I I I I I I I I
Commencement	N/A
—Expected completion	N/A
Development costs incurred (RMB'000)	639
Estimated further development costs to be incurred (RMB'000)	176,564
Total GFA (sq.m.) ⁽¹⁾	69,627
Total saleable/leasable GFA (sq.m.)	53,704
. <u> </u>	Residential Retail
Total saleable/leasable GFA (sq.m.)	44,253 9,451
Note:	

(1) Includes 390 car parks.

30. Foshan Parcel—佛山綠景路項目

Project Overview

The Foshan Parcel is a residential property project located in the Chancheng District of Zhongshan, Guangdong Province, expected to mainly comprise high-rise residential apartments and ancillary retail units. We entered into a land grant contract with respect to the Foshan Parcel in August 2013. The total land premium of RMB601.0 million has been paid in full. We have obtained the land use rights certificate for this project. We are developing this project through Foshan Logan.

As of October 31, 2013, the Foshan Parcel was expected to occupy a total site area of 19,618 sq.m. with a total GFA of 88,661 sq.m. and comprise residential units of total saleable GFA of 59,162 sq.m. and retail units with a total saleable GFA of 9,362 sq.m. The table below sets forth information on the Foshan Parcel, based on our internal estimates, records and current project plans as of October 31, 2013:

Status	Held for future development
Construction period	Ĩ
Commencement	N/A
—Expected completion	N/A
Development costs incurred (RMB'000)	120
Estimated further development costs to be incurred (RMB'000)	286,010
Total GFA (sq.m.) ⁽¹⁾	88,661
Total saleable/leasable GFA (sq.m.)	
	Residential Retail
Total saleable/leasable GFA (sq.m.)	59,162 9,362

Note:

(1) Includes 617 car parks.

31. Zhongshan Parcel—中山88畝用地

Project Overview

The Zhongshan Parcel is a residential property project located in the West District of Zhongshan, Guangdong Province, expected to mainly comprise high-rise residential apartments and ancillary retail units. We entered into a land grant contract with respect to the Zhongshan Parcel in October 2013. Subsequent to October 31, 2013, the total land premium of RMB225.3 million has been fully paid, and we have obtained the land use rights certificate with respect to the Zhongshan Parcel. We are developing this project through Zhongshan Jinjun.

As of October 31, 2013, the Zhongshan Parcel was expected to occupy a total site area of 58,908 sq.m. with a total GFA of 174,212 sq.m., and comprises residential units with a total saleable GFA of 123,445 sq.m. and retail units with a total saleable GFA of 22,094 sq.m. The table below sets forth information on the Zhongshan Parcel, based on our internal estimates, records and current project plans as of October 31, 2013:

Status		
	ac	cquired
Construction period		
Commencement		N/A
Expected completion		N/A
Development costs incurred (RMB'000)		_
Estimated further development costs to be incurred (RMB'000)	3	98,400
Total GFA (sq.m.) ⁽¹⁾	1	74,212
Total saleable/leasable GFA (sq.m.)	1	45,539
	Residential	Retail
Total saleable/leasable GFA (sq.m.)	123,445	22,094
Note:		

(1) Includes 686 car parks.

Recent Development

In October 2013, we won the bid through participation in the government land grant process with respect to a land parcel with a total site area of 71,451 sq.m. located in the Gaoxin District of Nanning, Guangxi Province, which we expect to develop into a project mainly comprising high-rise residential apartments and ancillary retail units. As of the Latest Practicable Date, we had paid RMB343.0 million, and remained obligated to make future cash payments of RMB343.0 million for a total land premium of RMB685.9 million.

The table below, which does not take into account the Nanning Parcel, sets forth the status of our property development projects as of the Latest Practicable Date:

Project status	Number of projects	Actual / expected completion and delivery date	Actual / expected pre-sale date
Completed	32	Oct - 2005 to Sep - 2013	Dec - 2004 to Jul - 2012
Under development	28	Dec - 2013 to Sep - 2016	Dec - 2010 to Nov - 2013
Held for future development	10(1)	N/A	N/A
Contracted to be acquired	0	N/A	N/A

Note:

(1) The Zhongshan Parcel was classified as a project contracted to be acquired as of October 31, 2013, and we have subsequently paid the land premium in full and obtained the land use rights certificate for the Zhongshan Parcel. As a result, Zhongshan Parcel was reclassified as a project held for future development as of the Latest Practicable Date.

INVESTMENT PROPERTIES

We focus on the development and sales of residential properties. In addition, we hold retail and office units and clubhouses as investment properties for capital appreciation and rental use as an ancillary business. As of October 31, 2013, our total leasable GFA held for investment was 116,381 sq.m. In 2010, 2011 and 2012 and the six months ended June 30, 2013, our rental income was RMB1.4 million, RMB25.7 million, RMB55.4 million and RMB28.6 million, respectively, accounting for 0.0%, 0.7%, 0.8% and 0.9%, respectively, of our turnover in each of these periods. As of October 31, 2013, of our completed investment properties, we had commenced leasing Landscape Residence, Logan Century Center, Provence (Phase 2), Provence (Phase 5) and Easy Life.

In leasing our retail units, we seek to maintain a balance in the composition of our tenants. Our retail leases are generally for terms of three to 15 years with annual rent reviews at fixed percentage increases or as otherwise agreed in the lease agreement. Typically, we require security deposits from our tenants of two months' rent. The rents for our retail units are generally determined according to prevailing market rates. We have appointed Guangdong Logan Group Property Management Co., Ltd. (廣東龍光集團物業管理有限公司) as the initial property manager for our property projects as of October 31, 2013. Our tenants are generally charged a monthly property management fee, which is payable to the property manager. For further details, please see the section entitled "Relationship with Our Controlling Shareholders" in this prospectus.

Project	Status	Location	Total leasable GFA (sq.m.)	Occupancy rate
Landscape Residence	Completed	Guangzhou	2,226	$20.0\%^{(1)}$
Seaward Sunshine—Commercial Building	Completed	Shantou	3,340	(2)
Shenzhen Sky Palace (Phase 1)	Completed	Shenzhen	7,021	(2)
Logan Century Center	Completed	Shenzhen	42,090	92.9%
Logan City (Phase 1—Group 2)	Completed	Huizhou	6,950	(2)
Provence (Phase 2)	Completed	Nanning	7,941	100.0%
Provence (Phase 5)	Completed	Nanning	2,714	100.0%
Easy Life	Completed	Zhuhai	543	100.0%
Logan City (Phase 1—Group 1—Ancillary				
Entertainment Building)	Under Development	Huizhou	19,950	N/A
Nanning Grand Riverside Bay (Phase 1—Under	_			
Development Portion)	Under Development	Nanning	6,106	N/A
Nanning Grand Riverside Bay (Phase 2)	Under Development	Nanning	17,501	N/A
Total			116,381	

The table below sets forth information on our rental properties as of October 31, 2013:

Notes:

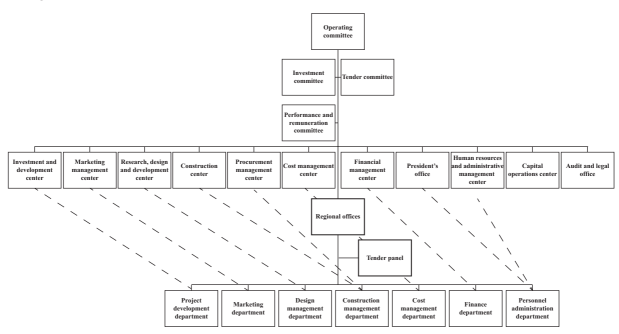
(1) Given the size of the remaining leasable GFA at Landscape Residence, we intend to lease out the remaining vacancy to a commercial operator with brand recognition and proven operational capabilities. Accordingly, we are actively screening potential tenants. As our rental income accounted for 0.8% of our total turnover in 2012, we believe that the occupancy rate at Landscape Residence does not have a material adverse effect on our business.

(2) As of October 31, 2013, the leasable GFA at Seaward Sunshine—Commercial Building was used by us as our sales centers, and the leasable GFA at Shenzhen Sky Palace (Phase 1) was under renovation to improve its commercial value. As of the same date, we were in the process of seeking and screening potential tenants with respect to the leasable GFA at Logan City (Phase 1—Group 2).

OUR PROPERTY DEVELOPMENT PROCESS

Property Development Management and Structure

We use a decentralized operations management structure between our headquarters and regional offices, wherein each regional office is responsible for the day-to-day operations of all projects within its respective region, while our corporate headquarters is responsible for overall planning, standardization and the approval of major decisions, as well as monitoring and supporting each regional office's operations. The chart below shows our general property development management structure:



This property development management structure helps us ensure the efficiency and unity of our strategic decisions, while allowing our regional offices the flexibility to respond to the local environment. In general, our headquarters is responsible for:

- formulating corporate strategy and operations and management goals;
- supervising our operations and information management platform;
- project investment decision making;
- setting human resources policies;
- standardization of design and management processes;
- centralized selection and evaluation of suppliers;
- cost management;
- developing and unifying financial systems;
- risk management and internal audit; and
- brand management and maintenance of customer, investor and government relations.

Our regional offices are responsible for:

• implementing corporate headquarters strategy in the relevant project city;

- conducting project exploration and market research;
- obtaining the relevant government permits;
- formulating and implementing operations and management goals;
- managing the project development process; and
- sales and marketing.

Our headquarters exercises particularly careful control over the key business segments that have a significant impact on our results of operations, including strategic and operational goals, land acquisition, project market positioning, planning and design, target cost management, marketing strategy, general contractor selection, planning and design of ancillary facilities and completion inspection. We coordinate and supervise the operations of each project as a whole through our operations planning department as well as specialized departments for the key project development functions, enhancing our operational management efficiency.

In addition, to ensure our financial independence and increase the efficiency of our use of capital, we have implemented a vertical management structure for the finance departments of our regional offices, and we station staff from our dedicated audit and legal department at each regional office to handle risk management and monitoring of the internal audit process. We believe these initiatives facilitate our project operations management and internal controls.

Our regional offices are responsible for the day-to-day aspects of our project development business. Our regional offices generally establish a project development department, a design management department, a construction management department, a sales department, a cost management department, a finance department and a personnel administration department. These departments report to the corresponding central departments of our Group, which support them in their operations.

Project Development Process

We have established a mature project development model and process. In general, our project development process follows the core elements set out below, which may be adjusted for each project in accordance with the local environment and laws and regulations:

	Project selection and land acquisition	Planning and design	Pre-construction	Construction	Marketing	Delivery and after-sales services
Process explanation	 Analyze target market (economic and regulatory environment, demographics, market capacity and customer demand). Perform feasibility study (including cost estimates, investment analysis and risk assessment), and complete in-depth schematic design and cost estimates. Approval by investment committee. Acquire land through the government land grant process or a third party and obtain land use rights certificate. 	 Determine project market positioning (including product and customer positions, preliminary planning and valuation). Conduct further in- depth conceptual design and design optimization. Formulate planning and design proposal and allocate design tasks. Use a custom design control platform to manage and monitor design progress and quality. 	 Obtain relevant permits (including construction land planning permit, construction work planning permit, construction commencement permit). Appoint Logan Construction or another general contractor through tendering. 	 Conduct construction management in accordance with standardization and control processes and workmanship standards. Monitor development process in real time through project management information platform. Regularly inspect and evaluate construction progress. 	 Independently develop and implement marketing strategies and conduct promotional activities. Complete project pricing analysis and set prices. Obtain pre-sale permit and begin the sales process. Assist customers with registration and obtaining mortgage loans. 	 Obtain property ownership certificate and deliver units. Gather and process customer feedback, and collect post- delivery project evaluation for continuous improvement. Manage Logan Club and organize customer events.
Responsible department	Headquarters: investment and development center, research, design and development center, marketing	Headquarters: marketing management center, research, design and development center	Headquarters: construction center and procurement management center Regional office:	Headquarters: construction center and procurement management center Regional office:	Headquarters: marketing management center and brand management department Regional office:	Headquarters: marketing management center Regional office: marketing department
	management center and cost management center Regional office: project development department	Regional office: project construction management department and design department	Project development department and construction management department	construction management department and construction department	department	acparanem
Whole-process cost control	Prepare target cost estimates (feasibility study version)	Prepare target cost estimates (planning version)	Prepare target cost estimates (construction version)	Implement contract planning and cost indicator controls	Conduct project process control	ofit estimation and

Project Selection

Project selection is the most important and basic step of our project development and operations management processes. We acquired certain land parcels at competitive prices, such as those for Logan City, when the infrastructure and common facilities such as roads, schools or commercial districts had not yet been fully developed in their vicinity.

Before developing a new project, we conduct in-depth research and analysis on the relevant market to identify regional development trends by analyzing market information obtained through a variety of channels, including land supply information obtained through the government land grant process. Our various specialized departments conduct in-depth feasibility analyses of potential projects, providing full support for our investment decision-making process. We also monitor and assess companies with land or projects under development for suitable acquisition or partnership opportunities. Prior to acquiring land, we generally follow these steps in selecting or developing a new project:

- the regional office determines regional investment planning and goals in accordance with our corporate strategy;
- the regional office's project development department gathers and analyzes information and completes a market analysis report in accordance with regional investment planning;
- the regional office's general manager conducts initial review, screening and selection of project proposals;
- submit initial proposal to our Group's investment and development center, which cooperates closely with our design and marketing teams in evaluation and assessment and performing a feasibility study (including detailed market analysis, development plans and investment budgeting) which, after completing in-depth conceptual product design, is submitted to our cost management center for target cost and profit estimation; and
- submit feasibility study and profit estimation to our Group's investment committee for approval.

During the Track Record Period and up to the Latest Practicable Date, we did not acquire any land requiring us to resettle the original occupants.

Land Acquisition

We primarily acquire land for our projects through participation in the government public tender, auction and listing-for-sale land grant processes. In addition, we also acquire land from non-governmental land interest holders pursuant to land transfer agreements and through acquiring the company holding the land interest. All of our property development projects as of October 31, 2013 were acquired through the government public tender, auction or listing-for-sale land grant process except for Sunshine Castle, Flying Dragon Garden, Seaward Sunshine, certain parcels of Grasse Vieille Ville, Easy Life, Zhongshan Grand Garden and Foshan Grand Riverside Bay, which we acquired through transfers from non-governmental land interest holders, and Seaside Dragon Bay, which we acquired through the acquisition of the company holding the land interest. In accordance with the Regulation on Bidding, Auction and Listing-for-Sale for the Granting of State-owned Construction Land (《招標拍賣掛牌出讓國有建設地使用權規定》), effective from November 1, 2007, all land planned for development (such as residential property, tourism, entertainment, commercial and industrial property) must be granted through public tender, auctions or listing-for-sale. Grantees of land

use rights may dispose of their land use rights through private sales, subject to the terms and conditions of the original land grant contracts and the relevant PRC laws and regulations. We carry out our projects in accordance with the provisions of the relevant PRC laws and regulations.

Our land grant contracts may contain certain conditions or undertakings, which are made known to participants in the land grant processes. For example, as a condition to develop Fragrant Valley, we agreed with the relevant local government to develop Landscape Residence on a one-off basis, which was completed in October 2010 and is a limited-price housing project. Similarly, in order to acquire land for Huizhou Sky Palace, we agreed with the relevant local government contract to develop Golden Bay Garden on a one-off basis, which was completed in December 2010 and is an affordable housing project. As of the Latest Practicable Date, Landscape Residence was our only limited-price housing project, and Golden Bay Garden was our only affordable housing project. Such limited-price and affordable housing projects are conditions to acquiring and development our property projects, and we do not plan to engage in the development of affordable or limited-price housing independent of such acquisitions.

The following table sets forth certain data about our major land parcels acquired during the Track Record Period:

Droioat

Major Land Parcel	Land acquisition date	Project construction commencement date	Average land cost (RMB/sq.m.)
A parcel of land used for part of Provence (Phase 6)	Nov - 2010	May - 2011	2,158
A parcel of land used for part of Flying Dragon Garden	Sep - 2010	Nov - 2010	380
A parcel of land used for part of Seaward Sunshine—High-rise			
Residential Apartments	Sep - 2010	Jan - 2011	652
A parcel of land used for Nanning Grand Riverside Bay	Jul - 2010	Sep - 2010	1,264
A parcel of land used for part of Seaside Dragon Bay	Jan - 2011	N/A	1,442
A parcel of land used for Grasse Vieille Ville (Phase 3)—Ocean			
Grange	May - 2012	Dec - 2012	1,214
A parcel of land used for Provence (Phase 8)	May - 2012	Jan - 2013	1,976
A parcel of land to be used for Foshan Grand Joy Castle	Dec - 2012	Apr - 2013	3,013
A parcel of land to be used for Zhongshan Grand Garden	Dec - 2012	Apr - 2013	1,306
A parcel of land to be used for Provence (Phase 9)	Dec - 2012	N/A	1,892
A parcel of land for Longteng Homestead (Phase 1)	Mar - 2013	Sep - 2013	1,470
A parcel of land for Foshan Joy Palace	Jan - 2013	Jul - 2013	2,045
A parcel of land for Grasse Vieille Ville (Phase 4)—Ocean Vista			
Residence	May - 2013	Sep - 2013	2,194

For further information about these projects, please see the section entitled "—Our Property Projects—Description of Our Projects" in this prospectus.

In 2010, 2011 and 2012 and the six months ended June 30, 2013, we acquired 1.5 million sq.m., 0.4 million sq.m., 1.2 million sq.m. and 1.3 million sq.m. of GFA, respectively, and our land premium amounted to RMB2,274.6 million, RMB614.6 million, RMB2,125.1 million and RMB2,311.2 million, respectively, leading to average land cost of RMB1,493 per sq.m., RMB1,442 per sq.m., RMB1,803 per sq.m. and RMB1,788 per sq.m., respectively. Our average land cost was lower than the national average of RMB2,439 per sq.m. in 2010, RMB1,965 per sq.m. in 2011, RMB2,077 per sq.m. in 2012 and RMB2,349.7 per sq.m. during the six months ended June 30, 2013. Our land premium may continue to rise in the future, and in such event our gross profit margin may be materially and adversely affected. For instance, Provence was one of our major projects during the Track Record Period in terms of turnover. The various land grant contracts in relation to Provence were executed

between 2006 and 2012. In 2010, 2011 and 2012 and the six months ended June 30, 2013, the average land cost of Provence recognized in direct costs amounted to RMB460 per sq.m., RMB460 per sq.m., RMB374 per sq.m. and RMB469 per sq.m., respectively. Such costs were significantly lower than the average land cost of the most recent land parcel for Provence we acquired in December 2012, which was RMB1,892 per sq.m. If the average land cost of Provence recognized in direct costs during the Track Record Period had been adjusted to RMB1,892 per sq.m., our gross profit margin would have been 21.4%, 35.0%, 36.4% and 30.5% in 2010, 2011 and 2012 and the six months ended June 30, 2013, respectively, as compared to the actual gross profit margin of 27.4%, 40.2%, 38.9% and 30.8%, respectively. See the section entitled "Risk Factors—Risks relating to Our Business—We may not be able to obtain land that is suitable for property development or maintain our land bank at a cost level comparable to its current one" in this prospectus.

As of October 31, 2013, we had a land bank with an aggregate GFA of 11.2 million sq.m., which, based on current development and growth targets and our historical sales and land development records, we estimate will be sufficient for our development needs for the next five to six years.

Planning and Design

To ensure product quality and enhance project value, we have a dedicated product research, design and development center, responsible for organizing project market positioning, planning and design and controlling the implementation thereof, as well as developing and implementing our product standardization system and product innovation. In addition, we also have an in-house design institute responsible for the various design plans of our projects and controlling the implementation thereof, enabling us to achieve synergies with our other capabilities and ensure that each project design meets our standards for quality and efficiency.

Before conducting project planning and design, we collaboratively determine the project's market position generally through our product research, design and development center and marketing management center and the regional office's design department. During the project selection phase, our product research, design and development center participates in the feasibility analysis process and completes an in-depth design plan taking into account the project's individual characteristics, to ensure that construction can begin quickly after successfully obtaining the land for the project. After the land is obtained, our product research, design and development center works with our in-house design institute or an approved design consultant to further develop the design plan. Each regional office's design department determines the detailed design plan and cost estimation and oversees design implementation. We appoint a person responsible for coordinating the activities of our internal specialized design department and external design companies and closely monitoring every aspect of the design process, from planning to the completion of construction, to ensure the strict and highly efficient implementation of our design plans.

We work with recognized domestic and international design consultants, according to the planning, market positioning and scale of the project. These partnerships have produced many of our award-winning project designs, such as our Provence project, which was recognized as a "Gold Medal International Cultural Community—Innovative Model Habitat" in 2007.

Pre-construction

We begin the pre-construction process by obtaining the necessary permits and certificates from the relevant government departments prior to the commencement of construction and following the grant of the development rights to a parcel of land. Details of the certificates and permits required to commence construction are set out below:

- construction land planning permit—a permit authorizing a developer to begin the survey, planning and design of a property project;
- construction work planning permit—a permit evidencing government approval of the overall planning and design of a property project and allowing a developer to apply for a construction commencement permit; and
- construction commencement permit—a permit required for commencement of construction of a property project.

As of the Latest Practicable Date, we had obtained the land use rights certificates for all of our 70 projects. In addition, for all of our projects under development, we had obtained all relevant certificates and permits prior to the commencement of construction as required under PRC laws and regulations.

Appointment of Logan Construction or Other General Contractor

As part of our fully integrated property development process, we have acted as the general contractor for a majority of our property development projects. Logan Construction, our construction subsidiary, possesses a National Housing Construction General Contracting Class 1 Qualification Certificate (國家房屋建築工程施工總承包一級資質認證), enabling it to continue to act as general contractor for our projects as we expand into additional high-growth cities elsewhere in China.

Key Terms of Our General Contractor Agreements

The agreements under which we are appointed as general contractor delineate our work scope. The project owner supplies us with the design blueprints and geological data, and we are generally responsible for a variety of construction tasks such as earthworks and installation of utilities and equipment. Unless agreed in the agreement or separately, we may not sub-contract our work.

The agreement stipulates a construction commencement date, construction period and expected completion date. Any construction delay may result in financial penalties on us. Generally on a monthly basis, we present to the project owner a construction progress report and a forecast on construction progress and expenditures for the upcoming month. The agreement also contains specific quality requirements, and we may be penalized if we fail to adhere to them.

We are generally paid monthly for a percentage of our work performed during such month. When the construction is completed, the project owner will make additional payments to bring the settled amount to a specified percentage of the total contract value. The remainder of the contract value is retained for up to two years, and is remitted to us in installments, as security for the construction's quality. If any quality issue arises before final remittance, the project owner may deduct directly from the unpaid remainder as compensation. For more information, see the section entitled "—Construction Business" in this prospectus.

Key Terms of Agreements with Our Contractors

In addition to using Logan Construction as general contractor for a majority of our projects, we also work with a variety of qualified independent contractors and subcontractors to provide services

such as labor, general construction, equipment installation, engineering and decoration. We select our contractors based on their relevant experience and reputation, conduct regular evaluations of all our contractors and establish long-term strategic cooperative relationships with outstanding contractors.

In general, the contracts we sign with our contractors contain provisions for quality assurance and the timely completion of projects. We require our contractors comply with the laws and regulations of the PRC and our internal standards. Each level of our construction management closely monitors workmanship quality, construction progress and cost control. If construction quality does not meet our standards, we will refuse to accept such work as completed until we are satisfied that our standards have been met. We generally pay our contractors in accordance with the percentage of completion of the relevant project. Except for up to 5% of the contract price which we withhold for up to five years to better ensure construction quality, we pay our contractors the remaining balance when the construction quality certificate is issued by the relevant government department.

In 2010, 2011 and 2012 and the six months ended June 30, 2013, we paid approximately RMB1,070.8 million, RMB1,681.9 million, RMB3,248.7 million and RMB1,755.2 million to our contractors, respectively.

Project Financing

We generally finance the development of our projects primarily through bank loans and internally generated cash flows (including proceeds from the pre-sales and sales of our projects). According to the Guideline on the Risk Management of Property Loans of Commercial Banks (《商業銀行房地產風險管理指引》) issued by the CBRC on September 2, 2004, no loans may be granted to projects which have not obtained the relevant land use rights certificates, construction land planning permits, construction work planning permits and construction commencement permits. According to the Notice on Adjusting the Capital Ratio of Fixed Assets Investment Projects of Certain Industries (《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 on May 25, 2009, the minimum capital requirement for affordable housing and ordinary commodity apartments is 20%, and the minimum capital requirement for other real estate development projects is 30%. For further details, please see the section entitled "Laws and Regulations relating to the Industry" in this prospectus.

We primarily use internal funds to acquire land for our project, and a combination of internal funds and bank loans to fund the construction of our projects. In addition, we use proceeds from the pre-sales of our properties to fund part of the construction costs of the relevant projects and to settle the related bank loans. Proceeds from pre-sales of properties form the integral source of our operating cash inflows during project development. According to the laws of the PRC, we may pre-sell properties under construction after certain criteria are met, and proceeds from the pre-sales must be used for the construction of such properties. Our policy is to finance our property developments with internal resources to the extent practicable so as to reduce our level of external funding.

Bank loans are our primary source of external financing, and we have long-term relationships with many major banks in the PRC, including Bank of China, Agricultural Bank of China, China Construction Bank, Industrial and Commercial Bank of China and China Merchants Bank. As of June 30, 2013, we had outstanding bank borrowings of RMB7,353.5 million. Our ability to obtain financing for our projects also depends on various economic measures introduced by the central and local governments. In recent years, the PRC government has adopted macroeconomic and monetary policies aimed at stabilizing the growth of the national economy, particularly including the regulation

and control of the property market, which may influence our ability to obtain financing from commercial banks. For details of these measures, please see the section entitled "Laws and Regulations relating to the Industry—Measures on Stabilizing Housing Prices" in this prospectus.

Construction

Construction Management and Quality Control

Our construction management team consists of over 200 professionals. In addition, our headquarters has an operations planning department, which uses hierarchical program management and an information system to exercise real-time control over every aspect of the property development process, enhancing our control over product quality and construction progress.

We use a multi-level supervision model for our projects, the management of which is structured from bottom to top as follows: Logan Construction (or an outside general contractor, as applicable); an independent construction supervision consultant; the project company's construction management department; the regional office's construction management department; and our headquarters' construction management department. The general contractor carries out construction in accordance with the laws and regulations of the PRC and our strict workmanship standards. Each step of the construction process is subject to inspection, and a completion inspection is conducted by all the parties mentioned above. The project company's construction management department is responsible for supervision of and coordination with the general contractor and independent construction supervision consultant, as well as for the direct inspection of key work processes. The regional office's construction management department is responsible for providing supervision and technical support. Our headquarters' construction management department is responsible for improving management systems, conducting technical training, auditing and monitoring construction plans and conducting monthly project assessments during the development process. We have built in an incentive system for the general contractor as part of the monthly project assessments conducted by our headquarters' construction management department in order to align interests during the construction process.

We have a complete construction management system and strict workmanship standards that we implement throughout the construction process. We have developed a comprehensive construction management manual, covering construction quality, progress, costs, safety and materials and equipment supply, among other things, and we strictly require our construction contractors to comply with such standards and procedures, as well as the relevant laws and regulations, in carrying out construction.

The regional office's project management department conducts on-site monitoring and regularly produces an assessment report, and promptly follows up on and implements solutions for any problems discovered. We also appoint an independent third-party construction supervision consultant to assist in controlling construction progress, quality and safety, among other things.

In addition to our close monitoring of construction progress and workmanship quality, we also place strong emphasis on worksite safety and environmental awareness. In 2009, our Logan Century Center project was recognized as a "2008 Guangdong Model Construction Site for Construction and Engineering Safety" by the Construction Industry Safety Association of Guangdong Province, and in 2004, our Sunshine Coast project was recognized as a "Green Ecologically Friendly Residence" by the Planning Department of the Ministry of Housing and Urban-Rural Development and the China Real Estate and Housing Research Association.

Supplier Tendering and Procurement

We procure substantially all of the supplies needed for our projects through our own in-house procurement department. We generally conduct supplier tendering and procurement using our database of suppliers with whom we have established cooperative relationships. Our headquarters' procurement department generally places special emphasis on strategic purchasing for elevators, diesel generators and other large equipment for our projects, and also conducts large-scale, centralized procurement for supplies commonly used between multiple projects. The regional office's procurement department is responsible for determining with the supplier the contract price, payment terms and delivery arrangements, among other things. We believe that centralized procurement allows us to benefit from economies of scale and increased bargaining power with suppliers, thereby reducing costs and bringing greater value to our customers.

We have a comprehensive procurement system composed of our procurement department, cost management department, and related specialized technical departments such as design and engineering. These departments parties cooperate in assessing and selecting our suppliers. After the completion of assessment, we select the supplier that best meets our requirements, in accordance with the requirements set forth in the relevant tender documents. We strive to ensure all of the materials that we use comply with relevant standards of quality and contractual requirements before accepting them or making payments for delivery. Materials that do not meet our quality standards are not used in our projects and are returned to suppliers. We evaluate and grade the quality of our supplies on a monthly basis.

Marketing

We have a specialized marketing management team. Our headquarters' marketing management center is responsible for formulating our marketing and sales strategies, conducting market research, managing the overall sales process, managing customer relations and providing sales guidance to sales agents. Each of our regional offices also has a marketing department to formulate sales prices for the properties in their respective regions and marketing and sales promotion strategies and related cost estimates for implementation after approval by our headquarters. We believe that our dedicated marketing management team assists us in attaining our marketing goals and strategies, while maintaining flexibility in the sales strategy for each project.

Our marketing department is involved in project development from an early stage to ensure the successful execution of our marketing strategy. After we acquire the land for a new project, our marketing management center, together with the relevant regional office, conducts customer, marketing and positioning research with regard to the land, and prepares a detailed project market positioning report. During the planning and design process, the marketing department provides opinions for consideration. The marketing department is also generally responsible for driving customer demand and sales for the project by planning, designing and operating an on-site project exhibition center to demonstrate our products to our customers, as well as planning and implementing a comprehensive project marketing and promotional program through various media outlets. In addition, we have an incentive program to reward employees who successfully refer customers to purchase our products. Our marketing and promotional activities contributed to our selling and marketing expenses, which amounted to RMB63.1 million, RMB148.5 million, RMB205.7 million and RMB125.9 million in 2010, 2011 and 2012 and the six months ended June 30, 2013, respectively.

As part of our fully integrated property development process, we generally manage the sales of our property projects through our in-house sales team. In addition, we sell a portion of our property projects through real estate sales agents, selected after careful consideration of the agents' understanding of our projects and relevant regional markets, marketing strategies and their market share. We enter into sales agency agreements with sales agents that meet our criteria, pursuant to which the agents are paid commissions of a certain percentage of their total sales, in accordance with market practice.

Pre-sales and Sales

The sales process for our property projects generally begins with pre-sales. There are various PRC laws and regulations governing the pre-sales of properties that impose conditions to be fulfilled before the required pre-sale permit will be issued and the pre-sales of a property can commence. These include obtaining the relevant land use rights certificate, the construction work planning permit and the construction commencement permit. For further details of the laws and regulations governing pre-sales, please refer to the section entitled "Laws and Regulations relating to the Industry" in this prospectus.

Our pre-sales and sales contracts are based on standard form contracts regulated by the relevant land and commercial bureau, and vary from city to city. During the Track Record Period and up to the Latest Practicable Date, we did not experience any cancellation of sales contracts.

Customer Payment Arrangements and Financing

Our customers can generally purchase our properties through lump sum payment or through mortgage loans. Where a customer chooses to pay by lump sum payment, the customer will be required to fully settle the purchase price shortly after the date of the execution of the contract. Where a customer elects to pay by mortgage payment, such customer is required to pay a portion of the purchase price in a cash payment, which is normally 30% to 60% of the total purchase price, and the remaining amount is settled through proceeds from the relevant mortgage. In line with market practice, we have arrangements with various banks for the provision of mortgage facilities to our customers and we provide guarantees for the mortgages until construction has been completed and the relevant property ownership certificates or mortgage registration documents are submitted to the relevant bank. In line with market practice, we rely on credit checks conducted by the relevant bank and do not conduct independent credit checks on our customers. As of June 30, 2013, our outstanding guarantees in respect of our customers' mortgage loans were RMB2,343.2 million. During the Track Record Period and up to the Latest Practicable Date, we encountered 40 incidents of default by purchasers for whom we had guaranteed mortgage loans, which involved an aggregated default payment of RMB1.4 million. Our general policy is to reserve our rights under the sales contract to minimize our losses, including by reselling the property. With only 40 incidents of purchaser default and an immaterial sum of defaulted payment involved, we believe the aforesaid policy has sufficiently deterred customer defaults. Please see the section entitled "Risk Factors-Risks relating to Our Business—We guarantee the mortgage loans provided to our customers and consequently are liable to the mortgagee banks if our customers default on their mortgage payments" in this prospectus.

Delivery of Properties

We are committed to the timely delivery of units to our customers in accordance with our sales contracts and PRC laws and regulations. We are only permitted to deliver the completed property units

after they pass on-site inspections by, and receive completion certificates from, the local urban construction bureaus or equivalent authorities. Before delivering units to our customers, our project companies coordinate the completion inspection of units to be delivered with the construction, marketing and customer relations departments and the relevant property management company, and make any necessary improvements to ensure that customers are satisfied with the units we deliver. Our customer relations department, which is a department under our marketing management center, works to obtain and follow up on customer feedback at the time of delivery to increase customer satisfaction and for the continual improvement of our products and services. We had appointed Guangdong Logan Group Property Management Co., Ltd. (廣東龍光集團物業管理有限公司) to initially manage our property projects as of the Latest Practicable Date. For further details, please see the section entitled "Relationship with Our Controlling Shareholders" in this prospectus.

In general, we assist our customers in applying for property ownership certificates. We may be subject to risks involved in obtaining property ownership certificates. Please see the section entitled "Risk Factors—Risks relating to Our Business—We may be liable to our customers for damages if we do not delivery individual property ownership certificates in a timely manner" in this prospectus. During the Track Record Period and up to the Latest Practicable Date, we had not experienced any delay in the issuance and delivery of property ownership certificates, any delay in property delivery under the sales contracts, or any return of delivered properties.

Customer Relations Management

We have a dedicated customer relations management department, which is a department under our marketing management center and is primarily responsible for promoting our customer-oriented corporate culture and strategy. Our customer relations management department also brings a customeroriented perspective to our various project development activities, by auditing and improving design drawings, evaluating the reasonableness of costs, and strictly inspecting product quality prior to delivery to our customers. Our customer relations management department is also responsible for the delivery of property, assisting customers in obtaining property ownership certificates, following up on any product warranty issues, handling customer complaints and sponsoring cultural events for customers. At the same time, our customer relations management department gathers views for product improvement from customer feedback and internal evaluations to improve our product design standards and adjust the requirements of our cost management and construction management departments, to optimize the customer experience and reduce customer risk.

From time to time, we receive customer complaints concerning minor defects on their purchased property units, which often occur in the initial months after delivery, and we believe such complaints are common in our industry. We strive to rectify the minor defects to our customers' satisfaction in accordance with the relevant residential property quality warranties. Moreover, to ensure efficient provision of maintenance services, we have established detailed internal guidelines on repair and maintenance specifications and processes in relation to property units and public facilities within the warranty period. We also have received complaints concerning our marketing, pre-sales and sales practice, which predominantly relate to perceived deficiencies in our staff's etiquette and manners. We strive to continuously improve our staff's professionalism, and have made detailed internal policies on the proper etiquette to interact with our customers. After receiving complaints, our customer relations management department follows our established complaint response policies to (i) record the complaints, (ii) investigate the factual background of the complaints, (iii) coordinate with the responsible departments, such as the marketing department, construction management department,

design management department and the project development department, to devise appropriate solutions, and (iv) follow up on subsequent customer feedback after the solutions have been implemented. We strive to address our customers' complaints, and during the Track Record Period and up to the Latest Practicable Date, we had not received material complaints regarding our properties' quality or our marketing, pre-sales and sales practice.

We offer our customers a variety of channels for communication, including email and a telephone hotline, so that our customer relations department is able to follow up on customer comments and complaints related to our products and services. We also regularly conduct customer satisfaction surveys on the quality of our products and services to assist in improving the market positioning, design, marketing strategy and service quality of our projects. Purchasers of our properties can also join our customer membership program, Logan Club (龍光會). We place great emphasis on customer service as we believe it enhances property value for our customers and improves our brand and reputation.

STANDARDIZATION

We use standardized product designs and management processes, wherein the work of our project design, construction, decoration, engineering and procurement departments and subsidiaries can be replicated efficiently across our projects. These standardized product designs and management processes form the key element of our quick development operation model, through which we seek to efficiently complete the development of our property projects. We believe our standardized product designs and management processes have been essential in allowing us to ensure product and service quality, control costs, shorten development cycles, improve cash flow and maintain profitability.

Design

Central to our standardization process is a standardized product line, illustrated by our portfolio of residential property projects which includes high-rise residential apartments and low-rise garden apartments. Our distinctive product series are generally classified into two styles, neoclassical and art deco, each comprising standardized designs for facades, interior designs and landscaping, as well as standardized parts and materials.

For the clubhouses, marketing centers and retail units in many of our projects, we implement our neoclassical or art deco designs according to the grade and scale of each project. We regularly inspect and assess our projects and make continuous improvements to our project design and standardization based on real use case results to ensure our project designs can be replicated efficiently across projects while maintaining high quality and reliability.

Procurement

Our product design departments generally cooperate with our procurement department on consolidated purchase orders of parts and materials to be used across our projects, enabling us to enter into larger and longer-term supply contracts to achieve economies of scale and consistent product quality. We selectively enter into strategic, long-term supplier relationships in accordance with the actual needs of our projects.

We generally select suppliers for our projects through a standardized bidding and competitive negotiation process, which is completed in close coordinate between our headquarters and the

management of each regional office. Our headquarters is responsible for managing our supplier relationships, to ensure fairness, consistency and efficiency in entering into supplier relationships across our regional companies.

Construction

We use a standardized operations management structure and management system across our regional offices, and our regional offices follow standardized guidelines developed by our headquarters, to help ensure we are able to efficiently meet our product quality, pre-sales and sales goals.

Cost Management

We employ standardized cost management processes across our projects and throughout the property development process through our cost management center, which prepares and reviews budgets and tracks project progress through a comprehensive cost management system to provide timely estimates of costs and profits and to align actual and target development costs.

We conduct cost management from the preliminary design stages in order to achieve dynamic cost control over the entire property development process and prepare timely profit estimates. We develop target costs for each major stage of the property development process, comprising a feasibility study version, a planning version and a construction version, and track progress to align actual and target development costs. We begin cost management during project selection and land acquisition stage, and compare the planned cost estimates with our library of historical data and provide design feedback to achieve cost-efficient design. Throughout the property development process, our cost management center reviews expenditures and proposed agreements with suppliers and contractors and proposes changes to achieve dynamic cost control over our projects.

CONSTRUCTION BUSINESS

Logan Construction, our subsidiary, possesses a National Housing Construction General Contracting Class 1 Qualification Certificate (國家房屋建築工程施工總承包一級資質認證), which enables it to provide general contracting services for housing projects in cities throughout the PRC. Logan Construction was established in 2005 primarily to service the projects of our predecessors prior to the Reorganization and our projects after the Reorganization. As of October 31, 2013, Logan Construction was appointed as general contractor for 23 of our 28 projects under development.

In its role as general contractor for such construction projects, Logan Construction is generally responsible for the day-to-day oversight of the projects, including appointing and managing subcontractors to provide services such as labor, general construction, equipment installation, engineering and decoration, as applicable, and coordinating with the project owner and other relevant parties. As a general contractor, Logan Construction outsources basic construction works, and relies on the construction workers of its subcontractors to carry out such works. For such projects, Logan Construction is also responsible for quality and safety control during the course of construction and Logan Construction maintains accident insurance for workers of Logan Construction as required by PRC laws and regulations. For further details, please see the section entitled "—Insurance" in this prospectus. For information on our general contractor agreements and our agreements with our subcontractors, please see the section entitled "—Our Property Development Process—Project Development Process—Appointment of Logan Construction or Other General Contractor" in this prospectus.

During the Track Record Period, Logan Construction primarily provided construction services to our own projects, and the turnover derived from providing such services amounted to 84.7%, 91.4%, 90.8% and 76.3% of Logan Construction's total turnover in 2010, 2011 and 2012 and the six months ended June 30, 2013, respectively. During the Track Record Period, Logan Construction also provided construction services to external parties, including nine related companies, and the Daya Bay Relocation Office in relation to Golden Bay Garden as a condition to obtaining land for Huizhou Sky Palace. Turnover derived from such services amounted to 15.3%, 8.6%, 9.2% and 23.7% of Logan Construction's total turnover in 2010, 2011 and 2012 and the six months ended June 30, 2013, respectively. Logan Construction has adopted a uniform pricing policy for related companies and independent third-party customers and strives to keep its pricing competitive and in line with market price. In 2010, 2011 and 2012 and the six months ended June 30, 2013, Logan Construction recorded construction income of RMB334.8 million, RMB249.1 million, RMB235.5 million and RMB336.1 million, respectively, from construction services provided to external parties, of which 71.5%, 96.0%, 100.0% and 100.0% consisted of construction income from related companies, respectively. For information on the contribution of construction income to our turnover during the Track Record Period, please see the section entitled "Financial Information-Description of Selected Income Statement Line Items—Turnover" in this prospectus. As a part of our predecessors' group prior to the Reorganization, Logan Construction acted as general contractor for various of our predecessors' businesses. As a result of which, the majority of our construction income during the Track Record Period was related to non-residential projects of our predecessors' businesses. For more information on construction services provided to the related parties, see Note 28(b)(ii) in the Accountants' Report included as Appendix I to this prospectus.

During the Track Record Period, some of our largest customers were companies controlled by Mr. Ji or his associates. In 2010, 2011 and 2012 and the six months ended June 30, 2013, customers of our construction business accounted for four, four, two and four of our five largest customers, respectively. For further details, please see the section entitled "—Suppliers and Customers" in this prospectus. During the Track Record Period, Logan Construction provided construction services to our related companies on normal commercial terms and on an arm's-length basis. Going forward, Logan Construction will prioritize our projects, and may accept new appointments from our related companies to act as general contractor for their property projects, in which cases we will ensure that the terms of such transactions comply with the requirements under the Listing Rules. For more information on our future construction services to the related parties, see the section entitled "Connected Transactions— Continuing Connected Transactions which are subject to the Reporting, Annual Review Announcement and Independent Shareholders' Approval Requirements—Master Construction Services Agreement" in this prospectus.

PROPERTIES USED BY US

Our corporate headquarters is located in Logan Century Center at Room 2002, Tower B, Logan Century Center, south side Xinghua Lu, Bao'an District, Shenzhen, PRC. In addition, we occupy a number of premises through lease arrangements. For further information, please refer to the Property Valuation Report in Appendix III to this prospectus.

SUPPLIERS AND CUSTOMERS

Our major suppliers are construction material suppliers, equipment suppliers and construction contractors. In 2010, 2011 and 2012 and the six months ended June 30, 2013, our five largest suppliers

accounted for 38.3%, 43.5%, 35.8% and 43.1% of our total purchases excluding land costs, respectively, and our largest supplier accounted for 14.2%, 24.6%, 9.9% and 16.8% of our total purchases excluding land costs, respectively.

Our major customers are purchasers of residential and commercial properties and customers of our construction business. In 2010, 2011 and 2012 and the six months ended June 30, 2013, our five largest customers accounted for 10.1%, 6.9%, 5.2% and 10.4% of our turnover, respectively, and our largest customer accounted for 3.3%, 2.5%, 1.6% and 3.9% of our turnover, respectively. In the same periods, companies controlled by Mr. Ji or his associates accounted for four, four, two and four, respectively, of our five largest customers. The companies controlled by Mr. Ji or his associates were all customers of our construction business for non-residential projects, such as the construction of public facilities, all of which are expected to be completed before the Listing.

Except as stated above, as of the Latest Practicable Date, none of our Directors, their associates or any Shareholders who, to the knowledge of our Directors, owned more than 5% of our share capital, had any interest in any of our five largest suppliers or customers.

COMPETITION

The property market in China is highly fragmented. Our major competitors include large national and regional property developers and overseas developers, including a number of leading Hong Kong property developers, some of which may have better track records and greater financial, land and other resources, broader name recognition and greater economies of scale than us. We compete with them in relation to a number of factors, including the acquisition of land, brand recognition, financial resources, price, product quality, service quality and other factors. For more information, please see the section entitled "Risk Factors—Risks relating to Property Development in the PRC—We face intense competition" in this prospectus.

EMPLOYEES

We had 1,055, 1,223, 991 and 1,211 full-time employees as of December 31, 2010, 2011 and 2012 and June 30, 2013, respectively. The table below sets forth a breakdown of our employees by function, as of and June 30, 2013:

Function	Number of employees
Marketing	245
Investment and operations	54
Research, development and design	249
Cost management	78
Engineering and procurement	261
Audit and supervision	17
Integrated management	307
Total	1,211(1)

Note:

(1) As Logan Construction only acts as general contractor, we outsource basic construction works, and rely on the construction workers of our subcontractors to carry out such works.

In 2010, 2011 and 2012 and the six months ended June 30, 2013, we recorded staff costs of RMB98.9 million, RMB145.5 million, RMB178.1 million and RMB106.5 million, respectively.

We enter into individual employment contracts with our employees covering matters such as wages, employee benefits, safety and sanitary conditions at the workplace, confidentiality obligations for commercial secrets, and grounds for termination. These employment contracts generally have a term of three years, after which we evaluate renewal based on a performance appraisal.

All of our full-time employees are paid a fixed salary and may be granted other allowances, based on their position. Our sales staff is also eligible for commissions. In addition, quarterly and year-end bonuses may also be awarded to our employees, at our discretion and based on employee performance. Quarterly and yearly performance appraisals are conducted to ensure that our employees receive feedback on their performance.

We continue to provide training for our staff to enhance technical and product knowledge as well as knowledge of industry quality standards and work place safety standards. We have maintained good working relationships with our employees. Our employees do not negotiate their terms of employment through any labor union or by way of collective bargaining agreements. As of the Latest Practicable Date, no significant labor disputes occurred which adversely affected or were likely to have an adverse effect on our business.

CHALLENGING MARKET CONDITIONS AND IMPACT ON OUR OPERATIONS

In 2011, residential property prices in many cities began to decline after years of sustained growth, primarily attributable to the PRC government's macroeconomic measures and the related slowdown in the PRC economy, among other things.

Transaction volumes generally remained subdued in early 2012. We have taken a number of measures to strategically respond to the challenging market conditions. We have adjusted our product mix to focus on the design and promotion of small to medium-sized housing units primarily targeted at first-time homebuyers and upgraders, and we have increased our sales activities in subway stations and near office buildings to attract such customers. Furthermore, we have strengthened our staff training to keep our sales personnel abreast of newest governmental policies and regulations to help address our customers' questions and concerns.

Beginning in the second quarter of 2012 and continuing through the first half of 2013, transaction volume recovered in the overall PRC property market, due in part to improving market sentiment in the PRC property market as well as the absence of further major restrictive government policies or measures. According to a report issued by the National Bureau of Statistics, the total residential GFA sold in the PRC in the first half of 2013 increased slightly by 30.4% as compared with the sales in the first half of 2012. For further information, please refer to the section entitled "Industry Overview—Overview of the PRC Property Market—Recent Developments in the PRC Property Market" in this prospectus. We believe that due in part to the market rebound beginning in the second quarter of 2012 and our strategic responses to the challenging market conditions, our contracted sales in 2012 increased by 118.0% to RMB9,737.2 million from RMB4,466.6 million in 2011 and amounted to RMB5,787.6 million in the six months ended June 30, 2013. However, we cannot assure you that the PRC government will not implement any further tightening measures to restrain the PRC property market that may adversely affect our business, financial condition and results of operations in the future. It is impossible to ascertain the extent of the impact of these measures or to accurately estimate what our sales volume and turnover might have been had the measures not been introduced. If we fail to adapt our operations to new policies, regulations or measures that may come into effect from

time to time, or if our marketing and pricing strategies are ineffective in promoting our contracted sales, such policy changes may dampen our contracted sales and cause us to lower our sales prices and incur additional costs, in which case our business, financial condition and results of operations may be materially and adversely affected.

The prospect of the PRC property market is highly uncertain and volatile. You should read carefully the entire "Risk Factors" section, especially the section entitled "Risk Factors— Risks relating to Property Development in the PRC—The PRC property market is heavily regulated and subject to PRC government policies, regulations and measures intended to discourage speculation in the property market," in this prospectus, before making your investment decision about our Company.

INSURANCE

We carry employer's liability insurance for medical and related expenses that our employees may incur as a result of personal injuries at their workplaces or on the construction sites of our property developments. However, property developers 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 sales 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. We also do not require the construction companies we engage to maintain insurance coverage on properties under construction. As we construct most of our property projects through our subsidiary, Logan Construction, we are responsible for quality and safety control during the course of construction and we maintain accident insurance for workers of Logan Construction projects are required to maintain their own accident insurance pursuant to PRC laws and regulations, and we also carry construction group accidental injury insurance, which generally covers injuries occurring within the construction areas of our projects.

To help ensure construction quality and safety, we have a set of standards and specifications that we require both our own workers as well as workers employed by independent construction companies to follow during the construction process. In addition, we engage qualified supervision companies to oversee the construction process. We did not experience any material destruction of or damage to our property developments, and there were no material personal injury-related claims brought against us during the Track Record Period.

Based on customary industry practice of property developers in the PRC, our Directors are of the view that our insurance coverage is adequate. However, there are risks for which we do not have sufficient insurance coverage for losses, damages and liabilities that may arise in our business operations. Please see the section entitled "Risk Factors—Risks relating to Our Business—We may suffer losses and be subject to liabilities that are not sufficiently covered, or covered at all, by insurance" in this prospectus.

SOCIAL, HEALTH AND SAFETY MATTERS

Property developers in the PRC are subject to various PRC laws and regulations with respect to labor, health, safety, insurance and accidents, including the Labor Law of the PRC (《中華人民共和國勞動法》), the Labor Contract Law of the PRC (《中華人民共和國勞動合同法》), the Interim

Regulations on Collection and Payment of Social Insurance Premiums (《社會保險費徵繳暫行條例》), Regulations on Work-related Injury Insurance (《工傷保險條例》), the Regulations on Unemployment Insurance (《失業保險條例》), the Trial Procedures for Childbirth Insurance for Enterprise Employees (《企業職工生育保險試行辦法》), the Production Safety Law of the PRC (《中華人民共和國安全生產法》) and other related regulations, rules and provisions issued by the relevant governmental authorities from time to time.

During the Track Record Period, we did not violate any applicable PRC social, health and safety regulations in any material respect. We have complied with the new PRC labor laws in all material respects in the past and will continue to do so and do not expect any non-compliance to affect our business operations in any material respect. We believe that by protecting the interests of our employees, we are able to enhance employee morale and improve our long-term retention rate of quality personnel.

In order to comply with the relevant laws and regulations, we participate in various defined retirement contribution plans organized by the PRC provincial and municipal governments for our employees. We pay on behalf of our employees a monthly social insurance premium covering pension insurance, medical insurance, unemployment insurance, industrial injury insurance, maternity insurance and housing provident fund. Our human resources department personnel look after our social, health and safety issues. They generally have sound knowledge of administration on employment and related matters and are aware of the latest legal developments in this area and our compliance with the relevant requirements.

INTELLECTUAL PROPERTY RIGHTS

Our intellectual property forms an integral basis for our strong brand recognition and is important to our business. As of the Latest Practicable Date, intellectual property material to our business consisted of 14 trademarks registered in the PRC, five trademarks registered in Hong Kong, eight trademarks under application in the PRC, one trademark under application in Hong Kong and one domain name of which we were the registered proprietor. Further details of our intellectual property rights are set out in the section entitled "Statutory and General Information—Further Information About Our Business—Intellectual Property Rights of Our Group" in Appendix V to this prospectus.

As of the Latest Practicable Date, we were not aware of any infringement (i) by us of any intellectual property rights owned by third parties, or (ii) by any third parties of any intellectual property rights owned by us.

LEGAL PROCEEDINGS AND COMPLIANCE

We have been in compliance in all material respects with the applicable laws and regulations in all jurisdictions where we operate businesses. We have obtained all material approvals, permits, licenses and certificates for our operations from the relevant government authorities, all of which are valid and current.

Our PRC legal advisor, Haiwen & Partners, has advised us that, to the best of their knowledge after due inquiries, we have complied with the applicable PRC laws and regulations as described in the relevant sections in this prospectus in all material respects during the Track Record Period. We have not been subject to significant fines or legal action involving non-compliance with any laws or regulations relating to our business. So far as we are aware, there are no pending or threatened actions

against us by any regulatory authority in the PRC. Our PRC legal advisor has further advised us that we do not own any land which may be or have been regarded as idle land or subject to penalty or confiscation under the relevant PRC laws and regulations during the Track Record Period and up to the Latest Practicable Date.

According to relevant PRC laws and regulations, new buildings in cities should contain certain basement areas which may be use for civil air defense purposes in time of war. As of October 31, 2013, our projects had total civil air defense areas of approximately 351,238 sq.m., or 3.1% of our land bank, calculated based on (i) the projects designs for our projects which were completed or under development as of October 31, 2013, and (ii) the project designs for our properties held for future development as of October 31, 2013 which have obtained governmental approval. Our civil air defense area is primarily leased out as car parks, and the relevant income amounted to RMB23.5 million, RMB38.4 million, RMB70.2 million, RMB15.5 million and RMB17.1 million in 2010, 2011, 2012, the six months ended June 30, 2013 and the nine months ended September 30, 2013, respectively. We lease them out for the majority of their useful lives, and the lessees are required to settle the total lease payments before the leases commence. In the relevant lease agreements, it is specified that in the time of war, civil air defense areas occupied by these car parks may be subject to government use, and the lessees should unconditionally agree to such use with no right to claim any damages against us. Under some agreements, we may further be required to refund part of the lease payments according to the duration of wartime governmental usage. Assuming that all civil defense areas on our projects as of September 30, 2013 were used for civil air defense purposes from October 1, 2013 until the expiration of the related car park lease agreements, we estimate that we would need to refund up to RMB144.0 million to the car park lessees, amounting to 0.8% of our total revenue in 2010, 2011, 2012 and the nine months ended September 30, 2013. Because we consider that (i) the significant risks and rewards relating to such car parks are transferred to the lessees upon signing the lease agreements and (ii) the lease terms constitute a majority of such car parks' useful lives, these car parks are deemed as saleable car parks and recognized as properties under development for sales and completed properties for sales on our financial statements. Our PRC legal advisor has advised us that, based on our descriptions, our business operations with regard to leasing car parks forming part of our civil air defense areas as described above comply with the applicable PRC laws and regulations in all material respects, and our legal department from time to time reviews our business practice to ensure our compliance.

From time to time we may be involved in legal proceedings or disputes in the ordinary course of business, including claims relating to our guarantees for the mortgage loans we provide to our customers and contract disputes with our customers and suppliers. We are not aware of any material legal proceedings, claims or disputes currently existing or pending against us. Our Directors confirm that we have not experienced any material disputes with any parties or disagreements with regulatory bodies during the Track Record Period.

ENVIRONMENTAL MATTERS

We are subject to certain laws and regulations concerning the protection of the environment. The particular environmental laws and regulations that apply to any given property development project vary according to its location, the environmental factors associated with such development, construction and/or operations and the current and future usage of the land and the properties. In 2010, 2011 and 2012 and the six months ended June 30, 2013, we incurred environmental compliance costs of RMB0.5 million, RMB1.3 million, RMB0.7 million and RMB0.8 million, respectively. We expect to continue to incur environmental compliance costs at similar levels.

HONORS, AWARDS AND CERTIFICATES

We, together with our predecessors, have received awards from various organizations in the PRC in recognition of, among other things, our brand, environmental and safety standards, financial results and overall reputation in the property development industry in southern China and the PRC. The table below sets forth some of the awards to our projects and Group:

Year	Recipient/Project	Honor/Award	Awarding body
2013	Our Group	2012 China Real Estate Industry Honorable Brand Enterprise (2012中國房地產行業誠信品牌企業)	China Real Estate Industry Association and China Real Estate Investment Research Association (中國房地產產業協會、中國房地產投資研究會)
2013	Logan City	2012 China Urban Area Most Valuable Property (2012中國城市區域最具價值樓盤)	China Real Estate Industry Association and China Real Estate Investment Research Association (中國房地產產業協會、 中國房地產投資研究會)
2011- 2012	Logan Real Estate	Top 100 Chinese Real Estate Developers (中國房地產百強企業)	China Real Estate Top 10 Research Group, Enterprise Institute of the Development Research Center of the State Council of China; Institute of Real Estate Studies of Tsinghua University; and China Index Academy (中國房地產Top10研究組,國務院發展研究中 心企業研究所、清華大學房地產研究所和 中國指數研究院三家機構)
2012	Logan Real Estate	Top 100 Chinese Real Estate Developers (中國房地產開發企業100強)	China Academy of Real Estate; China Real Estate Association; China Real Estate Appraisal Center (中國房地產研究會、中國房地產協會、 中國房地產測評中心)
2003- 2012	Guangdong Logan (Group)	Guangdong Top 20 Creditworthy Real Estate Developers (廣東地產 資信20強)	Guangdong Branches of Bank of China, China Construction Bank, Industrial and Commercial Bank of China, Agricultural Bank of China, and China Central Media (工、農、中、建四大國有銀行 廣東省分行與中央媒體)
2012	Logan Real Estate	Top 100 Chinese Real Estate Developers – Top 10 in Profitability (中國房地產百強企業—盈利性 TOP10)	Enterprise Institute of the Development Research Center of the State Council of China; Institute of Real Estate Studies of Tsinghua University; and China Index Academy (國務院發展研究中心企業所、 清華大學房地產研究所和中國指數研究院)
2012	Our Group	Ranked as the 46 th –largest property developer in the PRC by sales	China Index Academy (中國指數研究院)
2012	Logan Real Estate	Top 100 Chinese Real Estate Developers – Top 10 in Growth (中國房地產開發企業成長速度10強)	China Academy of Real Estate; China Real Estate Association; China Real Estate Appraisal Center (中國房地產研究會、中國房地產協會、 中國房地業產測評中心)
2011	Logan Real Estate	Top 100 Chinese Real Estate Developers – Top 10 Financing Capabilities (中國房地產百強企業-融資能力 TOP10)	China Real Estate Top 10 Research Group (中國房地產Top10研究組)

Year	Recipient/Project	Honor/Award	Awarding body
2011	Logan Real Estate	Top 10 Real Estate Brands in Southern China (中國華南房地產公司品牌價值 TOP10)	China Real Estate Top 10 Research Group (中國房地產Top10研究組)
2009	Logan Century Center (龍光世紀大廈)	2008 Guangdong Model Construction Site for Construction and Engineering Safety (2008 廣東省建設工程安全生產文明 施工優良樣板工地)	Construction Industry Safety Association of Guangdong Province (廣東省建築安全協會)
2008	Logan Century Center (龍光世紀大廈)	Model Project for Construction and Engineering Safety (安全生產與文明施工優良工地)	Construction Industry Safety Association of Shenzhen (深圳建築安全協會)
2008	Guangdong Logan (Group)	2006-2007 Guangdong Top 100 Private Enterprises (2006-2007 廣東省百強民營企業稱號)	People's Government of Guangdong Province (廣東省人民政府)
2007	Guangdong Logan (Group)	Guangdong Famous Brand (廣東 省著名商標)	Guangdong Well-known Brand Certification Committee (廣東省著名商標認定委員會)
2007	Provence (普羅旺斯)	Gold Medal International Cultural Community—Innovative Model Habitat (中國人居文化創新示範工程國 際人文金牌社區)	Research Center for Urban Environment and Development of the Chinese Academy of Social Sciences; China Real Estate Association; China Real Estate Cultural Improvement Association (中國社會科學院城市發展與環境研究中 心、中國房地產業協會經濟合作委員 會、中國房地產文化促進會)
2006	Guangdong Logan (Group)	Most Valuable Real Estate Brands (最具品牌價值地產企業)	China Real Estate Association (中國房地產協會)
2006	Guangdong Logan (Group)	Most Influential Real Estate Company of the Pan Pearl River Delta Region (中國泛珠區域最具 影響力房地產企業)	The Construction Bureaus of the Pan Pearl River Delta Region (建設部指導、 中國房地產協會支持、泛珠九省建設廳主辦)
2006	Guangdong Logan (Group)	2004-2005 Guangdong Top 100 Private Enterprises (2004- 2005廣東省百強民營企業稱號)	People's Government of Guangdong Province (廣東省人民政府)
2005	Lake City (天湖酈都) project	Green Ecologically Friendly Residence (綠色生態住宅)	Planning Department of the Ministry of Housing and Urban-Rural Development; China Real Estate and Housing Research Association (建設部城鄉規劃 管理中心、中國房地產及住宅研究會)
2005	Lake City (天湖酈都) project	China International Garden Community Award (中國國際花園 社區大獎)	United Nations Environment Programme and the International Federation of Park and Recreation Administration
2004	Logan Real Estate	China Real Estate Famous Brand (中國房地產名牌企業)	Planning Department of the Ministry of Housing and Urban-Rural Development; China Real Estate and Housing Research Association (建設部城鄉規劃管理中心、 中國房地產及住宅研究會)
2004	Sunshine Coast (陽光海岸) project	Environmentally and Ecologically Friendly Residence (健康生態住宅)	Planning Department of the Ministry of Housing and Urban-Rural Development; China Real Estate and Housing Research Association (建設部城鄉規劃管理中心、 中國房地產及住宅研究會)

CONNECTED TRANSACTIONS

OVERVIEW

Pursuant to Chapter 14A of the Listing Rules, our Directors, substantial shareholders and chief executive officer or those of our subsidiaries, any of their associates and any person who was our Director or a director of our subsidiaries within 12 months preceding the Listing Date will become a connected person of our Company upon the Listing. Upon the Listing, our transactions with such connected persons will constitute connected transactions under Chapter 14A of the Listing Rules.

Our Directors confirm that the following transactions which will continue after Listing will constitute continuing connected transactions for us under Chapter 14A of the Listing Rules.

(I) CONTINUING CONNECTED TRANSACTIONS WHICH ARE SUBJECT TO THE REPORTING, ANNUAL REVIEW, ANNOUNCEMENT AND INDEPENDENT SHAREHOLDERS' APPROVAL REQUIREMENTS

1. Master Fangchenggang Construction Services Agreement

(a) Description of the transaction

On November 22, 2013, Logan Construction, our wholly owned subsidiary, entered into a construction services framework agreement (the "Master Fangchenggang Construction Services Agreement") with Guangxi King Kerry Realty Co., Ltd. ("Guangxi King Kerry"), a company principally engaged in residential property development in the PRC, pursuant to which Logan Construction agreed to provide construction services (including but not limited to foundation engineering, fitting, electricity installation, construction of structural facilities, cleaning work upon completion of construction, coordination service during the delivery process, onsite management and construction raw material procurement) and other related services (the "Construction Services") to Guangxi King Kerry in respect of Guangxi King Kerry's property project in Fangchenggang, Guangxi, with a total construction area of approximately 270,000 sq.m. (the "First Fangchenggang Project") and other construction projects in Fangchenggang to be undertaken by Guangxi King Kerry in accordance with the current construction and development plan of Guangxi King Kerry (the "Other Fangchenggang Projects" together with the First Fangchenggang Project, the "Fangchenggang Projects"), for a term commencing from the Listing Date and expiring on December 31, 2015.

The service fee payable by Guangxi King Kerry to Logan Construction for the Construction Services shall be determined based on the actual construction area under the Fangchenggang Projects of which the Construction Services is required and the estimated construction price for the Construction Services with reference to the relevant construction price published by the PRC government authority and the market price level of construction works of the locality where the project is located.

Guangxi King Kerry is a company controlled by the brother-in-law of Mr. Ji, one of our Executive Directors. The business operation of Guangxi King Kerry is independent to our Group. Save for the family relationship, our Controlling Shareholders have no equity interest or control, whether directly or indirectly, in Guangxi King Kerry. Further, none of our Controlling Shareholders have exerted any influence over any of the decision making processes of Guangxi King Kerry or provided any financial support to the operation of Guangxi King Kerry.

(b) Historical transaction amounts

For the years ended December 31, 2010, 2011 and 2012, the six months ended June 30, 2013 and for the period from January 1, 2013 up till the Latest Practicable Date, the total transaction amount

CONNECTED TRANSACTIONS

paid by Guangxi King Kerry to Logan Construction for the Construction Services amounted to nil, nil, nil, approximately RMB111,070,000 and approximately RMB208,368,000 (representing 19.6% of the total transaction amount as stipulated under the existing construction contracts which Logan Construction has entered into with Guangxi King Kerry as of the Latest Practicable Date and 59.9% of the expected total annual cap for the year ending December 31, 2013), respectively.

(c) Annual caps on future transaction amounts

Our Directors estimate that the maximum annual amount of the Construction Services provided by Logan Construction to Guangxi King Kerry under the Master Fangchenggang Construction Services Agreement for each of the three years ending December 31, 2015 is expected not to exceed RMB348,000,000, RMB534,000,000 and RMB558,000,000, respectively. The above annual caps for each of the three years ending December 31, 2015 was determined by the total expected transaction amount of approximately RMB1,617,000,000 which comprises of transaction amount under existing construction contracts and other expected transaction amount as estimated by the management of the Company and the percentage of completion anticipated taking into account of the actual work required during the different phases of the Fangchenggang Projects. For the three years ending December 31, 2015, the Construction Services required for the Fangchenggang Projects can be principally divided into four phases, and for each of the four phases, the percentage of completion are as below:

	Completion schedule for the year ending December 31, 2013	Details of the Construction	Completion schedule for the year ending December 31, 2014	Details of the Construction	Completion schedule for the year ending December 31, 2015	Details of the Construction
Phase 2 of the Fangchenggang Projects	Nil		39.9%	Completion of 50% of the	60.1%	Completion of the
Phase 3 of the				main structure		removal of scaffold
Fangchenggang Projects	59%	Completion of the main structure and commencement of scaffold removal	41%	Completed	Nil	_
Phase 4 of the Fangchenggang Projects (with 60% high-rise buildings and 40% low-rise		ionio (ui				
buildings)	8.9%	Completion of the basement of low-rise apartments	44.1%	Completion of the low-rise apartments and 30% main structure of the high-rise buildings	40.2%	Completion of the high-rise buildings
Other phases Fangchenggang Projects	Nil	_	Nil	_	60%	Satisfaction of the pre-sale requirements

Further, the aforesaid total expected transaction amount for the three years ending December 31, 2015 were determined by reference to (i) the total transaction amount as stipulated under the existing construction contracts which Logan Construction has entered into with Guangxi King Kerry as of Latest Practicable Date; and (ii) the expected transaction amount of the Construction Services to be provided by Logan Construction to Guangxi King Kerry for the Fangchenggang Projects according to the current construction and development plan taking into account of the amount of construction contracts that Logan Construction is expected to be entered into with Guangxi King Kerry based on an annual increment of approximately 20% of the transaction amount as contemplated above. Such 20% annual increment represents the increment as estimated by the management of our Company with reference to the potential cost overrun, which comprises of (a) an increment of approximately 15% of the construction price under the Fangchenggang Projects of which our Construction Services is required taking into account of, among other things, the possible fluctuation of the construction schedule of the Fangchenggang Projects, change in construction design plan and onsite construction plan and change in the type of raw materials involved in the Construction Services; and (b) an increment of approximately 5% of the construction price under the Fangchenggang Projects of which our Construction Services is required taking into account of the expected changes in the market price of construction material and labor costs of the locality at the relevant time of project settlement for the three years ending December 31, 2015. The annual caps for the three years ending December 31, 2015 is substantially higher than the historical transaction amount paid by Guangxi King Kerry to Logan Construction as the Construction Services provided or to be provided by Logan Construction mainly represents contracts relating to the Fangchenggang Projects entered into during the year 2013.

(d) Listing Rules implication

Guangxi King Kerry is controlled by the brother-in-law of Mr. Ji, one of our Executive Directors. As such, Guangxi King Kerry is considered a connected person of our Company for the purpose of the Listing Rules. The Master Fangchenggang Construction Services Agreement and the transactions contemplated thereunder will constitute continuing connected transactions for our Company under Chapter 14A of the Listing Rules upon Listing.

Since each of the percentage ratios (other than the profits ratio) for the Master Fangchenggang Construction Services Agreement is expected to be more than 5% on an annual basis, the transactions under the Master Fangchenggang Construction Services Agreement constitute continuing connected transactions for our Company which are subject to the reporting, annual review, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

2. Master Construction Services Agreement

(a) Description of the transaction

On November 22, 2013, Shenzhen Youkaisi, our wholly owned subsidiary, entered into a construction services framework agreement (the "Master Construction Services Agreement") with Guangdong Logan (Group), a company principally engaged in investment in expressway build-operate-transfer and infrastructure build-transfer projects as well as commercial and hotel projects, pursuant to which Shenzhen Youkaisi agreed to provide, or procure its subsidiaries to provide construction service (including but not limited to foundation engineering, fitting, electricity installation, construction of structural facilities, cleaning work upon completion of construction, coordination service during the delivery process, onsite management and construction raw material

procurement) and other related services (the "Master Construction Services") to Guangdong Logan (Group) or its subsidiaries in respect of the property projects of Guangdong Logan (Group) and its subsidiaries from time to time, for a term commencing from the Listing Date and ending on December 31, 2015.

The service fee payable by Guangdong Logan (Group) or its subsidiaries to Shenzhen Youkaisi or its subsidiaries for the Master Construction Services shall be determined on the basis of the size of the construction works to be involved and the estimated construction price for the Master Construction Services with reference to the relevant construction price published by the PRC government authority and the market price level of construction works of the locality where the property project of Guangdong Logan (Group) is located.

(b) Historical transaction amounts

For the years ended December 31, 2010, 2011 and 2012, the six months ended June 30, 2013 and for the period from January 1, 2013 up till the Latest Practicable Date, the total transaction amount paid by Guangdong Logan (Group) or its subsidiaries to us in relation to construction services provided by us amounted to approximately RMB239,233,000, RMB239,261,000, RMB235,538,000, RMB225,036,000 and RMB302,263,000, respectively.

(c) Annual caps on future transaction amounts

Our Directors estimate that the maximum annual amount of the Master Construction Services provided by Shenzhen Youkaisi or its subsidiaries to Guangdong Logan (Group) or its subsidiaries under the Master Construction Services Agreement for each of the three years ending December 31, 2015 will not exceed RMB455,000,000, RMB250,000,000 and RMB250,000,000, respectively. The annual caps for each of the three years ending December 31, 2015 was determined by the total expected transaction amount and the percentage of completion anticipated. The aforesaid total expected transaction amount for the three years ending December 31, 2015 were determined by reference to (i) the total transaction amount as stipulated under the existing construction contracts which Logan Construction has entered into with Guangdong Logan (Group) as of the Latest Practicable Date; and (ii) the expected transaction amount of the Master Construction Services to be provided by Shenzhen Youkaisi and its subsidiaries (including Logan Construction) to Guangdong Logan (Group) and its subsidiaries for the three years ending December 31, 2015 according to the current construction and development plan taking into account of construction contract is expected to be entered into with Guangdong Logan (Group) based on an annual increment of approximately 20% of the transaction amount as contemplated above. Such 20% annual increment represents the increment as estimated by the management of our Company with reference to the potential cost overrun, which comprises of (a) an increment of approximately 15% of the construction price under the property projects of Guangdong Logan (Group) and its subsidiaries of which our Construction Services is required taking into account of, among other things, the possible fluctuation of the construction schedule, change in the construction design plan and onsite construction plan and change in the type of raw materials involved in the Master Construction Services; and (b) an increment of approximately 5% of the construction price under the property projects of Guangdong Logan (Group) and its subsidiaries of which our Construction Services is required taking into account of the expected changes in the market price of construction material and labor costs of the locality at the relevant time of project settlement for the three years ending December 31, 2015. The annual cap for the year ending December 31, 2013 is expected to be substantially higher than the historical transaction amount paid

by Guangdong Logan (Group) or its subsidiaries to us, which principally represents an additional transaction relating to services provided or to be provided to a hotel development of Guangdong Logan (Group), which consists of decoration and construction services, and based on the expected construction schedule of such hotel development, service fees complementing such additional transaction is estimated to be approximately RMB195.6 million. The increase in the annual cap for the year ending December 31, 2013 as compared to the year ending December 31, 2014 and 2015 is primarily due to a construction contract which Logan Construction has entered into with a subsidiary of Guangdong Logan (Group) relating to a project which is expected to be completed in November 2013. The total transaction amount under such contract is approximately RMB271,000,000 which is expected to be recognized during the year ending December 31, 2013.

(d) Listing Rules implication

Guangdong Logan (Group), one of our predecessors, is substantially owned by Mr. Ji, our chairman, one of our Executive Directors and Controlling Shareholders, and his associates. As such, Guangdong Logan (Group) is considered a connected person of our Company for the purpose of the Listing Rules. The Master Construction Services Agreement and the transactions contemplated thereunder will constitute continuing connected transactions for our Company under Chapter 14A of the Listing Rules upon Listing.

Since each of the percentage ratios (other than the profits ratio) for the Master Construction Services Agreement is expected to be more than 5% on an annual basis, the transactions under the Master Construction Services Agreement constitute continuing connected transactions for our Company which are subject to the reporting, annual review, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

(II) CONTINUING CONNECTED TRANSACTIONS EXEMPT FROM REPORTING, ANNUAL REVIEW, ANNOUNCEMENT AND INDEPENDENT SHAREHOLDERS' APPROVAL REQUIREMENTS

3. Management Services Agreement

(a) Description of the transaction

On March 9, 2009, Nanning Property, our wholly owned subsidiary, entered into a management services agreement (the "Management Services Agreement") with Guangxi King Kerry, pursuant to which Nanning Property agreed to provide management services to Guangxi King Kerry effective from March 9, 2009, including:

- (a) to manage the day-to-day operations of Guangxi King Kerry;
- (b) to be responsible for, among others, the project development, sales and property management of the Fangchenggang Projects;
- (c) to assign personnel for the operation of Guangxi King Kerry;
- (d) to manage the financial-related matters and accounts of Guangxi King Kerry; and
- (e) to undergo other matters relating to the operation of Guangxi King Kerry,

collectively, the "Management Services."

For the Management Services provided or to be provided by Nanning Property to Guangxi King Kerry, Guangxi King Kerry agreed to provide to Nanning Property a service fee, which was or

will be based on the actual completed area under the Fangchenggang Projects from time to time. The Company expects that the entire Fangchenggang Projects will be completed by 2015. The Management Services Agreement commences from March 9, 2009 and will be terminated one year after the last payment has been made by Guangxi King Kerry to Nanning Property.

(b) Historical transaction amounts

For the years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2013, the total amount paid to our Group pursuant to the Management Services provided under the Management Services Agreement amounted to nil, nil, approximately RMB2,861,000 and RMB1,237,000, respectively.

(c) Annual caps on future transaction amounts

Our Directors estimate that the maximum annual value of the Management Services to be provided by Nanning Property to Guangxi King Kerry under the Management Services Agreement for each of the three years ending December 31, 2015 will not exceed RMB2,330,000, RMB2,080,000 and RMB2,500,000, respectively.

(d) Listing Rules implication

Guangxi King Kerry is substantially owned by the brother-in-law of Mr. Ji, one of our Executive Directors. As such, Guangxi King Kerry is considered as a connected person of our Company for the purpose of the Listing Rules. The transactions under the Management Services Agreement will constitute continuing connected transactions for our Company under Chapter 14A of the Listing Rules upon Listing.

Since each of the percentage ratios (other than the profits ratio) for the Management Services Agreement is expected to be less than 0.1% on an annual basis, the transactions under the Management Services Agreement constitute continuing connected transactions for our Company which are exempt from the reporting, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

4. Trademark Licensing Agreement

(a) Description of the transaction

On January 8, 2013, Shenzhen Youkaisi, our wholly owned subsidiary, entered into a trademark licensing agreement (the "Trademark Licensing Agreement") with Logan Real Estate, pursuant to which Logan Real Estate has granted a non-exclusive license to Shenzhen Youkaisi the right of using the trademarks as stated under the section entitled "Statutory and General Information— Further Information about our Business—Intellectual Property Rights of our Group—Trademarks" in Appendix V to this prospectus (collectively, the "Trademarks"), on a royalty-free basis within the valid registration period of such Trademark. These Trademarks have been registered as trademarks by Logan Real Estate of which Logan Real Estate has agreed to transfer to our Group and relevant registrations are in progress in the PRC. In the interim, Logan Real Estate agreed to license and grant Shenzhen Youkaisi is approved. According to our PRC legal advisor, Haiwen & Partners, there is no legal impediment for our Group to complete the registration and to obtain the relevant approval for the transfer.

Pursuant to the Trademark Licensing Agreement, Logan Real Estate has agreed to maintain the registration of the Trademarks during the term of the Trademark Licensing Agreement.

(b) Historical transaction amounts

Shenzhen Youkaisi did not pay any trademark license fees to Logan Real Estate for the years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2013. Our Directors (including our Independent Non-executive Directors) are of the view that the Trademark Licensing Agreement was negotiated on an arm's length basis and its terms represent normal commercial terms which are fair and reasonable and in the interests of our Company and our Shareholders as a whole.

(c) Listing Rules implication

Logan Real Estate is substantially owned by Mr. Ji, one of our Executive Directors, and his associates. As such, Logan Real Estate is considered as a connected person of our Company for the purpose of the Listing Rules. The transactions under the Trademark Licensing Agreement will constitute continuing connected transactions for our Company under Chapter 14A of the Listing Rules upon Listing.

Since each of the percentage ratios (other than the profits ratio) for the Trademark Licensing Agreement is expected to be less than 0.1% on an annual basis, the transactions under the Trademark Licensing Agreement constitute continuing connected transactions for our Company which are exempt from the reporting, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

5. Design Services Agreement

(a) Description of the transaction

On November 4, 2011, Guangdong Modern Construction, our wholly owned subsidiary, entered into a construction design services agreement, which was later supplemented by a supplemental agreement dated April 4, 2012 (the "Design Service Agreement") with Guangxi King Kerry, pursuant to which Guangdong Modern Construction agreed to provide to Guangxi King Kerry construction design services (the "Construction Design Services") from November 2011 till the year 2014.

(b) Historical transaction amount

For the years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2013, the total amount paid by Guangxi King Kerry to Guangdong Modern Construction amounted to approximately RMB4,738,000, RMB486,000, RMB7,419,000 and RMB820,000, respectively. The fees charged by Guangdong Modern Construction for the Construction Design Services provided or to be provided to Guangxi King Kerry was determined on an arm's length basis with reference to the total construction area, design costs and timing of the project as well as the prevailing market price for similar services to be provided by Guangdong Modern Construction to other independent third parties. The Design Services Agreement was entered into on normal commercial terms.

(c) Annual caps on future transaction amounts

Our Directors estimate that the maximum annual value of the Construction Design Services to be provided by Guangdong Modern Construction to Guangxi King Kerry under the Design Service

Agreement for each of the two years ending December 31, 2014 will not exceed RMB3,852,000 and RMB5,000,000, respectively. The Construction Design Services to be provided under the Design Service Agreement will end on December 2014.

(d) Listing Rules implication

Guangxi King Kerry is substantially owned by the brother-in-law of Mr. Ji, one of our Executive Directors. As such, Guangxi King Kerry is considered as a connected person of our Company for the purpose of the Listing Rules. The transactions under the Design Services Agreement will constitute continuing connected transactions for our Company under Chapter 14A of the Listing Rules upon Listing.

Since each of the percentage ratios (other than the profits ratio) for the Design Services Agreement is expected to be less than 0.1% on an annual basis, the transactions under the Design Services Agreement constitute continuing connected transactions for our Company which are exempt from the reporting, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

WAIVERS

The transactions described in paragraphs 1 and 2 above constitute non-exempt continuing connected transactions under Rule 14A.35 of the Listing Rules. The applicable percentage ratios as defined in Rule 14A.10 of the Listing Rules and calculated with reference to the proposed annual caps for each of the years shown above are more than 5% on an annual basis. As such, the non-exempt continuing connected transactions in paragraphs 1 and 2 above would need to comply with the reporting, annual review, announcement and the independent shareholders' approval requirements under the Listing Rules.

We have applied for, and the Stock Exchange has granted us, waivers from strict compliance with the announcement and independent shareholders' approval requirements of the Listing Rules in respect of transactions described in paragraphs 1 and 2 above subject to the aggregate value of each of these non-exempted continuing connected transactions for each financial year not exceeding the relevant annual caps set forth above.

CONFIRMATIONS

Directors' Confirmation

The Directors (including the independent non-executive Directors) confirmed that all the nonexempt and exempt continuing connected transactions in paragraphs 1 to 5 have been entered into in the ordinary and usual course of business of our Company on normal commercial terms or on terms no less favorable to our Company than those available to or from (as appropriate) independent third parties, and are fair and reasonable to our Company and in the interests of the Company and the shareholders of the Company as a whole. The Directors (including the Independent Non-executive Directors) further confirmed that the proposed annual caps in respect of all the non-exempt and exempt continuing connected transactions are fair and reasonable and in the interest of the Shareholders as a whole.

Sole Sponsor's Confirmation

The Sole Sponsor has confirmed to our Company that the Sole Sponsor is of the opinion that the non-exempt continuing connected transactions described in paragraphs 1 and 2 above have been entered into in the ordinary and usual course of business of our Company, on normal commercial terms or on terms no less favorable to our Company than those available to or from (as appropriate) independent third parties, and are fair and reasonable to our Company and in the interests of the Company and the shareholders of our Company as a whole. The Sole Sponsor has further confirmed that the proposed annual caps in respect of all the non-exempt continuing connected transactions described in paragraphs 1 and 2 above are fair and reasonable and in the interest of the Shareholders as a whole.

RELATIONSHIP WITH THE CONTROLLING SHAREHOLDER

Immediately upon completion of the Capitalization Issue and the Global Offering, our Controlling Shareholders will indirectly own approximately 85% of our issued share capital, taking no account of Shares which may be issued pursuant to the exercise of the Over-allotment Option or Shares which may be issued upon the exercise of options which may be granted under the Share Option Scheme.

Apart from the business currently carried out by our Group, our Controlling Shareholders and their respective associates have interests in other business including (i) property management business, carried out by Guangdong Logan Group Property Management Co., Ltd. (廣東龍光集團物業管理有限公司) (the "Property Management Business"); and (ii) hotel development business and commercial property development business, carried out by Logan Real Estate (the "Hotel and Commercial Property Business" and, together with the Property Management Business, the "Relevant Businesses"). The above companies controlled by our Controlling Shareholders (the "Relevant Group") will not form part of our Group after Listing. The Property Management Business represents the management services provided by the Relevant Group to the owners of the residential properties developed by us. As the relationship under such Property Management Business is between the property owners and the property management company itself, there is no customer relationship between our Group, as the developer, and the Relevant Group, as the service provider to the Group's customers, in this regard. The Hotel and Commercial Property Business, on the other hand, represents the hotel development business and commercial property development business of the Relevant Group in Shantou and Nanning regions focusing on the development of properties which are of a commercial nature, including high-end hotels, shopping malls, restaurants, offices and hotel-type serviced apartments ancillary to such hotels and offices. The Relevant Group will only focus on the development of properties which are situated on a land the land use right being solely commercial in nature.

A summary of the relevant financial information of the Property Management Business of the Relevant Group according to the accounts prepared by the domestic PRC auditors under PRC accounting principles of the Relevant Group are set forth below:

	For the year ended December 31, 2010	For the year ended December 31, 2011	For the year ended December 31, 2012	For the six months ended June 30, 2013
	(<i>RMB</i>)	(<i>RMB</i>)	(RMB)	(RMB)
Total Revenues	68,888,470	94,409,218	144,861,105	72,548,886
Total Net Profits/(loss)	608,450	874,046	1,018,417	410,529

As of October 31, 2013, being the latest practicable date for the purpose of this statement prior to the date of this prospectus, the commercial properties under the Hotel and Commercial Property Business developed by the Relevant Group have been completed and according to their management accounts, revenue generated from such commercial properties amounted to approximately RMB300.6 million. On the other hand, the hotel properties under the Hotel and Commercial Property Business developed by the Relevant Group has commenced its operation in November 2013 and as of the Latest Practicable Date, according to their management accounts, the revenue generated from the operation of such hotel properties developed by the Relevant Group had been and will still be providing certain type of construction services to Guangdong Logan Group and its subsidiaries for the projects developed by

Guangdong Logan Group and its subsidiaries, and it is expected that we will continue to provide such construction services to Guangdong Logan Group and its subsidiaries for the projects developed by them upon Listing. For further details, please refer to the section entitled "Master Construction Services Agreement" in the "Connected Transactions" section of this prospectus. Despite that we will continue to provide construction services to our connected parties. We expect, however, that consistent with our performance during the Track Record Period, income generated from our construction contracts will not constitute major sources of our cash flow.

For further details as to the reason for non-inclusion of the Relevant Businesses, please refer to the section entitled "—Delineation of Business" in this prospectus.

Our predecessor companies, Logan Real Estate and Guangdong Logan (Group), both of which are controlled by our Controlling Shareholders, had also previously engaged in the development of residential properties, which had been substantially completed and delivered during the Track Record Period. Among the projects completed by our predecessors during the Track Record Period, only two project companies (collectively, the "Foshan Project Companies"), being the wholly owned subsidiaries of Logan Real Estate, holding two residential property development projects, namely Lake City (天湖麗都) and Foshan Royal Castle (水悦城邦) in Foshan (collectively, the "Foshan Projects"), which formed part of the business of and contributed revenues to our predecessors' group were not acquired by our Group as part of the Reorganization. We did not make such acquisitions because, when we commenced our Reorganization in 2009, the Foshan Project Companies had already substantially completed and delivered the Foshan Projects. The Company considered that it was not necessary to inject the Foshan Project Companies to the Group as part of the Reorganization as the Foshan Project Companies were established solely for the purpose of developing the Foshan Projects and no further property development projects would be undertaken by them following completion of the Foshan Projects. Although the Foshan Project Companies had made revenues and profit contribution to our predecessors' group in 2010, their results have not been consolidated into the results of our Group as they do not form part of our Group. For the years ended December 31, 2010, 2011 and 2012, according to their audited accounts prepared by their domestic PRC auditors under PRC accounting principles, the total revenues generated by the Foshan Project Companies amounted to RMB814.5 million, RMB579.8 million and RMB51.6 million, respectively, and their total net profits amounted to RMB212.9 million, RMB215.2 million and RMB(2.2) million, respectively. For the six months ended June 30, 2013, according to their management accounts, the total revenue generated by the Foshan Project Companies amounted to RMB32.8 million and their total net profit amounted to RMB22.7 million. Further, as of the year ended December 31, 2012, the total GFA delivered under the Foshan Projects amounted to approximately 2,400 sq.m. For the 10 months ended October 31, 2013, being the latest practicable date for the purpose of this statement prior to the date of this prospectus, according to their management accounts, the total revenue and the total net profits generated from the Foshan Project Companies and the total GFA delivered under the Foshan Projects amounted to RMB34.3 million, RMB16.7 million and 3,065 sq.m., respectively.

Apart from the Property Management Business and the Hotel and Commercial Property Business carried out by the Relevant Group, none of our Controlling Shareholders or Directors is interested in any business which competes or is likely to compete, whether directly or indirectly, with our business. To ensure that competition will not exist in the future, our Controlling Shareholders have entered into the Deed of Non-Competition in favor of our Company to the effect that each of them will not, and will procure that each of their respective associates do not, directly or indirectly participate in, or hold any right or interest, or otherwise be involved in any business which may be in competition with our business.

DELINEATION OF BUSINESS

Our Group is principally engaged in the development of residential properties or mixed-use properties, which mainly represent residential properties with ancillary developments ancillary to our Group's residential projects, such as retail units, supermarkets and car parks, etc. (the "Restricted Business"), in Guangdong Province. On the other hand, the Relevant Group is principally engaged in Property Management Business and Hotel and Commercial Property Business which are not part of our core business and are not in line with our overall strategy to maintain and further strengthen our market position in the PRC. Apart from the Group's only commercial property, namely Logan Century Center, where our corporate headquarters is located, and other retail units ancillary to the residential properties developed by the Group, the Group has no intention to develop, sell and operate any other properties on a land with the land use right being solely commercial in nature. The Logan Century Center, comprising two buildings, was developed by the Group through Shenzhen Logan Property to establish as its headquarters and principal place of business in Shenzhen. As not the entire Logan Century Center is being utilized by our Group, we leased the remaining unused part to other tenants. For further information regarding the Logan Century Center, please refer to the section entitled "Business-Our Property Projects-Description of Our Projects-Logan Century Center" in this prospectus. Further, ancillary to our development of residential properties, we have also developed a small portion of retail units as ancillary developments to the residential properties of the Group. Such retail units, which were mainly used as convenient stores and restaurants, were developed solely for the purpose to complement our residential properties and are different from the Hotel and Commercial Property Business developed by the Relevant Group.

As for the Foshan Projects, although the Foshan Project Companies, which are wholly owned by Logan Real Estate, being one of the companies within the Relevant Group had previously engaged in the development of residential properties, the Foshan Projects had been completed and a substantial portion of which had been delivered, and the Foshan Project Companies had no other business apart from holding certain remaining car park units of the Foshan Projects (the "Remaining Property"), as of the Latest Practicable Date. As of the Latest Practicable Date, the Remaining Property consisted of only 46 car park units representing the car park units which have been completed but not sold and it is the intention of the Relevant Group to sell the car park units as soon as practicable. As such, our Directors are of view that the contribution of such Remaining Property to the Group is insignificant, and the non-inclusion of which would have minimal impact on the Group given the Foshan Project Companies would not undertake any further property development projects.

The Property Management Business, although property-related, is labor-intensive and require long-term dedication to make the business a satisfactory accommodation to property owners together with different management expertise, skills and resources. Our Directors therefore, with a view that it is in the best interests of the Company to concentrate our resources on the development and growth of our core business, do not consider property management services as part of our core pursuit or our business development target. Further, it is common practice for property developers in China to engage external property management services to render professional property management services for their property developments.

The Hotel and Commercial Property Business, on the other hand, is primarily focused on the development of properties which are situated on a land with the land use right being solely of a commercial nature and for investment purposes which requires a different skills set and operation method and does not form part of our core business strategy. Although the Hotel and Commercial

Property Business includes hotel-type serviced apartments, the hotel-type serviced apartments developed by the Relevant Group are different from the properties developed by our Group. Specifically, the hotel-type serviced apartments developed by the Relevant Group are:

- properties which are situated on a land with the land use right being solely commercial in nature whereas the properties developed by our Group are on land with the land use right being either solely residential or a mixture of residential and commercial in nature which mainly represent residential properties with ancillary developments ancillary to our Group's residential projects, such as retail units, supermarkets and car-parks, etc.;
- properties ancillary to the hotels and offices developed by the Relevant Group and only serve to supplement the commercial properties under the Hotel and Commercial Property Business. For example, end-users of the commercial properties under the Hotel and Commercial Property Business may have specific accommodation needs around the same area and the hotel-type serviced apartments where housekeeping services will be provided mainly serve to cater such needs; and
- not a separate business segment developed by the Relevant Group.

Save for such hotel-type serviced apartments, the Relevant Group has not developed any other type of serviced apartments as of the Latest Practicable Date. On the other hand, our Group does not develop any type of serviced apartments, including the hotel-type serviced apartments. Further, the development of hotel-type serviced apartments and the development of residential property differ in many aspects including, among others, nature of land, customer base, business nature and interior design requirements and/or specifications.

	Develop	oment of
	Hotel-type serviced apartment by the Relevant Group	Residential property by our Group
Land Use Right	The properties developed by the Relevant Group, e.g. the hotel-type serviced apartment, are located on land which is commercial in nature. The duration of the land use right of such land is up to a maximum of 40 years. Upon expiry of the 40 years, land use right will only be renewed upon compliance of the relevant rules and regulations in the PRC. The land can be used for operation or companies registration purposes. The Relevant Group will only focus on the development of properties which are situated on a land with the land use right being solely commercial in nature and will not engage in any the development of any residential properties.	Our residential properties are located on land which is primarily residential in nature together with a small portion of land with the land use right being a mixture of residential and commercial in nature which represents residential properties with ancillary developments ancillary to our residential projects. The duration of the land use right of such land is up to a maximum of 70 years which is automatically renewable upon expiry. The land cannot be used for operation or companies registration purposes. Nevertheless, when our Group participates in an acquisition of land, the primary factor, among others, that we will take into account is the product type, the nature and the purpose of the land, instead of the duration of the land use right
Customer Base/Use	Customers bought or rented the relevant properties mainly for commercial and investment purposes. End-users of the properties mainly represent business people for self-use or corporate purposes.	duration of the land use right. Customers who are first-time buyers and upgraders bought the relevant properties mainly for self-use purpose. End-users of the properties mainly represent the customers themselves.

	Develop	oment of
	Hotel-type serviced apartment by the Relevant Group	Residential property by our Group
Business Nature	operation of, and being part of, its	emerging regions of the PRC, such as Guangdong and Guangxi Provinces,
Interior Design Requirements and Specifications	Need to comply with specific interior design requirements applicable to hotels/serviced apartments including but not limited to prohibition on the installation of gas and separate kitchen facilities.	

Further, both the Property Management Business and the Hotel and Commercial Property Business require different operation model and professional skills set which are not comparable to the operation model and professional skills set required for developing residential properties. Each of our Group and the Relevant Group has an independent work force to carry out the respective development of its projects and does not share any staff. In addition, the portion of hotel-type serviced apartments developed by the Relevant Group only represented approximately 0.7% of our Group's total land reserve as of the period ended October 31, 2013 and the estimated revenue apportioned to such hotel-type serviced apartments is expected to be minimal when comparing to our Group's revenue as a whole. Accordingly, our Directors are of the view that the expected revenue to be generated by the hotel-type serviced apartments developed by the Relevant Group will be small when comparing to our Group's revenue as a whole. As such, in the event that even if any future competition exists, the level of competition would be minimal.

As of the Latest Practicable Date, the hotel and commercial property with the hotel-type serviced apartments developed by the Relevant Group was still under development and is expected to commence sales by the first half of 2014 at the earliest. Therefore, no revenue or income has been recorded for the hotel-type serviced apartments as of the Latest Practicable Date. In addition, to ensure that competition will not exist in the future, our Controlling Shareholders have entered into the Deed of Non-Competition in favor of our Company to the effect that each of them will not, and will procure that each of their respective associates (other than members of our Group), controlled persons and controlled companies not to directly or indirectly participate, acquire or hold any right or interest, provide any support to, financial or otherwise be interested, involved or engaged in or concerned with any business that directly or indirectly competes with the Restricted Business. For further details regarding the Deed of Non-Competition, please refer to the paragraph headed "-Non-Competition Undertakings" in this prospectus. As such, our Directors are of view that the Relevant Businesses are separate and distinct from our core business and that there is a clear delineation between the Relevant Businesses and our business, as a result of which, none of the Relevant Businesses would compete, or is expected to compete, directly or indirectly, with our core business of residential property development.

INDEPENDENCE FROM OUR CONTROLLING SHAREHOLDERS

Our Directors consider that we will be able to operate independently from our Controlling Shareholders and their respective associates (other than our Group) upon Listing for the following reasons:

Management Independence

As of the Latest Practicable Date, save for Mr. Ji who is also a director of Logan Real Estate and Guangdong (Logan) Group, the holding company of Logan Real Estate, and that Mr. Ji Jiande who is also a director of Logan Real Estate, no other Director has overlapping roles or responsibilities in any business operation other than our business.

Operational Independence

We are independent of our Controlling Shareholders as we do not share operational capabilities with our Controlling Shareholders and we have independent access to suppliers and customers, as well as an independent management team to handle our day-to-day operations. We have sufficient operational capabilities to operate independently from the Relevant Group.

Financial Independence

Pursuant to the Hang Seng Bank Facility Agreements as described in the section entitled "Financial Information-Indebtedness and Contingent Liabilities-Hang Seng Bank Facility Agreements" in this prospectus, our Company obtained loan facility of an aggregate amount of US\$23.1 million and HK\$360.0 million from Hang Seng Bank Limited. Each of the Hang Seng Bank Facility Agreements was guaranteed by Mr. Ji and Ms. Kei, being our Controlling Shareholders, which was later released by Hang Seng Bank Limited pursuant to a letter from Hang Seng Bank Limited dated April 30, 2013. Further, pursuant to the Hang Seng Bank Facility Agreements, Ms. Kei agreed to remain the majority shareholder of Kam Wang and Shenzhen Youkaisi upon Listing as long as such loan facilities remain outstanding. Such requirements as to level of ownership in our Company result in the disclosure obligation of the Company pursuant to Rule 13.18 of the Listing Rules upon Listing. We intend to repay all outstanding amounts under the Hang Seng Bank Facility Agreement using a portion of the proceeds from the Global Offering. Please refer to the section entitled "Future Plans and Use of Proceeds" in this prospectus. Save as disclosed above, all loans, advances and balances due from our Controlling Shareholders and their respective associates have been fully settled and all loans, advances and balances due to our Controlling Shareholders will be fully repaid before Listing, and there are no loans, advances and balances due from/to our Controlling Shareholders and there are no share pledges and guarantees provided by our Controlling Shareholders or their respective associates in support of our Group's borrowing. Accordingly, we believe we are financially independent from our Controlling Shareholders and their respective associates. In addition, we have our own internal control and accounting systems, accounting and finance department, independent treasury function for cash receipts and payment and independent access to third-party financing.

NON-COMPETITION UNDERTAKINGS

In order to eliminate any potential competition with us, each of our Controlling Shareholders has undertaken to us (for ourselves and on behalf of our subsidiaries) in the Deed of Non-Competition that he/she/it will not, and will procure his/her/its associates (other than members of our Group),

controlled persons and controlled companies not to directly or indirectly, either on their own account, in conjunction with, on behalf of or through any person, body corporate, partnership, joint venture or other contractual arrangement and whether for profit or otherwise, participate, acquire or hold any right or interest, provide any support to, financial or otherwise, or otherwise be interested, involved or engaged in or concerned with any business that directly or indirectly competes with the Restricted Business, or acquire or hold shares or interest (in each case whether as a shareholder, partner, agent or otherwise and whether for profit, reward or otherwise) in any companies or business that compete directly or indirectly with the Restricted Business except where our controlling shareholders hold less than 5% of the total issued share capital of any company (whose shares are listed on the Stock Exchange or any other stock exchange) which is engaged in any business that is or may be in competition with any business engaged by any member of our Group.

Further, each of our Controlling Shareholders has undertaken to us in the Deed of Non-Competition that, in the event he/she/it, or any of his/her/its associates (other than members of our Group), controlled persons and controlled companies, is offered or becomes aware of any business opportunity directly or indirectly to engage or become interested in any business opportunity that directly or indirectly competes with the Restricted Business, he/she/it, or any of his/her/its associates shall promptly notify the Company in writing and refer such business opportunity to us for consideration and provide such information as may be required by us in order to make an informed assessment of such business opportunity, and each of our Controlling Shareholders shall not and shall procure that any of his/her/its associates (other than members of our Group), its controlled persons and controlled companies, shall not, invest or participate in any such project or business opportunity unless such project or business opportunity shall have been rejected by us and the principal terms of which such Controlling Shareholder or any of his/her/its associates and/or its controlled persons and controlled companies invests or participate in are no more favorable than those made available to our Company.

The Deed of Non-Competition will lapse automatically if our Controlling Shareholders and their associates cease to become our Controlling Shareholders or their respective associates, or our Shares cease to be listed on the Stock Exchange.

In order to promote good corporate governance practices and to improve transparency, the Deed of Non-Competition includes the following provisions:

- our independent non-executive Directors shall review, at least on an annual basis, the compliance with the Deed of Non-Competition by our Controlling Shareholder and any decision in relation to new business opportunities referred to our Company and state their basis and reasons for rejecting such business opportunities in our annual report;
- each of our Controlling Shareholders has undertaken to us that he/she/it will, and will procure their respective associates to use their best endeavors to provide all information necessary for the annual review by the independent non-executive Directors for the enforcement of the Deed of Non-Competition;
- we will disclose the review by the independent non-executive Directors on the compliance with, and the enforcement of, the Deed of Non-Competition in our annual report or, if necessary, by way of announcement to the public; and
- each of our Controlling Shareholders will make an annual declaration in our annual report on the compliance with the Deed of Non-Competition in accordance with the principle of voluntary disclosure in the corporate governance report.

CORPORATE GOVERNANCE MEASURES

Our Controlling Shareholders and their respective associates shall not compete with us as provided in the Deed of Non-Competition. Each of our Controlling Shareholders has confirmed that he/she/it fully comprehends his/her/its obligation to act in our Shareholders' and our best interests as a whole. Our Directors believe that there are adequate corporate governance measures in place to manage existing and potential conflicts of interest. In order to further avoid potential conflicts of interest, we have implemented the following measures:

- (a) our Articles of Association provide that, unless otherwise provided, a Director shall not vote on any resolution approving any contract or arrangement or any other proposal in which such Director or any of his/her associates have a material interest nor shall such Director be counted in the quorum present at the meeting;
- (b) a Director with material interests shall make full disclosure in respect of matters that conflict or potentially conflict with our interest and abstain himself/herself/itself from voting at the board meetings on matters involving the Relevant Group and our Group and/ or matters in which such Director or his/her/its associates have a material interest and he/ she shall not attend the relevant part of the board meeting or participate in the discussions on the relevant resolution, unless the attendance or participation of such Director at such meeting of the Board is specifically requested by a majority of the independent non-executive Directors;
- (c) we are committed that our Board should include a balanced composition of executive and non-executive Director (including Independent Non-executive Directors). We have appointed three Independent Non-executive Directors, one of whom has experience as a director of a listed company and have substantive expertise in the property development industry (namely, Mr. Zhang Huaqiao). We believe our Independent Non-executive Directors possess sufficient experience and they are free of any business or other relationship which could interfere in any material manner with the exercise of their independent judgment and will be able to provide an impartial, external opinion to protect the interests of our public shareholders. Details of our independent non-executive Directors are set out in the section entitled "Directors, Senior Management and Employees—Board of Directors—Independent Non-executive Directors" in this prospectus;
- (d) any new activities and opportunities under the Deed of Non-Competition and all matters determined by our Board as inherent with potential conflict of interests will be deferred to our Independent Non-executive Directors for discussions and decision and when necessary, they will employ an independent financial advisor to advise them on these matters; and
- (e) we have appointed Somerley Limited as our compliance advisor, which will provide advice and guidance to us in respect of compliance with the applicable laws and the Listing Rules including various requirements relating to directors' duties and corporate governance.

BOARD OF DIRECTORS

Our Board currently consists of eight Directors, comprising four Executive Directors, one Non-executive Director and three Independent Non-executive Directors. The powers and duties of our Board include convening general meetings and reporting our Board's work at our Shareholders' meetings, determining our business and investment plans, preparing our annual financial budgets and final reports, formulating proposals for profit distributions and for the increase or reduction of our registered capital as well as exercising other powers, functions and duties as conferred by our Memorandum and Articles of Association. We have entered into service contracts with each of our Executive Directors and Non-executive Director. We have also entered into letters of appointment with each of our Independent Non-executive Directors.

Name	Age	Date of joining the Group	Appointment Date	Position & Responsibilities
Ji Haipeng (紀海鵬), elder brother of Ji Jiande	47	June 1996	November 18, 2013	Chairman, Chief Executive Officer and Executive Director, primarily responsible for the overall strategic planning of our Group's business
Ji Jiande (紀建德), younger brother of Ji Haipeng	39	January 2006	November 18, 2013	Executive Director and vice president of the Group, primarily responsible for managing the business of Shantou region as well as the construction and material procurement of the Group
Xiao Xu (肖旭)	42	August 2007	November 18, 2013	Executive Director and assistant to president, primarily responsible for implementing strategic development, investment analysis and external affairs of the Group
Lai Zhuobin (賴卓斌)	42	November 2007	November 18, 2013	Executive Director and the chief financial officer of the Group, primarily responsible for the financial management and capital markets functions of the Group
Kei Perenna Hoi Ting (紀凱婷), daughter of Ji Haipeng	24	May 2010	May 14, 2010	Non-executive Director
Zhang Huaqiao (張化橋)	50	November 2013	November 18, 2013	Independent Non-executive Director
Liu Ka Ying, Rebecca (廖家瑩)	43	November 2013	November 18, 2013	Independent Non-executive Director
Cai Suisheng (蔡穂聲)	62	November 2013	November 18, 2013	Independent Non-executive Director

The table below shows certain information in respect of members of the Board:

Executive Directors

Mr. Ji Haipeng (紀海鵰), aged 47, was appointed as our Executive Director on November 18, 2013. Mr. Ji is our founder, chairman and Chief Executive Officer. Mr. Ji was appointed as our Chief Executive Officer in April 2011. He is primarily responsible for the overall strategic planning of our

Group's business. He is the elder brother of Mr. Ji Jiande, an Executive Director. In March 1996, Mr. Ji was appointed as an executive director and chief executive officer of Guangdong Logan (Group), one of our predecessors. Since May 2003 and October 2009, Mr. Ji has also served as a director and chief executive officer of Logan Real Estate and Shenzhen Youkaisi, respectively. Mr. Ji has 17 years of experience in the property development industry and possessed experience in corporate strategic planning and management as well as project management.

Apart from the above, Mr. Ji had also held positions in various organizations and associations, including as the vice president of the second council of Shantou Real Estate Association (汕頭市房地產業協會第二屆理事會) Guangdong Association and Provincial Real Estate (廣東省房地產業協會). In 2005, Mr. Ji was recognized as the "Excellent Business Contributor of Socialism with Chinese Characteristics Guangdong of Province (廣東省優秀中國特色社會主義事業建設者)" which was presented by the Guangdong Provincial United Front Work Department of the Communist Party of China (中共廣東省委統戰部), the Provincial Development and Reform Commission (省發展和改革委員會), the Provincial Office of Personnel (省人事廳), the Provincial Administration for Industry and Commerce (省工商局) and the Provincial Federation of Industry and Commerce (省工商聯).

Mr. Ji Jiande (紀建德), aged 39, was appointed as our Executive Director on November 18, 2013. Mr. Ji Jiande is also our Group's vice president, primarily responsible for managing the business of Shantou region. He is also in charge of the construction and material procurement of our Group. He is the younger brother of Mr. Ji Haipeng, our chairman and an Executive Director. Mr. Ji joined Logan Real Estate in 2006 and served as the general manager of various companies of our Group. Since October 2008 and December 2008, Mr. Ji also served as a director of Logan Construction and Logan Real Estate, respectively. In December 2009, Mr. Ji Jiande was appointed as a director of Shenzhen Youkaisi, primarily responsible for the operational management, construction and material management of our Group.

Mr. Xiao Xu (肖地), aged 42, was appointed as our Executive Director on November 18, 2013. He is also the assistant to the president of our Group. Mr. Xiao is mainly responsible for implementing strategic development, investment analysis and external affairs of our Group. Mr. Xiao was employed by Logan Real Estate in 2007 and held various senior management positions in Logan Real Estate during the period from August 2007 to April 2011, prior to his appointment as the assistant to the president of Shenzhen Youkaisi in April 2011. He has substantial experience in investment analysis, corporate management secretarial work and external liaison. Mr. Xiao obtained a bachelor's degree in business management from Jinan University (暨南大學) in June 1993 and obtained a postgraduate diploma in economics from the Party School of Chinese Communist Party of Guangdong Province (中共廣東省委黨校) in July 1998.

Mr. Lai Zhuobin (賴卓斌), aged 42, was appointed as our Executive Director on November 18, 2013. He is also the chief financial officer of our Group. Mr. Lai is mainly responsible for the financial management and capital markets functions of our Group. Mr. Lai was employed by Logan Real Estate in 2007 and held various positions within the financial management division during the period from November 2007 to May 2011. In May 2011, Mr. Lai was appointed and has since served as the financial controller of Shenzhen Youkaisi. He is a member of the Chinese Institute of Certificate Public Accountants. Mr. Lai obtained a bachelor's degree in science from Sun Yat-sen University (中山大學) in July 1993 and obtained a master's degree in engineering from Beijing Institute of Technology in July 2003.

Non-executive Director

Ms. Kei Perenna Hoi Ting (紀凱婷) (formerly known as Ms. Ji Peili (紀佩麗)), aged 24, was appointed as our Director on May 14, 2010 and was re-designated as a Non-executive Director on November 18, 2013. She is the daughter of Mr. Ji Haipeng, our chairman and an Executive Director. In August 2011, Ms. Kei obtained a bachelor's degree in economics and finance from the University of London.

Independent Non-executive Directors

Mr. Zhang Huaqiao (張化橋), aged 50, was appointed as our Independent Non-executive Director on November 18, 2013. Mr. Zhang is a director of various companies the shares of which are listed on the Stock Exchange, including as an independent non-executive director of Fosun International Limited (Stock Code: 656), an independent non-executive director of Zhong An Real Estate Limited (Stock Code: 672), a non-executive director of Bower Power Holdings Limited (Stock Code: 1685), Oriental City Group Holdings Limited (Stock Code: 8325) and an independent nonexecutive director of China Huirong Financial Holdings Limited (Stock Code: 1290). Since February 2013, Mr. Zhang has also been a director of Nanjing Central Emporium Group Stocks Co., Ltd. (600280.SS), a company the shares of which are listed on the Shanghai Stock Exchange. From June 1999 to April 2006, Mr. Zhang had worked with UBS AG, Hong Kong Branch and held positions as a director, executive director, managing director and the co-head of its China research team. From September 2011 to April 2012, Mr. Zhang also served as an executive director and chief executive officer of Man Sang International Limited (Stock Code: 938), a company whose shares are listed on the Stock Exchange. Mr. Zhang obtained a master's degree in economics from the Graduate School of the People's Bank of China in July 1986 and obtained a master's degree in economics of development from the Australian National University in April 1991.

Ms. Liu Ka Ying, Rebecca (廖家瑩), aged 43, was appointed as our Independent Non-executive Director on November 18, 2013. From June 1996 to March 2002, Ms. Liu served as the general manager for the Asia and China region of The PRG-Schultz International, Inc., a company listed on NASDAQ. In January 2007, Ms. Liu was appointed as the chief executive officer of AllPanther Asset Management Limited (竣富 (資產) 管理有限公司) and served at such position since then. She possesses experience in management, investment in real estate development and private investment funds, as well as accounting and financial management.

Ms. Liu is a member of the American Institute of Certified Public Accountants (AICPA), Illinois CPA Society (ICPAS) of the United States and Hong Kong Institute of Certified Public Accountants (HKICPA). Ms. Liu obtained a double bachelor's degree in Business Administrative Studies from York University, Canada with major in management and in accounting (with honours) in 1992 and 1994, respectively. She also obtained a doctoral's degree in business administration from Victoria University of Switzerland in November 2011. She is also a member of the Tenth Jilin Provincial Committee of the Chinese People's Political Consultative Conference, Hong Kong Institute of Bankers, Association of Women Accountants (Hong Kong) Limited and Hong Kong Professionals and Senior Executives Association.

Mr. Cai Suisheng (蔡穂聲), aged 62, was appointed as our Independent Non-executive Director on November 18, 2013. Mr. Cai is currently the president of Guangdong Provincial Real Estate Association (廣東省房地產行業協會) and a member of the Housing Policy Expert Committee of the Ministry of Housing and Urban-Rural Development (住房和城鄉建設部住房政策專家委員會). Also, in 2004, Mr. Cai was a visiting scholar at the Institute of Housing and Urban Research of Uppsala University in Sweden (瑞典烏普薩拉大學住房與城市發展研究所). From 2006 to 2010, Mr. Cai served as a standing director of the China Real Estate Association (中國房地產業協會). In June 2008, Mr. Cai was

also appointed as one of the independent non-executive directors of Guangzhou Pearl River Industrial Development Co., Ltd. (廣州珠江實業開發股份有限公司), a company listed on the Shanghai Stock Exchange. Mr. Cai has in-depth knowledge and extensive experience in real estate policy, market and urban management and has published numerous articles and reviews regarding the real estate market, housing policy as well as urban development and management in various newspapers and publications.

Each of our Directors has not been involved in any of the events described under Rule 13.51(2) of the Listing Rules. Save as disclosed above, none of our Directors has been a director of other listed entities for the three years immediately preceding the date of this prospectus.

SENIOR MANAGEMENT

The table below sets forth certain information concerning our other senior management members:

Name	Age	Date of joining the Group	Position
Ji Haipeng (紀海鵬)	47	June 1996	Chairman and Chief Executive Officer
Ji Jiande (紀建德)	39	January 2006	Vice President of the Group
Xiao Xu (肖旭)	42	August 2007	Assistant to president of the Group
Lai Zhuobin (賴卓斌)	42	November 2007	Finance director of the Group
Zhao Yinghua (趙英華)	40	December 2012	Vice president of the Group, primarily responsible for monitoring our project companies within the Shenzhen region, including Shenzhen, Huizhou and Dongguan
Huang Xiangling (黃湘玲)	37	August 2005	Vice president of the Group, primarily responsible for the management of the president's office and public affairs of our Group

Please refer to the section entitled "—Board of Directors" in this prospectus for the biographies of Mr. Ji Haipeng, Mr. Ji Jiande, Mr. Lai Zhuobin and Mr. Xiao Xu.

Mr. Zhao Yinghua (趙英華), aged 40, is a vice president of our Group, mainly responsible for monitoring our project companies within the Shenzhen region, including Shenzhen, Huizhou and Dongguan. Mr. Zhao joined our Group in December 2012. From 2008 to 2012, Mr. Zhao served as the regional president of Foshan Shunde Country Garden Property Management Co., Ltd. (佛山市順德區碧桂園物業發展有限公司) and gained experience in planning of projects at its initial stage as well as projects operation and management. Mr. Zhao obtained a undergraduate diploma in architectural engineering from Nanchang Institute of Technology (南昌理工學院) in July 2004.

Ms. Huang Xiangling (黃湘玲), aged 37, is a vice president of our Group. She is mainly responsible for the management of the president's office and public affairs of our Group. Ms. Huang joined Logan Real Estate in 2005. Since August 2005 and May 2011, Ms. Huang has served as the general manager of Shantou Logan Property and assistant to the president of Shenzhen Youkaisi, respectively. Ms. Huang has extensive experience in project management, internal management and external liaison. Ms. Huang obtained a diploma in public affairs management from Zhejiang University (浙江大學) in June 2007 through long-distance learning.

COMPANY SECRETARY

Ms. Li Yan Wing, Rita (李昕穎), aged 47, is a director of the corporate services division of Tricor Services Limited. Ms. Li is a chartered secretary and a fellow of both The Institute of Chartered Secretaries and Administrators and The Hong Kong Institute of Chartered Secretaries. She has over 24 years' experience in corporate advisory services. Prior to joining Tricor Services Limited, Ms. Li served as a senior manager of the company secretarial department of Tengis Limited. Ms. Li currently also serves as the company secretary of China Outfitters Holdings Limited (stock code: 1146) and Kee Holdings Company Limited (stock code: 2011), companies whose shares are listed on the Stock Exchange.

BOARD COMMITTEE

Audit Committee

We have established an audit committee on November 18, 2013 with written terms of reference in compliance with Rule 3.21 of the Listing Rules and paragraph C3 of the Code on Corporate Governance Practices as set out in Appendix 14 of the Listing Rules. The audit committee consists of three Independent Non-executive Directors, Ms. Liu Ka Ying, Rebecca (being the chairman of the audit committee who has a professional qualification in accountancy), Mr. Cai Suisheng and Mr. Zhang Huaqiao. The primary duties of the audit committee are to assist the Board by providing an independent view of the effectiveness of the financial reporting process, internal control and risk management system of the Group, to oversee the audit process, to develop and review our policies and to perform other duties and responsibilities as assigned by our Board.

Remuneration Committee

We have established a remuneration committee on November 18, 2013 with written terms of reference in compliance with Rule 3.25 of the Listing Rules and paragraph B1 of the Code on Corporate Governance Practices as set out in Appendix 14 of the Listing Rules. The remuneration committee consists of three members, two of whom are Independent Non-executive Directors, being Ms. Liu Ka Ying, Rebecca and Mr. Zhang Huaqiao, as well as our Executive Director, Mr. Ji Haipeng. The remuneration committee is chaired by Mr. Zhang Huaqiao. The primary duties of the remuneration committee include (but without limitation): (i) making recommendations to the Directors regarding our policy and structure for the remuneration of all our Directors and senior management and on the establishment of a formal and transparent procedure for developing remuneration policies; (ii) making recommendations to the Board on the remuneration packages of our Directors and senior management; (iii) reviewing and approving the management's remuneration proposals with reference to the Board's corporate goals and objectives; and (iv) considering and approving the grant of share options to eligible participants pursuant to the Share Option Scheme.

During the Track Record Period, our remuneration policy for our Directors and senior management members was based on their experience, level of responsibility and general market conditions. Any discretionary bonus and other merit payments are linked to the profit performance of the Group and the individual performance of our Directors and senior management members. We intend to adopt the same remuneration policy after the Listing, subject to review by and the recommendations of our remuneration committee.

Nomination Committee

We have established a nomination committee on November 18, 2013 with written terms of reference. The nomination committee consists of three members, namely Mr. Ji, Mr. Zhang Huaqiao and Ms. Liu Ka Ying, Rebecca. Two of the members are our Independent Non-executive Directors. The chairman of the nomination committee is Mr. Ji. The primary function of the nomination committee is to make recommendations to our Board on the appointment of members of our Board.

COMPENSATION OF DIRECTORS AND SENIOR MANAGEMENT

Our Executive Directors, who are also our employees, receive, in their capacity as our employees, compensation in the form of salary and cash bonus.

The aggregate amount of remuneration including fees, salaries, contributions to pension schemes, housing allowances and other allowances and benefits in kind and discretionary bonuses which were paid to our Directors for the years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2013, was RMB2,818,000, RMB5,235,000, RMB6,856,000 and RMB3,501,000, respectively.

The aggregate amount of remuneration, including fees, salaries, contributions to pension schemes, housing allowances and other allowances and benefits in kind and discretionary bonuses which were paid by our Group to our five highest paid individuals for the years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2013, was RMB3,717,000, RMB7,444,000, RMB9,263,000 and RMB5,444,000, respectively.

No remuneration was paid by the Group to the Directors or the five highest paid individuals as an inducement to join or upon joining the Group or as a compensation for loss of office in respect of the years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2013. Further, none of our Directors waived any remuneration during the same periods.

Under our arrangements currently in force, the aggregate remuneration (including fees, salaries, contributions to pension schemes, housing allowances and other allowances and benefits in kind) of our Directors for the year ending December 31, 2013 is estimated to be no more than RMB7,000,000.

SHARE OPTION SCHEME

We have adopted the Share Option Scheme. For details of the Share Option Scheme, please refer to the section entitled "Statutory and General Information—Share Option Scheme" in Appendix V to this prospectus.

COMPLIANCE ADVISOR

We have appointed Somerley Limited as our compliance advisor pursuant to Rule 3A.19 of the Listing Rules. Pursuant to Rule 3A.23 of the Listing Rules, the compliance advisor will advise us in the following circumstances:

- (a) before the publication of any regulatory announcement, circular or financial report;
- (b) where a transaction, which might be a notifiable or connected transaction, is contemplated, including share issues and share repurchases;

- (c) where we propose to use the net proceeds of the Global Offering in a manner different from that detailed in this prospectus or where our business activities, developments or results deviate from any forecast, estimate or other information in this prospectus; and
- (d) where the Stock Exchange makes an inquiry of us regarding unusual movements in the price or trading volume of our Shares.

The terms of the appointment shall commence on the Listing Date and end on the date which we distribute our annual report of our financial results for the first full financial year commencing after the Listing Date and such appointment may be subject to extension by mutual agreement.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Mr. Ji Haipeng is appointed as our chairman and our Chief Executive Officer to oversee the operations of the Group. Pursuant to A.2.1 of Appendix 14 of the Listing Rules, the roles of chairman and chief executive officer should be separated. However, due to the nature and the extent of the Group's operations and Mr. Ji's in-depth knowledge and experience in the PRC real estate industry and his familiarity with the operations of the Group, the Company considers that it is not preferable to find an alternative candidate to replace Mr. Ji Haipeng and serve at either of the positions at this stage. As such, the role of the chairman and chief executive officer of our Company are not being separated pursuant to the requirement under A.2.1 of Appendix 14 of the Listing Rules.

SHARE CAPITAL

The following is a description of the authorized and issued share capital of our Company in issue and to be issued as fully paid or credited as fully paid immediately before and following the completion of the Global Offering and the Capitalization Issue (assuming the Over-allotment Option is not exercised):

HK\$

Authorized share capital:

100,000,000,0	00 Shares of HK\$0.10 each	10,000,000,000
Issued and to be iss	ued, fully paid or credited as fully paid:	HK\$
1,000	Shares in issue as of the date of this prospectus	100
4,249,999,000	Shares to be issued pursuant to the Capitalization Issue	424,999,900
675,000,000	Shares to be issued under the International Offering (subject to	
75,000,000	adjustment and the Over-allotment Option) Shares to be issued under the Hong Kong Public Offering (subject to	67,500,000
	adjustment)	7,500,000
5,000,000,000	Total	500,000,000

ASSUMPTIONS

The above table assumes that the Global Offering becomes unconditional and the issue of Shares pursuant to the Global Offering and Capitalization Issue are made. It takes no account of any Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option or pursuant to the exercise of the options which may be granted under the Share Option Scheme or any Shares which may be issued or repurchased by us pursuant to the general mandates granted to our Directors to issue or repurchase Shares as described below.

RANKINGS

The Offer Shares will rank pari passu in all respects with all Shares in issue or to be issued as mentioned in this prospectus and, in particular, will qualify for all dividends or other distributions declared, paid or made on the Shares after the date of this prospectus.

GENERAL MANDATE TO ALLOT AND ISSUE NEW SHARES

Subject to the Global Offering becoming unconditional, our Directors have been granted a general mandate to allot, issue and deal with Shares in the share capital of our Company with a total nominal value of not more than the sum of:

- (1) 20% of the total nominal amount of the share capital of our Company in issue immediately following the completion of the Global Offering and the Capitalization Issue (excluding Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option or any options which may be granted under the Share Option Scheme); and
- (2) the total nominal amount of share capital of our Company repurchased by our Company (if any) pursuant to the general mandate to repurchase Shares granted to our Directors referred to below.

Our Directors may, in addition to the Shares which they are authorized to issue under this general mandate, allot, issue or deal with Shares under a rights issue, scrip dividend scheme or similar arrangement, or on the exercise of any option which may be granted under the Share Option Scheme.

SHARE CAPITAL

This general mandate will remain in effect until the earliest of:

- (i) the conclusion of our Company's next annual general meeting; or
- (ii) the expiry of the period within which our Company is required by any applicable laws or its articles of association to hold its next annual general meeting; or
- (iii) when varied or revoked by an ordinary resolution of the Shareholders in general meeting.

Further information on this general mandate is set out in the paragraph headed "Statutory and General Information—Further Information About Our Group—Resolutions in Writing of the Shareholders of Our Company Passed on November 18, 2013" in Appendix V to this prospectus.

GENERAL MANDATE TO REPURCHASE SHARES

Subject to the Global Offering becoming unconditional, our Directors have been granted a general mandate to exercise all the powers of our Company to repurchase Shares with a total nominal amount of not more than 10% of the total nominal amount of the share capital of our Company in issue immediately following the completion of the Global Offering and the Capitalization Issue (excluding Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option or any options which may be granted under the Share Option Scheme).

This mandate only relates to repurchases made on the Stock Exchange or any other stock exchange on which the Shares are listed (and which is recognized by the SFC and the Stock Exchange for this purpose), and which are in accordance with the Listing Rules. A summary of the relevant Listing Rules is set out in the paragraph headed "Statutory and General Information—Further Information About Our Group—Repurchases of Our Shares" in Appendix V to this prospectus.

This general mandate will remain in effect until the earliest of:

- (i) the conclusion of our Company's next annual general meeting; or
- (ii) the expiry of the period within which our Company is required by any applicable laws or its articles of association to hold its next annual general meeting; or
- (iii) when varied or revoked by an ordinary resolution of the Shareholders in general meeting.

Further information on this general mandate is set out in the paragraph headed "Statutory and General Information—Further Information About Our Group—Resolutions in Writing of the Shareholders of Our Company Passed on November 18, 2013" in Appendix V to this prospectus.

SHARE OPTION SCHEME

Pursuant to the written resolutions of the Shareholders dated November 18, 2013, we conditionally adopted the Share Option Scheme. Summaries of the principal terms of the Share Option Scheme are set out in the paragraph headed "Statutory and General Information—Share Option Scheme" in Appendix V to this prospectus.

SUBSTANTIAL SHAREHOLDERS

So far as our Directors are aware, the following persons will, immediately following the completion of the Global Offering and the Capitalization Issue taking no account of any Shares which may be issued pursuant to the exercise of the Over-allotment Option or Shares which may be issued upon the exercise of any options which may be granted under the Share Option Scheme, have beneficial interests or short positions in our Shares or underlying Shares which would be required to be disclosed to us under the provisions of Divisions 2 and 3 of Part XV of the SFO, or who is, directly or indirectly, interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any other member of our Group:

Name of Shareholder	Nature of interest	Number of Shares ⁽¹⁾	Approximate percentage of interest in our Company immediately following the completion of the Global Offering and the Capitalization Issue
Ms. Kei	Beneficiary of the Family Trust	4,250,000,000 (L)	85%
	Interest of controlled corporations ⁽²⁾		
BVI Holdco ⁽³⁾	Beneficial owner	3,400,000,000 (L)	68%
Mr. Ji	Interest of a controlled corporation	4,250,000,000 (L)	85%
The Trust Company ⁽³⁾	Interest of a controlled corporation	3,400,000,000 (L)	68%
Brock Nominees Limited ⁽³⁾	Interest of a controlled corporation	3,400,000,000 (L)	68%
Tenby Nominees Limited ⁽³⁾	Interest of a controlled corporation	3,400,000,000 (L)	68%
Trustee of the Family Trust ⁽³⁾	Interest of a controlled corporation	3,400,000,000 (L)	68%

Notes:

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

(2) Ms. Kei is also indirectly interested in the Company through Dragon Jubilee, Gao Run and Thrive Ally, which owned collectively 17% interests in the Company.

(3) Ms. Kei is the settler and a beneficiary of the Family Trust, which is a trust set up to hold the interest of Ms. Kei and her family (excluding Mr. Ji) in our Company. The Family Trust is interested in the entire interest of the Trust Company which in turns hold the entire interest in the BVI Holdco. Further, Mr. Ji is considered to be interested in the interests of our Company through the BVI Holdco and Ms. Kei as (i) the BVI Holdco is a company which is entirely owned by the Family Trust to which Ms. Kei is the settler and a beneficiary and (ii) Ms. Kei being a person accustomed to act in accordance with Mr. Ji's directions.

If the Over-allotment Option is fully exercised, the beneficial interests of each of Ms. Kei, BVI Holdco, Mr. Ji, the Trust Company, Brock Nominees Limited, Tenby Nominees Limited and the trustee of the Family Trust will be approximately 83.13%, 66.5%, 83.13%, 66.5%, 66.5%, 66.5% and 66.5%, respectively.

Except as disclosed in this prospectus, our Directors are not aware of any person who will, immediately following the completion of the Global Offering and the Capitalization Issue (assuming the Over-allotment Option is not exercised and no Shares are to be issued upon the exercise of any options which may be granted under the Share Option Scheme), have beneficial interests or short positions in any Shares or underlying Shares, which would be required to be disclosed to us under the provisions of Divisions 2 and 3 of Part XV of the SFO, or who is, directly or indirectly interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in the circumstances at general meetings of any member of our Group. Our Directors are not aware of any arrangement which may at a subsequent date result in a change of control of our Company.

You should read the following discussion and analysis in conjunction with our consolidated financial information together with the accompanying notes, set forth in the Accountants' Report included as Appendix I to this prospectus. Our consolidated financial information has been prepared in conformity with HKFRS, which may differ in certain material aspects from generally accepted accounting principles in other jurisdictions, including the United States. You should read the whole of the Accountants' Report included as Appendix I to this prospectus and not rely merely on the information contained in this section. The following discussion contains certain forward-looking statements that involve risks and uncertainties. Our actual results reported in future periods could differ materially from those discussed below. Factors that could cause or contribute to such differences include those discussed in the sections entitled "Risk Factors" and "Business" and elsewhere in this prospectus. Unless the context otherwise requires, financial information described in this section is described on a consolidated basis.

OVERVIEW

Note

We are a property developer in the PRC focusing on the residential property market, and our products are primarily targeted at first-time homebuyers and upgraders. In 2012, we were ranked as the 46th-largest property developer in the PRC by sales.⁽¹⁾ We have developed residential property projects in 11 cities in economically prosperous and emerging regions of the PRC, such as Guangdong and Guangxi Provinces, the Chengdu-Chongqing economic region and Hainan Province.

As of October 31, 2013, our Group and, prior to the commencement of the Reorganization, our predecessors had completed a total of 54 projects with a total GFA of over 7,160,000 sq.m. We have a land bank comprising land we acquired at competitive prices, and we strive to build our land bank by establishing and expanding our presence in economic regions which we believe hold high growth potential. As of October 31, 2013, we had 70 projects at various stages of development in 11 cities and a land bank with an aggregate GFA of 11.2 million sq.m., primarily comprising residential property projects with ancillary retail shops, as well as an office property project where our headquarters is located. For details of our property projects, please see the section entitled "Business—Our Property Projects" in this prospectus. We believe our current land bank will be sufficient to meet our development needs for the next five to six years, based on our current projections and our historical sales and land development records.

We have established a replicable property development process, which is supported by our inhouse departments and subsidiaries specializing in design and planning, construction, decoration, procurement, sales, customer services and each other major step in the property development process. We leverage our ability to build projects through our own construction subsidiary, centralized and strategic procurement, quick development operation model and cost control over the whole property development process to optimize our costs, shorten development cycles, improve cash flow and maintain profitability. In 2010, 2011 and 2012 and the six months ended June 30, 2013, we achieved net profit margins (excluding changes in fair value of investment properties and the relevant deferred taxes) of 14.5%, 17.7%, 17.9% and 12.3%, respectively.

We have experienced significant growth in recent years. In 2010, 2011, 2012 and the six months ended June 30, 2013, our turnover was RMB2,851.7 million, RMB3,447.5 million,

⁽¹⁾ The ranking is based on China Index Academy's evaluation of the largest property developers in the PRC by sales in 2012.

RMB6,587.7 million and RMB3,332.2 million, respectively, our net profit was RMB939.6 million, RMB1,263.2 million, RMB1,817.0 million and RMB442.3 million, respectively, and we recorded contracted sales of RMB3,031.9 million, RMB4,466.6 million, RMB9,737.2 million and RMB5,787.6 million, respectively.

We have developed a diversified product portfolio which includes high-rise residential apartments and low-rise garden apartments, among others, catering to the residential property markets. We have developed two distinctive product styles, namely neoclassical and art deco, each of which comprises standardized designs for facades, interior designs and landscaping, as well as standardized parts and materials. We leverage our quick development operation model and our standardized control over each step of our property development process to ensure product and service quality and to support our future development and profitability.

BASIS OF PREPARATION

Our Company was incorporated in the Cayman Islands with limited liability on May 14, 2010. In preparation for the Global Offering, our Group underwent the Reorganization, as detailed in the section entitled "History and Reorganization" in this prospectus. As a result of the Reorganization, our Company became the ultimate holding company of various companies controlled by Mr. Ji in the Cayman Islands, the British Virgin Islands, Hong Kong and the PRC, which were principally engaged in investment holding, property development, property leasing and construction.

As all of the companies now constituting the Group were ultimately controlled by Mr. Ji both before and after the completion of the Reorganization, the Reorganization has been treated as a business combination under common control for accounting purposes, and the financial information of our Group for 2010, 2011, 2012 and the six months ended June 30, 2013 (the "Financial Information") has been prepared using the principles of merger accounting. The Financial Information of the Group has been prepared as if the Group was always in existence in its current form for the entire Track Record Period. The net assets of the companies involved in the Reorganization are consolidated using the existing book values from the controlling party's perspective.

For more information on the basis of preparation of the Financial Information included herein, please see the Accountants' Report included as Appendix I to this prospectus.

SUMMARY FINANCIAL INFORMATION

Consolidated Income Statements and Statements of Comprehensive Income

The table below sets forth selected financial information extracted from our consolidated income statements and consolidated statements of comprehensive income for the periods indicated:

	For the y	ear ended Dece	For the si ended J	x months June 30,	
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Turnover	2,851,659	3,447,474	6,587,660	1,566,418	3,332,205
Direct costs	(2,070,466)	(2,062,001)	(4,027,359)	(941,799)	(2,307,004)
Gross profit	781,193	1,385,473	2,560,301	624,619	1,025,201
Other revenue	16,168	16,801	33,775	15,267	11,336
Other net (loss)/income	(197)	11,316	522	(16)	(4,872)
Selling and marketing expenses	(63,058)	(148,460)	(205,686)	(59,425)	(125,916)
Administrative expenses	(123,708)	(207,606)	(280,059)	(122,776)	(184,558)
Net increase in fair value of investment					
properties ⁽¹⁾	695,779	863,715	836,652	395,945	40,506
Profit from operations	1,306,177	1,921,239	2,945,505	853,614	761,697
Finance costs	(5,047)	(96,284)	(170,218)	(86,251)	(63,501)
Profit before taxation	1,301,130	1,824,955	2,775,287	767,363	698,196
Income tax	(361,509)	(561,801)	(958,318)	(251,938)	(255,937)
Profit for the year/period	939,621	1,263,154	1,816,969	515,425	442,259
Attributable to:					
—Equity shareholders of the Company	926,251	1,247,583	1,794,068	512,185	435,386
-Non-controlling interests	13,370	15,571	22,901	3,240	6,873
Profit for the year/period	939,621	1,263,154	1,816,969	515,425	442,259
Other comprehensive income for the year/ period (after tax and reclassification adjustments)					
Exchange differences on translation of financial					
statements of overseas entities	4	24,226	(67)	(2,810)	9,678
Total comprehensive income for the year/					
period	939,625	1,287,380	1,816,902	512,615	451,937
Attributable to:					
—Equity shareholders of the Company	926,255	1,271,809	1,794,001	509,375	445,064
-Non-controlling interests	13,370	15,571	22,901	3,240	6,873
Total comprehensive income for the year/					
period	939,625	1,287,380	1,816,902	512,615	451,937

Note:

(1) Increases in fair value of investment properties are unrealized capital gains. Our results of operations have in the past been affected by adjustments in the estimated fair value of our investment properties and may continue to be affected by such adjustments in the future. Please see the section entitled "-Key Factors Affecting Our Results of Operations-Changes in Estimated Fair Value of Our Investment Properties" in this prospectus.

Selected Consolidated Balance Sheets Items

The table below sets forth selected financial information extracted from our consolidated balance sheets as of the dates indicated:

	A	As of June 30,			
	2010	2011	2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000	
Non-current assets	2,097,201	3,187,487	4,075,690	4,138,818	
Current assets	9,986,814	13,405,167	17,973,466	21,096,505	
Current liabilities	5,938,292	9,596,124	13,021,807	15,501,067	
Net current assets	4,048,522	3,809,043	4,951,659	5,595,438	
Total assets less current liabilities	6,145,723	6,996,530	9,027,349	9,734,256	
Non-current liabilities	4,449,058	4,673,171	4,876,588	5,146,637	
NET ASSETS	1,696,665	2,323,359	4,150,761	4,587,619	
CAPITAL AND RESERVES					
Share capital	412,050				
Reserves	1,268,676	2,291,849	4,092,780	4,522,765	
Total equity attributable to equity shareholders of the					
Company	1,680,726	2,291,849	4,092,780	4,522,765	
Non-controlling interests	15,939	31,510	57,981	64,854	
TOTAL EQUITY	1,696,665	2,323,359	4,150,761	4,587,619	

Selected Consolidated Cash Flow Statements Data

The table below sets forth selected financial information extracted from our consolidated cash flow statements for the periods indicated:

	For the year ended December 31,			For the six months ended June 30,		
	2010	2011	2012	2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000	
Net cash (used in)/generated from operating						
activities	(40,843)	501,243	1,648,151	159,068	(910,540)	
Net cash (used in)/generated from investing						
activities	(221,637)	(124,380)	18,026	(10,646)	(5,351)	
Net cash generated from/(used in) financing						
activities	156,722	(317,865)	(89,019)	565,905	693,778	
Net (decrease)/increase in cash and cash						
equivalents	(105,758)	58,998	1,577,158	714,327	(222,113)	
Effect of foreign exchange rate changes	(41)	(139)	29	64	(27)	
Cash and cash equivalents at the beginning of the	~ /					
year/period	1,006,621	900,822	959,681	959,681	2,536,868	
Cash and cash equivalents at the end of year/						
period	900,822	959,681	2,536,868	1,674,072	2,314,728	

Key Financial Metrics

The table below sets forth a summary of our key financial metrics during the Track Record Period:

		As of/for Dec	As of/for the six months ended June 30,		
Financial metric	Formula	2010	2011	2012	2013
Profitability: 1. Growth a. Turnover growth		56.8%	20.9%	91.1%	112.7%
b. Net profit growth ^{(1)}		145.3%	47.9%	92.8%	87.1%
 2. Profit margins a. Gross profit margin b. Net profit margin before interact suprements and ten 	Gross profit ÷ turnover x 100%	27.4%	40.2%	38.9%	30.8%
interest expenses and tax	Profit from operations ÷ turnover x 100% Profit for the year/period ÷	45.8%	55.7%	44.7%	22.9%
c. Net profit margin	turnover x 100%	32.9%	36.6%	27.6%	13.3%
investment properties and the relevant deferred taxes) ⁽²⁾	Profit for the year/period (excluding changes in fair value of investment properties and the relevant deferred taxes) ⁽³⁾ \div turnover x 100%	14.5%	17.7%	17.9%	12.3%
3. Rates of return					
a. Return on equityb. Return on total assets	Profit for the year/period ÷ total equity as of end of year/period x 100% Profit for the year/period ÷ total assets as of end of year/period x	55.4%		43.8%	
	100%	7.8%	7.6%	8.2%	N/A ⁽⁴⁾
Liquidity: Current ratio	Current assets ÷ current				
	liabilities	1.7	1.4	1.4	1.4
Capital adequacy: a. Net debt to equity ratio b. Interest coverage	Net debt ⁽⁵⁾ ÷ total equity Profit from operations ÷ interest	2.5	2.2	1.0	1.2
	on bank loans and other borrowings	5.2	5.6	6.0	3.1
c. Gearing ratio	Bank and other loans ÷ total equity	3.1	2.6	1.6	1.8

Notes:

(1) Before changes in fair value of investment properties and the relevant deferred taxes.

⁽²⁾ Net profit margin (excluding changes in fair value of investment properties and the relevant deferred taxes) is defined as profit for the year/period (excluding changes in fair value of investment properties and the relevant deferred taxes) divided by turnover multiplied by 100%.

⁽³⁾ Profit for the year/period (excluding changes in fair value of investment properties and the relevant deferred taxes) is defined as profit for the year/period less net increase in fair value of investment properties plus deferred tax recognized on the revaluation of investment properties for that year/period.

- (4) Figures for the six months ended June 30, 2013 are not comparable to full year figures.
- (5) Net debt is defined as all borrowings net of cash and cash equivalents.

KEY FACTORS AFFECTING OUR RESULTS OF OPERATIONS

Our results of operations are affected by a number of factors, many of which may be beyond our control, including those factors described in the section entitled "Risk Factors" in this prospectus and those described below.

The Performance of National and Local Economies and the Property Markets in China

Substantially all of our turnover during the Track Record Period was generated from operations relating to residential property markets in the PRC, and in Guangdong and Guangxi Provinces in particular. The performance of these markets has been closely tied to macroeconomic factors, including rates of economic growth and urbanization, as well as fluctuations in the demand for residential properties. The growth of our business and results of operations have, as a result, been driven to a significant extent by GDP growth and increasing urbanization in the PRC generally, and in Guangdong and Guangxi Provinces in particular.

Since 2010, global economic growth has slowed on fears that the sovereign debt crisis of certain eurozone countries would deepen, resulting in uncertainty with regard to China's economic growth, which affected the PRC property development industry. In 2012, there were renewed signs of uncertainty with regard to China's economic growth. For more information, please see the section entitled "Industry Overview" in this prospectus. If China's economic slowdown or the global economic slowdown continues or becomes more severe than we currently anticipate, our business prospects, revenues, cash flows and financial condition could be materially and adversely affected.

Governmental Policies and Regulations in the PRC relating to the Property Development Industry

Governmental policies and regulations in the PRC relating to property development and related industries have a direct impact on our business and results of operations, including policies and regulations relating to:

- land acquisition;
- pre-sales;
- the availability of mortgage financing;
- the availability of capital through loans or other sources;
- the transfer of land use rights and completed properties;
- tax;
- planning and zoning; and
- building design and construction.

From time to time the PRC government adjusts its macroeconomic control policies to encourage or restrict development in the private property sector through regulations relating to, among other things, land grants, pre-sales of properties, bank financing and taxation.

In recent years, the PRC government has implemented a series of measures with a view to managing the growth of the economy, including various restrictive measures to discourage speculation in the property market and to increase the supply of affordable residential properties. These policies have led, and may continue to lead, to changes in market conditions, including changes in price stability, costs of ownership, costs of development and the balance of supply and demand in respect of residential properties. 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 further initiatives that affect our access to capital and the means by which we finance our property development business. See the section entitled "Laws and Regulations relating to the Industry" in this prospectus for more details on the relevant PRC laws and regulations.

Changes in the economic or regulatory environment in the PRC in general or in the 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 sales 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 sales of our properties for a particular period. On the other hand, higher selling prices 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.

For additional information, please see the sections entitled "Risk Factors—Risks relating to Property Development in the PRC" and "Industry Overview—Overview for the PRC Property Market—Recent Developments in the PRC Property Market" in this prospectus.

Access to and Cost of Financing

Property development requires substantial capital investment for land acquisition and construction, and it may take many months or years before positive cash flows can be generated from a project. During the Track Record Period, we primarily used internal funds (including proceeds from the re-sale and sales of our projects) to acquire land for our project, and a combination of internal funds and bank loans to fund the construction of our projects. Please see the section entitled "—Liquidity and Capital Resources" in this prospectus.

Our access to capital and cost of financing are also affected by restrictions imposed from time to time by the PRC government on bank lending for property development. We are highly susceptible to the effects of any regulations or measures adopted by the PBOC that restrict bank lending, particularly those that restrict the ability of property developers to obtain lending. Moreover, a substantial portion of our purchasers depend on mortgage financing to purchase our properties. Regulations or measures adopted by the PRC government that are intended to restrict the ability of purchasers to obtain mortgages, that limit their ability to resell their properties or that increase the cost of mortgage financing may decrease market demand for our properties and adversely affect our sales revenue.

As commercial banks in China link the interest rates on their loans to PBOC benchmark interest rates, any increase in such benchmark interest rates will increase our finance costs. For further information, please see the section entitled "Risk Factors—Risks relating to Our Business—

Adjustments by the PBOC to the benchmark one-year lending rate and reserve requirement ratios may increase our finance costs and the finance costs of our customers" in this prospectus.

We expect that any increases in interest rates will increase our borrowing costs in general and the financing cost of leveraged property buyers and, as a result, may delay potential purchasers from making a purchase. The effect of any increases in interest rates on our borrowing costs will not be immediately apparent due to our capitalization of borrowing costs. Upon completion of a project and once the property has been delivered to buyers, the capitalized interest expenses of the relevant property are recognized as direct costs on our consolidated income statements. As of June 30, 2013, the amounts of capitalized borrowing costs included in our consolidated balance sheets as properties under development and completed properties held for sales were RMB284.7 million and RMB140.7 million, respectively. As a result, such capitalized borrowing costs have impacted our results during the Track Record Period and may adversely affect our Group's gross and net profit margins upon the sales of such properties. For illustrative purposes only, the following table shows the sensitivity of our gross profit margin of the sales of properties segment during the Track Record Period with regard to changes in our capitalized costs, assuming all other variables held constant:

	Changes in gross profit margin of sales of properties segment				
	For the yea	r ended Dec	For the six months ended June 30,		
	2010	2011	2012	2013	
Changes in capitalized costs					
+30%	-1.4%	-1.0%	-1.5%	-1.8%	
+20%	-1.0%	-0.7%	-1.0%	-1.2%	
+10%	-0.5%	-0.3%	-0.5%	-0.6%	
-10%	0.5%	0.3%	0.5%	0.6%	
-20%	1.0%	0.7%	1.0%	1.2%	
-30%	1.4%	1.0%	1.5%	1.8%	

Please also see the section entitled "Risk Factors—Risk relating to Our Business—We may not be able to obtain adequate funding or capital on commercially favorable terms for land acquisitions or property developments" in this prospectus.

Income Tax

CIT

We are subject to CIT in China. Effective from January 1, 2008, all enterprises with operations in China, including our PRC subsidiaries, are subject to a uniform income tax rate of 25%. Certain of our subsidiaries incorporated in Shenzhen and Shantou previously enjoyed preferential tax rates which were gradually phased out and those subsidiaries became subject to the uniform tax rate beginning in 2013. Significant judgment is required in determining the provision for income tax. If the final tax applicable is different from the provisions, such difference will impact the income tax and deferred tax provision in the period in which the determination is made, which can have a significant effect on our results of operations.

LAT

Under PRC tax laws and regulations, our income from the sales of land use rights and buildings or related facilities is subject to LAT. LAT is payable at progressive rates ranging from 30% to 60% of the appreciation in value as defined in the relevant tax laws.

In 2010, 2011, 2012 and the six months ended June 30, 2013 we made LAT provisions of RMB62.1 million, RMB138.9 million, RMB334.1 million and RMB102.3 million, respectively. In the same periods, we made LAT payments of RMB46.0 million, RMB89.7 million, RMB171.1 million and RMB111.2 million, respectively. The provision for LAT is made based on our management's best estimates according to their understanding of the relevant PRC tax laws and regulations. The actual LAT liabilities are subject to determination by the tax authorities upon the completion of the property development projects and could be different from the amounts that were initially recorded, and any such differences will impact our profits after tax and deferred tax provision in the periods in which such taxes are finalized with the relevant tax authorities.

Although we believe our provisions have been made in material compliance with LAT laws and regulations, they may or may not be sufficient to cover future LAT payments. Please see the section entitled "Risk Factors—Risks relating to Our Business—PRC tax authorities may challenge the basis on which we calculate our LAT obligations" in this prospectus.

Fluctuations in Results relating to the Timing of Completion of Our Property Developments

The number of property developments that a property developer can undertake during any particular period is limited due to the substantial amount of capital required to fund land acquisitions and to pay for the cost of construction, as well as by its management resources. Property developments may take many months, or possibly years, before any pre-sale takes place and even longer to complete. While the pre-sale of a property generates positive cash flow for us in the period in which it is made, pursuant to HKFRS, we only recognize revenue upon the delivery of our properties, which takes place approximately six to 30 months after the commencement of pre-sales of our properties. Please see the section entitled "-Critical Accounting Policies-Revenue Recognition" in this prospectus for further information. Since the delivery of our properties varies according to our construction timetable, our results of operations may vary significantly from period to period depending on the aggregate GFA delivered and the timing of the delivery of the properties that we sell. Periods in which we deliver more aggregate GFA typically generate a higher level of revenue. Periods in which we pre-sell a large amount of GFA, however, may not generate a correspondingly high level of revenue if the properties pre-sold are not delivered within the same period. The effect of the timing of project delivery on our operational results is accentuated by the fact that we can only undertake a limited number of projects during any particular period. As a result, our results of operations may fluctuate in the future.

Changes in Estimated Fair Value of Our Investment Properties

Our results of operations have in the past been affected by adjustments in the estimated fair value of our investment properties and may continue to be affected by such adjustments in the future. In 2010, 2011, 2012 and the six months ended June 30, 2013, we recognized net increases in fair value of investment properties of RMB695.8 million, RMB863.7 million, RMB836.7 million and RMB40.5 million, respectively, which represented 53.5%, 47.3%, 30.1% and 5.8%, respectively, of our profit before taxation in those periods. Our net profit margins (excluding changes in fair value of investment properties and the relevant deferred taxes) in 2010, 2011 and 2012 and the six months ended June 30, 2013 were 14.5%, 17.7%, 17.9% and 12.3%, respectively. In accordance with HKFRS, we are required to reassess the fair value of our investment properties on each reporting date, and we include the gains or losses arising from changes in the estimated fair value of such investment properties in our income statement in the period in which they arise. Pursuant to HKAS 40, the value of our investment

properties may be recognized by using either the fair value model or the cost model. We state the value of our investment properties at their estimated fair value because we are of the view that periodic estimated fair value adjustments in accordance with prevailing market conditions provide a more up-to-date picture of the value of our investment properties. The fair values of our investment properties are based on valuations of such properties conducted by our independent property valuer, using property valuation techniques involving certain assumptions about market conditions. Please see the section entitled "—Description of Selected Income Statement Line Items—Net Increase in Fair Value of Investment Properties" in this prospectus and the Property Valuation Report in Appendix III to this prospectus for more details.

Investors should be aware that the increases in fair value of investment properties included in our consolidated income statements reflect unrealized capital gains in the estimated fair value of our investment properties at the relevant reporting date and do not constitute profit generated from our operations or generate any actual cash inflow to us unless and until such investment properties are sold at or above such estimated fair values. Favorable or unfavorable changes in the assumptions of market conditions used by our independent property valuer would result in changes to the fair value of our investment properties and corresponding adjustments to the amount of gains or losses reported in our income statement in the future. The amounts of revaluation adjustments have been, and may continue to be, significantly affected by the prevailing property markets and may fluctuate significantly. Please see the section entitled "Risk Factors—Risks relating to Our Business—Our property valuation may differ materially from the actual realizable value of our properties, which is subject to change" in this prospectus.

Land Acquisition Costs

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. 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.

Our costs of land use rights are influenced by a number of factors, including the location of the property, the timing of the acquisition, as well as the project's plot ratios. Costs of land use rights are also affected by our method of acquisition. For example, the public tender, auction and listing-for-sale practice in respect of the grant of state-owned construction land use rights is likely to increase competition for available land and to increase land acquisition costs.

In November 2007, the PRC government introduced regulations to increase the transparency related to the grant of state-owned land use rights for residential and commercial property developments through competitive processes administered by local governments, including public tenders, auctions or listing-for-sale. Under such regulations, land use rights certificates are no longer separately issued according to the proportion of the land premium paid. Instead, land use rights certificates are not issued until the land premium has been fully paid up pursuant to the land grant contract. Furthermore, in November 2009, five PRC regulatory agencies promulgated the Notice on Strengthening of Land Grant Revenues and Expenditures (《關於進一步加強土地出讓收支管理的通知》), which raised the minimum down-payment of 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. These regulations are expected to be an additional factor increasing the difficulty of acquiring land and contributing to higher land acquisition costs. For further details of the relevant PRC regulations, please

see the section entitled "Industry Overview—Overview for the PRC Property Market—Recent Developments in the PRC Property Market" in this prospectus.

Construction Costs

Another key component of our direct costs are construction costs, which consist of all costs for the design and construction of a project, including, primarily, the cost of construction materials and equipment and payments to contractors. The construction costs of our projects vary not only according to the floor area and height of the buildings, but also according to the geology of the construction site. Historically, construction materials costs have been a principal driver of the construction costs of our property developments. Construction costs fluctuate as a result of changes in the prices of key construction materials such as steel and concrete. Construction costs have a direct effect on our gross margin. For illustrative purposes only, the following table shows the sensitivity of the gross profit margin of our sales of properties segment during the Track Record Period with regard to changes in steel and concrete costs recognized as our direct costs during the same period, assuming all other variables held constant:

	Changes in gross profit margin of sales of properties segment			
	For the year ended December 31,			For the six months ended June 30,
	2010	2011	2012	2013
+30% change in steel/concrete costs	-1.8%/-1.0%	-1.6%/-0.9%	-1.3%/-0.8%	-1.4%/-0.8%
+20% change in steel/concrete costs	-1.2%/-0.7%	-1.1%/-0.6%	-0.9%/-0.5%	-0.9%/-0.5%
+10% change in steel/concrete costs	-0.6%/-0.3%	-0.5%/-0.3%	-0.4%/-0.3%	-0.5%/-0.3%
-10% change in steel/concrete costs	0.6%/0.3%	0.5%/0.3%	0.4%/0.3%	0.5%/0.3%
-20% change in steel/concrete costs	1.2%/0.7%	1.1%/0.6%	0.9%/0.5%	0.9%/0.5%
-30% change in steel/concrete costs	1.8%/1.0%	1.6%/0.9%	1.3%/0.8%	1.4%/0.8%

We manage the procurement of base construction materials in-house based on their market prices, and generally do not cap the prices of such materials in our procurement contracts. As a result, we are subject to the risks of short-term price fluctuations and long-term movements in the prices of our construction materials. Our profitability may suffer if we cannot pass on any resulting increases in our costs to our customers. Furthermore, as we typically pre-sell our properties prior to their completion, we may not be able to pass on any increases in our costs to our customers where construction costs increase subsequent to such pre-sales.

Expansion into Other Cities

The further expansion of our operations into new cities may impose higher demands on our management's resources and affect our profit margins. During the Track Record Period, we commenced one project in each of Chengdu, Sichuan Province and Lingshui, Hainan Province, our first two property development projects outside of Guangdong and Guangxi Provinces. In addition, we plan to increase our investments in the Chengdu-Chongqing economic region and monitor opportunities for expansion into the Bohai Bay economic region of northeast China and other high-growth regions in China. As our target customers are first-time buyers and upgraders of residential properties, we believe the current economic uncertainty in the PRC will not materially affect our business. However, as the PRC property development industry is highly competitive and localized, we may not be able to compete effectively in these or other new markets with the established local property developers or national property developers with greater resources. These competitors may have better access to information and knowledge of the market. As such, the level of profitability which we will be able to achieve in such markets is uncertain.

Project Companies Not Included in Our Financial Information

The Accountants' Report included in Appendix I to this prospectus does not include financial information relating to the Foshan Project Companies, which formed part of the business of and contributed revenues to our predecessors' group but do not form part of our Group. Although the Foshan Project Companies were not injected into our Group as part of the Reorganization, our management devoted significant attention to the planning and development of these projects as part of our predecessors' group, and these project companies recorded significant revenues and profits in 2010. For further information, please see the section entitled "Relationship with Our Controlling Shareholders" in this prospectus.

CRITICAL ACCOUNTING POLICIES

The discussion and analysis of our operating results and financial condition are based on our audited consolidated financial statements, which have been prepared in accordance with HKFRS. Our operating results and financial condition are sensitive to accounting methods, assumptions and estimates. The assumptions and estimates we have used have been based on our industry experience and various factors including our management's expectations of future events which they believe to be reasonable. Actual results may differ from these estimates and assumptions. During the Track Record Period, there were no significant changes in our assumptions and estimates, and we will continuously assess our assumptions and estimates going forward.

The selection of critical accounting policies, the estimates and judgments and other uncertainties affecting application of other policies and the sensitivity of reported results to changes in conditions and assumptions are factors to be considered when reviewing our consolidated financial statements. Our significant accounting policies are summarized in Section B Note 1 in the Accountants' Report in Appendix I to this prospectus. We believe that the following critical accounting policies involved the most significant estimates and judgments in the preparation of our consolidated financial statements.

Revenue Recognition

Revenue is recognized when it is probable that the economic benefits will flow to our Group and when the revenue and costs, if applicable, can be measured reliably, on the following basis:

- (i) sales of completed properties: when the significant risks and rewards of ownership have been transferred to the purchasers, which is when the construction of the relevant properties has been completed and the properties have been delivered to the purchasers pursuant to the respective sales contracts and the collectability of related receivables is reasonably assured;
- (ii) rental income: in equal installments over the periods covered by the respective lease terms, except where an alternative basis is more representative of the pattern of benefits to be derived from the use of the leased asset; lease incentives granted are recognized in our consolidated income statements as an integral part of the aggregate net lease payments available and contingent rentals are recognized as income in the accounting period in which they are earned; and
- (iii) construction income: when the outcome of a construction contract can be estimated reliably, income from a fixed price contract is recognized using the percentage of

completion method, measured by reference to the percentage of contract costs incurred to date to estimated total contract costs for the contract, and when the outcome of a construction contract cannot be estimated reliably, income is recognized only to the extent of contract costs incurred that are likely to be recoverable.

Direct Costs of Completed Properties for Sales

We recognize the direct costs of our properties for a given period to the extent that revenue from the sales of such properties has been recognized in such period. Prior to the recognition of revenue from such sales, completed properties held for sales are included in our consolidated balance sheets at the lower of cost and net realizable value.

Direct costs for each property sold include the specific development cost of the property, including, primarily, land premium, construction and other development costs, but exclude selling and marketing expenses and administrative expenses.

Properties under Development for Sale and Completed Properties for Sale

Properties classified under inventories on our consolidated balance sheets as properties under development for sale are intended to be held for sale after completion. These properties are stated at the lower of cost and net realizable value and the line item properties under development for sale also includes land premium, development costs and capitalized borrowing costs incurred during the construction period. Upon completion, the properties are classified under inventories as completed properties for sale.

During construction, development costs of properties to be sold are recorded under inventories on our consolidated balance sheets as properties under development for sale and are transferred to our consolidated income statement upon recognition of the revenue from the sales of completed properties. Before the final settlement of the development costs and other costs relating to the sales of properties, these costs are accrued by our Group in amounts based on our management's estimates.

When constructing properties, we typically divide the development projects into phases. Costs directly related to the construction of a particular phase are recorded as costs of that phase. Costs that are common to multiple phases are allocated to individual phases in proportion to the saleable area.

Properties classified under inventories as completed properties for sale are stated at the lower of cost and net realizable value. Cost of completed properties for sale is determined by an apportionment of total land premium and development costs attributable to the unsold properties. Net realizable value is the estimated selling price, based on prevailing market conditions, less costs to be incurred in selling the property.

Investment Properties

Investment properties, including investment properties under development, are interests in land and buildings held to earn rental income and/or for capital appreciation. Such properties are measured initially at cost, including transaction costs (if any). Subsequent to initial recognition, investment properties are stated at fair value. The valuations of our investment properties are carried out by DTZ Debenham Tie Leung Limited, an independent firm of professional surveyors, by using a direct comparison approach assuming sales of each of such properties in its existing state with the benefit of

vacant possession and on a market value basis determined based on comparable market sales transactions as available in the relevant market and, where appropriate, on the basis of capitalization of the net rental income derived from the existing tenancy agreements and making allowance for the reversionary income potential of the relevant properties. For more information on the valuation methods, please see the section entitled "—Description of Selected Income Statement Line Items—Net Increase in Fair Value of Investment Properties" in this prospectus and the section entitled "Method of Valuation" in Appendix III to this prospectus.

Gains or losses arising from changes in the fair values of investment properties are included in the income statements in the periods in which they arise. Any gains or losses arising from the retirement or disposal of an investment property are recognized in the income statement in the period of the retirement or disposal.

Borrowing Costs

Borrowing costs that are directly attributable to the acquisition, construction or production of qualifying assets, namely, 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 is suspended or ceased when the assets are substantially ready for their intended use or sale or when the development of such assets has been interrupted. Other borrowing costs are expensed in the period in which they are incurred.

Income Tax

We are subject to CIT and LAT in China. For details, please see the section entitled "—Key Factors Affecting Our Results of Operations—Income Tax" in this prospectus.

Deferred Tax

Deferred tax assets and liabilities arise from deductible and taxable temporary differences, being the differences between the carrying amounts of assets and liabilities for financial reporting purposes and their tax bases. Deferred tax assets also arise from unused tax losses and unused tax credits.

Deferred tax assets in respect of tax losses carried forward are recognized and measured based on the expected manner of realization or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the balance sheet date. Future taxable profits that may support the recognition of deferred tax assets arising from deductible temporary differences include those that will arise from the reversal of existing taxable temporary differences, provided those differences relate to the same taxation authority and the same taxable entity, and are expected to reverse either in the same period as the expected reversal of the deductible temporary difference or in periods into which a tax loss arising from the deferred tax asset can be carried back or forward. In determining the carrying amounts of deferred tax assets, we estimate future taxable profits, and such estimation involves a number of assumptions relating to the operating environment of our Group and requires a significant level of judgment exercised by our Directors. Any change in these assumptions and judgments would affect the carrying amounts of deferred tax assets to be recognized, and hence our net profit, in future periods.

DESCRIPTION OF SELECTED INCOME STATEMENT LINE ITEMS

Turnover

Turnover represents revenue earned during the Track Record Period from the sales of properties, rental income and construction income, attributable to our property development, property leasing and construction contracts operating segments, respectively, net of business tax and other sales-related taxes and discounts allowed. Further details on these operating segments are set forth in the section entitled "—Segment Reporting" in this prospectus.

The table below sets forth our turnover by operating segment for the periods indicated:

	For the y	ear ended Dece	ember 31,	For the six months ended June 30,		
	2010	2011	2012	2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
Turnover						
Sales of properties						
—Residential	2,177,054	2,840,517	5,034,435	1,224,728	2,604,755	
—Retail	294,066	281,085	1,072,734	231,658	231,588	
—Others	44,280	51,075	189,569	12,577	131,137	
	2,515,400	3,172,677	6,296,738	1,468,963	2,967,480	
Rental income	1,442	25,692	55,384	28,953	28,619	
Construction income	334,817	249,105	235,538	68,502	336,106	
Total	2,851,659	3,447,474	6,587,660	1,566,418	3,332,205	

Sales of properties represents income generated from the sales of residential properties and retail shops. Consistent with industry practice in the PRC, after satisfying the conditions for pre-sales set forth in PRC laws and regulations, we often enter into sales contracts with customers while the relevant properties are still under development. Typically there is a difference of between six and 30 months from the time we commence pre-selling properties under development to the completion and delivery of the properties. We do not recognize any revenue from the pre-sales of our properties until such properties are delivered, even though the purchase price for a property is usually paid in stages prior to the delivery of the property. Before the delivery of pre-sold properties, deposits and purchase payments or portions thereof received from our customers are recorded as receipts in advance, which is a current liability on our consolidated balance sheets.

Rental income represents recurring income generated from our investment properties, which has been historically generated from operating leases relating to the office units and retail shops developed and held by us as part of our property development projects.

Construction income represents income from the construction of residential and office buildings and public facilities, such as hospitals and schools. As a part of our predecessors' group prior to the Reorganization, Logan Construction, our subsidiary, acted as general contractor for various of our predecessors' businesses for the construction of non-residential projects, such as public facilities, during the Track Record Period. As a result, in 2010, 2011, 2012 and the six months ended June 30, 2013, we derived 71.5%, 96.0%, 100% and 100% of our construction income from related companies, respectively. For further information on our construction business, please see the section entitled "Business—Construction Business" in this prospectus.

As we derived the majority of our turnover during the Track Record Period from the sales of properties, our results of operations for a given period depended upon the amount of total saleable

GFA, location and type of properties we completed and delivered during such period and the market demand and the price we obtained for such properties at the time they were sold or pre-sold. Conditions in the property markets in which we operate change from period to period and are affected significantly by general economic, political and regulatory developments in the PRC as well as the regions in which we operate. For further details of the effect these factors may have on our results of operations, please see the section entitled "—Key Factors Affecting Our Results of Operations" in this prospectus.

The table below sets forth a breakdown of our total saleable GFA delivered and ASP per sq.m. by type for the periods indicated:

		For th	ne year ende	d Decemb	For the six months ended June 30,					
	2010		201	1	201	12	2012		2013	
	Total saleable GFA delivered	ASP per sq.m. ⁽¹⁾								
	sq.m.	RMB								
Residential	438,628	4,963	502,460	5,653	813,622	6,188	242,177	5,057	402,547	6,471
Retail	17,385	16,914	8,227	34,166	25,297	42,405	9,152	25,315	10,191	22,725
Total	456,013		510,687		838,919		251,329		412,738	

Note:

 ASP per sq.m. is calculated as the amount of revenue from the sales of properties derived from the relevant amount of total saleable GFA delivered, which does not include car parks, after deducting sales and other taxes, divided by the relevant amount of total saleable GFA delivered.

In 2010, Grand Joy Palace contributed the largest portion of our turnover from the sales of properties, with 105,091 sq.m. of total saleable GFA delivered at an ASP of RMB10,401 per sq.m. In 2011, Provence contributed the largest portion of our turnover from the sales of properties, with 178,471 sq.m. of total saleable GFA delivered at an ASP of RMB4,852 per sq.m. In 2012, Grand View contributed the largest portion of our turnover from the sales of properties, with 157,264 sq.m. of total saleable GFA delivered at an ASP of RMB6,226 per sq.m. In the six months ended June 30, 2013, Palm Waterfront contributed the largest portion of our turnover from the sales of properties, with 100,501 sq.m. of total saleable GFA delivered at an ASP of RMB8,903 per sq.m.

Our retail saleable GFA delivered in the six months ended June 30, 2013 had an ASP of RMB22,725 per sq.m., as compared to RMB42,405 per sq.m. for that delivered in 2012. This decrease was primarily due to Logan Century Center, which had a relatively high ASP, contributing a significant portion of our turnover from the sales of retail properties in 2012, while the retail saleable GFA we delivered in the six months ended June 30, 2013 came from other projects as sales of the retail properties in Logan Century Center was completed in 2012.

Direct Costs

The principal components of direct costs are the cost of completed properties sold, which consists of land premium, development costs and capitalized borrowing costs during the period of construction, the cost of rental income and the cost of construction income. We recognize the cost of completed properties sold for a given period to the extent that revenue from the sales of such properties has been recognized in such period. Please see the sections entitled "—Key Factors Affecting Our Results of Operations—Construction Costs" and "—Key Factors Affecting Our Results of Operations—Land Acquisition Costs" in this prospectus.

	For the y	ear ended Decer	nber 31,	For the six mont	ns ended June 30,
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Cost of properties sold					
—Land premium	(493,481)	(517,619)	(856,365)	(189,084)	(474,043)
—Development costs	(1,177,708)	(1,220,886)	(2,664,472)	(645,629)	(1,371,463)
—Capitalized borrowing costs	(120,172)	(106,645)	(304,733)	(46,333)	(176,592)
Cost of rental income	(276)	(57)	(1,219)	(673)	(551)
Cost of construction income	(278,829)	(216,794)	(200,570)	(60,080)	(284,355)
Total direct costs	(2,070,466)	(2,062,001)	(4,027,359)	(941,799)	(2,307,004)
Total saleable GFA delivered (sq.m.)	456,013	510,687	838,919	251,329	412,738
Total number of car parks sold	552	667	1,399	142	1,026

The table below sets forth information relating to our direct costs for the periods indicated:

Cost of properties sold

Land premium

Land premium includes costs relating to the acquisition of rights to occupy, use and develop land, including costs incurred in connection with a land grant from the PRC government or land obtained in the secondary market by transfer, cooperative arrangement or corporate acquisition, the applicable deed tax associated with the acquisition of land, resettlement costs and other land-related taxes and government surcharges. Our land acquisition costs are influenced by a number of factors, including the location of the property, market conditions, the project's plot ratios, the approved use of the land and our method of acquisition, whether through PRC government-organized tenders, auctions or listings-for-sale, through private sales transactions or through the acquisition of other companies that hold land use rights. Land acquisition costs are also affected by changes in PRC regulations.

Development costs

Development costs include all of the costs for the design and construction of a project, including payments to independent contractors and designers and the cost of materials and equipment, government fees and charges and construction management.

Cost of materials is a particularly significant component of our development costs. Development costs fluctuate as a result of changes in the prices of key construction materials, including concrete, iron, steel and other key building materials. Despite our cost control measures, we are still subject to general increases in the price of construction materials, and we expect the current trend of increasing prices for construction materials to continue in the near future, which in turn will increase our construction costs. Please see the section entitled "Risk Factors—Risks relating to Our Business—Our profit margin is sensitive to fluctuations in construction costs" in this prospectus.

Capitalized borrowing costs

We capitalize a portion of our cost of borrowing (including interest expense) to the extent that such costs are directly attributable to the construction of a particular project. In general, we capitalize borrowing costs incurred from the commencement of the planning and design of a project, which

predate the receipt of a permit for commencement of construction work, until the physical completion of construction. For any given project, the borrowing costs incurred after completing the construction of a project are not capitalized but are instead expensed in our consolidated income statements as finance costs in the period in which they are incurred. Where the duration of a loan extends beyond the time of the completion of the project, we are unable to capitalize the total interest costs related to the project in the year of completion. Fluctuations in the amount and timing of capitalization from period to period may affect our finance costs.

Most of our borrowing costs have been capitalized and recorded under inventories on our consolidated balance sheets as properties under development for sale or completed properties for sale rather than being expensed in our income statement at the time they were incurred. As of June 30, 2013, the amount of capitalized borrowing costs included on our consolidated balance sheets as properties under development for sale and completed properties for sale was RMB284.7 million and RMB140.7 million, respectively. Please see the section entitled "—Key Factors Affecting Our Results of Operations—Access to and Cost of Financing" in this prospectus.

Cost of rental income

Costs related to our rental operations primarily include our maintenance costs for the leased properties developed by us and management fees we pay to third parties for the management of our investment properties. The costs of our rental income are recognized as such costs are incurred.

Cost of construction income

Costs related to our construction contracts segment primarily consist of construction materials and labor.

Gross Profit

Gross profit represents turnover less direct costs. We believe that we were able to achieve our gross profit margins during the Track Record Period primarily because (i) we followed a careful project selection and land acquisition process to acquire competitively priced land and (ii) we acted as general contractor for a majority of our projects, which helped lower our construction costs.

The table below sets forth our Group's gross profit, gross profit margin and reportable segment profit (adjusted EBITDA) by operating segment for the periods indicated:

	For the year ended December 31,						For the six months ended June 30,								
		2010			2011			2012			2012			2013	
	Gross profit	Gross profit	Reportable profit (adjusted EBITDA) ⁽¹⁾	Gross profit	Gross profit	Reportable profit (adjusted EBITDA) ⁽¹⁾	Gross profit	Gross profit margin	Reportable profit (adjusted EBITDA) ⁽¹⁾	Gross profit	Gross profit margin	Reportable profit (adjusted EBITDA) ⁽¹⁾	Gross profit	Gross profit margin	Reportable profit (adjusted EBITDA) ⁽¹⁾
	RMB'000	%	RMB'000	RMB'000	%	RMB'000	RMB'000	%	RMB'000	RMB'000 (Unaudited)	%	RMB'000 (Unaudited)	RMB'000	%	RMB'000
Sales of										(Unauauea)		(Unauauea)			
properties .	724,039	28.8%	587,541	1,327,527	41.8%	1,098,146	2,471,168	39.2%	2,114,429	587,917	40.0	458,741	945,382	31.9%	753,120
Rental															
income	1,166	80.9%	1,165	25,635	99.8%	25,634	54,165	97.8%	54,165	28,280	97.7	28,280	28,068	98.1%	28,068
Construction															
income	55,988	16.7%	40,774	32,311	13.0%	(23,220)	34,968	14.8%	10,874	8,422	12.3	4,126	51,751	15.4%	27,100
Total	781,193	27.4%	629,480	1,385,473	40.2%	1,100,560	2,560,301	38.9%	2,179,468	624,619	39.9%	6 491,147	1,025,201	30.8%	808,288

Note:

(1) The measure used for reporting segment profit is "adjusted EBITDA," i.e., adjusted earnings before interest, taxes, depreciation and amortization. To arrive at "adjusted EBITDA," inter-segment revenue is first deducted, and the Group's earnings are further adjusted for items not specifically attributed to individual segments, such as directors' and auditors' remuneration and other head office or corporate administration costs.

Other Revenue

Other revenue primarily consists of bank interest income, government subsidies (which, during the Track Record Period, primarily consisted of one-off subsidies received from the local government in Nanning to encourage property development activities), forfeited deposits and design fee income.

Other Net (Loss)/Income

During the Track Record Period, other net (loss)/income primarily consisted of net losses and gains on the disposal of fixed assets.

Selling and Marketing Expenses

Selling and marketing expenses primarily consist of the rental expenses for our sales offices, selling and marketing staff costs (which include salaries and benefits), the property management expenses of our sales offices, advertising and promotional expenses, commissions paid to external sales agents and other selling and marketing expenses.

Administrative Expenses

Administrative expenses consist of the components set forth in the table below, which includes a breakdown of our administrative expenses for the periods indicated:

	For the year	ar ended Dec	ember 31,	For the six months ended June 30,		
	2010	2011	2012	2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000	
Staff costs	54,500	102,849	137,446	68,626	88,514	
Directors' emoluments	2,818	5,235	6,856	2,767	3,501	
Auditors' remuneration	1,021	1,664	3,550	841	1,080	
Bank charges	3,112	4,174	4,289	1,916	4,505	
Consultancy fee	1,822	5,580	5,624	1,355	10,712	
Depreciation	6,778	9,214	15,138	6,247	8,497	
Donations	895	267	1,558	1,500	3,731	
Other taxes and levies	3,999	8,134	8,446	3,372	7,755	
Operating lease expenses	6,858	4,437	9,702	5,049	5,096	
Office expenses	5,654	12,165	18,516	8,363	12,385	
Entertainment	5,394	10,305	11,174	3,588	12,805	
Traveling	6,151	13,758	11,811	5,735	5,110	
Repair and maintenance	666	1,022	4,836	1,345	3,486	
Telecommunications	1,746	3,594	3,647	1,447	1,452	
Utilities	780	1,206	3,141	985	552	
Motor vehicle expenses	3,040	5,286	6,110	2,553	2,882	
Others	18,474	18,716	28,215	7,087	12,495	
	123,708	207,606	280,059	122,776	184,558	

During the Track Record Period, our administrative expenses generally increased in line with the growth of our business.

Net Increase in Fair Value of Investment Properties

We adopted the income capitalization method for the valuation of our completed investment properties by capitalizing the rental income derived from the existing tenancies with due provisions for the reversionary income potential of the properties. The investment properties under development have been valued on the basis that the properties will be developed and completed in accordance with our development plans. For our investment properties under development, we have adopted the direct comparison approach, which makes references to comparable sales evidence as available in the relevant market, with adjustments for development costs to be expended to complete the properties. The table below sets forth the key assumptions used for valuing our investment properties for the periods indicated:

		Key Assumptions										
		Approximate	market month	nly rental rate		Capitalization rate						
	For the year ended December 31,				nonths ended e 30,		For the year ended December 31,			For the six months ended June 30,		
	2010	2011	2012	2012	2013	2010	2010 2011 2012		2012	2013		
	(RMB/sq.m.)	(RMB/sq.m.)	(RMB/sq.m.)	(RMB/sq.m.)	(RMB/sq.m.)							
Completed investment												
properties												
Provence ⁽⁴⁾												
Phase 2 —ancillary												
retail units	56-74	60-80	84-112	75-100	84-112	6.0%	6.0%	6.0%	6.0%	6.0%		
Phase 5—												
kindergarten		33	33	33	33		6.0%	6.0%	6.0%	6.0%		
Landscape Residence ⁽⁵⁾	79-121	84-129	86-132	84-129	88-135	6.0%	6.0%	6.0%	6.0%	6.0%		
Logan Century Center ⁽⁶⁾												
High-rise office												
buildings and												
ancillary retail												
units	117-129	195-215	238-264	220-244	238-264	4.25%-4.5% 4	.25%-4.5%	4.25%-4.5%	4.25%-4.5%	4.25%-4.5%		
Shenzhen Sky Palace												
(Phase 1) ⁽⁷⁾	170	177	230	196	230	5.0%	5.0%	5.0%	5.0%	5.0%		
Logan City (Phase 1-												
Group 2) ⁽⁸⁾	—	_	51-79	—	53-81	—	—	6.0%	(1)	6.0%		
Seaward Sunshine—												
Commercial												
Building ⁽⁹⁾	—	_	105-176	—	111-185	—	_	5.0%	(2)	5.0%		
Easy Life ⁽¹⁰⁾	—	_	250	—	250	—	_	6.0%	(2)	6.0%		
						_						

	Unit rate ⁽³⁾							
	For the y	year ended Dece	ember 31,	For the six months ended June 30,				
	2010	2011	2012	2013				
	(RMB/sq.m.)	(RMB/sq.m.)	(RMB/sq.m.)	(RMB/sq.m.)	(RMB/sq.m.)			
Investment properties under development								
Logan City ⁽¹¹⁾								
Phase 1—Group 1—Ancillary								
Entertainment Building	11,000	13,500	16,500	15,500	16,500			
Phase 1—Group 2	8,200	9,800		11,000				
Nanning Grand Riverside Bay (Phase 1—								
Under Development Portion and								
Phase 2) ⁽¹²⁾	8,500	9,400	15,000	13,000	17,000			

Notes:

(1) The construction of Logan City (Phase 1—Group 2) was completed in December 2012.

(2) Seaward Sunshine—Commercial Building and Easy Life did not have investment properties in the first half of 2012.

(3) Unit rates are assumed on the basis that the properties had been completed as of the dates indicated.

(4) In undertaking its valuation, DTZ Debenham Tie Leung Limited ("DTZ"), an independent property valuer, has made references to various pieces of leasing evidence as available in the relevant market. The monthly rental rates of such leasing evidence of retail

premises gathered for valuation of the property in 2010, 2011 and 2012 and for the six months ended June 30, 2012 and 2013 range from approximately RMB50 per sq.m. to RMB100 per sq.m., RMB50 per sq.m. to RMB100 per sq.m., RMB50 per sq.m., RMB50 per sq.m., RMB50 per sq.m. to RMB100 per sq.m., RMB50 per sq.m. to RMB100 per sq.m. and RMB67 per sq.m. to RMB130 per sq.m., respectively. The monthly rental rates of such leasing evidence of kindergarten premises gathered for valuation of the property in 2011 and 2012 and for the six months ended June 30, 2012 and 2013 range from approximately RMB30 per sq.m. to RMB36 per sq.m., RMB30 per sq.m., RMB30 per sq.m., RMB30 per sq.m. to RMB36 per sq.m., RMB30 per sq.m. to RMB36 per sq.m., RMB30 per sq.m. to RMB36 per sq.m., respectively. DTZ has gathered and analyzed available information regarding sales evidence in the relevant market and noted that the capitalization rates implied in those cases are generally within the range from 5.7% to 6.5% for retail premises. DTZ adopted the same capitalization rate for the retail portion and kindergarten portion of the property as both of these portions are ancillary units within the development.

- (5) In undertaking its valuation, DTZ has made references to various pieces of leasing evidence as available in the relevant market. The monthly rental rates of such leasing evidence of retail premises gathered for valuation of the property in 2010, 2011 and 2012 and for the six months ended June 30, 2012 and 2013 range from approximately RMB75 per sq.m. to RMB124 per sq.m., RMB80 per sq.m. to RMB150 per sq.m., RMB80 per sq.m. to RMB153 per sq.m. to RMB150 per sq.m. and RMB85 per sq.m. to RMB152 per sq.m., respectively. DTZ has gathered and analyzed available information regarding sales evidence in the relevant market and noted that the capitalization rates implied in those cases are generally within the range from 5.9% to 6.3% for retail premises.
- (6) In undertaking its valuation, DTZ has made references to various pieces of leasing evidence as available in the relevant market. The monthly rental rates of such leasing evidence of office premises gathered for valuation of the property in 2010, 2011 and 2012 and for the six months ended June 30, 2012 and 2013 range from approximately RMB80 per sq.m. to RMB185 per sq.m., RMB190 per sq.m. to RMB230 per sq.m., RMB240 per sq.m. to RMB280 per sq.m. to RMB230 per sq.m., respectively. The monthly rental rates of such leasing evidence of retail premises in 2010, 2011 and 2012 and for the six months ended June 30, 2012 and 2013 range from approximately RMB100 per sq.m. to RMB230 per sq.m. and RMB210 per sq.m. to RMB280 per sq.m., respectively. The monthly rental rates of such leasing evidence of retail premises in 2010, 2011 and 2012 and for the six months ended June 30, 2012 and 2013 range from approximately RMB107 per sq.m. to RMB130 per sq.m., RMB148 per sq.m. to RMB260 per sq.m., RMB260 per sq.m., to RMB300 per sq.m., RMB148 per sq.m. to RMB260 per sq.m., respectively. DTZ has gathered and analyzed available information regarding sales evidence in the relevant market and noted that the capitalization rates implied in those cases are generally within the range from 3.9% to 4.2% for office premises and 4.2% to 4.8% for retail premises.
- (7) In undertaking its valuation, DTZ has made references to various pieces of leasing evidence as available in the relevant market. The monthly rental rates of such leasing evidence of retail premises gathered for valuation of the property in 2010, 2011 and 2012 and for the six months ended June 30, 2012 and 2013 range from approximately RMB164 per sq.m. to RMB212 per sq.m., RMB148 per sq.m. to RMB230 per sq.m., RMB260 per sq.m. to RMB300 per sq.m., respectively. DTZ has gathered and analyzed available information regarding sales evidence in the relevant market and noted that the capitalization rates implied in those cases are generally within the range from 4.8% to 5.1% for retail premises.
- (8) In undertaking its valuation, DTZ has made references to various pieces of leasing evidence as available in the relevant market. The monthly rental rates of such leasing evidence of retail premises gathered for valuation of the property in 2012 and for the six months ended June 30, 2013 range from approximately RMB30 per sq.m. to RMB81 per sq.m. and RMB30 per sq.m. to RMB81 per sq.m., respectively. DTZ has gathered and analyzed available information regarding sales evidence in the relevant market and noted that the capitalization rates implied in those cases are generally within the range from 5.6% to 6% for retail premises.
- (9) In undertaking its valuation, DTZ has made references to various pieces of leasing evidence as available in the relevant market. The monthly rental rates of such leasing evidence of retail premises gathered for valuation of the property in 2012 and for the six months ended June 30, 2013 range from approximately RMB120 per sq.m. to RMB200 per sq.m. and RMB110 per sq.m. to RMB220 per sq.m., respectively. DTZ has gathered and analyzed available information regarding sales evidence in the relevant market and noted that the capitalization rates implied in those cases are generally within the range from 4.6% to 5.5% for retail premises.
- (10) In undertaking its valuation, DTZ has made references to various pieces of leasing evidence as available in the relevant market. The monthly rental rates of such leasing evidence of retail premises gathered for valuation of the property in 2012 and for the six months ended June 30, 2013 range from approximately RMB200 per sq.m. to RMB280 per sq.m. and RMB250 per sq.m. to RMB280 per sq.m., respectively. DTZ has gathered and analyzed available information regarding sales evidence in the relevant market and noted that the capitalization rates implied in those cases are generally within the range from 5.9% to 6% for retail premises.
- (11) In undertaking its valuation, DTZ has made references to available information regarding sales evidence in the relevant market. The price of such sales evidence of retail premises gathered for valuation of the property in 2010, 2011 and 2012 and for the six months ended June 30, 2012 and 2013 range from RMB8,000 per sq.m. to RMB13,100 per sq.m., RMB6,800 per sq.m. to RMB15,900 per sq.m., RMB13,000 per sq.m. to RMB15,000 per sq.m. to RMB15,000 per sq.m. to RMB15,000 per sq.m. to RMB15,000 per sq.m. to RMB13,000 per
- (12) In undertaking its valuation, DTZ has made references to available information regarding sales evidence in the relevant market. The price of such sales evidence of retail premises gathered for valuation of the property in 2010, 2011 and 2012 and for the six months ended June 30, 2012 and 2013 range from RMB11,700 per sq.m. to RMB12,300 per sq.m., RMB12,000 per sq.m. to RMB18,000 per sq.m. to RMB18,000 per sq.m. to RMB15,000 per sq.m. to RMB15,000 per sq.m. to RMB16,000 per sq.m. to RMB16,000

Based on the foregoing, we have been advised by DTZ that it believes that (i) the market monthly rental rate assumptions used are reasonable and consistent with the information on leasing rates in the relevant markets (which DTZ has collected and analyzed and, with respect to which, it has made certain adjustments), (ii) the capitalization rate assumptions are reasonable considering the information available with respect to the capitalization rates of comparable properties which DTZ collected and analyzed after due adjustments, and (iii) the unit rate assumptions are reasonable and

consistent with sales evidence of retail premises which DTZ collected and analyzed after due adjustments.

The table below sets forth a breakdown of the GFA and fair value of our investment properties by project as of the dates indicated:

	As	of December 3	1,	As of June 30, _	Α	As of December 31,			
	2010	2011	2012	2013	2010	2011	2012	As of June 30, 2013	
	(sq.m)	(sq.m)	(sq.m)	(sq.m)	RMB'000	RMB'000	RMB'000	RMB'000	
Provence	7,941(1)	$10,655^{(1)}$	10,655(1)	10,655(1)	65,000	80,000	97,000	97,000	
Landscape Residence	3,947(1)	3,947(1)	3,793(1)	3,335(1)	68,000	68,000	66,000	60,000	
Shenzhen Sky Palace	6,922(1)	6,922(1)	7,021(1)	7,021(1)	270,000	280,000	368,000	368,000	
Logan Century Center	43,408(1)	42,646(1)	42,361(1)	42,361(1)	1,280,000	2,000,000	2,380,000	2,380,000	
Logan City	33,388(2)	33,388(2)	28,615(2)	27,850(2)	125,000	307,000	408,000	400,000	
Nanning Grand Riverside									
Bay	22,369(3)	22,369(3)	23,607(3)	23,607(3)	84,000	140,000	290,000	340,000	
Easy Life	_		543(1)	543(1)		_	22,000	22,000	
Seaward Sunshine—									
Commercial Building			3,340(1)	3,340(1)			105,000	110,000	
Total	117,975	119,927	119,935	118,712	1,892,000	2,875,000	3,736,000	3,777,000	

Notes:

(1) Figures represent GFA of completed investment properties.

(2) As of December 31, 2010, 2011 and 2012 and June 30, 2013, Logan City had completed investment properties of nil, nil 8,665 sq.m. and 7,900 sq.m., respectively, and investment properties under development of 33,388 sq.m., 33,388 sq.m., 19,950 sq.m. and 19,950 sq.m., respectively.

(3) Figures represent GFA of investment properties under development.

During the Track Record Period, increases in the fair value of our investment properties accounted for a significant portion of our profit before taxation. Our results of operations may continue to be affected by adjustments in the estimated fair value of our investment properties. Increases in fair value of investment properties reflect unrealized capital gains in the estimated fair value of our investment properties at the relevant reporting date and do not constitute profit generated from our operations. Please see the section entitled "Risk Factors—Risks relating to Our Business—Changes in the fair value of our investment properties may have a significant impact on our results of operations" in this prospectus.

We recognize changes in the fair value of our investment properties, including investment properties under development, on our consolidated income statements, unless their fair value cannot be reliably determined at that time. Please see the sections entitled "—Critical Accounting Policies— Investment Properties" and "—Key Factors Affecting Our Results of Operations—Changes in Estimated Fair Value of Our Investment Properties" in this prospectus.

The table below sets forth the changes in the fair value of our investment properties during the Track Record Period:

	Investment properties RMB'000	Investment properties under development RMB'000	Sub-total RMB'000
Cost of valuation			
As of January 1, 2010	274,000	711,000	985,000
Additions	—	211,221	211,221
Transfer to investment properties	823,078	(823,078)	—
Transfer to other land and buildings			
Disposals			
Surplus on revaluation	585,922	109,857	695,779
As of December 31, 2010 and January 1, 2011	1,683,000	209,000	1,892,000
Additions	20,081	133,240	153,321
Transfer to investment properties	172,329	(172,329)	_
Transfer from inventories	8,938		8,938
Disposals	(22,268)		(22,268)
Transfer to non-current assets classified as held for sales	(20,706)		(20,706)
Surplus on revaluation	816,626	47,089	863,715
As of December 31, 2011 and January 1, 2012	2,658,000	217,000	2,875,000
Additions	9,635	41,496	51,131
Transfer to investment properties	138,570	(138,570)	_
Transfer from inventories	32,477		32,477
Disposals	(59,260)		(59,260)
Surplus on revaluation	766,578	70,074	836,652
As of December 31, 2012 and January 1, 2013	3,546,000	190,000	3,736,000
Additions	6,023	11,953	17,976
Transfer to investment properties	20,679	(20,679)	
Disposals	(17,482)	—	(17,482)
Surplus on revaluation	31,780	8,726	40,506
As of June 30, 2013	3,587,000	190,000	3,777,000

The table below sets forth a breakdown of the net changes in the fair value of our investment properties by project for the periods indicated:

	For the ye	ar ended De	cember 31,	For the six months ended June 30,		
	2010	2011	2012	2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000	
Provence	6,000	6,062	17,000	10,000	_	
Landscape Residence	14,130	_	271	(4,000)	1,661	
Shenzhen Sky Palace	55,000	10,000	78,365	30,000		
Logan Century Center	510,792	742,893	380,000	200,000		
Logan City	54,140	79,456	137,312	76,465	1,564	
Nanning Grand Riverside Bay	55,717	25,304	129,182	83,480	32,612	
Easy Life	_		19,449		(235)	
Seaward Sunshine			75,073		4,904	
Total	695,779	863,715	836,652	395,945	40,506	

The relevant deferred tax liability for these fair value gains recognized under income tax expenses was RMB169.3 million, RMB211.6 million, RMB197.8 million and RMB6.8 million in 2010, 2011, 2012 and the six months ended June 30, 2013, respectively. The net increases in fair value of our investment properties (net of deferred tax) represented 56.0%, 51.6%, 35.2% and 7.6% of our profit in 2010, 2011, 2012 and the six months ended June 30, 2013, respectively.

Pursuant to HKFRS, fair value changes in our investment properties are reflected on our income statement once we determine that the relevant properties are held for investment, regardless of whether they are under development or completed in such period. The increases in fair value of our investment properties during the Track Record Period were mainly due to the continuous improvement of surrounding shopping and community facilities. Our investment properties' fair value also increased as the overall projects progressed towards completion, or as certain phases of them were completed, especially with respect to Logan City and Nanning Grand Riverside Bay. This is primarily due to the direct comparison method adopted for valuing our investment properties under development, which makes adjustments for development costs still to be expended to complete the properties. When such properties move towards completion, the development costs to be expended would decrease, thereby increasing their overall valuation.

The valuation of the investment properties at Logan Century Center had the most significant effect on our net increase in fair value of investment properties during the Track Record Period. Logan Century Center was completed in June 2010, and our net increase in fair value of investment properties attributable to Logan Century Center amounted to RMB510.8 million in 2010. The net increase in fair value of Logan Century Center's investment properties in 2011 was RMB742.9 million, which was primarily due to two subway lines in its vicinity becoming operational in 2011, improving its transportation convenience and the market rental rates in the area. In 2012, a department store in the near Logan Century Center commenced operation, driving up the market rental rates in the region and contributed to the net increase in the fair value of Logan Century Center's investment properties of RMB380.0 million for 2012. Without comparable drivers in the six months ended June 30, 2013, the market rental rates in the vicinity of Logan Century Center did not experience significant changes, and, as a result, investment properties at Logan Century Center did not have an increase in fair value during the same period, leading to a lower net increase in our total fair value of investment properties during the same period.

Finance Costs

Finance costs primarily consist of interest costs net of capitalized borrowing costs relating to properties under development. Not all of the interest costs related to a project can be capitalized. As a result, our finance costs may fluctuate from year to year depending on the level of interest costs that are capitalized within the reporting period as well as the amount of outstanding principal and interest rates. Finance costs also include other borrowing costs which primarily consist of arrangement fees paid in connection with certain of our bank and related party loans. For more information, please see the section entitled "—Description of Selected Income Statement Line Items—Direct Costs—Cost of Properties Sold—Capitalized borrowing costs" in this prospectus.

Income Tax

Our income tax expenses for a given period include provisions made for CIT and LAT during the period and movements in deferred tax assets and liabilities. No provision for Hong Kong profits tax

has been made during the Track Record Period as our Group did not generate any assessable profits arising in Hong Kong. Please see the section entitled "—Key Factors Affecting our Results of Operations—Income Tax—CIT" in this prospectus.

The following table sets forth our income tax expense for the periods indicated:

		• the year end December 31		For the six months ended June 30,		
	2010	2011	2012	2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000	
Current tax						
Provision for CIT for the year/period	190,840	305,899	454,628	109,925	170,127	
Provision for LAT for the year/period	62,068	138,896	334,116	70,864	102,255	
Provision for withholding tax for the year/period		4,500				
	252,908	449,295	788,744	180,789	272,382	
Deferred tax	108,601	112,506	169,574	71,149	(16,445)	
	361,509	561,801	958,318	251,938	255,937	

Profit for the Year/Period attributable to Non-controlling Interests

Non-controlling interests mainly represent the 9% equity interest in Logan Construction held by Logan Real Estate. We had profit attributable to non-controlling interests of RMB13.4 million, RMB15.6 million, RMB22.9 million and RMB6.9 million in 2010, 2011, 2012 and the six months ended June 30, 2013, respectively, representing 1.4%, 1.2%, 1.3% and 1.6% of our profit in the same periods.

Exchange Differences on Translation of Financial Statements of Overseas Entities

The functional currencies of certain of our subsidiaries are currencies other than Renminbi. As of each of the reporting dates, the assets and liabilities of these entities were translated into the presentation currency of our Group, Renminbi, at the exchange rates prevailing at the relevant reporting date, and their income statements were translated into Renminbi at the exchange rates approximating the foreign exchange rates prevailing at the dates of the transactions. The resulting exchange differences are included in the exchange reserve. On disposal of a foreign entity, the cumulative amount recognized in the exchange reserve relating to that particular foreign operation is reclassified from equity to profit or loss.

SEGMENT REPORTING

Our Group's business is organized into three operating segments, namely property development, property leasing and construction contracts. Our property development segment includes the development and sales of residential properties and retail shops. Our property leasing segment leases office units and retail shops to generate rental income and to hold as investments for long-term capital appreciation. Our construction contracts segment constructs residential and non-residential projects, such as office buildings and public facilities.

	For the y	ear ended Deco	ember 31,	For the six months ended June 30,		
	2010	2011	2012	2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000	
Sales of properties						
—Residential	2,177,054	2,840,517	5,034,435	1,224,728	2,604,755	
—Retail	294,066	281,085	1,072,734	231,658	231,588	
—Others	44,280	51,075	189,569	12,577	131,137	
	2,515,400	3,172,677	6,296,738	1,468,963	2,967,480	
Rental income	1,442	25,692	55,384	28,953	28,619	
Construction income	334,817	249,105	235,538	68,502	336,106	
Total	2,851,659	3,447,474	6,587,660	1,566,418	3,332,205	

The table below sets forth our Group's turnover by operating segment for the periods indicated:

During the Track Record Period, substantially all of our revenue and cash inflow were derived from the property development and construction contract segments. The table below sets forth certain data with respect to our property development segment for the periods indicated which we have derived from our internal records and the Accountants' Report included as Appendix I to this prospectus:

	As of/for th	e year ended D	ecember 31,	As of/for the six months ended
	2010	2011	2012	June 30, 2013
Receipts in advance (RMB'000)	2,652,297	3,937,220	6,360,457	8,815,523
Sales of properties recognized (RMB'000)	2,515,400	3,172,677	6,296,738	2,967,480
Total saleable GFA delivered (sq.m.)	456,013	510,687	838,919	412,738

SIX MONTHS ENDED JUNE 30, 2013 COMPARED TO SIX MONTHS ENDED JUNE 30, 2012

Turnover

Our turnover increased by RMB1,765.8 million, or 112.7%, to RMB3,332.2 million for the six months ended June 30, 2013 from RMB1,566.4 million for the six months ended June 30, 2012, primarily due to an increase in revenue from the sales of properties as described below, which was in turn primarily due to an increase in total saleable GFA delivered.

The table below sets forth a breakdown of our revenue from the sales of properties, total saleable GFA delivered and ASP per sq.m. by type for the periods indicated:

	For the six months ended June 30,								
	2012	2 (Unaudited)		2013				
	Revenue from the sales of properties	Total saleable GFA delivered	ASP per sq.m. ⁽¹⁾	Revenue from the sales of properties	Total saleable GFA delivered	ASP per sq.m. ⁽¹⁾			
	RMB'000	sq.m.	RMB	RMB'000	sq.m.	RMB			
Residential	1,224,728	242,177	5,057	2,604,755	402,547	6,471			
Retail	231,658	9,152	25,315	231,588	10,191	22,725			
Others ⁽²⁾	12,577	N/A	N/A	131,137	N/A	N/A			
Total	1,468,963	251,329		2,967,480	412,738				

Notes:

⁽¹⁾ ASP per sq.m. is calculated as the amount of revenue from the sales of properties derived from the relevant amount of total saleable GFA delivered, which does not include car parks, after deducting sales and other taxes, divided by the relevant amount of total saleable GFA delivered.

⁽²⁾ Others include car parks.

The table below sets forth a breakdown of the revenue from the sales of properti	es by project
for the periods indicated:	

	For the six months ended June 30, 2012 (Unaudited)					For the six months ended June 30, 2013				
Project	Revenue from the sales of properties	Percentage of revenue from the sales of properties	Total saleable GFA delivered	No. of car parks sold		Revenue from the sales of properties	Percentage of revenue from the sales of properties	Total saleable GFA	No. of car parks sold	ASP per sq.m. ⁽¹⁾
	RMB'000	(%)	sq.m.	Unit	RMB	RMB'000	(%)	sq.m.	Unit	RMB
Grasse Vieille Ville	67,291	4.6	12,925	_	5,206	13,004	0.4	1,313	109	4,485
Provence	237,323	16.2	35,437	120	6,394	113,481	3.8	8,436	34	12,909
Landscape										
Residence	_	0.0	—		_	—	0.0	—	—	—
Fragrant Valley	81,062	5.5	6,399		12,668	70,596	2.4	4,983	—	14,167
Palm Waterfront	118,704	8.1	17,578		6,753	894,796	30.2	100,501	—	8,903
Huizhou Sky Palace	_	0.0	—		_	153,798	5.2	42,822	—	3,592
Sunshine Castle	_	0.0	—		_	171,946	5.8	17,519	—	9,815
Easy Life	_	0.0	—		_	61,107	2.1	2,898	49	18,666
Grand View	176,467	12.0	28,986		6,088	167,626	5.6	21,145	44	6,633
Imperial Summit Sky										
Villa	_	0.0	—		_	—	0.0	—	—	—
Flying Dragon										
Garden	626,863	42.7	144,132		4,349	89,846	3.0	1,269	773	4,815
Nanning Grand										
Riverside Bay	_	0.0	—		_	731,629	24.7	124,462	—	5,878
Seaward Sunshine	_	0.0	—		_	—	0.0	—	—	—
Logan City	30,183	2.1	2,914		10,358	493,015	16.6	87,158	—	5,657
Shenzhen Sky Palace	137	0.0	—	1	_	—	0.0	—	—	—
Grand Joy Palace	9,425	0.6	492	21	15,721	6,636	0.2	232	17	23,034
Logan Century										
Center	121,508	83	2,466		49,271	—	0.0	_	—	—
Total	1,468,963	100.0	251,329	142		2,967,480	100.0	412,738	1,026	

Note:

 ASP per sq.m. is calculated as the amount of revenue from the sales of properties derived from the relevant amount of total saleable GFA delivered, which does not include car parks, after deducting sales and other taxes, divided by the relevant amount of total saleable GFA delivered.

Revenue from the sales of properties increased by RMB1,498.5 million, or 102.0%, to RMB2,967.5 million for the six months ended June 30, 2013 from RMB1,469.0 million for the six months ended June 30, 2012, primarily due to the increase in total saleable GFA delivered. The increase in total saleable GFA delivered was primarily attributable to the commencement of deliveries of residential units in Nanning Grand Riverside Bay in the second half of 2012, and the commencement of deliveries of residential units in Huizhou Sky Place and Sunshine Castle in the first half of 2013, and partially offset by a decrease in the residential units delivered in Flying Dragon Garden.

Construction income increased by RMB267.6 million to RMB336.1 million for the six months ended June 30, 2013 from RMB68.5 million for the six months ended June 30, 2012, primarily due to the commencement of construction activities at our related parties' projects in Fangchenggang and Shantou to which we provide construction services. Please see the section entitled "Connected Transactions" in this prospectus.

Rental income decreased slightly by RMB0.4 million, or 1.4%, to RMB28.6 million for the six months ended June 30, 2013 from RMB29.0 million for the six months ended June 30, 2012.

Direct Costs

Our direct costs increased by RMB1,365.2 million to RMB2,307.0 million for the six months ended June 30, 2013 from RMB941.8 million for the six months ended June 30, 2012, which was primarily due to (i) an increase in total saleable GFA delivered and (ii) an increase in direct costs for the units delivered.

Gross Profit

As a result of the foregoing, our gross profit increased by RMB400.6 million, or 64.1%, to RMB1,025.2 million for the six months ended June 30, 2013 from RMB624.6 million for the six months ended June 30, 2012. Our gross profit margin decreased to 30.8% for the six months ended June 30, 2013 from 39.9% for the six months ended June 30, 2012, primarily attributable to the deliveries of units with lower profit margins in Nanning Grand Riverside Bay in the six months ended June 30, 2013, which accounted for 30.2% of the total saleable GFA delivered during such period, as compared to the deliveries of units with higher profit margins in Provence and Flying Dragon in the six months ended June 30, 2012, which together accounted for 71.4% of the total saleable GFA delivered during such period.

Other Revenue

Our other revenue decreased by RMB3.9 million, or 25.8%, to RMB11.3 million for the six months ended June 30, 2013 from RMB15.3 million for the six months ended June 30, 2012, primarily due to a decrease in design fee income by RMB4.5 million to RMB0.8 million for the six months ended June 30, 2013 from RMB5.3 million for the six months ended June 30, 2012 due to the revenue generated from design services we provided to a related party, Guangxi King Kerry, in the six months ended June 30, 2012 in relation to the Fangchenggang Projects being more than the design services revenue generated in the six months ended June 30, 2013, partially offset by an increase in bank interest income by RMB2.5 million to RMB5.3 million for the six months ended June 30, 2013 from RMB2.8 million for the six months ended June 30, 2012.

Other Net Loss

Our other net loss amounted to RMB4.9 million for the six months ended June 30, 2013 and a negligible amount for the six months ended June 30, 2012, primarily due to one-off losses on disposal of fixed assets of RMB4.1 million for the six months ended June 30, 2013.

Selling and Marketing Expenses

Our selling and marketing expenses increased by RMB66.5 million to RMB125.9 million for the six months ended June 30, 2013 from RMB59.4 million for the six months ended June 30, 2012. This increase was in line with the increase in our turnover from the sales of properties.

Administrative Expenses

Our administrative expenses increased by RMB61.8 million, or 50.3%, to RMB184.6 million for the six months ended June 30, 2013 from RMB122.8 million for the six months ended June 30, 2012, primarily due to an increase in our administrative staff costs to support our overall business growth.

Net Increase in Fair Value of Investment Properties

The net increase in fair value of our investment properties amounted to RMB40.5 million for the six months ended June 30, 2013 and RMB395.9 million for the six months ended June 30, 2012. The net increase for the six months ended June 30, 2013 was primarily due to the net increase in the fair value of investment properties in Nanning Grand Riverside Bay.

Finance Costs

Our finance costs decreased by RMB22.8 million, or 26.4%, to RMB63.5 million for the six months ended June 30, 2013 from RMB86.3 million in for the six months ended June 30, 2012, primarily due to the refinancing of our previous offshore borrowings through the Hang Seng Bank Facility Agreements, which had lower interest rates than the refinanced borrowings, during the six months ended June 30, 2013.

Profit before Taxation

As a result of the foregoing, our profit before taxation decreased by RMB69.2 million, or 9.0%, to RMB698.2 million for the six months ended June 30, 2013 from RMB767.4 million for the six months ended June 30, 2012.

Income Tax

Our income tax increased by RMB4.0 million, or 1.6%, to RMB255.9 million for the six months ended June 30, 2013 from RMB251.9 million for the six months ended June 30, 2012, primarily due to an increase in our profit before tax generated by our sales of properties and construction income segments.

Profit for the Period

As a result of the foregoing, our profit for the period decreased by RMB73.1 million, or 14.2%, to RMB442.3 million for the six months ended June 30, 2013 from RMB515.4 million for the six months ended June 30, 2012.

2012 COMPARED TO 2011

Turnover

Our turnover increased by RMB3,140.2 million, or 91.1%, to RMB6,587.7 million in 2012 from RMB3,447.5 million in 2011, primarily due to an increase in revenue from the sales of properties as described below, which was in turn primarily due to an increase in total saleable GFA delivered.

The table below sets forth a breakdown of our revenue from the sales of properties, total saleable GFA delivered and ASP per sq.m. by type for the periods indicated:

	For the year ended December 31,								
		2011		2012					
	Revenue from the sales of properties	Total saleable GFA delivered	ASP per sq.m. ⁽¹⁾	Revenue from the sales of properties	Total saleable GFA delivered	ASP per sq.m. ⁽¹⁾			
	RMB'000	sq.m.	RMB	RMB'000	sq.m.	RMB			
Residential	2,840,517	502,460	5,653	5,034,435	813,622	6,188			
Retail	281,085	8,227	34,166	1,072,734	25,297	42,405			
Others ⁽²⁾	51,075	N/A	N/A	189,569	N/A	N/A			
Total	3,172,677	510,687		6,296,738	838,919				

Notes:

(1) ASP per sq.m. is calculated as the amount of revenue from the sales of properties derived from the relevant amount of total saleable GFA delivered, which does not include car parks, after deducting sales and other taxes, divided by the relevant amount of total saleable GFA delivered.

(2) Others include car parks.

The table below sets forth a breakdown of the revenue from the sales of properties by project for the periods indicated:

Project Percentage from the sales of properties Percentage sales of properties Percentage sales of properties Percentage sales of properties Percentage sales of properties Percentage sales of properties No. of car ASP per properties ASP per sales of properties Project RMB '000 (%) sq.m. Unit RMB '000 (%) sq.m. ASP per properties Grasse Vieille Ville 685,442 21.6 123,119 — 5,567 117,591 1.9 20,128 25.1 4,952 Provence 907,560 28.6 178,471 560 4,852 818,399 13.0 137,352 25.3 5,787 Landscape 14,543 276,081 4.4 20,702 — 13.36 Palm Waterfront 326,967 10.3 54,614 — 5,987 529,253 8.4 57,726 — 90 12,771 Grand View 548,053 17.3 89,599 — 6,117 1,089,911 17.3 157,264 555 6,220		For the year ended December 31, 2011					For the year ended December 31, 2012				2
Grasse Vieille Ville $685,442$ 21.6 $123,119$ $ 5,567$ $117,591$ 1.9 $20,128$ 251 $4,952$ Provence $907,560$ 28.6 $178,471$ 560 $4,852$ $818,399$ 13.0 $137,352$ 253 $5,787$ LandscapeResidence $66,707$ 2.1 $4,262$ $ 15,652$ $ -$ Fragrant Valley $211,417$ 6.7 $14,537$ $ 14,543$ $276,081$ 4.4 $20,702$ $ 13,336$ Palm Waterfront $326,967$ 10.3 $54,614$ $ 5,987$ $529,253$ 8.4 $57,726$ $ 9,168$ Easy Life $ 9,168$ Easy Life $ 9,168$ Easy Life $ 9,168$ Easy Life $ 9,168$ Easy Life $ 9,168$ Easy Life $ 9,168$ Easy Life $ 9,168$ Easy Life $ 8,157726$ $-$ Flying Dragon $ -$ </th <th>Project</th> <th>from the sales of</th> <th>of revenue from the sales of</th> <th>saleable GFA</th> <th></th> <th></th> <th>from the sales of</th> <th>of revenue from the sales of</th> <th>Total saleable GFA</th> <th></th> <th></th>	Project	from the sales of	of revenue from the sales of	saleable GFA			from the sales of	of revenue from the sales of	Total saleable GFA		
Provence907,56028.6178,4715604,852818,39913.0137,3522535,787LandscapeResidence66,7072.14,262—15,652——————Fragrant Valley211,4176.714,537—14,543276,0814.420,702—13,336Palm Waterfront326,96710.354,614—5,987529,2538.457,726—9,168Easy Life—————815,47113.062,7989212,771Grand View548,05317.389,599—6,1171,089,91117.3157,2645556,226Flying DragonGarden————398,8316.368,650—5,810Logan City.14,1400.41,440—9,821754,44712.0138,916—5,431Shenzhen SkyPalace.7550.0—6—9540.0—8—Grand Joy Palace.76,0082.44,27610115,72621,7650.31,0594617,156Logan Century78,754		RMB'000	(%)	sq.m.	Unit	RMB	RMB'000	(%)	sq.m.	Unit	RMB
LandscapeResidence66,7072.1 $4,262$ $ 15,652$ $ -$ Fragrant Valley211,417 6.7 $14,537$ $ 14,543$ $276,081$ 4.4 $20,702$ $ 13,336$ Palm Waterfront $326,967$ 10.3 $54,614$ $ 5,987$ $529,253$ 8.4 $57,726$ $ 9,168$ Easy Life $ 815,471$ 13.0 $62,798$ 92 $12,771$ Grand View $548,053$ 17.3 $89,599$ $ 6,117$ $1,089,911$ 17.3 $157,264$ 555 $6,226$ Flying Dragon $ 815,471$ 13.0 $62,798$ 92 $12,771$ Grand Niew $ 548,053$ 17.3 $89,599$ $ 6,117$ $1,089,911$ 17.3 $157,264$ 555 $6,226$ Flying Dragon $ 5,810$ $ 5,810$ Logan City $ 398,831$ 6.3 $68,650$ $ 5,810$ Logan City $ 954$ 0.0 $ 8$ $-$ Grand Joy Palace $ 76,008$ 2.4 $4,276$ 101 $15,726$ $21,765$ 0.3 $1,059$ 46 1	Grasse Vieille Ville	685,442	21.6	123,119	—	5,567	117,591	1.9	20,128	251	4,952
Residence66,7072.14,262-15,652Fragrant Valley211,4176.714,537-14,543276,0814.420,702-13,336Palm Waterfront326,96710.354,614-5,987529,2538.457,726-9,168Easy Life815,47113.062,7989212,771Grand View548,05317.389,599-6,1171,089,91117.3157,2645556,226Flying Dragon398,8316.368,650-5,810Garden170,0635.437,795-4,500755,29712.0165,1981944,454Nanning Grand398,8316.368,650-5,810Logan City14,1400.41,440-9,821754,44712.0138,916-5,431Shenzhen Sky-7550.0-69540.0-8-Grand Joy Palace76,0082.44,27610115,72621,7650.31,0594617,156Logan Century-165,5655.22,574-64,331718,73811.49,126-78,754	Provence	907,560	28.6	178,471	560	4,852	818,399	13.0	137,352	253	5,787
Fragrant Valley211,4176.714,537—14,543276,0814.420,702—13,336Palm Waterfront326,96710.354,614—5,987529,2538.457,726—9,168Easy Life——————815,47113.062,7989212,771Grand View548,05317.389,599—6,1171,089,91117.3157,2645556,226Flying Dragon170,0635.437,795—4,500755,29712.0165,1981944,454Nanning Grand————398,8316.368,650—5,810Logan City14,1400.41,440—9,821754,44712.0138,916—5,431Shenzhen Sky7550.0—6—9540.0—8—Grand Joy Palace76,0082.44,27610115,72621,7650.31,0594617,156Logan Century165,5655.22,574—64,331718,73811.49,126—78,754	Landscape										
Palm Waterfront $326,967$ 10.3 $54,614$ $ 5,987$ $529,253$ 8.4 $57,726$ $ 9,168$ Easy Life $ 815,471$ 13.0 $62,798$ 92 $12,771$ Grand View $548,053$ 17.3 $89,599$ $ 6,117$ $1,089,911$ 17.3 $157,264$ 555 $6,226$ Flying DragonGarden $170,063$ 5.4 $37,795$ $ 4,500$ $755,297$ 12.0 $165,198$ 194 $4,454$ Nanning Grand $ 398,831$ 6.3 $68,650$ $ 5,810$ Logan City $ 5,431$ $ 5,431$ Shenzhen Sky $ 6,131$ $15,726$ $21,765$ 0.3 $1,059$ 46 $17,156$ Logan Century $ 76,008$ 2.4 $4,276$ 101 $15,726$ $21,765$ 0.3 $1,059$ 46 $17,156$ Logan Century $ 165,565$ 5.2 $2,574$ $ 64,331$ $718,738$ 11.4 $9,126$ $ 78,754$	Residence	66,707	2.1	4,262	—	15,652		—	_	_	_
Easy Life $ 815,471$ 13.0 $62,798$ 92 $12,771$ Grand View $548,053$ 17.3 $89,599$ $ 6,117$ $1,089,911$ 17.3 $157,264$ 555 $6,226$ Flying DragonGarden $170,063$ 5.4 $37,795$ $ 4,500$ $755,297$ 12.0 $165,198$ 194 $4,454$ Nanning Grand $ 398,831$ 6.3 $68,650$ $ 5,810$ Logan City $14,140$ 0.4 $1,440$ $ 9,821$ $754,447$ 12.0 $138,916$ $ 5,431$ Shenzhen Sky $ 6$ $ 954$ 0.0 $ 8$ $-$ Grand Joy Palace 755 0.0 $ 6$ $ 954$ 0.0 $ 8$ $-$ Grand Joy Palace $76,008$ 2.4 $4,276$ 101 $15,726$ $21,765$ 0.3 $1,059$ 46 $17,156$ Logan Century $ 165,565$ 5.2 $2,574$ $ 64,331$ $718,738$ 11.4 $9,126$ $ 78,754$	Fragrant Valley	211,417	6.7	14,537	_	14,543	276,081	4.4	20,702	_	13,336
Grand View 548,053 17.3 89,599 — 6,117 1,089,911 17.3 157,264 555 6,226 Flying Dragon Garden 170,063 5.4 37,795 — 4,500 755,297 12.0 165,198 194 4,454 Nanning Grand	Palm Waterfront	326,967	10.3	54,614	_	5,987	529,253	8.4	57,726	_	9,168
Flying Dragon Garden	Easy Life	_	_	_	_	_	815,471	13.0	62,798	92	12,771
Garden 170,063 5.4 37,795 — 4,500 755,297 12.0 165,198 194 4,454 Nanning Grand Riverside Bay — — — — 398,831 6.3 68,650 — 5,810 Logan City 14,140 0.4 1,440 — 9,821 754,447 12.0 138,916 — 5,431 Shenzhen Sky Palace	Grand View	548,053	17.3	89,599	_	6,117	1,089,911	17.3	157,264	555	6,226
Nanning Grand Riverside Bay — — — — 398,831 6.3 68,650 — 5,810 Logan City … 14,140 0.4 1,440 — 9,821 754,447 12.0 138,916 — 5,431 Shenzhen Sky Palace … 755 0.0 — 6 — 954 0.0 — 8 — Grand Joy Palace 76,008 2.4 4,276 101 15,726 21,765 0.3 1,059 46 17,156 Logan Century	Flying Dragon										
Riverside Bay — — — — — — 398,831 6.3 68,650 — 5,810 Logan City 14,140 0.4 1,440 — 9,821 754,447 12.0 138,916 — 5,431 Shenzhen Sky Palace 755 0.0 — 6 — 954 0.0 — 8 — Grand Joy Palace 76,008 2.4 4,276 101 15,726 21,765 0.3 1,059 46 17,156 Logan Century	Garden	170,063	5.4	37,795	_	4,500	755,297	12.0	165,198	194	4,454
Logan City 14,140 0.4 1,440 9,821 754,447 12.0 138,916 5,431 Shenzhen Sky Palace 755 0.0 6 954 0.0 8 6 Grand Joy Palace 76,008 2.4 4,276 101 15,726 21,765 0.3 1,059 46 17,156 Logan Century Center 165,565 5.2 2,574 64,331 718,738 11.4 9,126 78,754	Nanning Grand										
Shenzhen Sky Palace 755 0.0 — 6 — 954 0.0 — 8 — Grand Joy Palace 76,008 2.4 4,276 101 15,726 21,765 0.3 1,059 46 17,156 Logan Century Center 165,565 5.2 2,574 — 64,331 718,738 11.4 9,126 — 78,754	Riverside Bay	_	_	_	_	_	398,831	6.3	68,650	_	5,810
Palace 755 0.0 — 6 — 954 0.0 — 8 — Grand Joy Palace 76,008 2.4 4,276 101 15,726 21,765 0.3 1,059 46 17,156 Logan Century Center 165,565 5.2 2,574 — 64,331 718,738 11.4 9,126 — 78,754	Logan City	14,140	0.4	1,440	_	9,821	754,447	12.0	138,916	_	5,431
Grand Joy Palace 76,008 2.4 4,276 101 15,726 21,765 0.3 1,059 46 17,156 Logan Century Center 165,565 5.2 2,574 — 64,331 718,738 11.4 9,126 — 78,754	Shenzhen Sky										
Logan Century Center 165,565 5.2 2,574 64,331 718,738 11.4 9,126 78,754	Palace	755	0.0	_	6	_	954	0.0	_	8	_
Center 165,565 5.2 2,574 — 64,331 718,738 11.4 9,126 — 78,754	Grand Joy Palace	76,008	2.4	4,276	101	15,726	21,765	0.3	1,059	46	17,156
	Logan Century										
Total 3,172,677 100.0 510,687 667 6,296,738 100.0 838,919 1,399	Center	165,565	5.2	2,574		64,331	718,738	11.4	9,126		78,754
	Total	3,172,677	100.0	510,687	667		6,296,738	100.0	838,919	1,399	

Note:

Revenue from the sales of properties increased by RMB3,124.0 million, or 98.5%, to RMB6,296.7 million in 2012 from RMB3,172.7 million in 2011, primarily due to the increase in total saleable GFA delivered.

⁽¹⁾ ASP per sq.m. is calculated as the amount of revenue from the sales of properties derived from the relevant amount of total saleable GFA delivered, which does not include car parks, after deducting sales and other taxes, divided by the relevant amount of total saleable GFA delivered.

The increase in total saleable GFA delivered was primarily attributable to the commencement of deliveries of residential units in Flying Dragon Garden, Grand View, Easy Life and Palm Waterfront, and partially offset by the decrease in deliveries of units in Grasse Vieille Ville and Provence.

Rental income increased by RMB29.7 million, or 115.6%, to RMB55.4 million in 2012 from RMB25.7 million in 2011, primarily attributable to the lease of office space in Logan Century Center to Shenzhen Tencent Computer System Co., Ltd., which commenced in 2011 and is expected to expire in 2016.

Construction income decreased by RMB13.6 million, or 5.5%, to RMB235.5 million in 2012 from RMB249.1 million in 2011, primarily due to the completion of the construction of Peach Blossom Bay in 2011.

Direct Costs

Our direct costs increased by RMB1,965.4 million, or 95.3%, to RMB4,027.4 million in 2012 from RMB2,062.0 million in 2011, which was in line with the increase in revenue from the sales of properties.

Gross Profit

As a result of the foregoing, our gross profit increased by RMB1,174.8 million, or 84.8%, to RMB2,560.3 million in 2012 from RMB1,385.5 million in 2011. Our gross profit margin decreased slightly to 38.9% in 2012 from 40.2% in 2011, primarily attributable to our sales of properties with relatively low profit margins in 2012, such as Grand View.

Other Revenue

Our other revenue increased by RMB17.0 million, or 101.2%, to RMB33.8 million in 2012 from RMB16.8 million in 2011, primarily due to (i) an increase in design fee income by RMB7.6 million to RMB9.1 million in 2012 from RMB1.4 million in 2011 in connection with the design services we provided primarily in relation to the Fangchenggang Projects, (ii) an increase in forfeited deposits by RMB5.7 million to RMB7.9 million in 2012 from RMB2.1 million in 2011, which was primarily due to the forfeiture of deposits by potential purchasers with whom we had not yet entered into sales contracts before pre-sales commenced as a result of their inability to obtain mortgage loans because of banks' increasing scrutiny of mortgage applications and (iii) construction management service income of RMB2.9 million in relation to the Fangchenggang Projects. For more information regarding services we provide in relation to the Fangchenggang Projects, see the section entitled "Connected Transactions" in this prospectus.

Other Net Income

Our other net income amounted to RMB0.5 million in 2012 and RMB11.3 million in 2011, primarily due to one-off gains on the disposal of certain commercial units in Logan Century Center in 2011.

Selling and Marketing Expenses

Our selling and marketing expenses increased by RMB57.2 million, or 38.6%, to RMB205.7 million in 2012 from RMB148.5 million in 2011. This increase was in line with the increase in turnover from the sales of properties.

Administrative Expenses

Our administrative expenses increased by RMB72.5 million, or 34.9%, to RMB280.1 million in 2012 from RMB207.6 million in 2011, primarily due to an increase in our salary expenses as we increased our administrative headcount in connection with the expansion of our operations.

Net Increase in Fair Value of Investment Properties

The net increase in fair value of our investment properties amounted to RMB836.7 million in 2012 and RMB863.7 million in 2011. The increase in 2012 was primarily due to the continuous improvement of shopping and community facilities in the relevant properties, and certain phases of Logan City and Nanning Grand Riverside Bay being completed.

Finance Costs

Our finance costs increased by RMB73.9 million, or 76.7%, to RMB170.2 million in 2012 from RMB96.3 million in 2011, primarily due to the interest on certain project loans ceasing to be capitalized following the completion of the relevant property projects and the interest of overseas loan not being capitalized.

Profit before Taxation

As a result of the foregoing, our profit before taxation increased by RMB950.3 million, or 52.1%, to RMB2,775.3 million in 2012 from RMB1,825.0 million in 2011.

Income Tax

Our income tax increased by RMB396.5 million, or 70.6%, to RMB958.3 million in 2012 from RMB561.8 million in 2011, primarily due to increases in revenue from the sales of properties and profit from the properties we delivered, which contributed to an increase in our provisions for CIT and LAT.

Profit for the Year

As a result of the foregoing, our profit for the year increased by RMB553.8 million, or 43.8%, to a profit for the year of RMB1,817.0 million in 2012 from profit for the year of RMB1,263.1 million in 2011.

2011 COMPARED TO 2010

Turnover

Our turnover increased by RMB595.8 million, or 20.9%, to RMB3,447.5 million in 2011 from RMB2,851.7 million in 2010, primarily due to an increase in revenue from the sales of properties as described below, which was in turn primarily due to increases in the total saleable GFA delivered and ASP per sq.m. sold. The table below sets forth a breakdown of our revenue from the sales of properties, total saleable GFA delivered and ASP per sq.m. by type for the periods indicated:

	For the year ended December 31,								
		2010		2011					
	Revenue from the sales of properties	Total saleable GFA delivered	ASP per sq.m. ⁽¹⁾	Revenue from the sales of properties	Total saleable GFA delivered	ASP per sq.m. ⁽¹⁾			
	RMB'000	sq.m.	RMB	RMB'000	sq.m.	RMB			
Residential	2,177,054	438,628	4,963	2,840,517	502,460	5,653			
Retail	294,066	17,385	16,914	281,085	8,227	34,166			
Others ⁽²⁾	44,280	N/A	N/A	51,075	N/A	N/A			
Total	2,515,400	456,013		3,172,677	510,687				

Notes:

(1) ASP per sq.m. is calculated as the amount of revenue from the sales of properties derived from the relevant amount of total saleable GFA delivered, which does not include car parks, after deducting sales and other taxes, divided by the relevant amount of total saleable GFA delivered.

(2) Others include car parks.

The table below sets forth a breakdown of the revenue from the sales of properties by project for the periods indicated:

	For the year ended December 31, 2010						For the year ended December 31, 2011					
Project	Revenue from the sales of properties	Percentage of revenue from the sales of properties	Total saleable GFA	No. of car parks sold		Revenue from the sales of properties	Percentage of revenue from the sales of properties	Total saleable GFA	No. of car parks sold			
	RMB'000	(%)	sq.m.	Unit	RMB	RMB'000	(%)	sq.m.	Unit	RMB		
Grasse Vieille Ville	290,671	11.6	68,101	_	4,269	685,442	21.6	123,119	_	5,567		
Provence	690,333	27.4	171,519	422	3,836	907,560	28.6	178,471	560	4,852		
Landscape Residence	429,454	17.1	111,302	_	3,858	66,707	2.1	4,262	_	15,652		
Fragrant Valley	_	_	_	_	_	211,417	6.7	14,537		14,543		
Palm Waterfront	_	_	_	_	_	326,967	10.3	54,614	_	5,987		
Grand View	_	_	_	_	_	548,053	17.3	89,599		6,117		
Flying Dragon												
Garden	_	_	_	_	_	170,063	5.4	37,795	_	4,500		
Logan City	_	_	_	_	_	14,140	0.4	1,440		9,821		
Shenzhen Sky Palace	3,231	0.1	_	28	_	755	0.0	_	6	_		
Grand Joy Palace	1,101,711	43.8	105,091	102	10,401	76,008	2.4	4,276	101	15,726		
Logan Century												
Center					—	165,565	5.2	2,574		64,331		
Total	2,515,400	100.0	456,013	552		3,172,677	100.0	510,687	667			

Note:

(1) ASP per sq.m. is calculated as the amount of revenue from the sales of properties derived from the relevant amount of total saleable GFA delivered, which does not include car parks, after deducting sales and other taxes, divided by the relevant amount of total saleable GFA delivered.

Revenue from the sales of properties increased by RMB657.3 million, or 26.1%, to RMB3,172.7 million in 2011 from RMB2,515.4 million in 2010, primarily due to an increase in total saleable GFA delivered and ASP per sq.m. sold.

The increase in total saleable GFA delivered was attributable primarily to an increase in saleable GFA delivered of units in Grasse Vieille Ville and the commencement of deliveries of units in Palm Waterfront, Grand View and Flying Dragon Garden recognized in 2011, partially offset by a decrease in saleable GFA delivered of units in Landscape Residence and Grand Joy Palace.

Rental income increased substantially to RMB25.7 million in 2011 from RMB1.4 million in 2010, primarily attributable to the lease of office space in Logan Century Center to Shenzhen Tencent Computer System Co., Ltd., which commenced in 2011.

Construction income decreased by RMB85.7 million, or 25.6%, to RMB249.1 million in 2011 from RMB334.8 million in 2010, primarily due to the substantial completion of construction activities at Golden Bay Garden, revenue from which is recognized as construction income, as we developed this project for sales to a local government. For further information, please see the section entitled "Business—Our Property Projects—Description of Our Projects—Golden Bay Garden" in this prospectus.

Direct Costs

Our direct costs decreased by RMB8.5 million, or 0.4%, to RMB2,062.0 million in 2011 from RMB2,070.5 million in 2010, despite the 20.9% increase in our turnover over the same period. This was primarily due to a substantial portion of total saleable GFA delivered in 2010 consisting of limited-price residential units of Landscape Residence, which have lower gross profit margins, and a greater proportion of total saleable GFA delivered in 2011 consisting of relatively higher profit margin projects, such as Palm Waterfront, Grand View, Flying Dragon Garden and Logan Century Center.

Gross Profit

As a result of the foregoing, our gross profit increased by RMB604.3 million, or 77.4%, to RMB1,385.5 million in 2011 from RMB781.2 million in 2010. Our gross profit margin increased to 40.2% in 2011 from 27.4% in 2010, primarily due to the decreasing proportion of our sales of properties arising from deliveries of units in Landscape Residence, which consists of limited-price residential apartments with lower gross profit margins.

Other Revenue

Our other revenue increased by RMB0.6 million, or 3.9%, to RMB16.8 million in 2011 from RMB16.2 million in 2010.

Other Net (Loss)/Income

We recorded other net income of RMB11.3 million in 2011 and other net loss of RMB0.2 million in 2010, primarily due to gains on the disposal of certain commercial units in Logan Century Center in 2011.

Selling and Marketing Expenses

Our selling and marketing expenses increased by RMB85.4 million, or 135.4%, to RMB148.5 million in 2011 from RMB63.1 million in 2010. This increase was primarily attributable to increased selling and marketing expenses with respect to Flying Dragon Garden, Logan City and Logan Century Center.

Administrative Expenses

Our administrative expenses increased by RMB83.9 million, or 67.8%, to RMB207.6 million in 2011 from RMB123.7 million in 2010, primarily due to an increase in our salary expenses as we increased our administrative headcount in connection with the expansion of our operations.

Net Increase in Fair Value of Investment Properties

The net increase in the fair value of our investment properties amounted to RMB863.7 million in 2011 and RMB695.8 million in 2010. This increase in 2011 was primarily attributable to two subway lines in the vicinity of Logan Century Center becoming operational, improving its transportation convenience.

Finance Costs

Our finance costs increased significantly by RMB91.2 million to RMB96.3 million in 2011 from RMB5.0 million in 2010, primarily due to the interest on certain project loans ceasing to be capitalized following the completion of the relevant property projects, as well as the interest on a bank loan in connection with the acquisition of Shenzhen Youkaisi as part of the Reorganization, as further described in the section entitled "History and Reorganization" in this prospectus.

Profit before Taxation

As a result of the foregoing, our profit before taxation increased by RMB523.9 million, or 40.3%, to RMB1,825.0 million in 2011 from RMB1,301.1 million in 2010.

Income Tax

Our income tax increased by RMB200.3 million, or 55.4%, to RMB561.8 million in 2011 from RMB361.5 million in 2010, primarily due to increases in revenue from the sales of properties and the corresponding profit before taxation, which contributed to an increase in our provisions for CIT and LAT.

Profit for the Year

As a result of the foregoing, our profit for the year increased by RMB323.6 million, or 34.4%, to RMB1,263.2 million in 2011 from RMB939.6 million in 2010.

DESCRIPTION OF SELECTED CONSOLIDATED BALANCE SHEET ITEMS

Trade and Other Receivables

The table below sets forth a breakdown of our trade and other receivables as of the dates indicated:

	As	As of December 31,				
	2010	2011	2012	June 30, 2013		
	RMB'000	RMB'000	RMB'000	RMB'000		
Trade receivables	2,060	165,466	171,860	228,207		
Amounts due from customers for contract work	254,598		—	—		
Prepayments and other receivables	318,796	372,726	468,884	567,903		
Land deposits	588,694		1,095,576	846,366		
Amounts due from related companies ⁽¹⁾	61,384	178,977	152,770	172,087		
Total	1,225,532	717,169	1,889,090	1,814,563		

Note:

(1) The amounts due from related companies are interest-free, unsecured and recoverable on demand.

Our trade receivables and amounts due from customers for contract work primarily relate to (i) construction services provided by our subsidiary, Logan Construction, as general contractor for various projects for our related companies and external customers and (ii) outstanding purchase price for our properties. Our construction customers in general pay us in installments, and each installment generally becomes payable within 30 days upon the construction work reaching a specified performance benchmark. Value of construction work performed before reaching a performance benchmark is recorded as amounts due from customers for contract work, while trade receivables represent amounts due from our construction customers under installment invoices in relation to the satisfaction of performance benchmarks. Our trade receivables increased to RMB165.5 million as of December 31, 2011 from RMB2.1 million as of December 31, 2010, primarily due to the receivable of RMB149.8 million under a contract with the Daya Bay Relocation Office relating to Golden Bay Garden, which we agreed to develop for sale solely to the Daya Bay Relocation Office. As of June 30, 2013, RMB9.8 million of such RMB149.8 million remained outstanding, and as we have been in active settlement procedures with the Daya Bay Relocation Office, we believe that we will be able to collect such outstanding receivables from the Daya Bay Relocation Office, a governmental entity. Our trade receivables increased to RMB171.9 million as of December 31, 2012 from RMB 165.5 million as of December 31, 2011, primarily due to outstanding purchase price for properties at Logan City. Since the last quarter of 2012, banks in Huizhou started tightening their practice of releasing mortgage amounts to reduce their credit exposure. Although those banks had entered into mortgage loan agreements with purchasers of properties at Logan City, they requested delays to release the mortgage amounts to our Group to settle the outstanding property sales proceeds. Given those banks are with sound credit ratings (mainly China Construction Bank, Industrial and Commercial Bank of China and Agricultural Bank of China), have a good track record of trading with our Group and have no recent history of default, we selectively extended our credit terms for them. Such receivables amounted to RMB144.7 million as of December 31, 2012, and 88.5% of which had been settled as of June 30, 2013. Our trade receivables increased to RMB228.2 million as of June 30, 2013 from RMB171.9 million as of December 31, 2012, primarily due to outstanding purchase price for Logan City as we continued our practice to selectively extend credit terms to banks. Our amounts due from customers for contract work as of December 31, 2010 primarily consisted of amounts due under the contract relating to Golden Bay Garden before our construction reached the specified performance benchmark. For more information on our agreement to develop Golden Bay Garden, see the section entitled "Business-Our Property Projects-Description of Our Projects-Golden Bay Garden" in this prospectus.

Our trade receivables turnover days were 1.1 days, 8.9 days, 9.4 days and 10.9 days in 2010, 2011 and 2012 and the six months ended June 30, 2013, respectively. We calculate the trade receivables turnover days by first averaging the trade receivables as of the beginning and as of the end of a particular period, dividing such average by the turnover during such period, and multiplying by the number of days for the relevant period (365 days for each of 2010, 2011 and 2012 and 181 days for the six months ended June 30, 2013). Our trade receivables turnover days increased throughout the Track Record Period primarily due to an increase in average balance of trade receivables during the Track Record Period for reasons discussed above. The following is an aging analysis of trade receivables of our Group based on the invoice date as of the dates indicated:

	As	of December	31,	As of June 30,	
	2010	2011	2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000	
Current or less than one month overdue	2,060	165,466	162,076	197,710	
More than one month overdue and up to three months overdue	_	_	—		
More than three months overdue and up to six months overdue		_			
More than six months overdue and up to one year overdue		_		20,713	
More than one year overdue			9,784	9,784	
	2,060	165,466	171,860	228,207	

As of October 31, 2013, approximately 28.4% of our trade receivables as of June 30, 2013 had been settled.

Our prepayments and other receivables increased to RMB372.7 million as of December 31, 2011 from RMB318.8 million as of December 31, 2010 due to the increase in prepayments of sales and other taxes, in line with increased sales during 2011. Our prepayments and other receivables increased to RMB468.9 million as of December 31, 2012 from RMB372.7 million as of December 31, 2011 as a result of increased sales and refundable land auction deposits in 2012. Our prepayments and other receivables increased to RMB468.9 million as of June 30, 2013 from RMB468.9 million as of December 31, 2012 from 31, 2012 from RMB468.9 million as of December 31, 2011 as a result of increased to RMB567.9 million as of June 30, 2013 from RMB468.9 million as of December 31, 2012, primarily due to the increase in prepayments of sales and other taxes.

As of December 31, 2011, our land deposits decreased to nil because we received all parcels of land for which we had paid land deposits. As of December 31, 2012, our land deposits increased to RMB1,095.6 million due to our payment of land deposits for the acquisition of four parcels of land in 2012, which was completed in the six months ended June 30, 2013. As of June 30, 2013, our land deposits amounted to RMB846.4 million due to our payment of land deposits for the acquisition of two parcels of land in the first half of 2013.

Our amounts due from related companies increased to RMB179.0 million as of December 31, 2011 from RMB61.4 million as of December 31, 2010 primarily because of new advances we extended to Nanning Logan Century Property Co., Ltd. and Huizhou Daya Bay Investment Co., Ltd. Our amounts due from related companies decreased to RMB152.8 million as of December 31, 2012 from RMB179.0 million as of December 31, 2011 because of repayments by the relevant related companies in 2012. Our amounts due from related companies increased to RMB172.1 million as of June 30, 2013 from RMB152.8 million as of December 31, 2012, primarily due to the construction services we provided in relation to the Fangchenggang Projects. These amounts were attributable to Logan Construction, our construction subsidiary, which acted as general contractor for various of our predecessors' businesses for the construction of non-residential projects, such as public facilities, including schools and hospitals, during the Track Record Period. For further details, please see the section entitled "Business—Construction Business" in this prospectus.

Trade and Other Payables

Trade and other payables consist of the amounts set forth in the table below, which includes a breakdown of our trade and other payables as of the dates indicated:

	Α	31,	As of June 30,	
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Trade payables	778,055	1,298,088	1,787,644	1,891,182
Other payables and accrued charges	209,173	528,499	355,078	286,544
Customer deposits received	257,565	29,743	3,918	31,498
Rental and other deposits received	75	8,537	9,864	9,475
Receipts in advance	2,652,297	3,937,220	6,360,457	8,815,523
Deposits for sales of investment properties		14,386		
Other loans ⁽¹⁾	302,050	288,596	604,096	695,000
Amounts due to related companies ⁽²⁾	865,800	1,598,885	1,388,076	269,343
Amounts due to related parties ⁽²⁾	4,680	17,431		
Amounts due to a non-controlling shareholder ⁽²⁾			56,827	56,827
Amounts due to Ms. Kei ⁽²⁾	10,211	9,728		
Amount due to Mr. $Ji^{(2)}$ $\ldots \ldots \ldots \ldots \ldots \ldots \ldots \ldots \ldots$		11,998		7
Total	5,079,906	7,743,111	10,565,960	12,055,399

Notes:

(1) For more information about our other loans, see the section entitled "-Indebtedness and Contingent Liabilities-Borrowings" in this prospectus.

(2) The amounts due to related companies, related parties, a non-controlling shareholder, Ms. Kei and Mr. Ji at the relevant dates were interest-free and unsecured obligations and repayable by us on demand.

Trade payables mainly represent payables to our suppliers, which are generally construction material suppliers, equipment suppliers and construction contractors or subcontractors. Our suppliers typically grant us credit terms between 30 to 180 days. In addition, we generally retain 5% of the contracted amounts at contract completion for quality assurance purpose. We are entitled to deduct from such amount if we find defects within a specified period, which can be up to 24 months, and after such period expires we remit the remaining amount to our suppliers. Our trade payables grew during the Track Record Period due to our overall business growth. Our trade payables turnover days were 100.6 days, 183.8 days, 140.0 days and 144.3 days in 2010, 2011, 2012 and the six months ended June 30, 2013, respectively. We calculate the trade payables turnover days by first averaging the trade payables as of the beginning and as of the end of a particular period, dividing such average by the direct cost during such period, and multiplying by the number of days for the relevant period (365 days for each of 2010, 2011 and 2012 and 181 days for the six months ended June 30, 2013). Approximately 9.6% of our trade payables which were outstanding as of June 30, 2013 had been settled as of the Latest Practicable Date.

Customer deposits received represent deposits received from potential purchasers with whom we have not yet entered into sales contracts before pre-sales commenced. Customer deposits received decreased significantly from RMB257.6 million as of December 31, 2010 to RMB29.7 million as of December 31, 2011, as the deposits from potential purchasers of units in the property were transferred from customer deposits received to receipts in advance when they executed sales contracts. Customer deposits received decreased significantly from RMB29.7 million as of December 31, 2011 to RMB3.9 million as of December 31, 2012 primarily due to the increase in execution of sales contracts. Customer deposits received increased significantly to RMB31.5 million as of June 30, 2013 from RMB3.9 million as of December 31, 2012, primarily due to customer deposits received in relation to Seaward Sunshine.

Receipts in advance represent deposits received from potential purchasers with whom we have entered into sales contracts after pre-sales commenced. Receipts in advance as of December 31, 2010 and 2011 primarily consisted of pre-sales of units in Provence. Receipts in advance of RMB6,360.5 million as of December 31, 2012 primarily consisted of pre-sales of units in Seaward Sunshine and Provence. Receipts in advance of RMB8,815.5 million as of June 30, 2013 primarily consisted of pre-sales of units in Seaward Sunshine and Provence.

Amounts due to related companies decreased to RMB269.3 million as of June 30, 2013 from RMB1,388.1 million as of December 31, 2012, primarily due to our repayment of amounts due to related companies in the first half of 2013 funded by our internally generated cash and our borrowings under PRC bank loans.

Amounts due to a non-controlling shareholder of RMB56.8 million as of June 30, 2013 consisted of amounts due to Guangdong Nanhai Luonan Ceramics Enterprises Group (廣東南海羅南陶瓷企業集團), our non-controlling shareholder, which we plan to settle by the end of 2013.

The table below sets forth an aging analysis of our trade payables as of the dates indicated, based on the due dates stated on the relevant invoices:

	Α	s of December	31,	As of June 30,	
	2010 2011		2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000	
Less than one month or on demand	215,513	730,173	813,305	352,629	
One to three months	208,282	250,874	154,546	287,971	
Three to six months	117,258	104,748	199,980	582,507	
Six months to one year	70,879	35,945	398,355	507,944	
Over one year	166,123	176,348	221,458	160,131	
Total	778,055	1,298,088	1,787,644	1,891,182	

Inventories

The table below sets forth our inventories as of the dates indicated:

	2010 2011		2012	As of June 30, 2013	
	RMB'000	RMB'000	RMB'000	RMB'000	
Construction					
Raw materials	29,054	10,679	11,867	5,195	
Property development					
Properties held for development for					
sales	1,461,549	1,813,323	2,977,932	4,779,900	
Properties under development for					
sales	5,263,834	8,232,878	7,781,690	9,584,979	
Completed properties for sale	1,014,584	1,520,082	2,502,035	1,697,897	
Sub-total	7,739,967	11,566,283	13,261,657	16,062,776	
Total	7,769,021	11,576,962	13,273,524	16,067,971	

Our property development inventory increased during the Track Record primarily due to (i) the expansion of our business to new locations in the PRC, and (ii) an increase in properties held for development and under development in line with our overall business growth. Based on our

experience, we expect that property development inventories can generate turnover in two to three years in general. We recognize and record the sales of completed properties on a quarterly basis. As of October 31, 2013, approximately 26.8% of our completed properties for sale as of June 30, 2013 were sold.

LIQUIDITY AND CAPITAL RESOURCES

Cash Flow

The table below summarizes our consolidated cash flow statements for the periods indicated:

	For the y	ear ended Dec	For the six months ended June 30,		
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Selected cash flow statement data					
Net cash (used in)/generated from operating					
activities	(40,843)	501,243	1,648,151	159,068	(910,540)
Net cash (used in)/generated from investing					
activities	(221,637)	(124,380)	18,026	(10,646)	(5,351)
Net cash generated from/(used in) financing	,				
activities	156,722	(317,865)	(89,019)	565,905	693,778
Net (decrease)/increase in cash and cash					
equivalents	(105,758)	58,998	1,577,158	714,327	(222,113)

Net cash (used in)/generated from operating activities

For the six months ended June 30, 2013, our net cash used in operating activities was RMB910.5 million, which was primarily attributable to an increase in inventories of RMB2,595.9 million, primarily due to (i) the increase in our properties under development for sale in Foshan Joy Palace, Logan City and Nanning Grand Riverside Bay and (ii) our land premium paid, partially offset by an increase in trade and other payables of RMB1,400.7 million, primarily attributable to an increase in pre-sale activities for Seaward Sunshine and Nanning Grand Riverside Bay.

In 2012, our net cash generated from operating activities was RMB1,648.2 million, which was primarily attributable to (i) operating profit before changes in working capital of RMB2,115.5 million, and (ii) an increase in trade and other payables of RMB2,521.7 million, primarily attributable to an increase in pre-sale activities for Imperial Summit Sky Villa, Chengdu Sky Palace and Seaward Sunshine, and partially offset by an increase in inventories of RMB1,374.3 million, primarily attributable to the increase in our properties held for development for sale in Grasse Vieille Ville, Provence, Nanning Grand Riverside Bay, Seaside Dragon Bay and Logan City and the increase in trade and other receivables of RMB1,171.9 million, primarily attributable to land deposits paid to acquire land parcels.

In 2011, our net cash generated from operating activities was RMB501.2 million, which was primarily attributable to (i) the operating profit before changes in working capital of RMB1,049.8 million, (ii) a decrease in trade and other receivables of RMB508.4 million, primarily attributable to the receipt of the proceeds for construction of Golden Bay Garden, and (iii) an increase in trade and other payables of RMB2,768.0 million, primarily attributable to an increase in pre-sale activities for Easy Life, Flying Dragon Garden and Nanning Grand Riverside Bay, and partially offset by an increase in inventories of RMB3,483.9 million, primarily attributable to the increase in our properties held for development for sale in Logan City, Chengdu Sky Palace and Seaside Dragon Bay.

In 2010, our net cash used in operating activities was RMB40.8 million, which was primarily attributable to an increase in inventories of RMB2,486.6 million, primarily attributable to an increase in our properties held for development for sale in Palm Waterfront, Huizhou Grand Riverside Bay, Imperial Summit Sky Villa, Flying Dragon Garden and Nanning Grand Riverside Bay, partially offset by (i) operating profit before changes in working capital of RMB613.2 million, and (ii) an increase in trade and other payables of RMB1,361.2 million, primarily attributable to an increase in pre-sale activities for Provence, Palm Waterfront and Grand View.

Net cash (used in)/generated from investing activities

For the six months ended June 30, 2013, our net cash used in investing activities was RMB5.4 million, which was primarily attributable to (i) addition to investment properties under development of RMB12.0 million, primarily for Nanning Grand Riverside Bay and (ii) addition to other fixed assets of RMB9.5 million, primarily due to purchases for fixed assets, such as vehicles, to support our overall business growth, partially offset by proceeds from disposal of investment properties of RMB13.4 million, primarily for Logan City.

In 2012, our net cash generated from investing activities was RMB18.0 million, which was primarily attributable to proceeds from disposal of investment properties of RMB60.0 million, primarily in connection with Logan City and Landscape Residence, partially offset by addition to investment properties under development of RMB41.5 million, primarily for Nanning Grand Riverside Bay.

In 2011, our net cash used in investing activities was RMB124.4 million, which was primarily attributable to an addition to investment properties under development of RMB133.2 million, primarily for Logan City.

In 2010, our net cash used in investing activities was RMB221.6 million, which was primarily attributable to an addition to investment properties under development of RMB211.2 million, primarily for Logan Century Center.

Net cash generated from/(used in) financing activities

For the six months ended June 30, 2013, our net cash generated from financing activities was RMB693.8 million, which was mainly attributable to proceeds from new bank and other loans of RMB3,719.7 million, partially offset by (i) repayment of bank and other loans of RMB2,271.3 million and (ii) an increase in pledged deposits of RMB469.2 million as securities in respect of our bank loans and mortgage loan facilities granted by banks to purchasers of our properties.

In 2012, our net cash used in financing activities was RMB89.0 million, which was mainly attributable to (i) repayment of bank loans of RMB2,857.6 million and (ii) interest and other borrowing costs paid of RMB501.1 million, partially offset by proceeds from new bank loans of RMB3,136.3 million.

In 2011, our net cash used in financing activities was RMB317.9 million, which was primarily attributable to (i) repayment of bank loans of RMB2,586.2 million, (ii) interest and other borrowing costs paid of RMB441.3 million, (iii) dividends paid to the ultimate shareholder of RMB105.0 million which were declared before the beginning of the Track Record Period, and (iv) cash distributed to the ultimate shareholder in connection with the Reorganization of RMB800.7 million, partially offset by proceeds from new bank loans of RMB3,467.1 million.

In 2010, our net cash generated from financing activities was RMB156.7 million, which consisted primarily of proceeds from new bank loans of RMB1,902.3 million, partially offset by (i) repayment of bank loans of RMB1,226.0 million, (ii) a cash distributed to the ultimate shareholder in connection with the Reorganization of RMB301.5 million and (iii) dividends paid to the ultimate shareholder of RMB340.7 million.

Key Financial Metrics

Our current ratio as of December 31, 2010, 2011 and 2012 and June 30, 2013 was 1.7, 1.4, 1.4 and 1.4, respectively, calculated by dividing our current assets by our current liabilities as of the applicable dates. The decrease in our current ratio from 1.7 as of December 31, 2010 to 1.4 as of December 31, 2011 was primarily due to (i) an increase in our trade and other payables, (ii) an increase in our bank loans, and (iii) a decrease in our trade and other receivables, partially offset by an increase in our inventories. Our current ratio remained stable at 1.4 as of December 31, 2011 and 2012 and June 30, 2013.

Our gearing ratio as of December 31, 2010, 2011 and 2012 and June 30, 2013 was 3.1, 2.6, 1.6 and 1.8, respectively. Our gearing ratio decreased to 2.6 as of December 31, 2011 from 3.1 as of December 31, 2010, primarily due to an increase in our total equity by 36.9% to RMB2,323.4 million as of December 31, 2011 from RMB1,696.7 million as of December 31, 2010. Such increase was primarily driven by the sales of properties in 2011 of RMB3,172.7 million. Our gearing ratio decreased to 1.6 as of December 31, 2012 from 2.6 as of December 31, 2012 from RMB2,323.4 million as of December 31, 2011. Such increase was primarily driven by the sales was primarily driven by 78.6% to RMB4,150.8 million as of December 31, 2012 from RMB2,323.4 million as of December 31, 2011. Such increase was primarily driven by the sales of properties in 2012 of RMB6,296.7 million. Our gearing ratio increased to 1.8 as of June 30, 2013 from 1.6 as of December 31, 2012, primarily due to an increase in bank and other loans from RMB6,618.3 million as of December 31, 2012 to RMB8,048.5 million as of June 30, 2013 to fund our operations.

Our net profit margins (excluding changes in fair value of investment properties and the relevant deferred taxes) in 2010, 2011 and 2012 and the six months ended June 30, 2013 were 14.5%, 17.7%, 17.9% and 12.3%, respectively. Our net profit margin for the six months ended June 30, 2013 decreased to 12.3% primarily due to an increase in the proportion of deliveries coming from lower profit-margin units, mainly from Nanning Grand Riverside Bay, which accounted for 30.2% of the total saleable GFA delivered during such period, in the six months ended June 30, 2013.

INDEBTEDNESS AND CONTINGENT LIABILITIES

Borrowings

The table below sets forth our outstanding bank loans as of December 31, 2010, 2011 and 2012 and June 30, 2013:

	As of December 31,			As of June 30,
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Bank loans				
—secured	3,585,509	4,861,225	4,690,011	7,189,138
—unsecured	1,292,716	874,285	1,324,224	164,377
Total	4,878,225(1) 5,735,510(2	(3) 6,014,235	7,353,515(4)

Notes:

- (1) Bearing interest rates ranging from 4.1% to 6.6% per annum.
- (2) Bearing interest rates ranging from 4.9% to 10.3% per annum.
- (3) Bearing interest rates ranging from 2.0% to 9.3% per annum.
- (4) Bearing interest rates ranging from 2.0% to 9.3% per annum.

Our bank loans increased steadily over the Track Record Period in line with the increase in our property development activities. As of June 30, 2013, our principal bank loans were obtained from banks such as Industrial and Commercial Bank of China, Agricultural Bank of China, China Construction Bank, Bank of China and Hang Seng Bank, and we had unutilized banking facilities of RMB1,042.5 million.

The table below sets forth the maturity profiles of our bank loans as of the dates indicated:

As of December 31,			As of June 30,
2010	2011	2012	2013
RMB'000	RMB'000	RMB'000	RMB'000
709,000	1,557,500	1,831,000	2,907,370
2,405,300	1,455,780	2,431,580	1,282,500
1,722,000	2,140,245	1,072,000	2,511,800
41,925	581,985	679,655	651,845
4,169,225	4,178,010	4,183,235	4,446,145
4,878,225	5,735,510	6,014,235	7,353,315
	2010 <i>RMB'000</i> 709,000 2,405,300 1,722,000 41,925 4,169,225	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	$\begin{array}{c c c c c c c c c c c c c c c c c c c $

Our secured and unsecured bank loans are denominated in Renminbi, Hong Kong dollars and U.S. dollars. Our bank loans bear interest at fixed and floating interest rates. The carrying amounts of our bank loans approximate their fair values. Our secured bank loans were primarily secured by investment properties, investment properties under development, properties under development for sale, completed properties and other land and buildings.

During the Track Record Period, we did not experience any material difficulties in renewing our borrowings. In addition, our bank loans generally include covenants relating to the status of our property development projects, as are commonly found in loan agreements for property development projects in the PRC, the breach of which would result in the relevant bank loans becoming payable on demand.

In addition, as of December 31, 2010, 2011 and 2012 and June 30, 2013, we had other loans of RMB302.1 million, RMB288.6 million, RMB604.1 million and RMB695.0 million, respectively. Although we have not experienced any difficulty in obtaining bank loans necessary to fund our developments, we also utilize loans from trust companies with a view to diversifying our financing sources, given the recent policy and regulatory developments that are designed to increase difficulties for property developers to obtain bank loans. We believe this is in line with the industry practice. As of June 30, 2013, we had outstanding borrowings under three other loans to fund our general operations, and details of such loans are set forth below:

Lending trust company	Borrower	Facility amount (RMB'000)	Execution date and maturity date	Annual interest rate	Mortgaged assets	Repayment status
China Railway Trust Co., Ltd.	Logan Construction	(<i>KMB 000</i>) 140,000 ⁽¹⁾	September 1, 2011; May 17, 2013	15%	Land use rights to 94,766 sq.m. in Huizhou, Guangdong Province granted by Dongzhen Property	Fully repaid
China Railway Trust Co., Ltd.	Logan Construction	170,000 ⁽²⁾	September 1, 2011; April 30, 2013	15%	Land use rights to 108,943 sq.m. in Huizhou, Guangdong Province granted by Dongzhen Property	Fully repaid
China Industrial International Trust Limited	Logan Construction	100,000	May 1, 2012 ⁽³⁾ ; May 8, 2013	9.5%	N/A	Fully repaid
Western Trust Co., Ltd.	Nanning Jinjun	200,000	October 20, 2012; October 21, 2014	7.05%	N/A	Expected to be fully repaid on or before the maturity date
China Railway Trust Co., Ltd.	Chengdu Property	195,000	January 6, 2013; October 15, 2014	11.3%	Buildings under development of approximately 43,219 sq.m. and parks under development of approximately 41,510 sq.m. in Chengdu, Sichuan Province granted by Chengdu Property	Expected to be fully repaid on or before the maturity date
Dalian Huaxin Trust Co., Ltd.	Huizhou Property	300,000	May 31, 2013; May 30, 2015	9%	N/A	Expected to be fully repaid on or before the maturity date

Notes:

(3) This facility was utilized on May 15, 2012.

From July 1, 2013 up to the Latest Practicable Date, Nanning Property had obtained an additional other loan facility of RMB130.0 million from Bohai International Trust Co., Ltd., at the

Logan Construction owned amounts receivable of RMB140.0 million due from Shenzhen Youkaisi, which were transferred to the lender with an obligation to fully repurchase by May 17, 2013.

⁽²⁾ Logan Construction owned amounts receivable of RMB170.0 million due from Shenzhen Youkaisi, which were transferred to the lender with an obligation to fully repurchase by April 30, 2013.

interest rate of 9.5% per annum. We drew down the entire facility in November 2013. Under the loan agreement, we repay in quarterly installments, the last of which is due in September 2015. We also have an option to fully repay the borrowing in November 2014 without penalty. This borrowing is secured by buildings of approximately 7,941 sq.m. in Nanning, Guangxi Province granted by Nanning Property.

In general, the interest rates of our other loans from trust companies are higher than those of our bank loans. In addition, while banks generally do not accept transferred equity interests to secure repayment obligations, trust companies are generally more flexible in accepting different types of security. For instance, in the past, we transferred equity interests in a project subsidiary to the lending trust company to secure our loan with it, which were transferred back to us when we repaid the loan. Our currently effective loans with trust companies do not have such equity transferring feature.

Some of our other loans may require guarantees, such as those provided by Guangdong Logan (Group). Our other loans may include customary covenants, such as allowing lenders' ongoing supervision of our operational and financial conditions, prohibition against using the borrowings for investment purposes, and requirements to notify the lenders in the event of material adverse changes in our operations and financial conditions. In the event of default, we may be required to make immediate repayments of loans, pay a penalty or indemnify the lenders. Our PRC legal advisor, Haiwen & Partners, is of the opinion that our trust loan agreements set forth above in effect as of the Latest Practicable Date are in compliance with the applicable PRC laws and regulations in all material respects.

We regularly monitor our compliance with covenants under our bank and other loans, and our Directors have confirmed that, during the Track Record Period and as of the Latest Practicable Date, we had not breached any of these covenants or defaulted on any debt service obligations and were not aware of any existing circumstances that would render us unable to service or renew our indebtedness.

Hang Seng Bank Facility Agreements

In November 2012, we entered into a loan facility agreement with Hang Seng Bank Limited ("Hang Seng Bank"), pursuant to which we were granted a revolving loan facility of US\$23.1 million ("Hang Seng US\$ Facility"). In January 2013, we entered into another loan facility agreement with Hang Seng Bank, pursuant to which we were granted a term loan facility of HK\$360.0 million ("Hang Seng HK\$ Facility"). The Hang Seng Bank Facility Agreements were further amended in April 2013. We applied the amounts borrowed under the Hang Seng Bank Facility Agreements to replace our previous offshore borrowings, which carried higher finance costs and were utilized by us to settle the acquisition consideration in relation to the entire equity interest in Shenzhen Youkaisi. See the section entitled "History and Reorganization—Our Corporate Reorganization—Acquisition of Shenzhen Youkaisi, Yuen Ming Investments and Noble Rhythm 25% Acquisition" in this prospectus. As of June 30, 2013, the Hang Seng US\$ Facility and the Hang Seng HK\$ Facility had been fully drawn down, and we had outstanding amount of RMB429.8 million under the Hang Seng Bank Facility Agreements.

The Hang Seng US\$ Facility carries an interest rate of the higher of London Interbank Offered Rate plus 1.75% per annum and Hang Seng Bank's cost of funds, and is due in November 2014, while the Hang Seng HK\$ Facility carries an interest rate of the higher of Hong Kong Interbank Offered Rate plus 1.25% per annum and Hang Seng Bank's cost of funds, and is due in January 2015. As security,

we obtained standby letters of credit from a PRC bank in favor of Hang Seng Bank, which in term were secured by our onshore deposits in Renminbi. We record such deposits as pledged deposits, and our pledged deposits pledged to secure the above-mentioned letters of credit amounted to RMB146.5 million and RMB439.5 million as of December 31, 2012 and June 30, 2013, respectively. Under the Hang Seng Bank Facility Agreements, we have undertaken not to directly or indirectly remit any drawdown proceeds into the PRC for any purposes. In addition, amounts outstanding under the Hang Seng Bank Facility Agreements are secured by pledged deposits equal to 100% of the amounts drawn down under the loan facilities given by us to Hang Seng Bank (China) Limited, which will be released upon the repayment of the loan facilities. Ms. Kei has agreed to remain the majority shareholder of Kam Wang and Shenzhen Youkaisi as long as such loan facilities remain outstanding. Each loan facility under the Hang Seng Bank Facility Agreements is repayable on demand, and we are required to fully repay all outstanding amounts no later than one year of initial drawdown date. Except for the aforementioned, the Hang Seng Bank Agreements are not subject to any uncommon conditions or covenants.

We plan to use a portion of the net proceeds to us from the Global Offering to fully repay the aggregate amount outstanding under the Hang Seng Bank Loan Facilities. For further information, please see the section entitled "Future Plans and Use of Proceeds" in this prospectus.

Guarantees

In the ordinary course of our business, we arrange mortgage loans for certain purchasers of our properties and provide guarantees and pledged deposits to the relevant financial institutions to secure the repayment of these mortgage loans. These guarantees and pledged deposits commence on the date of the grant of the relevant mortgage and are released upon the earlier of (i) the issuance of the real estate ownership certificate, or (ii) the satisfaction of the mortgage loan by the purchaser of the relevant property.

Pursuant to the terms of each guarantee, upon a default in mortgage payments by the purchasers, we become responsible for repaying the outstanding mortgage principal together with accrued interest and penalty owed by the defaulting purchaser to the bank and we are entitled to take over the legal title and possession of the related property.

As of December 31, 2010, 2011 and 2012 and June 30, 2013, the aggregate value of the mortgage loans that we guaranteed were RMB687.8 million, RMB1,743.9 million, RMB1,564.5 million and RMB2,343.2 million, respectively. During the Track Record Period and up to the Latest Practicable Date, we encountered 40 incidents of default by purchasers for whom we had guaranteed mortgage loans, which involved an aggregated default payment of RMB1.4 million. We believe such amount is immaterial, as compared to the aggregate value of the mortgage we guaranteed during the Track Record Period.

Pledges

As described above, we provide pledged deposits to the relevant financial institutions to secure the repayment of mortgage loans that we arrange for certain purchasers of our properties, which are released upon the earlier of (i) the issuance of the real estate ownership certificate, or (ii) the satisfaction of the mortgage loan by the purchaser of the relevant property. Such pledged deposits are restricted from being used or transferred before the repayment of the respective bank loans. As of December 31, 2010, 2011 and 2012 and June 30, 2013, such pledged deposits amounted to

RMB13.9 million, RMB13.7 million, RMB14.2 million and RMB20.4 million, respectively. As of December 31, 2010, 2011 and 2012 and June 30, 2013, we had pledged deposits as securities in respect of our bank loans of nil, nil, RMB176.5 million and RMB639.5 million, respectively.

Indebtedness

As of October 31, 2013, being the latest practicable date for the purpose of determining our indebtedness, our indebtedness was as follows:

- We had total outstanding bank loans of RMB7,652.3 million (including the outstanding amount of RMB427.5 million under the Hang Seng Bank Facility Agreements), of which (i) RMB6,036.3 million was secured, primarily by our interests in our projects' land and buildings, and (ii) RMB1,616.0 million was unsecured. These bank loans had interest rates ranging from 2.0% to 9.3% per annum, and RMB2,445.8 million was repayable within one year. We had unutilized banking facilities of RMB1,385.0 million.
- We had total outstanding other loans from non-banking financial institutions of RMB825.0 million, of which (i) RMB325.0 million was secured, primarily by our interests in our projects' land and buildings, and (ii) RMB500.0 million was unsecured. These other loans had interest rates ranging from 7.05% to 11.3% per annum, and RMB395.0 million was repayable within one year.
- We provided guarantees and pledged deposits to financial institutions to secure mortgage loans granted to purchasers of our properties, which amounted to RMB2,581.0 million and RMB22.1 million, respectively. In addition, we had bank deposits of RMB639.5 million pledged as securities in respect of our bank loans.

NET CURRENT ASSETS

The table below sets forth the breakdown of our current assets and current liabilities as of the dates indicated:

	A	s of December 3	As of June 30,	As of October 31,	
	2010	2011	2012	2013	2013
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)
Current assets					
Inventories	7,769,021	11,576,962	13,273,524	16,067,971	19,029,151
Trade and other receivables	1,225,532	717,169	1,889,090	1,814,563	1,869,680
Tax recoverable	38,559	76,390	59,863	219,303	397,426
Restricted and pledged deposits	52,880	54,259	214,121	679,940	677,125
Cash and cash equivalents	900,822	959,681	2,536,868	2,314,728	1,869,779
Non-current assets classified as held for					
sales		20,706			
	9,986,814	13,405,167	17,973,466	21,096,505	23,843,161
Current liabilities					
Trade and other payables	5,079,906	7,743,111	10,565,960	12,055,399	13,924,384
Bank loans	709,000	1,557,500	1,831,000	2,907,370	2,445,755
Tax payable	149,386	295,513	624,847	538,298	629,174
	5,938,292	9,596,124	13,021,807	15,501,067	16,999,313
Net current assets	4,048,522	3,809,043	4,951,659	5,595,438	6,843,848

As of December 31, 2010, 2011 and 2012, June 30, 2013 and October 31, 2013, we had net current assets of RMB4,048.5 million, RMB3,809.0 million, RMB4,951.7 million, RMB5,595.4

million and RMB6,843.8 million, respectively. We recorded net current assets during the Track Record Period and up to October 31, 2013 primarily due to our property development inventories, amounting to RMB7,740.0 million, RMB11,566.3 million, RMB13,261.7 million, RMB16,062.8 million and RMB19,027.4 million as of December 31, 2010, 2011 and 2012, June 30, 2013 and October 31, 2013, respectively.

The key components of our current assets as of October 31, 2013 included property development inventories of RMB19,027.4 million, cash and cash equivalents of RMB1,869.8 million and trade and other receivables of RMB1,869.7 million. The key components of our current liabilities as of October 31, 2013 included trade and other payables of RMB13,924.4 million and bank loans of RMB2,445.8 million.

CAPITAL COMMITMENTS AND CONTRACTUAL OBLIGATIONS

During the Track Record Period, our commitments that were contracted for mainly represented amounts we were liable for under relevant contracts in connection with development expenditures for our properties under development, while commitments that were authorized but not contracted for mainly represented budgeted amounts that our management had authorized in connection with future investment and properties held for future development.

The table below sets forth our capital commitments as of the dates indicated:

	As of December 31,			As of June 30,
	2010	2010 2011		2013
	RMB'000	RMB'000	RMB'000	RMB'000
Contracted for	3,350,813	2,622,509	2,497,505	3,502,571
Authorized but not contracted for	18,376,818	14,853,955	15,851,589	16,994,643
Total ⁽¹⁾	21,727,631	17,476,464	18,349,094	20,497,214

Note:

(1) Amount includes (i) our estimated further development costs to complete our property development projects, (ii) land costs that have been contracted for, and (iii) capital commitments in connection with our construction business.

Our capital commitments include our estimated further development costs to complete our property development projects, which amounted to RMB18,493.5 million as of October 31, 2013. Logan City is our largest property development project, and the estimated remaining construction costs of this project accounted for a substantial portion of our capital commitments as of the same date. For a breakdown of the portion of our capital commitments relating to construction costs by project, please see the section entitled "Business—Our Property Projects—Overview" in this prospectus.

The table below summarizes our major near-term expected payments (including payments for our capital commitments and contractual obligations) based on our current project plans, target costs and internal estimates as of June 30, 2013, which are subject to change:

	Expected payments			
	For the six months ending December 31, 2013For the year Decemb2014		r the year ending December 31,	
			2015	
	RMB'000	RMB'000	RMB'000	
Development costs ⁽¹⁾	2,740,534	6,511,967	7,163,164	
Trade payables	1,223,107	668,075		
Payment for land premium ⁽²⁾	316,912			
Repayment of bank and other loans	2,198,333	1,719,420	—	

Notes:

(1) Development costs represent amounts we expect to expend to develop our property projects.

(2) Payment for land premium includes (i) contracted and budgeted costs to obtain land use rights and (ii) a land auction deposit.

In addition, under various agreements, we were obligated to make future cash payments in fixed amounts. The table below summarizes these contractual obligations by maturity, including interest payments calculated using contractual rates or, if floating, based on rates as of June 30, 2013:

	Payments due by period				
	Within one year or on demand	More than one year but less than two years	More than two years but less than five years	More than five years	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Bank loans	3,358,647	1,575,394	2,864,429	1,019,901	8,818,371
Trade payables	1,731,051	160,131			1,891,182
Other payables and accrued					
charges	286,544	_			286,544
Other loans	64,012	729,434			793,446
Amounts due to related					
companies	269,343	_			269,343
Amounts due to a non-controlling					
shareholder	56,827	_			56,827
Amount due to the founder	7				7
	5,766,431	2,464,959	2,864,429	1,019,901	12,115,720

OPERATING LEASES

As Lessee

We lease office space under various operating leases. The leases typically have an initial term of one to four years with options for renewal, at which time all terms are re-negotiated.

During the Track Record Period, our minimum lease payments for land and buildings charged on our consolidated income statements were RMB6.9 million, RMB4.4 million, RMB9.7 million and RMB5.1 million in 2010, 2011, 2012 and the six months ended June 30, 2013, respectively.

The table below summarizes amounts that we were committed to pay under our operating leases as of the dates indicated:

	As of December 31,			As of June 30.	
	2010	2011	2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000	
Within one year	3,181	10,451	9,063	8,175	
After one year but within five years	4,515	20,376	12,136	8,461	
Total	7,696	30,827	21,199	16,636	

As of June 30, 2013, none of the properties sold by us during the Track Record Period were leased back to us.

As Lessor

We also lease out a number of building facilities under operating leases, consisting primarily of retail shops attached to some of our property development projects and office space. The leases

typically have terms of three to 15 years with options for renewal, at which time all terms are re-negotiated. The table below summarizes the aggregate receivables from our non-cancellable operating leases as of the following dates:

	As of December 31,			As of June 30.
	2010	2010 2011 2012		2013
	RMB'000	RMB'000	RMB'000	RMB'000
Within one year	1,601	53,198	58,855	60,281
After one year but within five years	7,765	215,035	183,812	157,466
After five years	19,128	16,990	14,938	14,478
Total	28,494	285,223	257,605	232,225

The decrease in receivables from operating leases from RMB285.2 million as of December 31, 2011 to RMB257.6 million as of December 31, 2012 and further to RMB232.2 million as of June 30, 2013 was primarily attributable to a decrease in the remaining lease period under the tenancy agreement with Shenzhen Tencent Computer System Co., Ltd. for the lease of office space in Logan Century Center, which is expected to expire in 2016. The significant increase in receivables from operating leases from RMB28.5 million as of December 31, 2010 to RMB285.2 million as of December 31, 2011 was primarily due to this tenant commencing the lease in 2011.

WORKING CAPITAL

The property development business in the PRC is capital intensive. During the Track Record Period, our liquidity requirements arose principally from the acquisition of land for and development of our property development projects. We primarily use internal funds (including proceeds from the resale and sales of our projects) to acquire land for our project, and a combination of internal funds and bank loans to fund the construction of our projects.

We believe that our capital commitments and contractual obligations are manageable, and we intend to fund them primarily with proceeds from the following sources of cash:

- *Proceeds from our pre-sale activities.* In 2012, we recorded contracted sales of RMB9,737.2 million. In the 10 months ended October 31, 2013, we recorded contracted sales of RMB9,468.0 million, which we expected to receive within three months of the contracted sales based on our experience. In addition, based on our project plans, we expect that pre-sales will commence at 10 property projects in two months ending December 31, 2013 and in 2014, which will generate additional cash flow.
- *Proceeds from bank and other borrowings*. Our unutilized banking facilities amounted to RMB1,385.0 million as of October 31, 2013, and we plan to obtain additional bank and other loans going forward to fund the construction of our projects in line with our past practice.
- *Net proceeds from the Global Offering.* We estimate our net proceeds from the Global Offering to be approximately HK\$1,619.7 million (assuming the Over-allotment Option is not exercised and an Offer Price of HK\$2.30 per Share, being the mid-point of the Offer Price range stated in this prospectus).
- *Proceeds from our rental income and construction contracts.* We plan to hold our current investment properties, which will continue to generate rental income. Our properties which are scheduled to be completed going forward will also contain investment

properties. In addition, we will continue to provide construction services to our related parties. We expect, however, that consistent with our performance during the Track Record Period, income generated from our rental income and construction contracts will not constitute major sources of our cash flow.

Taking into account our capital commitments and contractual obligations, our current project development schedules, our sale and pre-sale status, our estimated net proceeds from the Global Offering and other factors described above, our Directors confirm that we have sufficient working capital for our operations for at least 12 months from the date of this prospectus. Our Directors further confirm that, based on our current projections, we would still have sufficient working capital for our operations for at least 12 months from the date of this prospectus, assuming that we had no additional bank or other borrowings and experienced a decrease of up to 20% in the ASP and a decrease of up to 20% in the sales volume of our properties during such period.

RELATED PARTY TRANSACTIONS

During the Track Record Period, we entered into various transactions with our related parties.

Our key related party transactions during the Track Record Period primarily related to the construction services we provided to our related companies through Logan Construction. See the section entitled "Business—Construction Business" in this prospectus. In 2010, 2011 and 2012 and the six months ended June 30, 2013, such construction contracts income amounted to RMB239.2 million, RMB239.3 million, RMB235.5 million and RMB336.1 million, respectively. For more information on our future construction services to the related parties, see the section entitled "Connected Transactions—Overview—Continuing Connected Transactions which are subject to the Reporting, Annual Review Announcement and Independent Shareholders' Approval Requirements—Master Construction Services Agreement" in this prospectus.

We provided securities against our related companies' bank and other loans during the Track Record Period, which will be released before Listing. The table below sets forth the amounts of such securities as of the indicated dates:

	As of December 31,			As of June 30,	
	2010	2011 2011	2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000	
Assets pledged against bank and other loans of related					
companies	84,222	439,144	234,139	234,139	
Guarantees against related companies' bank and other loans	230,000	260,000	260,000	40,000	

We benefited from securities provided by our related parties, related companies, Ms. Kei and Mr. Ji against bank and other loans we obtained during the Track Record Period, which will be released before Listing. The table below sets forth the amounts of such securities as of the indicated dates:

	As of December 31,			As of June 30,
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Assets pledged against our Group's bank loans			540,000	470,000
Guarantees against our Group's bank and other loans	4,836,300	6,007,885	6,300,910	7,511,739

For more information on our material related party transactions, see Note 28 in the Accountants' Report in Appendix I to this prospectus. Our Directors confirm that all related party

transactions during the Track Record Period were conducted on normal commercial terms and on an arm's-length basis, and that their terms were fair, reasonable and in the interest of our Shareholders. Our Directors believe that our related party transactions did not materially distort our financial performance during the Track Record Period, or make our historical results not reflective of our future performance.

LISTING EXPENSES

We have incurred listing expenses of RMB12.2 million over the Track Record Period, which have been charged as administrative expenses on our consolidated income statements. We expect to incur further listing expenses of RMB50.2 million (excluding underwriting commissions), which will be presented on our consolidated income statements for 2013.

LEGAL CONTINGENCIES

In the normal course of business, we are involved in lawsuits and other proceedings. While the outcomes of such lawsuits and other proceedings cannot be determined at present, we believe that liabilities resulting from these proceedings, if any, will not have a material adverse effect on our business, financial position, results of operations or prospects.

OFF-BALANCE SHEET TRANSACTIONS

Except for the contingent liabilities set forth above, as of the Latest Practicable Date, (i) we had not entered into any financial guarantees or other commitments to guarantee the payment obligations of any third parties; (ii) we did not have a retained or contingent interest in assets transferred to an unconsolidated entity or a similar arrangement that serves as credit, liquidity or market risk support to such entity for such assets; (iii) we had not entered into any derivative contracts that are indexed to our Shares and classified as shareholders' equity, or that are not reflected in our consolidated financial statements; and (iv) we did not have any variable interest in any unconsolidated 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.

DISCLAIMER

Except as disclosed in the section entitled "—Indebtedness and Contingent Liabilities" in this prospectus, as of October 31, 2013, being the latest practicable date for determining our indebtedness, we did not have any outstanding mortgages, charges, pledges, debentures, loan capital, bank loans or overdrafts, debt securities or other similar indebtedness, finance leases or hire purchase commitments, acceptance liabilities or acceptance credits, guarantees or any other material contingent liabilities. Our Directors confirm that there has been no material change in our indebtedness since October 31, 2013.

MARKET RISKS

Market risk is the risk of loss related to adverse changes in the market prices of financial instruments, including interest rates and foreign exchange rates. We are exposed to various types of market risk in the ordinary course of business, including changes in interest rates and foreign exchange rates. We maintain our accounting records and prepare our financial statements in Renminbi.

Our assets are predominantly in the form of investment properties, investment properties under development, completed properties held for sale, properties under development for sale and properties held for development for sale. In the event of a severe downturn in the property market, the value of these assets may not be readily realizable.

Credit Risk

We are exposed to credit risk primarily arising from bank deposits and trade and other receivables. Our management has policies to continuously monitor the exposures to these credit risks. In addition, we have policies in place to ensure that sales of properties are made to buyers with appropriate financial strength and with the appropriate percentage of down payment. The credit risk of our other financial assets, which mainly comprise bank deposits and trade and other receivables, arises from default of the counterparty, with a maximum exposure equal to the carrying amounts of each of these instruments on our balance sheets.

Liquidity Risk

Prudent liquidity risk management implies maintaining sufficient cash from operating activities and the availability of funding through an adequate amount of committed credit facilities. We have a policy to regularly monitor our current and expected liquidity requirements and our compliance with the financial covenants pursuant to our borrowings to ensure that we maintain sufficient reserves of cash and have adequate committed credit lines available. For further details of the maturity dates of our financial liabilities as June 30, 2013, please see Note 3(b) in the Accountants' Report in Appendix I to this prospectus.

Interest Rate Risk

We are exposed to interest rate risks, primarily relating to our bank borrowings with floating interest rates, which were RMB4,878.2 million, RMB5,735.5 million, RMB6,014.2 million and RMB7,353.5 million as of December 31, 2010, 2011 and 2012 and June 30, 2013, respectively. We undertake debt obligations to support our property development and general working capital needs. Upward fluctuations in interest rates increase the cost of our financing. Fluctuations in interest rates can also lead to significant fluctuations in the fair values of our debt obligations. Our net profit is also affected by changes in interest rates due to the impact such changes have on interest income from our bank deposits.

An increase in interest rates may also adversely affect our prospective purchasers' ability to obtain financing and depress overall housing demand in China. For further information, please see the section entitled "Risk Factors—Risks relating to Property Development in the PRC—Adjustments by the PBOC to the benchmark one-year lending rate and reserve requirement ratios may increase our finance costs and the finance costs of our customers" in this prospectus.

Commodities Risk

We are exposed to fluctuations in the prices of raw materials for our property developments, primarily steel and concrete. We currently do not and do not expect to engage in commodities hedging activities. We purchase most of our supplies of steel and concrete at market prices. As a result,

fluctuations in the prices of our construction materials could have a significant impact on our results of operations.

Foreign Exchange Risk

We conduct our operation in the PRC and most of our transactions are settled in Renminbi. Our foreign exchange risk arises primarily from the exposure to fluctuations of the Renminbi against the Hong Kong dollar as a result of our investment in the PRC and certain general administrative expenses settled in Hong Kong dollars. In addition, Renminbi is not freely convertible and the conversion of Renminbi into foreign currencies is subject to the rules and regulations of foreign exchange control promulgated by the PRC government. On July 21, 2005, the PRC government changed its policy of pegging the value of Renminbi to the U.S. dollar. Under this policy, Renminbi is permitted to fluctuate within a narrow and managed band against a basket of certain foreign currencies. The PRC government may take further actions that could cause future exchange rates to vary significantly from current or historical exchange rates.

A depreciation in Renminbi would adversely affect the value of any dividends we pay to our Shareholders outside the PRC and would also result in an increase in the price of goods with imported content which we source from our suppliers. An appreciation in Renminbi, however, would adversely affect the value of the proceeds we will receive from the Global Offering or any capital contributions in foreign currency if they are not converted into Renminbi in a timely manner.

We do not have a foreign currency hedging policy. However, our Directors monitor our foreign exchange exposure closely and may, depending on the circumstances and trend of foreign currency, consider adopting a foreign currency hedging policy in the future.

DIVIDENDS AND DISTRIBUTABLE RESERVES

Dividends

Subject to the Companies Law, we, through a general meeting, may declare final dividends in any currency, but no dividend may be declared in excess of the amount recommended by our Board. Our Articles provide that dividends may be declared and paid out of our profits, realized or unrealized, or from any reserve set aside from profits which our Directors determine is no longer needed. With the sanction of an ordinary resolution, dividends may also be declared and paid out of our share premium account or any other fund or account which may be authorized for this purpose in accordance with the Companies Law.

Future dividend payments will also depend upon the availability of dividends received from our subsidiaries in China. PRC laws require that dividends be paid only out of net profit, calculated in accordance with PRC accounting principles, which differ in many aspects from the generally accepted accounting principles in other jurisdictions, including HKFRS. PRC laws also require foreign-invested enterprises to set aside part of their net profits as statutory reserves, which are not available for distribution as cash dividends. Furthermore, distributions from our subsidiaries may be restricted if they incur debts or losses or as a result of any restrictive covenants in bank credit facilities, convertible bond instruments or other agreements that we or our subsidiaries may enter into in the future.

Our Company did not declare any dividends during the Track Record Period. In the absence of circumstances which might affect the amount of available distributable reserves, whether by losses or

otherwise, our Directors currently intend to distribute to our Shareholders in the six months ending June 30, 2014 approximately 20% of any net distributable profits derived during the year ending December 31, 2013, excluding changes in fair value of investment properties. However, we will re-evaluate our dividend policy annually, and the amount of dividends actually distributed to our Shareholders in the future will depend upon our earnings and financial condition, operating requirements, capital requirements and any other conditions that our Directors may deem relevant and will be subject to the approval of our Shareholders. There is no assurance that dividends of any amount will be declared or distributed each year or in any given year. 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.

Distributable Reserves

As of June 30, 2013, our Company did not have any distributable reserves.

PROPERTY INTERESTS

Details relating to our property interests are set out in Appendix III to this prospectus. DTZ Debenham Tie Leung Limited, an independent property valuer, has valued our property interests as of October 31, 2013. The full text of their letters, summary of valuation and valuation certificates.

The following table sets forth the reconciliation between the net book value of our properties as of June 30, 2013, as extracted from the Accountant's Report in Appendix I to this prospectus, and their value as of October 31, 2013, as stated in the Property Valuation in Appendix III to this prospectus.

D1/D:000

	<i>RMB'000</i>
Net book value of our properties as of June 30, 2013	
—Investment properties	3,587,000
—Investment properties under development	190,000
—Other land and buildings	28,656
Properties held under development for sales	9,584,979
—Properties held for sales	1,697,897
-Properties held for development for sales	4,779,900
Net book value of our properties as of June 30, 2013	19,868,432
2013 (unaudited)	19,754
Add: Additions during the period from July 1, 2013 to October 31, 2013 (unaudited)	3,711,088
Add: Disposal during the period from July 1, 2013 to October 31, 2013 (unaudited) Less: Depreciation of buildings held for own use during the period from July 1, 2013 to October 31,	(1,086,439)
2013 (unaudited)	(515)
Net book value of our properties as of October 31, 2013 (unaudited)	22,512,320
Less: Properties with no commercial value (unaudited)	(39,141)
Net valuation surplus, before income tax and LAT (unaudited)	13,813,121
Valuation of properties as of October 31, 2013 (unaudited)	36,286,300
Less: attributable to non-controlling interest (unaudited)	(440,300)
Valuation of properties attributable to our Group as of October 31, 2013 as set forth in the	
Property Valuation Report in Appendix III to this prospectus (unaudited)	35,846,000

UNAUDITED PRO FORMA NET TANGIBLE ASSETS

The following unaudited pro forma statement of our net tangible assets prepared in accordance with Rule 4.29 of the Listing Rules is set out here to illustrate the effect of the Global Offering on our consolidated net tangible assets as of the June 30, 2013 as if it had taken place on June 30, 2013.

The unaudited pro forma statement of adjusted net tangible assets has been prepared for illustrative purposes only and because of its hypothetical nature, it may not give a true picture of our consolidated net tangible assets as of June 30, 2013 or any future date following the Global Offering. It is prepared based on our consolidated net assets as of June 30, 2013 as set out in the Accountants' Report in Appendix I to this prospectus, and adjusted as described below. The unaudited pro forma statement of net tangible assets does not form part of the Accountants' Report in Appendix I to this prospectus.

	Consolidated net tangible assets as of June 30, 2013	Estimated net proceeds from the Global Offering	Unaudited pro forma net tangible assets	net tang	l pro forma ible asset er Share
	RMB'000 ⁽¹⁾	RMB'000 ⁽²⁾	RMB'000	RMB	HK\$ ⁽³⁾
Based on an Offer Price of					
HK\$2.10	4,587,619	1,169,737	5,757,356	1.15	1.47
Based on an Offer Price of					
HK\$2.50	4,587,619	1,400,173	5,987,792	1.20	1.52

Notes:

(1) The consolidated net tangible asset value of our Group as of June 30, 2013 is compiled based on the consolidated financial information included in the Accountants' Report set out in Appendix I to this prospectus.

(2) The estimated net proceeds from the Global Offering are based on the Offer Price of HK\$2.10 or HK\$2.50, being the low or high end of the stated Offer Price range, translated into Renminbi at the exchange rate of RMB0.7858 to HK\$1.00, after deducting of the underwriting fees and other listing-related expenses (excluding approximately RMB12.2 million listing expenses which have been accounted for prior to June 30, 2013) payable by our Group.

(3) The unaudited pro forma net tangible asset value per Share, translated into Hong Kong dollar at the exchange rate of HK\$1.00 to RMB0.7858, is arrived at after the adjustments referred to in the preceding paragraphs and on the basis that 5,000,000,000 Shares (including Shares in issue as of June 30, 2013, and Shares that may be issued under the Capitalization Issue and the Global Offering) were in issue immediately following the completion of the Global Offering. It does not take into account of any Shares that may be issued upon the exercise of the Over-allotment Option.

NO MATERIAL ADVERSE CHANGE

Our Directors have confirmed that there has been no material adverse change in our financial or trading position or prospects of our Company since June 30, 2013, being the date of the latest audited consolidated financial statements of our Company as set out in the Accountants' Report in Appendix I to this prospectus.

DISCLOSURE REQUIRED UNDER THE LISTING RULES

We confirm that, as of the Latest Practicable Date, there was no circumstance that would give rise to a disclosure requirement under Rules 13.13 to 13.19 of the Listing Rules.

FUTURE PLANS AND USE OF PROCEEDS

FUTURE PLANS

We intend to grow our business by consolidating our market position in Guangdong and Guangxi Provinces while accelerating our expansion into other high-growth regions in the PRC. Please see the section entitled "Business—Business Strategies" in this prospectus for details of our future plans.

USE OF PROCEEDS

We estimate that we will receive net proceeds from the Global Offering of approximately HK\$1,619.7 million, after deducting the underwriting fees and expenses payable by us in the Global Offering, and assuming the Over-allotment Option is not exercised and an Offer Price of HK\$2.30 per Share, being the mid-point of the Offer Price range stated in this prospectus. We intend to use these net proceeds for the following purposes:

- approximately 70% of the net proceeds to us (approximately HK\$1,133.8 million) to fund the acquisition of suitable land parcels in regions in which we are currently operating and other high-growth regions in the PRC;
- approximately 20% of the net proceeds to us (approximately HK\$323.9 million) to fully repay all amounts outstanding under the Hang Seng Bank Facility Agreements. The U.S. dollar-denominated borrowing carries an interest rate of the higher of London Interbank Offered Rate plus 1.75% per annum and Hang Seng Bank's cost of funds, and is due in November 2014, while the Hong Kong dollar-denominated borrowing carries an interest rate of the higher of Hong Kong Interbank Offered Rate plus 1.25% per annum and Hang Seng Bank's cost of funds, and is due in January 2015. For more information, see the section entitled "Financial Information—Indebtedness and Contingent Liabilities—Hang Seng Bank Facility Agreements"; and
- approximately 10% of the net proceeds to us (approximately HK\$162.0 million) for general corporate and working capital purposes.

As of the Latest Practicable Date, we had not identified any target land parcels for future development for our use of net proceeds from the Global Offering. For details of our project selection process, please refer to the section entitled "Business—Our Property Development Process" in this prospectus.

The additional net proceeds that we will receive if the Over-allotment Option is exercised in full will be approximately HK\$252.9 million (assuming the Offer Price at the mid-point of the stated Offer Price range of HK\$2.30). If the Over-allotment Option is exercised in full, our Directors intend to apply all the additional net proceeds to acquire suitable land parcels and for general corporate and working capital purposes.

If the Offer Price is fixed at HK\$2.50, being the high end of the stated Offer Share range, our net proceeds will be (i) increased by approximately HK\$146.6 million, assuming the Over-allotment Option is not exercised; and (ii) increased by approximately HK\$168.6 million, assuming the Over-allotment Option is exercised in full. Our Directors currently intend to use such additional proceeds to acquire suitable land parcels.

If the Offer Price is fixed at HK\$2.10, being the low end of the stated Offer Price range, our net proceeds will instead be (i) decreased by approximately HK\$146.6 million, assuming the Over-

FUTURE PLANS AND USE OF PROCEEDS

allotment Option is not exercised; and (ii) decreased by approximately HK\$168.6 million, assuming the Over-allotment Option is exercised in full. Our Directors currently intend to reduce net proceeds used for acquisition of land parcels and for general corporate and working capital purposes.

To the extent that the net proceeds to us from the Global Offering are not immediately applied to the above purposes, we intend to deposit the net proceeds into short-term demand deposits and/or money market instruments.

We have incurred listing expenses of RMB12.2 million over the Track Record Period, which have been charged as administrative expenses on our consolidated income statements. We expect to incur further listing expenses of RMB50.2 million (excluding underwriting commissions).

HONG KONG UNDERWRITERS

The Hong Kong Underwriters are:

Joint Global Coordinators

BOCI Asia Limited BOCOM International Securities Limited Haitong International Securities Company Limited Macquarie Capital Securities Limited

Joint Bookrunners

ABCI Capital Limited BOCI Asia Limited BOCOM International Securities Limited Haitong International Securities Company Limited ICBC International Capital Limited Macquarie Capital Securities Limited

Joint Lead Managers

ABCI Securities Company Limited BOCI Asia Limited BOCOM International Securities Limited Haitong International Securities Company Limited ICBC International Securities Limited Macquarie Capital Securities Limited

Co-Lead Managers

Bright Smart Securities International (H.K.) Limited Shenyin Wanguo Capital (H.K.) Limited Sun Hung Kai Investment Services Limited Tung Shing Securities (Brokers) Limited

UNDERWRITING ARRANGEMENTS AND EXPENSES

Hong Kong Public Offering

Hong Kong Underwriting Agreement

The Hong Kong Underwriting Agreement was entered into on December 9, 2013. As described in the Hong Kong Underwriting Agreement, we are offering the Hong Kong Offer Shares for subscription on the terms and subject to the terms and conditions of this prospectus and the Application Forms at the Offer Price. Subject to the Listing Committee of the Stock Exchange granting the listing of, and permission to deal in, our Shares in issue and to be issued as mentioned herein, and to certain

other conditions set out in the Hong Kong Underwriting Agreement, the Hong Kong Underwriters have agreed severally and not jointly to subscribe or procure subscribers for the Hong Kong Offer Shares which are being offered but are not taken up under the Hong Kong Public Offering on the terms and subject to the conditions of this prospectus, the Application Forms and the Hong Kong Underwriting Agreement.

The Hong Kong Underwriting Agreement is conditional upon and subject to the International Underwriting Agreement having been signed and becoming and remaining unconditional and not having been terminated in accordance with its terms.

Grounds for Termination

If any of the events set out below shall occur at any time prior to 8:00 a.m. on the Listing Date, the Joint Global Coordinators (for itself and on behalf of the Hong Kong Underwriters) may at its sole and absolute discretion by giving notice to our Company and our Controlling Shareholders terminate the Hong Kong Underwriting Agreement without liability to any of the other parties with immediate effect:

- (a) there develops, occurs, exists or comes into force:
 - (i) any change or development involving a prospective change, or any event or series of events resulting in or representing a change or development involving a prospective change, in local, national, regional or international financial, political, military, industrial, economic, fiscal, regulatory, currency or market conditions (including, without limitation, conditions in stock and bond markets, money and foreign exchange markets and inter-bank markets, a change in the system under which the value of the Hong Kong currency is linked to that of the currency of the United States or a revaluation of the Renminbi or Hong Kong dollars against any foreign currencies, respectively) in or affecting Hong Kong, the PRC, the United States, the United Kingdom, the Cayman Islands, the BVI, Singapore or any jurisdiction considered by the Joint Global Coordinators to be relevant (collectively, the "Relevant Jurisdictions" and individually, a "Relevant Jurisdiction");
 - (ii) any new law or regulation or any change or development involving a prospective change in existing law or regulation, or any change or development involving a prospective change in the interpretation or application thereof by any court or other competent authority in or affecting any Relevant Jurisdiction;
 - (iii) any event or series of events in the nature of force majeure (whether or not covered by insurance or responsibility has been claimed) including, without limitation, acts of government, strikes, lock-outs, fire, explosion, flooding, earthquake, epidemics, pandemics, outbreaks of infections, diseases, SARS and H5N1 and any related or mutated forms of infectious disease, civil commotion, economic sanction, public disorder, social or political crisis, acts of war, acts of terrorism, acts of God, accident or interruption or delay in transportation in or affecting any Relevant Jurisdiction;
 - (iv) any local, national, regional or international outbreak or escalation of hostilities (whether or not war is or has been declared) or other state of emergency or calamity or crisis in or affecting any Relevant Jurisdiction; or

- (v) (A) any suspension or limitation on trading in shares or securities generally on the Stock Exchange, the New York Stock Exchange, the NASDAQ Stock Market, the Tokyo Stock Exchange, the London Stock Exchange, the Singapore Stock Exchange, the Shanghai Stock Exchange or the Shenzhen Stock Exchange or (B) a general moratorium on commercial banking activities in New York, London, Hong Kong, the PRC, the Cayman Islands, the BVI or any other jurisdiction relevant to any member of our Group declared by the relevant authorities, or a disruption in commercial banking activities or foreign exchange trading or securities settlement or clearance services in or affecting any Relevant Jurisdiction;
- (vi) any change or development involving a prospective change in taxation or exchange controls, currency exchange rates or foreign investment regulations in any Relevant Jurisdiction adversely affecting an investment in the Shares;
- (vii) the imposition of economic sanctions, in whatever form, directly or indirectly, by, or for, any Relevant Jurisdiction;
- (viii) any litigation, legal action or claim being threatened or instigated against any member of our Group;
- (ix) the commencement by any governmental, law enforcement agency, regulatory or political body or organization of any action against a Director or any member of our Group or an announcement by any governmental, law enforcement agency, regulatory or political body or organization that it intends to take any such action;
- (x) a Director being charged with an indictable offense or prohibited by operation of law or otherwise disqualified from taking part in the management of a company;
- (xi) the chairman or chief executive officer of our Company vacating his office, save and except for health reasons;
- (xii) an order or petition for the winding up of any member of our Group or any composition or arrangement made by any member of our Group with its creditors or a scheme of arrangement entered into by any member of our Group or any resolution for the winding-up of any member of our Group or the appointment of a provisional liquidator, receiver or manager over all or part of the material assets or undertaking of any member of our Group or anything analogous thereto occurring in respect of any member of our Group; or
- (xiii) a valid demand by any creditor for repayment or payment of any indebtedness of our Company or any member of our Group or in respect of which our Company or any member of our Group is liable prior to its stated maturity and which demand has or could reasonably be expected to have a material adverse effect on our Group taken as a whole,

and which, in any such case (individually or in the aggregate) and in the sole and absolute opinion of the Joint Global Coordinators (for itself and on behalf of the Hong Kong Underwriters),

(i) is or may or will be or is likely to be materially adverse to, or prejudicially affect, the business or financial or trading position or prospects of our Group as a whole;

- (ii) has or will have or may or is likely to have a material adverse effect on the success of the Global Offering and/or the level of applications under the Hong Kong Public Offering or the level of interest under the International Offering and/or make it impracticable or inadvisable for any part of the Hong Kong Underwriting Agreement, the Hong Kong Public Offering and/or the Global Offering to be performed or implemented as envisaged; or
- (iii) makes or will or is reasonably likely to make it inadvisable or inexpedient to proceed with the Hong Kong Public Offering and/or the Global Offering or the delivery of the Offer Shares on the terms and in the manner contemplated by this prospectus; or
- (b) there comes to the notice of the Joint Global Coordinators or any of the Hong Kong Underwriters after the date of the Hong Kong Underwriting Agreement:
 - (i) that any statement contained in the formal notice or the Offer Documents (as defined in the Hong Kong Underwriting Agreement) or any announcements issued by our Company in connection with the Hong Kong Public Offering (including any supplement or amendment thereto) was or has become untrue, incorrect or misleading in any material respect, or that any forecasts, expressions of opinion, intention or expectation expressed in the WPIP, the formal notice or the Offer Documents or any announcements issued by our Company in connection with the Hong Kong Public Offering (including any supplement or amendment thereto) are not fair and honest and based on reasonable assumptions, when taken as a whole;
 - (ii) any matter has arisen or has been discovered which would, had it arisen or been discovered immediately before date of the issue of this prospectus, not having been disclosed in this prospectus, constitute a material omission therefrom;
 - (iii) any breach of, or any event rendering any of the representations, warranties and undertakings given by our Company and our Controlling Shareholders in the Hong Kong Underwriting Agreement or the International Underwriting Agreement being untrue, incorrect, inaccurate or misleading in any material respect;
 - (iv) any material change or development involving a prospective material change, or a materialization of, any of the risks set out in the section headed "Risk Factors" in this prospectus;
 - (v) any event, act or omission which gives or is likely to give rise to any liability of our Company and our Controlling Shareholders pursuant to the indemnities given by our Company and our Controlling Shareholders under the Hong Kong Underwriting Agreement;
 - (vi) any material breach of any of the obligations or undertakings of our Company and our Controlling Shareholders under the Hong Kong Underwriting Agreement, the Price Determination Agreement or the International Underwriting Agreement;
 - (vii) any material adverse change or development or prospective material adverse change in the assets and liabilities, condition, business, financial or otherwise, or in the earnings, business, operations, trading position or prospects of our Group as a whole;

- (viii) the granting of an approval in principle by the Listing Committee of the listing of, and permission to deal in, the Offer Shares, including any additional Shares which may be issued pursuant to the exercise of the Over-allotment Option, the Shares in issue and any Shares which may be issued upon the exercise of options granted pursuant to the Share Option Scheme is refused or not granted on or before the Listing Date, or if granted, the approval is subsequently withdrawn, qualified (other than by customary conditions) or withheld;
- (ix) our Company withdraws this prospectus (and any other documents used in connection with the contemplated subscription and sale of the Shares) or the Global Offering;
- (x) any of the experts referred to in the section headed "E. Other Information 6. Qualifications of Experts" in Appendix V to this prospectus has withdrawn its consent to the issue of this prospectus with the inclusion of its reports, letters, summaries of valuations and/or legal opinions (as the case may be) and references to its name included in the form and context in which it respectively appears;
- (xi) any material non-compliance of this prospectus (or any other documents used in connection with the contemplated subscription and sale of the Shares) or any aspect of the Global Offering with the Listing Rules, the Articles of Association, the Companies Ordinance, the Companies Law, the SFO or any other applicable laws, rules, regulations, statutes, ordinances, guidelines, opinions, notices, circulars, orders, judgments, decrees or rulings of any governmental authority by our Company and our Controlling Shareholders; or
- (xii) the issue or the requirement to issue by our Company of any supplement or amendment to this prospectus (or to any other documents used in connection with the contemplated subscription and sale of the Shares) pursuant to the Companies Ordinance, the Listing Rules, the SFO or any other applicable laws, rules, regulations, statutes, ordinances, guidelines, opinions, notices, circulars, orders, judgments, decrees or rulings of any governmental authority, or any requirement or request of the Stock Exchange and/or the SFC.

Lock-up Undertakings to the Stock Exchange pursuant to the Listing Rules

Undertakings by our Company

Pursuant to Rule 10.08 of the Listing Rules, our Company will not, any time within six months from the Listing Date, issue any Shares or other securities convertible into equity securities (whether or not of a class already listed) of our Company or enter into any agreement or arrangement to issue such shares or securities (whether or not such issue of shares or securities will be completed within six months from the Listing Date), except pursuant to the Global Offering or for the circumstances prescribed by Rule 10.08 of the Listing Rules.

Undertakings by our Controlling Shareholders

Pursuant to Rule 10.07 of the Listing Rules, each of our Controlling Shareholders has undertaken to us and to the Stock Exchange, except pursuant to the Global Offering (including pursuant to the Over-allotment Option), that he/she or it will not, and shall procure that any other

registered holder(s) (if any) will not, without the prior written consent of the Stock Exchange or unless otherwise in compliance with applicable requirements of the Listing Rules:

- (a) in the period commencing on the date of this prospectus and ending on the date which is six months from the Listing Date ("First Six-month Period"), dispose of, or enter into any agreement to dispose of or otherwise create any options, rights, interests or encumbrances in respect of, any of our Shares in respect of which he or it is shown by this prospectus to be the beneficial owner (as defined in Rule 10.07(2) of the Listing Rules) ("Parent Shares"); or
- (b) during the period of six months commencing on the date on which the First Six-month Period expires ("Second Six-month Period"), dispose of, or enter into any agreement to dispose of or otherwise create any options, rights, interests or encumbrances in respect of, any of the Parent Shares to such an extent that immediately following such disposal, or upon the exercise or enforcement of such options, rights, interests or encumbrances, he or it would cease to be our controlling shareholder (as defined in the Listing Rules).

Further, pursuant to Note (3) to Rule 10.07(2) of the Listing Rules, each of our Controlling Shareholders has undertaken to us and to the Stock Exchange that, during the First Six-month Period and the Second Six-month Period, he or it will:

- (a) if he/she or it pledges or charges any of our securities beneficially owned by him/her or it in favor of an authorized institution (as defined in the Banking Ordinance, Chapter 155 of the Laws of Hong Kong) for a bona fide commercial loan, immediately informs us of such pledge or charge together with the number of securities so pledged or charged; and
- (b) if he or it receives indications, either verbal or written, from the pledgee or chargee that any of his/her or its pledged or charged securities will be disposed of, immediately inform us of such indications.

We will also inform the Stock Exchange as soon as we have been informed of the above matters, if any, by any of our Controlling Shareholders and disclose such matters in accordance with the publication requirements under Rule 2.07C of the Listing Rules as soon as possible after being so informed.

Undertakings Pursuant to the Hong Kong Underwriting Agreement

Undertakings by our Company

Pursuant to the Hong Kong Underwriting Agreement, our Company hereby undertakes with each of the Joint Global Coordinators, the Sole Sponsor, the Joint Bookrunners, the Joint Lead Managers and the Hong Kong Underwriters that, except pursuant to the Global Offering (including the exercise of the Over-allotment Option), the Capitalization Issue (as defined in the Hong Kong Prospectus), and the exercise of any options which may be granted under the Share Option Scheme, it will not, without the prior written consent of the Joint Global Coordinators (for and on behalf of the Hong Kong Underwriters) and unless in compliance with the requirements of the Listing Rules, at any time during the First Six-month Period:

(i) offer, accept subscription for, pledge, charge, allot, issue, sell, lend, mortgage, assign, contract to allot, issue or sell, sell any option or contract to purchase any option or contract to sell, grant or agree to grant any option, right or warrant to purchase or

subscribe for, lend or otherwise transfer or dispose of, either directly or indirectly, conditionally or unconditionally, or repurchase any of its share capital or other securities of our Company or any interest therein (including but not limited to any securities convertible into or exercisable or exchangeable for or that represent the right to receive any such share capital or securities or any interest therein);

- (ii) enter into any swap or other arrangement that transfers to another, in whole or in part, any of the economic consequences of ownership of such share capital or securities or any interest therein;
- (iii) enter into any transaction with the same economic effect as any transaction specified in sub-paragraphs (i) or (ii) above; or
- (iv) offer to or agree to do any of the foregoing or announce any intention to do so,

whether any of the foregoing transactions is to be settled by delivery of share capital or such other securities, in cash or otherwise, and in the event of our Company doing any of the foregoing by virtue of the aforesaid exceptions or during the Second Six-month Period, our Company will take all reasonable steps to ensure that any such act will not create a disorderly or false market for any Shares or other securities of our Company. Each of our Controlling Shareholder undertakes to procure that our Company will not effect any transactions or agree to take any action which may cause our Company to breach its obligations under the Hong Kong Underwriting Agreement.

Undertaking by the Controlling Shareholders

Each of our Controlling Shareholders jointly and severally agrees and undertakes with each of the Joint Global Coordinators, the Sole Sponsor, the Joint Bookrunners, the Joint Lead Managers and the Hong Kong Underwriters that, except pursuant to the Stock Borrowing Agreement, none of our Controlling Shareholders will and, will procure that none of its Associates will, without the prior written consent of the Joint Global Coordinators (for and on behalf of the Hong Kong Underwriters), at any time during the First Six-month Period:

- (i) offer, pledge, charge, sell, contract to sell, sell any option or contract to purchase, purchase any option or contract to sell, grant or agree to grant any option, right or warrant to purchase or subscribe for, lend, make any short sale or otherwise transfer or dispose of (nor enter into any agreement to transfer or dispose of or otherwise create any options, rights, interests or Encumbrances in respect of), either directly or indirectly, conditionally or unconditionally, any of the share or debt capital or other securities of our Company or any interest therein (including, but not limited to any securities that are convertible into or exercisable or exchangeable for, or that represent the right to receive, any such capital or securities or any interest therein) whether now owned or hereinafter acquired, owned directly or indirectly by our Controlling Shareholders (including holding as a custodian) or with respect to which any of our Controlling Shareholders has beneficial;
- (ii) enter into any swap or other arrangement that transfers to another, in whole or in part, any of the economic consequences of ownership of any such capital or securities or any interest therein;
- (iii) enter into any transaction with the same economic effect as any transaction described in sub-paragraphs (i) or (ii) above; or

(iv) offer or agree or contract to, or publicly announce any intention to enter into, any transaction described in sub-paragraphs (i) or (ii) or (iii) above.

In addition, during the Second Six-month Period, each of our Controlling Shareholders will not enter into any of the foregoing transactions in sub-paragraph (i) to (iv) above or agree or contract to or publicly announce any intention to enter into any such transactions if, immediately following such transaction, our Controlling Shareholder will cease to be a "controlling shareholder" (as the term is defined in the Listing Rules) of our Company.

Until the expiry of the Second Six-month period, in the event that any of our Controlling Shareholders enters into any such transactions or agrees or contracts to, or publicly announces an intention to enter into any such transactions, it/he/she will take all reasonable steps to ensure that it will not create a disorderly or false market in the Shares or other securities of our Company.

International Offering

International Underwriting Agreement

In connection with the International Offering, it is expected that we will enter into the International Underwriting Agreement with the Joint Global Coordinators and the International Underwriters, among others. Under the International Underwriting Agreement, the International Underwriters would, subject to certain conditions set forth therein, severally agree to purchase the International Offer Shares being offered pursuant to the International Offering, or procure purchasers for such International Offer Shares.

It is expected that our Company will grant to the International Underwriters the Over-allotment Option, exercisable by the Joint Global Coordinators (on behalf of the International Underwriters) at any time from the date of the International Underwriting Agreement until January 12, 2014, being the 30th day from the last day for lodging applications under the Hong Kong Public Offering, to require our Company to issue and allot up to an aggregate of 112,500,000 additional Shares, representing 15% of the initial Offer Shares, at the Offer Price, among other things, to cover over-allocations in the International Offering, if any.

Potential investors should note that if the International Underwriting Agreement is not entered into, or is terminated, the Global Offering will not proceed.

Indemnity

We have agreed to indemnify the Hong Kong Underwriters for certain losses which they may suffer, including losses arising from their performance of their obligations under the Hong Kong Underwriting Agreement and any breach of the Hong Kong Underwriting Agreement by us. It is expected that we will also indemnify the International Underwriters for certain losses which they may suffer.

Commission and Expenses

Under the terms and conditions of the Underwriting Agreements, the Underwriters will receive a gross underwriting commission of 1.25% of the aggregate amount of the gross proceeds for the Global Offering (including any proceeds pursuant to the exercise of the Over-allotment Option). In

addition, our Company may pay the Underwriters an additional fee of up to 1% of the aggregate amount of the gross proceeds of the Global Offering (including any proceeds pursuant to the exercise of the Over-allotment Option) in accordance with the terms of the Underwriting Agreements.

Assuming the Over-allotment Option is not exercised and based on an Offer Price of HK\$2.30, being the mid-point of the Offer Price range of HK\$2.10 to HK\$2.50 per Share, the aggregate fees and commissions in connection with the Global Offering, together with the Stock Exchange trading fee, the SFC transaction levy, legal and other professional fees, printing and other expenses relating to the Global Offering, are estimated to amount to approximately HK\$1,619.7 million in aggregate. Such fees, commissions, and expenses are payable and borne by us. We will reimburse the Joint Bookrunners (on behalf of the Underwriters) and the Sole Sponsor for expenses they incurred in relation to the Global Offering.

Underwriters' Interests in our Company

Save for their respective obligations under the Underwriting Agreements and save as otherwise disclosed in this prospectus, none of the Underwriters is interested legally or beneficially in any shares of any members of our Group or has any right or option (whether legally enforceable or not) to subscribe for or purchase or to nominate persons to subscribe for or purchase securities in any members of our Group in the Global Offering.

Sponsor's Independence

The Sole Sponsor satisfies the independence criteria applicable to sponsors set out in Rule 3A.07 of the Listing Rules.

THE GLOBAL OFFERING

This prospectus is published in connection with the Hong Kong Public Offering as part of the Global Offering. The Global Offering comprises:

- (i) the Hong Kong Public Offering of 75,000,000 Offer Shares (subject to adjustment as mentioned below) in Hong Kong as described below in the section entitled "—The Hong Kong Public Offering" below; and
- (ii) the International Offering of an aggregate of 675,000,000 Offer Shares (subject to adjustment as mentioned below) outside the United States (including to professional and institutional investors within Hong Kong) and in the United States to QIBs in reliance on Rule 144A.

Investors may apply for the Offer Shares under the Hong Kong Public Offering or apply for or indicate an interest for the Offer Shares under the International Offering, but may not do both.

The Offer Shares will represent approximately 15% of the enlarged issued share capital of our Company immediately after completion of the Global Offering and the Capitalization Issue, without taking into account any exercise of the Over-allotment Option. If the Over-allotment Option is exercised in full, the Offer Shares will represent approximately 16.9% of the enlarged issued share capital immediately after completion of the Global Offering the Capitalization Issue, and the exercise of the Over-allotment Option as set out in the paragraph headed "—Over-allotment Option" below.

THE HONG KONG PUBLIC OFFERING

Number of Offer Shares initially offered

Our Company is initially offering 75,000,000 Hong Kong Offer Shares for subscription by the public in Hong Kong at the Offer Price, representing approximately 10% of the total number of Offer Shares initially available under the Global Offering.

The Hong Kong Public Offering is open to members of the public in Hong Kong as well as to institutional and professional investors. The Hong Kong Offer Shares will represent approximately 1.5% of our Company's issued share capital immediately after completion of the Global Offering and the Capitalization Issue, assuming that the Over-allotment Option is not exercised. Professional investors generally include brokers, dealers, companies (including fund managers) whose ordinary business involves dealing in shares and other securities and corporate entities which regularly invest in shares and other securities.

Completion of the Hong Kong Public Offering is subject to the conditions as set out in the section entitled "—Conditions of the Hong Kong Public Offering" below.

Allocation

Allocation of the Hong Kong Offer Shares to investors under the Hong Kong Public Offering will be based solely on the level of valid applications received under the Hong Kong Public Offering. The basis of allocation may vary, depending on the number of Hong Kong Offer Shares validly applied for by applicants. Such allocation may consist of balloting, which would mean that some applicants may receive a higher allocation than others who have applied for the same number of Hong Kong Offer Shares, and those applicants who are not successful in the ballot may not receive any Hong Kong Offer Shares.

The total number of Hong Kong Offer Shares available under the Hong Kong Public Offering (after taking account of any reallocation referred to below) is to be divided into two pools for allocation purposes: pool A and pool B. The Hong Kong Offer Shares in pool A will be allocated on an equitable basis to applicants who have applied for the Hong Kong Offer Shares with an aggregate price of HK\$5 million (excluding the brokerage, SFC transaction levy and Stock Exchange trading fee payable) or less. The Hong Kong Offer Shares in pool B will be allocated on an equitable basis to applicants who have applied for the Hong Kong Offer Shares with an aggregate price of more than HK\$5 million (excluding the brokerage, SFC transaction levy and Stock Exchange trading fee payable). Investors should be aware that applications in pool A and applications in pool B may receive different allocation ratios. If the Hong Kong Offer Shares in one (but not both) of the pools are under subscribed, the surplus Hong Kong Offer Shares will be transferred to the other pool to satisfy demand in this other pool and be allocated accordingly. For the purpose of this paragraph only, the "price" for the Hong Kong Offer Shares shall mean the price payable on application for the Hong Kong (without regard to the Offer Price as finally determined). Applicants can only receive an allocation of the Hong Kong Offer Shares from either pool A or pool B but not from both pools. Multiple or suspected multiple applications and any application for more than 50% of the 75,000,000 Shares initially comprised in the Hong Kong Public Offering (that is, 37,500,000 Hong Kong Offer Shares) are liable to be rejected.

Reallocation

The allocation of the Offer Shares between the Hong Kong Public Offering and the International Offering is subject to adjustment. If the number of Hong Kong Offer Shares validly applied for under the Hong Kong Public Offering represents (i) 15 times or more but less than 50 times, (ii) 50 times or more but less than 100 times, and (iii) 100 times or more of the number of Hong Kong Offer Shares initially available under the Hong Kong Public Offering, then Offer Shares will be reallocated to the Hong Kong Public Offering from the International Offering. As a result of such reallocation, the total number of Hong Kong Offer Shares available under the Hong Kong Public Offering will be increased to 225,000,000 Offer Shares (in the case of (i)), 300,000,000 Offer Shares (in the case of (ii)), and 375,000,000 Offer Shares (in the case of (iii)) representing approximately 30%, 40% and 50% of the Offer Shares initially available under the Global Offering, respectively (before any exercise of the Over-allotment Option). In each case, the additional Offer Shares reallocated to the Hong Kong Public Offering will be allocated between pool A and pool B and the number of Offer Shares allocated to the International Offering will be correspondingly reduced in such manner as the Joint Global Coordinators deem appropriate. In addition, the Joint Global Coordinators may allocate Offer Shares from the International Offering to the Hong Kong Public Offering to satisfy valid applications under the Hong Kong Public Offering.

If the Hong Kong Public Offering is not fully subscribed for, the Joint Global Coordinators have the authority to reallocate all or any unsubscribed Hong Kong Offer Shares to the International Offering, in such proportions as the Joint Global Coordinators deem appropriate.

Applications

Each applicant under the Hong Kong Public Offering will also be required to give an undertaking and confirmation in the Application Form submitted by him that he and any person(s) for whose benefit he is making the application have not applied for or taken up, or indicated an interest for, and will not apply for or take up, or indicate an interest for, any Offer Shares under the International Offering, and such applicant's application is liable to be rejected if the said undertaking and/or confirmation is breached and/or untrue(as the case may be) or it has been or will be placed or allocated Offer Shares under the International Offering.

The Listing of the Offer Shares on the Stock Exchange is sponsored by the Sole Sponsor. Applicants under the Hong Kong Public Offering are required to pay, on application, the maximum price of HK\$2.50 per Offer Share in addition to any brokerage, SFC transaction levy and Stock Exchange trading fee payable on each Offer Share. If the Offer Price, as finally determined in the manner described in the section entitled "— Pricing of the Global Offering" below, is less than the maximum price of HK\$2.50 per Offer Share, appropriate refund payments (including the brokerage, SFC transaction levy and Stock Exchange trading fee attributable to the surplus application monies) will be made to successful applicants, without interest. Further details are set out below in the section entitled "How to Apply For Hong Kong Offer Shares" in this prospectus.

References in this prospectus to applications, Application Forms, application monies or the procedure for application relate solely to the Hong Kong Public Offering.

THE INTERNATIONAL OFFERING

Number of Offer Shares offered

Subject to reallocation as described above, the International Offering will consist of an aggregate of 675,000,000 Offer Shares (assuming the Over-allotment Option is not exercised).

Allocation

The International Offering will include selective marketing of Offer Shares to institutional and professional investors and other investors anticipated to have a sizeable demand for such Offer Shares. Professional investors generally include brokers, dealers, companies (including fund managers) whose ordinary business involves dealing in shares and other securities and corporate entities which regularly invest in shares and other securities. Allocation of Offer Shares pursuant to the International Offering will be effected in accordance with the "book-building" process described in the section entitled "— Pricing of the Global Offering" below and based on a number of factors, including the level and timing of demand, the total size of the relevant investor's invested assets or equity assets in the relevant sector and whether or not it is expected that the relevant investor is likely to buy further Shares, and/or hold or sell its Shares, after the Listing of our Shares on the Stock Exchange. Such allocation is intended to result in a distribution of the Shares on a basis which would lead to the establishment of a solid professional and institutional shareholder base to the benefit of our Company and our shareholders as a whole.

The Joint Global Coordinators (on behalf of the Underwriters) may require any investor who has been offered Offer Shares under the International Offering, and who has made an application under the Hong Kong Public Offering to provide sufficient information to the Joint Global Coordinators so as to allow them to identify the relevant applications under the Hong Kong Public Offering and to ensure that they are excluded from any application of the Offer Shares under the Hong Kong Public Offering.

OVER-ALLOTMENT OPTION

In connection with the Global Offering, our Company is expected to grant an Over-allotment Option to the International Underwriters exercisable by the Joint Global Coordinators on behalf of the International Underwriters.

Pursuant to the Over-allotment Option, the Joint Global Coordinators have the right, exercisable at any time from the date of the International Underwriting Agreement until 30 days after

the last date for the lodging of applications under the Hong Kong Public Offering, to require our Company to allot and issue up to 112,500,000 additional Offer Shares, representing approximately 15% of the initial Offer Shares, at the same price per Offer Share under the International Offering to, among other things, cover over-allocations in the International Offering, if any. If the Over-allotment Option is exercised in full, the additional Offer Shares will represent approximately 16.9% of our enlarged share capital immediately following the exercise of the Over-allotment Option. In the event that the Over-allotment Option is exercised, a press announcement will be made.

PRICING OF THE GLOBAL OFFERING

The International Underwriters will be soliciting from prospective investors indications of interest in acquiring Offer Shares in the International Offering. Prospective professional and institutional investors will be required to specify the number of Offer Shares under the International Offering they would be prepared to acquire either at different prices or at a particular price. This process, known as "book-building," is expected to continue up to, and to cease on or around, the last day for lodging applications under the Hong Kong Public Offering.

Pricing for the Offer Shares for the purpose of the various offerings under the Global Offering will be fixed on the Price Determination Date, which is expected to be on or around Friday, December 13, 2013, and in any event on or before Thursday, December 19, 2013, by agreement between the Joint Global Coordinators (on behalf of the Underwriters) and our Company and the number of Offer Shares to be allocated under the various offerings will be determined shortly thereafter.

The Offer Price will not be more than HK\$2.50 per Share and is expected to be not less than HK\$2.10 per Share unless otherwise announced, as further explained below, not later than the morning of the last day for lodging applications under the Hong Kong Public Offering. **Prospective investors should be aware that the Offer Price to be determined on the Price Determination Date may be, but is not expected to be, lower than the indicative Offer Price range stated in this prospectus.**

The Joint Global Coordinators, on behalf of the Underwriters, may, where considered appropriate, based on the level of interest expressed by prospective professional and institutional investors during the book-building process, and with the consent of our Company, reduce the number of Offer Shares offered in the Global Offering and/or the indicative Offer Price range below that stated in this prospectus at any time on or prior to the morning of the last day for lodging applications under the Hong Kong Public Offering. In such a case, our Company will, as soon as practicable following the decision to make such reduction, and in any event not later than the morning of the day which is the last day for lodging applications under the Hong Kong Public Offering, cause there to be published in the South China Morning Post (in English) and the Hong Kong Economic Times (in Chinese) and to be posted on the website of the Stock Exchange (www.hkexnews.hk) and the website of our Company (www.loganestate.com) notices of the reduction. Upon issue of such notice, the revised number of Offer Shares and/or the offer price range will be final and conclusive and the Offer Price, if agreed upon by the Joint Global Coordinators (on behalf of the Underwriters) and our Company, will be fixed within such revised offer price range. Applicants should have regard to the possibility that any announcement of a reduction in the number of Offer Shares being offered under the Global Offering and/or the indicative offer price range may not be made until the day which is the last day for lodging applications under the Hong Kong Public Offering. Such notice will also include confirmation or revision, as appropriate, of the working capital statement and the Global Offering statistics as currently

set out in this prospectus, and any other financial information which may change as a result of such reduction. In the absence of any such notice so published, the Offer Price, if agreed upon with our Company and the Joint Global Coordinators (on behalf of the Underwriters), will under no circumstances be set outside the Offer Price range as stated in this prospectus.

The net proceeds of the Global Offering accruing to our Company (after deduction of underwriting fees and estimated expenses payable by our Company in relation to the Global Offering, assuming the Over-allotment Option is not exercised) are estimated to be approximately HK\$1,766.3 million, assuming an Offer Price per Share of HK\$2.50, or approximately HK\$1,473.1 million, assuming an Offer Price per Share of HK\$2.10 (or if the Over-allotment Option is exercised in full, approximately HK\$2,041.2 million, assuming an Offer Price per Share of HK\$2.10).

The final Offer Price, the indications of interest in the Global Offering, the results of applications and the basis of allotment of Offer Shares available under the Hong Kong Public Offering, are expected to be announced on Thursday, December 19, 2013 in the South China Morning Post (in English) and the Hong Kong Economic Times (in Chinese).

HONG KONG UNDERWRITING AGREEMENT

The Hong Kong Public Offering is fully underwritten by the Hong Kong Underwriters under the terms of the Hong Kong Underwriting Agreement and is conditional upon the International Underwriting Agreement being signed and becoming unconditional.

Our Company expects to enter into the International Underwriting Agreement relating to the International Offering on or around the Price Determination Date.

These underwriting arrangements, and the respective Underwriting Agreements, are summarized in the section entitled "Underwriting" in this prospectus.

DEALING

Assuming that the Hong Kong Public Offering becomes unconditional at or before 8:00 a.m. in Hong Kong on Friday, December 20, 2013, it is expected that dealings in the Offer Shares on the Stock Exchange will commence at 9:00 a.m. on Friday, December 20, 2013. The Shares will be traded in board lots of 2,000 shares.

CONDITIONS OF THE HONG KONG PUBLIC OFFERING

Acceptance of all applications for Offer Shares pursuant to the Hong Kong Public Offering will be conditional on:

- (i) the Listing Committee of the Stock Exchange granting listing of, and permission to deal in, the Offer Shares being offered pursuant to the Global Offering (including the additional Offer Shares which may be made available pursuant to the exercise of the Over-allotment Option) (subject only to allotment);
- (ii) the Offer Price having been fixed on or around the Price Determination Date;
- (iii) the execution and delivery of the International Underwriting Agreement on or around the Price Determination Date; and

(iv) the obligations of the Underwriters under each of the respective Underwriting Agreements becoming and remaining unconditional and not having been terminated in accordance with the terms of the respective agreements,

in each case on or before the dates and times specified in the respective Underwriting Agreements (unless and to the extent such conditions are validly waived on or before such dates and times) and in any event not later than Friday, December 20, 2013.

If, for any reason, the Offer Price is not agreed between our Company and the Joint Global Coordinators (on behalf of the Underwriters), the Global Offering will not proceed.

The consummation of each of the Hong Kong Public Offering and the International Offering is conditional upon, among other things, the other offering becoming unconditional and not having been terminated in accordance with its terms.

If the above conditions are not fulfilled or waived prior to the times and dates specified, the Global Offering will lapse and the Stock Exchange will be notified immediately. Notice of the lapse of the Hong Kong Public Offering will be published by our Company in the South China Morning Post (in English) and the Hong Kong Economic Times (in Chinese) on the next day following such lapse. In such eventuality, all application monies will be returned, without interest, on the terms set out in the section entitled "How to Apply for Hong Kong Offer Shares" in this prospectus. In the meantime, all application monies will be held in (a) separate bank account(s) with the receiving banker or other licensed bank(s) in Hong Kong licensed under the Banking Ordinance (Chapter 155 of the Laws of Hong Kong) (as amended).

Share certificates for the Shares are expected to be issued on Thursday, December 19, 2013 but will only become valid certificates of title at 8:00 a.m. on Friday, December 20, 2013 provided that (i) the Global Offering has become unconditional in all respects and (ii) the right of termination as described in the section entitled "Underwriting—Grounds for Termination" in this prospectus has not been exercised.

1. HOW TO APPLY

If you apply for Hong Kong Offer Shares, then you may not apply for or indicate an interest for International Offer Shares.

To apply for Hong Kong Offer Shares, you may:

- use a WHITE or YELLOW Application Form;
- apply online via the HK eIPO White Form Service at www.hkeipo.hk; or
- electronically cause HKSCC Nominees to apply on your behalf.

None of you or your joint applicant(s) may make more than one application, except where you are a nominee and provide the required information in your application.

The Company, the Joint Global Coordinators, the designated HK eIPO White Form Service Provider and their respective agents may reject or accept any application in full or in part for any reason at their discretion.

2. WHO CAN APPLY

You can apply for Hong Kong Offer Shares on a WHITE or YELLOW Application Form if you or the person(s) for whose benefit you are applying:

- are 18 years of age or older;
- have a Hong Kong address;
- are outside the United States, and are not a United States Person (as defined in Regulation S under the U.S. Securities Act); and
- are not a legal or natural person of the PRC.

If you apply online through the HK eIPO White Form Service, in addition to the above, you must also: (i) have a valid Hong Kong identity card number and (ii) provide a valid e-mail address and a contact telephone number.

If you are a firm, the application must be in the individual members' names. If you are a body corporate, the application form must be signed by a duly authorized officer, who must state his representative capacity, and stamped with your corporation's chop.

If an application is made by a person under a power of attorney, the Joint Global Coordinators may accept it at its discretion and on any conditions they think fit, including evidence of the attorney's authority.

The number of joint applicants may not exceed four and they may not apply by means of HK eIPO White Form Service for the Hong Kong Offer Shares.

Unless permitted by the Listing Rules, you cannot apply for any Hong Kong Offer Shares if you are:

- an existing beneficial owner of Shares in the Company and/or any its subsidiaries;
- a Director or chief executive officer of the Company and/or any of its subsidiaries;

- an associate (as defined in the Listing Rules) of any of the above;
- a connected person (as defined in the Listing Rules) of the Company or will become a connected person of the Company immediately upon completion of the Global Offering; and
- have been allocated or have applied for any International Offer Shares or otherwise participate in the International Offering.

3. APPLYING FOR HONG KONG OFFER SHARES

Which Application Channel to Use

For Hong Kong Offer Shares to be issued in your own name, use a WHITE Application Form or apply online through www.hkeipo.hk.

For Hong Kong Offer Shares to be issued in the name of HKSCC Nominees and deposited directly into CCASS to be credited to your or a designated CCASS Participant's stock account, use a YELLOW Application Form or electronically instruct HKSCC via CCASS to cause HKSCC Nominees to apply for you.

Where to Collect the Application Forms

You can collect a WHITE Application Form and a prospectus during normal business hours between 9:00 a.m. on Tuesday, December 10, 2013 until 12:00 noon on Friday, December 13, 2013, from:

(i) any of the following offices of the Hong Kong Underwriters:

ABCI Securities Company Limited Room 701, 7/F, One Pacific Place, 88 Queensway Hong Kong

BOCI Asia Limited 26/F, Bank of China Tower 1 Garden Road, Central Hong Kong

BOCOM International Securities Limited 9/F, Man Yee Building 68 Des Voeux Road Central Hong Kong

Haitong International Securities Company Limited 22/F Li Po Chun Chambers 189 Des Voeux Road Central Hong Kong

ICBC International Securities Limited 37/F, ICBC Tower, 3 Garden Road, Hong Kong

Macquarie Capital Securities Limited Level 18, One International Finance Center, 1 Harbour View Street, Central, Hong Kong

Bright Smart Securities International (H.K.) Limited 10/F, Wing On House, 71 Des Voeux Road Central, Hong Kong

Shenyin Wanguo Capital (H.K.) Limited 28/F, Citibank Tower, Citibank Plaza, 3 Garden Road, Central, Hong Kong

Sun Hung Kai Investment Services Limited 42/F, The Lee Gardens, 33 Hysan Avenue, Causeway Bay, Hong Kong

Tung Shing Securities (Brokers) Limited 22/F, China Overseas Building, 139 Hennessy Road, Wanchai, Hong Kong

(ii) or any of the following branches of Industrial and Commercial Bank of China (Asia) Limited:

	Branch name	Branch address
Hong Kong Island	Central Branch	1/F, 9 Queen's Road Central
	North Point Branch	G/F, 436-438 King's Road, North Point
Kowloon	Tsimshatsui East Branch	Shop B, G/F, Railway Plaza,
		39 Chatham Road South, Tsimshatsui
	Yaumatei Branch	542 Nathan Road, Yaumatei
	Kwun Tong Branch	Shop 5 & 6, 1/F, Crocodile Center,
		79 Hoi Yuen Road, Kwun Tong
New Territories	Tsuen Wan	G/F, 423–427 Castle Peak Road
	Castle Peak Road Branch	Tsuen Wan
	Shatin Branch	Shop 22J, Level 3, Shatin Centre
	Kwai Fong Branch	C63A-C66, 2/F, Kwai Chung Plaza,
		Kwai Fong

	Branch name	Branch address
Hong Kong Island	Head Office	83 Des Voeux Road Central
	Causeway Bay Branch	28 Yee Wo Street, Causeway Bay
	Wanchai Branch	200 Hennessy Road, Wanchai
Kowloon	Tsimshatsui Branch Yaumati Branch Kowloon Main Branch	18 Carnarvon Road, Tsimshatsui 363 Nathan Road, Yaumati 618 Nathan Road, Mongkok
	Kowloon Main Branch	618 Nathan Road, Mongkok

(iii) any of the following branches of Hang Seng Bank Limited:

You can collect a YELLOW Application Form and a prospectus during normal business hours between 9:00 a.m. on Tuesday, December 10, 2013 until 12:00 noon on Friday, December 13, 2013, from the Depository Counter of HKSCC at 2nd Floor, Infinitus Plaza, 199, Des Voeux Road Central, Hong Kong or from your stockbroker.

Time for Lodging Application Forms

Your completed WHITE or YELLOW Application Form, together with a check or a banker's cashier order attached and marked payable to "ICBC (Asia) Nominee Limited—Logan Public Offer" for the payment, should be deposited in the special collection boxes provided at any of the branches of the receiving banks listed above, at the following times:

Tuesday, December 10, 2013 — 9:00 a.m. to 5:00 p.m. Wednesday, December 11, 2013 — 9:00 a.m. to 5:00 p.m. Thursday, December 12, 2013 — 9:00 a.m. to 5:00 p.m. Friday, December 13, 2013 — 9:00 a.m. to 12:00 noon

The application lists will be open from 9:00 a.m. to 12 noon on Friday, December 13, 2013, the last application day or such later time as described in the section entitled "—Effect of Bad Weather on the Opening of the Applications Lists" in this prospectus.

4. TERMS AND CONDITIONS OF AN APPLICATION

Follow the detailed instructions in the Application Form carefully; otherwise, your application may be rejected.

By submitting an Application Form or applying through the HK eIPO White Form Service, among other things, you:

- (i) undertake to execute all relevant documents and instruct and authorize the Company and/or the Joint Global Coordinators (or its agents or nominees), as agents of the Company, to execute any documents for you and to do on your behalf all things necessary to register any Hong Kong Offer Shares allocated to you in your name or in the name of HKSCC Nominees as required by the Articles of Association;
- (ii) agree to comply with the Companies Ordinance and the Articles of Association;
- (iii) confirm that you have read the terms and conditions and application procedures set out in this prospectus and in the Application Form and agree to be bound by them;
- (iv) confirm that you have received and read this prospectus and have only relied on the information and representations contained in this prospectus in making your application

and will not rely on any other information or representations except those in any supplement to this prospectus;

- (v) confirm that you are aware of the restrictions on the Global Offering in this prospectus;
- (vi) agree that none of the Company, the Joint Global Coordinators, the Underwriters, their respective directors, officers, employees, partners, agents, advisors and any other parties involved in the Global Offering is or will be liable for any information and representations not in this prospectus (and any supplement to it);
- (vii) undertake and confirm that you or the person(s) for whose benefit you have made the application have not applied for or taken up, or indicated an interest for, and will not apply for or take up, or indicate an interest for, any Offer Shares under the International Offering nor participated in the International Offering;
- (viii) agree to disclose to the Company, our Hong Kong Share Registrar, the receiving banks, the Joint Global Coordinators, the Underwriters and/or their respective advisors and agents any personal data which they may require about you and the person(s) for whose benefit you have made the application;
- (ix) if the laws of any place outside Hong Kong apply to your application, agree and warrant that you have complied with all such laws and none of the Company, the Joint Global Coordinators and the Underwriters nor any of their respective officers or advisors will breach any law outside Hong Kong as a result of the acceptance of your offer to purchase, or any action arising from your rights and obligations under the terms and conditions contained in this prospectus and the Application Form;
- (x) agree that once your application has been accepted, you may not rescind it because of an innocent misrepresentation;
- (xi) agree that your application will be governed by the laws of Hong Kong;
- (xii) represent, warrant and undertake that (i) you understand that the Hong Kong Offer Shares have not been and will not be registered under the U.S. Securities Act; and (ii) you and any person for whose benefit you are applying for the Hong Kong Offer Shares are outside the United States (as defined in Regulation S) or are a person described in paragraph (h)(3) of Rule 902 of Regulation S;
- (xiii) warrant that the information you have provided is true and accurate;
- (xiv) agree to accept the Hong Kong Offer Shares applied for, or any lesser number allocated to you under the application;
- (xv) authorize the Company to place your name(s) or the name of the HKSCC Nominees, on the Company's register of members as the holder(s) of any Hong Kong Offer Shares allocated to you, and the Company and/or its agents to send any share certificate(s) and/or any e-Auto Refund payment instructions and/or any refund check(s) to you or the first-named applicant for joint application by ordinary post at your own risk to the address stated on the application, unless you have chosen to collect the share certificate(s) and/or refund check(s) in person;
- (xvi) declare and represent that this is the only application made and the only application intended by you to be made to benefit you or the person for whose benefit you are applying;

- (xvii) understand that the Company and the Joint Global Coordinators will rely on your declarations and representations in deciding whether or not to make any allotment of any of the Hong Kong Offer Shares to you and that you may be prosecuted for making a false declaration;
- (xviii) (if the application is made for your own benefit) warrant that no other application has been or will be made for your benefit on a WHITE or YELLOW Application Form or by giving electronic application instructions to HKSCC or through the HK eIPO White Form Service by you or by any one as your agent or by any other person; and
- (xix) (if you are making the application as an agent for the benefit of another person) warrant that (i) no other application has been or will be made by you as agent for or for the benefit of that person or by that person or by any other person as agent for that person on a WHITE or YELLOW Application Form or by giving electronic application instructions to HKSCC; and (ii) you have due authority to sign the Application Form or give electronic application instructions on behalf of that other person as their agent.

Additional Instructions for Yellow Application Form

You may refer to the Yellow Application Form for details.

5. APPLYING THROUGH HK eIPO WHITE FORM SERVICE

General

Individuals who meet the criteria in the section entitled "—Who can apply" in this prospectus may apply through the HK eIPO White Form Service for the Offer Shares to be allotted and registered in their own names through the designated website at <u>www.hkeipo.hk</u>.

Detailed instructions for application through the HK eIPO White Form Service are on the designated website. If you do not follow the instructions, your application may be rejected and may not be submitted to the Company. If you apply through the designated website, you authorize the designated HK eIPO White Form Service Provider to apply on the terms and conditions in this prospectus, as supplemented and amended by the terms and conditions of the designated HK eIPO White Form Service Provider.

Time for Submitting Applications under the HK eIPO White Form

You may submit your application through the HK eIPO White Form Service at <u>www.hkeipo.hk</u> (24 hours daily, except on the last application day) from 9:00 a.m. on Tuesday, December 10, 2013, until 11:30 a.m. on Friday, December 13, 2013, and the latest time for completing full payment of application monies in respect of such applications will be 12:00 noon on Friday, December 13, 2013, or such later time under the section entitled "—Effects of Bad Weather on the Opening of the Applications Lists" in this prospectus.

No Multiple Applications

If you apply by means of HK eIPO White Form, once you complete payment in respect of any electronic application instruction given by you or for your benefit through the HK eIPO White Form Service to make an application for Hong Kong Offer Shares, an actual application shall be deemed to

have been made. For the avoidance of doubt, giving an electronic application instruction under HK eIPO White Form more than once and obtaining different application reference numbers without effecting full payment in respect of a particular reference number will not constitute an actual application.

If you are suspected of submitting more than one application through the HK eIPO White Form Service or by any other means, all of your applications are liable to be rejected.

Section 40 of the Companies Ordinance

For the avoidance of doubt, the Company and all other parties involved in the preparation of this prospectus acknowledge that each applicant who gives or causes to give electronic application instructions is a person who may be entitled to compensation under Section 40 of the Companies Ordinance (as applied by Section 342E of the Companies Ordinance).

6. APPLYING BY GIVING ELECTRONIC APPLICATION INSTRUCTIONS TO HKSCC VIA CCASS

General

CCASS Participants may give electronic application instructions to apply for the Hong Kong Offer Shares and to arrange payment of the money due on application and payment of refunds under their participant agreements with HKSCC and the General Rules of CCASS and the CCASS Operational Procedures.

If you are a CCASS Investor Participant, you may give these electronic application instructions through the CCASS Phone System by calling 2979 7888 or through the CCASS Internet System (<u>https://ip.ccass.com</u>) (using the procedures in HKSCC's "An Operating Guide for Investor Participants" in effect from time to time).

HKSCC can also input electronic application instructions for you if you go to:

Hong Kong Securities Clearing Company Limited Customer Service Centre 2/F., Infinitus Plaza 199 Des Voeux Road Central Hong Kong

and complete an input request form.

You can also collect a prospectus from this address.

If you are not a CCASS Investor Participant, you may instruct your broker or custodian who is a CCASS Clearing Participant or a CCASS Custodian Participant to give electronic application instructions via CCASS terminals to apply for the Hong Kong Offer Shares on your behalf.

You will be deemed to have authorized HKSCC and/or HKSCC Nominees to transfer the details of your application to the Company, the Joint Global Coordinators and our Hong Kong Share Registrar.

Giving Electronic Application Instructions to HKSCC via CCASS

Where you have given electronic application instructions to apply for the Hong Kong Offer Shares and a WHITE Application Form is signed by HKSCC Nominees on your behalf:

- (i) HKSCC Nominees will only be acting as a nominee for you and is not liable for any breach of the terms and conditions of the WHITE Application Form or this prospectus;
- (ii) HKSCC Nominees will do the following things on your behalf:
 - agree that the Hong Kong Offer Shares to be allotted shall be issued in the name of HKSCC Nominees and deposited directly into CCASS for the credit of the CCASS Participant's stock account on your behalf or your CCASS Investor Participant's stock account;
 - agree to accept the Hong Kong Offer Shares applied for or any lesser number allocated;
 - undertake and confirm that you have not applied for or taken up, will not apply for or take up, or indicate an interest for, any Offer Shares under the International Offering;
 - declare that only one set of electronic application instructions has been given for your benefit;
 - (if you are an agent for another person) declare that you have only given one set of electronic application instructions for the other person's benefit and are duly authorized to give those instructions as their agent;
 - confirm that you understand that the Company, the Directors and the Joint Global Coordinators will rely on your declarations and representations in deciding whether or not to make any allotment of any of the Hong Kong Offer Shares to you and that you may be prosecuted if you make a false declaration;
 - authorize the Company to place HKSCC Nominees' name on the Company's register of members as the holder of the Hong Kong Offer Shares allocated to you and to send share certificate(s) and/or refund monies under the arrangements separately agreed between us and HKSCC;
 - confirm that you have read the terms and conditions and application procedures set out in this prospectus and agree to be bound by them;
 - confirm that you have received and/or read a copy of this prospectus and have relied only on the information and representations in this prospectus in causing the application to be made, save as set out in any supplement to this prospectus;
 - agree that none of the Company, the Joint Global Coordinators, the Underwriters, their respective directors, officers, employees, partners, agents, advisors and any other parties involved in the Global Offering, is or will be liable for any information and representations not contained in this prospectus (and any supplement to it);
 - agree to disclose your personal data to the Company, our Hong Kong Share Registrar, receiving banks, the Joint Global Coordinators, the Underwriters and/or its respective advisors and agents;
 - agree (without prejudice to any other rights which you may have) that once HKSCC Nominees' application has been accepted, it cannot be rescinded for innocent misrepresentation;

- agree that any application made by HKSCC Nominees on your behalf is irrevocable before the fifth day after the time of the opening of the application lists (excluding any day which is Saturday, Sunday or public holiday in Hong Kong), such agreement to take effect as a collateral contract with us and to become binding when you give the instructions and such collateral contract to be in consideration of the Company agreeing that it will not offer any Hong Kong Offer Shares to any person before the fifth day after the time of the opening of the application lists (excluding any day which is Saturday, Sunday or public holiday in Hong Kong), except by means of one of the procedures referred to in this prospectus. However, HKSCC Nominees may revoke the application before the fifth day after the time of the opening of the application lists (excluding for this purpose any day which is a Saturday, Sunday or public holiday in Hong Kong) if a person responsible for this prospectus under Section 40 of the Companies Ordinance gives a public notice under that section which excludes or limits that person's responsibility for this prospectus;
- agree that once HKSCC Nominees' application is accepted, neither that application nor your electronic application instructions can be revoked, and that acceptance of that application will be evidenced by the Company's announcement of the Hong Kong Public Offering results;
- agree to the arrangements, undertakings and warranties under the participant agreement between you and HKSCC, read with the General Rules of CCASS and the CCASS Operational Procedures, for the giving electronic application instructions to apply for Hong Kong Offer Shares;
- agree with the Company, for itself and for the benefit of each Shareholder (and so that the Company will be deemed by its acceptance in whole or in part of the application by HKSCC Nominees to have agreed, for itself and on behalf of each of the Shareholders, with each CCASS Participant giving electronic application instructions) to observe and comply with the Companies Ordinance and the Articles of Association; and
- agree that your application, any acceptance of it and the resulting contract will be governed by the Laws of Hong Kong.

Effect of Giving Electronic Application Instructions to HKSCC via CCASS

By giving electronic application instructions to HKSCC or instructing your broker or custodian who is a CCASS Clearing Participant or a CCASS Custodian Participant to give such instructions to HKSCC, you (and, if you are joint applicants, each of you jointly and severally) are deemed to have done the following things. Neither HKSCC nor HKSCC Nominees shall be liable to the Company or any other person in respect of the things mentioned below:

- instructed and authorized HKSCC to cause HKSCC Nominees (acting as nominee for the relevant CCASS Participants) to apply for the Hong Kong Offer Shares on your behalf;
- instructed and authorized HKSCC to arrange payment of the maximum Offer Price, brokerage, SFC transaction levy and the Stock Exchange trading fee by debiting your designated bank account and, in the case of a wholly or partially unsuccessful application and/or if the Offer Price is less than the maximum Offer Price per Offer Share initially paid on application, refund of the application monies(including brokerage, SFC transaction levy and the Stock Exchange trading fee) by crediting your designated bank account; and

• instructed and authorized HKSCC to cause HKSCC Nominees to do on your behalf all the things stated in the WHITE Application Form and in this prospectus.

Minimum Purchase Amount and Permitted Numbers

You may give or cause your broker or custodian who is a CCASS Clearing Participant or a CCASS Custodian Participant to give electronic application instructions for a minimum of 2,000 Hong Kong Offer Shares. Instructions for more than 2,000 Hong Kong Offer Shares must be in one of the numbers set out in the table in the Application Forms. No application for any other number of Hong Kong Offer Shares will be considered and any such application is liable to be rejected.

Time for Inputting Electronic Application Instructions

CCASS Clearing/Custodian Participants can input electronic application instructions at the following times on the following dates:

 Tuesday, December 10, 2013
 —
 9:00 a.m. to 8:30 p.m.⁽¹⁾

 Wednesday, December 11, 2013
 —
 8:00 a.m. to 8:30 p.m.⁽¹⁾

 Thursday, December 12, 2013
 —
 8:00 a.m. to 8:30 p.m.⁽¹⁾

 Friday, December 13, 2013
 —
 8:00 a.m. to 12:00 noon

Note:

(1) These times are subject to change as HKSCC may determine from time to time with prior notification to CCASS Clearing/ Custodian Participants.

CCASS Investor Participants can input electronic application instructions from 9:00 a.m. on Tuesday, December 10, 2013 until 12:00 noon on Friday, December 13, 2013 (24 hours daily, except on the last application day).

The latest time for inputting your electronic application instructions will be 12:00 noon on Friday, December 13, 2013, the last application day or such later time as described in "Effect of Bad Weather on the Opening of the Application Lists" in this section.

No Multiple Applications

If you are suspected of having made multiple applications or if more than one application is made for your benefit, the number of Hong Kong Offer Shares applied for by HKSCC Nominees will be automatically reduced by the number of Hong Kong Offer Shares for which you have given such instructions and/or for which such instructions have been given for your benefit. Any electronic application instructions to make an application for the Hong Kong Offer Shares given by you or for your benefit to HKSCC shall be deemed to be an actual application for the purposes of considering whether multiple applications have been made.

Section 40 of the Companies Ordinance

For the avoidance of doubt, the Company and all other parties involved in the preparation of this prospectus acknowledge that each CCASS Participant who gives or causes to give electronic application instructions is a person who may be entitled to compensation under Section 40 of the Companies Ordinance (as applied by Section 342E of the Companies Ordinance).

Personal Data

The section of the Application Form headed "Personal Data" applies to any personal data held by the Company, the Hong Kong Share Registrar, the receiving bankers, the Joint Global Coordinators, the Underwriters and any of their respective advisors and agents about you in the same way as it applies to personal data about applicants other than HKSCC Nominees.

7. WARNING FOR ELECTRONIC APPLICATIONS

The subscription of the Hong Kong Offer Shares by giving electronic application instructions to HKSCC is only a facility provided to CCASS Participants. Similarly, the application for Hong Kong Offer Shares through the HK eIPO White Form Service is also only a facility provided by the HK eIPO White Form Service Provider to public investors. Such facilities are subject to capacity limitations and potential service interruptions and you are advised not to wait until the last application day in making your electronic applications. The Company, the Directors, the Joint Bookrunners, the Sole Sponsor, the Joint Global Coordinators and the Underwriters take no responsibility for such applications and provide no assurance that any CCASS Participant or person applying through the HK eIPO White Form Service will be allotted any Hong Kong Offer Shares.

To ensure that CCASS Investor Participants can give their electronic application instructions, they are advised not to wait until the last minute to input their instructions to the systems. In the event that CCASS Investor Participants have problems in the connection to the CCASS Phone System/ CCASS Internet System for submission of electronic application instructions, they should either (i) submit a WHITE or YELLOW Application Form, or (ii) go to HKSCC's Customer Service Centre to complete an input request form for electronic application instructions before 12:00 noon on Friday, December 13, 2013.

8. HOW MANY APPLICATIONS CAN YOU MAKE

Multiple applications for the Hong Kong Offer Shares are not allowed except by nominees. If you are a nominee, in the box on the Application Form marked "For nominees" you must include:

- an account number; or
- some other identification code,

for each beneficial owner or, in the case of joint beneficial owners, for each joint beneficial owner. If you do not include this information, the application will be treated as being made for your benefit.

All of your applications will be rejected if more than one application on a WHITE or YELLOW Application Form or by giving electronic application instructions to HKSCC or through the HK eIPO White Form Service, is made for your benefit (including the part of the application made by HKSCC Nominees acting on electronic application instructions). If an application is made by an unlisted company and:

- the principal business of that company is dealing in securities; and
- you exercise statutory control over that company, then the application will be treated as being for your benefit.

"Unlisted company" means a company with no equity securities listed on the Stock Exchange.

"Statutory control" means you:

- control the composition of the board of directors of the company;
- control more than half of the voting power of the company; or
- hold more than half of the issued share capital of the company (not counting any part of it

which carries no right to participate beyond a specified amount in a distribution of either profits or capital).

9. HOW MUCH ARE THE HONG KONG OFFER SHARES

The WHITE and YELLOW Application Forms have tables showing the exact amount payable for Shares.

You must pay the maximum Offer Price, brokerage, SFC transaction levy and the Stock Exchange trading fee in full upon application for Shares under the terms set out in the Application Forms.

You may submit an application using a WHITE or YELLOW Application Form or through the HK eIPO White Form Service in respect of a minimum of 2,000 Hong Kong Offer Shares. Each application or electronic application instruction in respect of more than 2,000 Hong Kong Offer Shares must be in one of the numbers set out in the table in the Application Form, or as otherwise specified on the designated website at www.hkeipo.hk.

If your application is successful, brokerage will be paid to the Exchange Participants, and the SFC transaction levy and the Stock Exchange trading fee are paid to the Stock Exchange (in the case of the SFC transaction levy, collected by the Stock Exchange on behalf of the SFC).

For further details on the Offer Price, see the section headed "Structure of the Global Offering—Pricing and Allocation".

10. EFFECT OF BAD WEATHER ON THE OPENING OF THE APPLICATION LISTS

The application lists will not open if there is:

- a tropical cyclone warming signal number 8 or above; or
- a "black" rainstorm warning,

in force in Hong Kong at any time between 9:00 a.m. and 12:00 noon on Friday, December 13, 2013. Instead they will open between 11:45 a.m. and 12:00 noon on the next business day which does not have either of those warnings in Hong Kong in force at any time between 9:00 a.m. and 12:00 noon.

If the application lists do not open and close on Friday, December 13, 2013 or if there is a tropical cyclone warning signal number 8 or above or a "black" rainstorm warning signal in force in Hong Kong that may affect the dates mentioned in the section entitled "Expected Timetable" in this prospectus, an announcement will be made in such event.

11. PUBLICATION OF RESULTS

The Company expects to announce the final Offer Price, the level of indication of interest in the International Offering, the level of applications in the Hong Kong Public Offering and the basis of

allocation of the Hong Kong Offer Shares on Thursday, December 19, 2013 in the South China Morning Post (in English) and Hong Kong Economic Times (in Chinese) on the Company's website at www.loganestate.com and the website of the Stock Exchange at www.hkexnews.hk.

The results of allocations and the Hong Kong identity card/passport/Hong Kong business registration numbers of successful applicants under the Hong Kong Public Offering will be available at the times and date and in the manner specified below:

- in the announcement to be posted on the Company's website at <u>www.loganestate.com</u> and the Stock Exchange's website at <u>www.hkexnews.hk</u> by no later than 9:00 a.m. on Thursday, December 19, 2013;
- from the designated results of allocations website at www.tricor.com.hk/ipo/result with a "search by ID" function on a 24-hour basis from 8:00 a.m. on Thursday, December 19, 2013 to 12:00 midnight on Wednesday, December 25, 2013;
- by telephone enquiry line by calling 3691 8488 between 9:00 a.m. and 6:00 p.m. from Thursday, December 19, 2013 to Tuesday, December 24, 2013 on a business day; and
- in the special allocation results booklets which will be available for inspection during opening hours from Thursday, December 19, 2013 to Monday, December 23, 2013 at all the receiving bank branches and sub-branches.

If the Company accepts your offer to purchase (in whole or in part), which it may do by announcing the basis of allocations and/or making available the results of allocations publicly, there will be a binding contract under which you will be required to purchase the Hong Kong Offer Shares if the conditions of the Global Offering are satisfied and the Global Offering is not otherwise terminated. Further details are contained in the section entitled "Structure of the Global Offering."

You will not be entitled to exercise any remedy of rescission for innocent misrepresentation at any time after acceptance of your application. This does not affect any other right you may have.

12. CIRCUMSTANCES IN WHICH YOU WILL NOT BE ALLOTTED OFFER SHARES

You should note the following situations in which the Hong Kong Offer Shares will not be allotted to you:

(i) If your application is revoked:

By completing and submitting an Application Form or giving electronic application instructions to HKSCC or through the HK eIPO White Form Service, you agree that your application or the application made by HKSCC Nominees on your behalf cannot be revoked on or before the fifth day after the time of the opening of the application lists (excluding for this purpose any day which is Saturday, Sunday or public holiday in Hong Kong). This agreement will take effect as a collateral contract with the Company.

Your application or the application made by HKSCC Nominees on your behalf may only be revoked on or before such fifth day if a person responsible for this prospectus under Section 40 of the Companies Ordinance (as applied by Section 342E of the Companies Ordinance) gives a public notice under that section which excludes or limits that person's responsibility for this prospectus.

If any supplement to this prospectus is issued, applicants who have already submitted an application will be notified that they are required to confirm their applications. If applicants have been so notified but have not confirmed their applications in accordance with the procedure to be notified, all unconfirmed applications will be deemed revoked.

If your application or the application made by HKSCC Nominees on your behalf has been accepted, it cannot be revoked. For this purpose, acceptance of applications which are not rejected will be constituted by notification in the press of the results of allocation, and where such basis of allocation is subject to certain conditions or provides for allocation by ballot, such acceptance will be subject to the satisfaction of such conditions or results of the ballot respectively.

(ii) If the Company or its agents exercise their discretion to reject your application:

The Company, the Joint Global Coordinators, the HK eIPO White Form Service Provider and their respective agents and nominees have full discretion to reject or accept any application, or to accept only part of any application, without giving any reasons.

(iii) If the allotment of Hong Kong Offer Shares is void:

The allotment of Hong Kong Offer Shares will be void if the Listing Committee of the Stock Exchange does not grant permission to list the Shares either:

- within three weeks from the closing date of the application lists; or
- within a longer period of up to six weeks if the Listing Committee notifies the Company of that longer period within three weeks of the closing date of the application lists.

(iv) If:

- you make multiple applications or suspected multiple applications;
- you or the person for whose benefit you are applying have applied for or taken up, or indicated an interest for, or have been or will be placed or allocated (including conditionally and/or provisionally) Hong Kong Offer Shares and International Offer Shares;
- your Application Form is not completed in accordance with the stated instructions;
- your electronic application instructions through the HK eIPO White Form service are not completed in accordance with the instructions, terms and conditions on the designated website;
- your payment is not made correctly or the check or banker's cashier order paid by you is dishonored upon its first presentation;
- the Underwriting Agreements do not become unconditional or are terminated;
- the Company or the Joint Global Coordinators believe that by accepting your application, it or they would violate applicable securities or other laws, rules or regulations; or
- your application is for more than 50% of the Hong Kong Offer Shares initially offered under the Hong Kong Public Offering.

13. REFUND OF APPLICATION MONIES

If an application is rejected, not accepted or accepted in part only, or if the Offer Price as finally determined is less than the maximum offer price of HK\$2.50 per Offer Share (excluding brokerage, SFC transaction levy and the Stock Exchange trading fee thereon), or if the conditions of the Hong Kong Public Offering are not fulfilled in accordance with the section entitled "Structure of the Global Offering—Conditions of the Hong Kong Public Offering" in this prospectus or if any application is revoked, the application monies, or the appropriate portion thereof, together with the related brokerage, SFC transaction levy and the Stock Exchange trading fee, will be refunded, without interest or the check or banker's cashier order will not be cleared.

Any refund of your application monies will be without interest and will be made on Thursday, December 19, 2013.

14. DISPATCH/COLLECTION OF SHARE CERTIFICATES AND REFUND MONIES

You will receive one share certificate for all Hong Kong Offer Shares allotted to you under the Hong Kong Public Offering (except pursuant to applications made on YELLOW Application Forms or by electronic application instructions to HKSCC via CCASS where the share certificates will be deposited into CCASS as described below).

No temporary document of title will be issued in respect of the Shares. No receipt will be issued for sums paid on application. If you apply by **WHITE** or **YELLOW** Application Form, subject to personal collection as mentioned below, the following will be sent to you (or, in the case of joint applicants, to the first-named applicant) by ordinary post, at your own risk, to the address specified on the Application Form:

- share certificate(s) for all the Hong Kong Offer Shares allotted to you (for YELLOW Application Forms, share certificates will be deposited into CCASS as described below); and
- refund check(s) crossed "Account Payee Only" in favor of the applicant (or, in the case of joint applicants, the first-named applicant) for (i) all or the surplus application monies for the Hong Kong Offer Shares, wholly or partially unsuccessfully applied for; and/or (ii) the difference between the Offer Price and the maximum Offer Price per Offer Share paid on application in the event that the Offer Price is less than the maximum Offer Price (including brokerage, SFC transaction levy and the Stock Exchange trading fee but without interest). Part of the Hong Kong identity card number/ passport number, provided by you or the first- named applicant (if you are joint applicants), may be printed on your refund check, if any. Your banker may require verification of your Hong Kong identity card number/passport number before encashment of your refund check(s). Inaccurate completion of your Hong Kong identity card number/passport number may invalidate or delay encashment of your refund check(s).

Subject to arrangement on dispatch/collection of share certificates and refund monies as mentioned below, any refund checks and share certificates are expected to be posted on or around Thursday, December 19, 2013. The right is reserved to retain any share certificate(s) and any surplus application monies pending clearance of check(s) or banker's cashier's order(s).

Share certificates will only become valid certificates of title at 8:00 a.m. on Friday, December 20, 2013 provided that the Global Offering has become unconditional and the right of

termination described in the section entitled "Underwriting" in this prospectus has not been exercised. Investors who trade shares prior to the receipt of Share certificates or the Share certificates becoming valid do so at their own risk.

Personal Collection

(i) If you apply using a WHITE Application Form

If you apply for 1,000,000 or more Hong Kong Offer Shares and have provided all information required by your Application Form, you may collect your refund check(s) and/or share certificate(s) from our Hong Kong Share Registrar, Tricor Investor Services Limited, from 9:00 a.m. to 1:00 p.m. on Thursday, December 19, 2013 or such other date as notified by us in the newspapers.

If you are an individual who is eligible for personal collection, you must not authorize any other person to collect for you. If you are a corporate applicant which is eligible for personal collection, your authorized representative must bear a letter of authorization from your corporation stamped with your corporation's chop. Both individuals and authorized representatives must produce, at the time of collection, evidence of identity acceptable to the Hong Kong Share Registrar.

If you do not collect your refund check(s) and/or share certificate(s) personally within the time specified for collection, they will be dispatched promptly to the address specified in your Application Form by ordinary post at your own risk.

If you apply for less than 1,000,000 Hong Kong Offer Shares, your refund check(s) and/or share certificate(s) will be sent to the address on the relevant Application Form on Thursday, December 19, 2013, by ordinary post and at your own risk.

(ii) If you apply using a YELLOW Application Form

If you apply for 1,000,000 Hong Kong Offer Shares or more, please follow the same instructions as described above. If you have applied for less than 1,000,000 Hong Kong Offer Shares, your refund check(s) will be sent to the address on the relevant Application Form on Thursday, December 19, 2013, by ordinary post and at your own risk.

If you apply by using a YELLOW Application Form and your application is wholly or partially successful, your share certificate(s) will be issued in the name of HKSCC Nominees and deposited into CCASS for credit to your or the designated CCASS Participant's stock account as stated in your Application Form on Thursday, December 19, 2013, or upon contingency, on any other date determined by HKSCC or HKSCC Nominees.

• If you apply through a designated CCASS participant (other than a CCASS investor participant)

For Hong Kong Public Offering shares credited to your designated CCASS participant's stock account (other than CCASS Investor Participant), you can check the number of Hong Kong Public Offering shares allotted to you with that CCASS participant.

• If you are applying as a CCASS investor participant

The Company will publish the results of CCASS Investor Participants' applications together with the results of the Hong Kong Public Offering in the manner described in "Publication of Results"

above. You should check the announcement published by the Company and report any discrepancies to HKSCC before 5:00 p.m. on Thursday, December 19, 2013 or any other date as determined by HKSCC or HKSCC Nominees. Immediately after the credit of the Hong Kong Offer Shares to your stock account, you can check your new account balance via the CCASS Phone System and CCASS Internet System.

(iii) If you apply through the HK eIPO White Form Service

If you apply for 1,000,000 Hong Kong Offer Shares or more and your application is wholly or partially successful, you may collect your Share certificate(s) from our Hong Kong Share Registrar, Tricor Investor Services Limited at 26/F, Tesbury Centre, 28 Queen's Road East, Wanchai, Hong Kong, from 9:00 a.m. to 1:00 p.m. on Thursday, December 19, 2013, or such other date as notified by the Company in the newspapers as the date of dispatch/collection of Share certificates/e-Auto Refund payment instructions/refund checks.

If you do not collect your Share certificate(s) personally within the time specified for collection, they will be sent to the address specified in your application instructions by ordinary post at your own risk.

If you apply for less than 1,000,000 Hong Kong Offer Shares, your Share certificate(s) (where applicable) will be sent to the address specified in your application instructions on Thursday, December 19, 2013 by ordinary post at your own risk.

If you apply and pay the application monies from a single bank account, any refund monies will be dispatched to that bank account in the form of e-Auto Refund payment instructions. If you apply and pay the application monies from multiple bank accounts, any refund monies will be dispatched to the address as specified in your application instructions in the form of refund check(s) by ordinary post at your own risk.

(iv) If you apply via Electronic Application Instructions to HKSCC

Allocation of Hong Kong Offer Shares

For the purposes of allocating Hong Kong Offer Shares, HKSCC Nominees will not be treated as an applicant. Instead, each CCASS Participant who gives electronic application instructions or each person for whose benefit instructions are given will be treated as an applicant.

Deposit of Share Certificates into CCASS and Refund of Application Monies

- If your application is wholly or partially successful, your share certificate(s) will be issued in the name of HKSCC Nominees and deposited into CCASS for the credit of your designated CCASS Participant's stock account or your CCASS Investor Participant stock account on Thursday, December 19, 2013, or, on any other date determined by HKSCC or HKSCC Nominees.
- The Company expects to publish the application results of CCASS Participants (and where the CCASS Participant is a broker or custodian, the Company will include information relating to the relevant beneficial owner), your Hong Kong identity card number/passport number or other identification code (Hong Kong business registration number for corporations) and the basis of allotment of the Hong Kong Public Offering in the manner

specified in "Publication of Results" above on Thursday, December 19, 2013. You should check the announcement published by the Company and report any discrepancies to HKSCC before 5:00 p.m. on Thursday, December 19, 2013 or such other date as determined by HKSCC or HKSCC Nominees.

- If you have instructed your broker or custodian to give electronic application instructions on your behalf, you can also check the number of Hong Kong Offer Shares allotted to you and the amount of refund monies (if any) payable to you with that broker or custodian.
- If you have applied as a CCASS Investor Participant, you can also check the number of Hong Kong Offer Shares allotted to you and the amount of refund monies (if any) payable to you via the CCASS Phone System and the CCASS Internet System (under the procedures contained in HKSCC's "An Operating Guide for Investor Participants" in effect from time to time) on Thursday, December 19, 2013. Immediately following the credit of the Hong Kong Offer Shares to your stock account and the credit of refund monies to your bank account, HKSCC will also make available to you an activity statement showing the number of Hong Kong Offer Shares credited to your CCASS Investor Participant stock account and the amount of refund monies (if any) credited to your designated bank account.
- Refund of your application monies (if any) in respect of wholly and partially unsuccessful applications and/or difference between the Offer Price and the maximum Offer Price per Offer Share initially paid on application (including brokerage, SFC transaction levy and the Stock Exchange trading fee but without interest) will be credited to your designated bank account or the designated bank account of your broker or custodian on Thursday, December 19, 2013.

15. ADMISSION OF THE SHARES INTO CCASS

If the Stock Exchange grants the listing of, and permission to deal in, the Shares and we comply with the stock admission requirements of HKSCC, the Shares will be accepted as eligible securities by HKSCC for deposit, clearance and settlement in CCASS with effect from the date of commencement of dealings in the Shares or any other date HKSCC chooses. Settlement of transactions between Exchange Participants (as defined in the Listing Rules) is required to take place in CCASS on the second Business Day after any trading day.

All activities under CCASS are subject to the General Rules of CCASS and CCASS Operational Procedures in effect from time to time.

Investors should seek the advice of their stockbroker or other professional advisor for details of the settlement arrangement as such arrangements may affect their rights and interests.

All necessary arrangements have been made enabling the Shares to be admitted into CCASS.

The following is the text of a report, prepared for the purpose of incorporation in this prospectus, received from the independent reporting accountants of the Company, KPMG, Certified Public Accountants, Hong Kong.



8th Floor Prince's Building 10 Chater Road Central Hong Kong

December 10, 2013

The Board of Directors Logan Property Holdings Company Limited

Macquarie Capital Securities Limited

Dear Sirs,

INTRODUCTION

We set out below our report on the financial information relating to Logan Property Holdings Company Limited (the "Company") and its subsidiaries (hereinafter collectively referred to as the "Group") comprising the consolidated balance sheets of the Group as at December 31, 2010, 2011 and 2012 and June 30, 2013 and the consolidated income statements, the consolidated statements of comprehensive income, the consolidated statements of changes in equity and the consolidated cash flow statements of the Group, for each of the years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2013 (the "Relevant Periods"), together with the explanatory notes thereto (the "Financial Information"), for inclusion in the prospectus of the Company dated December 10, 2013 (the "Prospectus").

The Company was incorporated in the Cayman Islands on May 14, 2010 as an exempted company with limited liability under the Companies Law (2011 Revision) (as combined and revised) of the Cayman Islands. Pursuant to a group reorganization completed on April 1, 2013 (the "Reorganization") as detailed in the section headed "History and Reorganization" in the Prospectus, the Company became the holding company of the companies now comprising the Group, details of which are set out in note 1(b) of Section B below. The Company has not carried on any business since the date of its incorporation save for the aforementioned Reorganization.

As at the date of this report, no audited financial statements have been prepared for the Company, Yuen Ming Investments Company Limited, Noble Rhythm International Limited, Jolly Gain Investments Limited, Tai Ying Investments Limited, Platinum Profit Investments Limited, Golden Prosper Investments Limited, Talent Union Investments Limited and Dragon Coronet Limited, as they either have not carried on any business since the date of incorporation or are investment holding companies and not subject to statutory audit requirements under the relevant rules and regulations in the jurisdiction of incorporation.

ACCOUNTANTS' REPORT

All companies now comprising the Group have adopted December 31 as their financial year end date. Details of the companies comprising the Group that are subject to audit during the Relevant Periods and the names of the respective auditors are set out in note 31 of Section B. The statutory financial statements of these companies were prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") or the relevant accounting rules and regulations applicable to entities in the countries in which they were incorporated and/or established.

The directors of the Company have prepared the consolidated financial statements of the Group for the Relevant Periods (the "Underlying Financial Statements") in accordance with HKFRSs issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"). The Underlying Financial Statements for each of the years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2013 were audited by us under separate terms of engagement with the Company in accordance with Hong Kong Standards on Auditing issued by the HKICPA.

The Financial Information has been prepared by the directors of the Company for inclusion in the Prospectus in connection with the listing of shares of the Company on the Main Board of The Stock Exchange of Hong Kong Limited based on the Underlying Financial Statements, with no adjustments made thereon and in accordance with the applicable disclosure provisions of the Hong Kong Companies Ordinance and the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules").

DIRECTORS' RESPONSIBILITIES FOR THE FINANCIAL INFORMATION

The directors of the Company are responsible for the preparation of the Financial Information that gives a true and fair view in accordance with HKFRSs issued by the HKICPA, the disclosure requirements of the Hong Kong Companies Ordinance and the applicable disclosure provisions of the Listing Rules, and for such internal control as the directors of the Company determine is necessary to enable the preparation of the Financial Information that is free from material misstatement, whether due to fraud or error.

REPORTING ACCOUNTANTS' RESPONSIBILITY

Our responsibility is to form an opinion on the Financial Information based on our procedures performed in accordance with Auditing Guideline "Prospectuses and the Reporting Accountant" (Statement 3.340) issued by the HKICPA. We have not audited any financial statements of the Company, its subsidiaries or the Group in respect of any period subsequent to June 30, 2013.

OPINION

In our opinion, the Financial Information gives, for the purpose of this report, on the basis of preparation set out in note 1(b) of Section B below, a true and fair view of the state of affairs of the Group as at December 31, 2010, 2011 and 2012 and June 30, 2013 and the Group's consolidated results and cash flows for the Relevant Periods then ended.

ACCOUNTANTS' REPORT

CORRESPONDING FINANCIAL INFORMATION

For the purpose of this report, we have also reviewed the unaudited corresponding interim financial information of the Group comprising the consolidated income statement, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated cash flow statement for the six months ended June 30, 2012, together with the notes thereon (the "Corresponding Financial Information"), for which the directors are responsible, in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the HKICPA.

The directors of the Company are responsible for the preparation of the Corresponding Financial Information in accordance with the same basis adopted in respect of the Financial Information. Our responsibility is to express a conclusion on the Corresponding Financial Information based on our review.

A review consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion on the Corresponding Financial Information.

Based on our review, for the purpose of this report, nothing has come to our attention that causes us to believe that the Corresponding Financial Information is not prepared, in all material respects, in accordance with the same basis adopted in respect of the Financial Information.

A CONSOLIDATED FINANCIAL INFORMATION OF THE GROUP

1 Consolidated income statements

	Section B	Year	ended Decembe	Six months ended June 30,		
	Note	2010	2011	2012	2012	2013
		RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Turnover	4	2,851,659	3,447,474	6,587,660	1,566,418	3,332,205
Direct costs		(2,070,466)	(2,062,001)	(4,027,359)	(941,799)	(2,307,004)
Gross profit		781,193	1,385,473	2,560,301	624,619	1,025,201
Other revenue	5	16,168	16,801	33,775	15,267	11,336
Other net (loss)/income	6	(197)	11,316	522	(16)	(4,872)
Selling and marketing						
expenses		(63,058)	(148,460)	(205,686)	(59,425)	(125,916)
Administrative expenses		(123,708)	(207,606)	(280,059)	(122,776)	(184,558)
Net increase in fair value of						
investment properties	14	695,779	863,715	836,652	395,945	40,506
Profit from operations		1,306,177	1,921,239	2,945,505	853,614	761,697
Finance costs	7(a)	(5,047)	(96,284)	(170,218)	(86,251)	(63,501)
Profit before taxation	7	1,301,130	1,824,955	2,775,287	767,363	698,196
Income tax	8(a)	(361,509)	(561,801)	(958,318)	(251,938)	(255,937)
Profit for the year/period		939,621	1,263,154	1,816,969	515,425	442,259
Attributable to: — Equity shareholders of						
the Company		926,251	1,247,583	1,794,068	512,185	435,386
interests		13,370	15,571	22,901	3,240	6,873
Profit for the year/period		939,621	1,263,154	1,816,969	515,425	442,259
Basic earnings per share						
(RMB)	12	N/A	N/A	N/A	N/A	N/A

ACCOUNTANTS' REPORT

2 Consolidated statements of comprehensive income

	Section B	Year	Six months ended June 30,			
	Note	2010	2011	2012	2012	2013
-		RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Profit for the year/period		939,621	1,263,154	1,816,969	515,425	442,259
Other comprehensive income for the year/period (after tax and reclassification adjustments) Item that may be reclassified subsequently to profit or loss: Exchange differences on translation of financial statements of overseas	9					
entities		4	24,226	(67)	(2,810)	9,678
Total comprehensive income for the year/period		939,625	1,287,380	1,816,902	512,615	451,937
Attributable to: — Equity shareholders of the						
Company		926,255 13,370	1,271,809 15,571	1,794,001 22,901	509,375 3,240	445,064 6,873
Total comprehensive income for the year/period		939,625	1,287,380	1,816,902	512,615	451,937

3 Consolidated balance sheets

	Section B		At June 30,		
	Note	2010	2011	2012	2013
		RMB'000	RMB'000	RMB'000	RMB'000
Non-current assets	1.4				
Fixed assets	14	1 902 000	2 975 000	2 726 000	2 777 000
Investment propertiesOther property, plant and equipment		1,892,000	2,875,000 95,591	3,736,000	3,777,000
— Other property, plant and equipment		91,127		94,176	92,720
	0	1,983,127	2,970,591	3,830,176	3,869,720
Deferred tax assets	8(c)(ii)	114,074	216,896	245,514	269,098
		2,097,201	3,187,487	4,075,690	4,138,818
Current assets					
Inventories	15	7,769,021	11,576,962	13,273,524	16,067,971
Trade and other receivables	16	1,225,532	717,169	1,889,090	1,814,563
Tax recoverable	8(c)(i)	38,559	76,390	59,863	219,303
Restricted and pledged deposits	18	52,880	54,259	214,121	679,940
Cash and cash equivalents	19	900,822	959,681	2,536,868	2,314,728
		9,986,814	13,384,461	17,973,466	21,096,505
Non-current assets classified as held for sale	20		20,706	_	_
	20	9,986,814	13,405,167	17,973,466	21,096,505
Current liabilities					
Trade and other payables	21	5,079,906	7,743,111	10,565,960	12,055,399
Bank loans	22	709,000	1,557,500	1,831,000	2,907,370
Tax payable	8(c)(i)	149,386	295,513	624,847	538,298
		5,938,292	9,596,124	13,021,807	15,501,067
Net current assets		4,048,522	3,809,043	4,951,659	5,595,438
Total assets less current liabilities		6,145,723	6,996,530	9,027,349	9,734,256
Non-current liabilities					
Bank loans	22	4,169,225	4,178,010	4,183,235	4,446,145
Deferred tax liabilities	8(c)(ii)	279,833	495,161	693,353	700,492
		4,449,058	4,673,171	4,876,588	5,146,637
NET ASSETS		1,696,665	2,323,359	4,150,761	4,587,619
CAPITAL AND RESERVES					
Share capital	23(a)	412,050			
Reserves	23(a) 23(b)		2,291,849	4,092,780	4,522,765
	25(0)	1,200,070		1,092,700	1,522,705
Total equity attributable to equity shareholders of the Company		1 680 726	2 201 840	1 002 700	1 522 765
shareholders of the Company Non-controlling interests		1,680,726 15,939	2,291,849	4,092,780 57,981	4,522,765 64,854
			31,510		
TOTAL EQUITY		1,696,665	2,323,359	4,150,761	4,587,619

4 Consolidated statements of changes in equity

		ibutable to	equity sha	reholders o	or the Com	рапу		
	Share/ paid-in capital	Exchange	PRC statutory reserves	Other reserve	Retained profits	Total	Non- controlling interests	Total equity
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000		RMB'000
At January 1, 2010 Changes in equity for 2010:			70,894	—	210,379	847,615	2,569	850,184
Profit for the year Other comprehensive income		4	_	_	926,251	926,251 4	13,370	939,621 4
Total comprehensive income for the								<u>.</u>
year		4		_	926,251	926,255	13,370	939,625
Transfer to PRC statutory reserves			16,189		(16,189)		_	
Capital injection	133,000	_	_	75,398 (14,250)	_	208,398 (301,542)	_	208,398 (301,542
At December 31, 2010		4	87,083	61,148	1,120,441		15,939	1,696,665
At January 1, 2011 Changes in equity for 2011:	412,050	4	87,083	61,148	1,120,441	1,680,726	15,939	1,696,665
Profit for the year				_	1,247,583		15,571	1,263,154
Other comprehensive income		24,226				24,226		24,226
Total comprehensive income for the year	_	24,226			1,247,583	1,271,809	15,571	1,287,380
Transfer to PRC statutory reserves			55,784	_	(55,784)			
Capital injection	140,000	_		(248,636)	_	140,000 (800,686)	_	140,000 (800,686
At December 31, 2011								
At December 51, 2011		24,230	142,807	(187,488)	2,312,240	2,291,849	31,510	2,323,359
At January 1, 2012 Changes in equity for 2012:		24,230	142,867	(187,488)	2,312,240	2,291,849	31,510	2,323,359
Profit for the year Other comprehensive income		(67)) —	_	1,794,068	1,794,068 (67)	22,901	1,816,969 (67
Total comprehensive income for the year		(67)		1,794,068	1.794.001	22,901	1,816,902
Transfer to PRC statutory reserves			79,628		(79,628)			
Capital injection	6,930	_		6,930	(//,020) 	6,930	3,570	10,500
At December 31, 2012		24,163	222,495		4,026,680	4,092,780	57,981	4,150,761
At January 1, 2013 Changes in equity for the six months ended June 30, 2013:		24,163	222,495	(180,558)	4,026,680	4,092,780	57,981	4,150,761
Profit for the period Other comprehensive income		9,678			435,386	435,386 9,678	6,873	442,259 9,678
Total comprehensive income for the period	_	9,678	_	_	435,386	445,064	6,873	451,937
Arising on Reorganization				(15,079)		(15,079)		(15,079
At June 30, 2013		33,841	222,495		4,462,066		64,854	4,587,619
(Unaudited) At January 1, 2012 Changes in equity for the six months ended June 30, 2012:		24,230	142,867	(187,488)	2,312,240 512,185	2,291,849 512,185	31,510	2,323,359 515,425
		(2,810)) —	_		(2,810)		(2,810
Profit for the period Other comprehensive income		(2,010)						
Profit for the period		(2,810)			512,185	509,375	3,240	512,615
Profit for the period Other comprehensive income Total comprehensive income for the	6,930	(2,810)		6,930	512,185	509,375 6,930	3,240	512,615

5 Consolidated cash flow statements

Section B	Year	ended Decembe	Six months ended June 30,		
Note	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
				(enautrou)	
	1,301,130	1,824,955	2,775,287	767,363	698,196
	(3,967)	(5,352)	(7,557)	(2,755)	(5,252)
	5,047	96,284	170,218	86,251	63,501
	6,778	9,214	15,138	6,247	8,497
	(50)	5	(110)	(114)	16
	_	(11,579)	(781)	_	4,091
	(695,779)	(863,715)	(836,652)	(395,945)	(40,506)
	613,159	1,049,812	2,115,543	461,047	728,543
	(2,486,602)	(3,483,949)	(1,374,317)	(11,384)	(2,595,913)
	636,405	508,360	(1,171,920)	(205,385)	74,453
	1,361,211	2,768,019	2,521,728	110,311	1,400,748
	124,173	842,242	2,091,034	354,589	(392,169)
	(165,016)	(340,999)	(442,883)	(195,521)	(518,371)
	(40,843)	501,243	1,648,151	159,068	(910,540)
	_	(20,081)	(9,635)	_	(6,023)
	(211,221)	(133,240)	(41,496)	(13,055)	(11,953)
	(13,651)	(23,030)	(22,449)	(7,188)	(9,484)
	69	8	522	522	76
	_	14,386	6,320	6,320	
		22.047	(0.041		12 201
	3.967			2.755	13,391 5,252
	(801)	(1,622)	17,166		3,390
					· · · · · · · · · · · · · · · · · · ·
	Section B Note	$\begin{array}{c c} \hline & \hline & \hline & 2010 \\ \hline & \hline$	$\begin{array}{c ccccc} \hline & \hline & \hline & 2010 & 2011 \\ \hline & \hline$	Note201020112012RMB'000RMB'000RMB'0001,301,1301,824,9552,775,287 $(3,967)$ $(5,352)$ $(7,557)$ $5,047$ 96,284170,218 $6,778$ 9,21415,138 (50) 5 (110) - $(11,579)$ (781) $(695,779)$ $(863,715)$ $(836,652)$ $(613,159)$ $1,049,812$ $2,115,543$ $(2,486,602)$ $(3,483,949)$ $(1,374,317)$ $636,405$ $508,360$ $(1,171,920)$ $1,361,211$ $2,768,019$ $2,521,728$ $124,173$ $842,242$ $2,091,034$ $(165,016)$ $(340,999)$ $(442,883)$ $(40,843)$ $501,243$ $1,648,151$ - $(20,081)$ $(9,635)$ $(211,221)$ $(133,240)$ $(41,496)$ $(13,651)$ $(23,030)$ $(22,449)$ 69 8 522 - $14,386$ $6,320$ - $33,847$ $60,041$ $3,967$ $5,352$ $7,557$	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$

5 Consolidated cash flow statements (continued)

Section B NoteYear ended December 51,Six months ended full2010201120122012RMB'000RMB'000RMB'000RMB'000(Unaudited)RMB'000RMB'000	2013 B'000
(Unaudited)	
Financing activities	
Proceeds from new bank	
loans 1,902,300 3,467,085 3,136,255 1,527,200 3,224	1.715
	1,342)
	5,000
Repayment of other loans — (302,050) — — (410),000)
Decrease/(increase) in pledged	
	9,209)
Interest and other borrowing	
),307)
Capital contribution from equity	
shareholders of the	
Company 24 64,000 140,000 6,930 6,930	_
Capital contribution from a non-	
controlling shareholder — — 3,570 3,570	_
Cash distributed to the founder	5 070)
on reorganization	5,079)
founder	
Net cash generated from/(used	
in) financing activities <u>156,722</u> (317,865) (89,019) <u>565,905</u> (693)	3,778
Net (decrease)/increase in cash	
and cash equivalents (105,758) 58,998 1,577,158 714,327 (222)	2,113)
Effect of foreign exchange	
rate changes	(27)
Cash and cash equivalents at	
January 1, <u>1,006,621</u> <u>900,822</u> <u>959,681</u> <u>959,681</u> <u>2,536</u>	5,868
Cash and cash equivalents at	
December 31,/June 30, 19 900,822 959,681 2,536,868 1,674,072 2,314	4,728

B NOTES TO CONSOLIDATED FINANCIAL INFORMATION

1 SIGNIFICANT ACCOUNTING POLICIES

(a) Statement of compliance

The Financial Information set out in this report has been prepared in accordance with HKFRSs, which collective term includes Hong Kong Accounting Standards ("HKASs") and related interpretations, issued by the HKICPA. Further details of the significant accounting policies adopted are set out in the remainder of this Section B.

The HKICPA has issued a number of new and revised HKFRSs. For the purpose of preparing this Financial Information, the Group has adopted all applicable new and revised HKFRSs to the Relevant Periods, except for any new standards or interpretations that are not yet effective for the accounting period ended June 30, 2013. The revised and new accounting standards and interpretations issued but not yet effective for the accounting year beginning on or after January 1, 2013 are set out in note 29.

This Financial Information also complies with the disclosure requirements of the Hong Kong Companies Ordinance and the applicable disclosure provisions of the Listing Rules.

The accounting policies set out below have been applied consistently to all periods presented in the Financial Information.

The Corresponding Financial Information for the six months ended June 30, 2012 has been prepared in accordance with the same basis and accounting policies adopted in respect of the Financial Information.

(b) Basis of preparation and presentation

The Financial Information comprises the Company and its subsidiaries and has been prepared using the merger basis of accounting as if the Group had always been in existence.

Mr. Ji Haipeng ("Mr. Ji") beneficially owned and controlled various companies in the Cayman Islands, the British Virgin Islands (the "BVI"), Hong Kong and the People's Republic of China (the "PRC") which are principally engaged in investment holding, property development, property leasing and construction. In preparation for the listing of the Company's shares on The Stock Exchange of Hong Kong Limited, the Company has completed the Reorganization on April 1, 2013, details of which are set out in the section headed "History and Reorganization" in the Prospectus. The Reorganization includes the following key steps:

- (a) On April 1, 2008, Shenzhen Youkaisi Investment Co., Ltd. ("Shenzhen Youkaisi") was established in the PRC by the sole shareholder, Logan Real Estate Holdings Co., Ltd. ("Logan Real Estate"), which was controlled by Mr. Ji. Throughout the period from 2009 to April 1, 2013, Shenzhen Youkaisi acquired various subsidiaries established in the PRC from Logan Real Estate.
- (b) On May 14, 2010, the Company was incorporated by Ms. Kei Perenna Hoi Ting ("Ms. Kei", previously known as Ms. Ji Peili), daughter of Mr. Ji, in the Cayman Islands. The Company acquired the entire issued share capital of Yuen Ming

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(b) Basis of preparation and presentation (continued)

Investments Company Limited ("Yuen Ming Investments") from Ms. Kei on November 30, 2010 and the entire issued share capital of Noble Rhythm International Limited ("Noble Rhythm") from a third party unrelated to the Group on January 21, 2011.

(c) On March 31, 2011, Yuen Ming (Hong Kong) Investments Company Limited ("Yuen Ming") completed the acquisition of a 75% equity interest in Shenzhen Youkaisi. At the time of completion of such acquisition, Yuen Ming was wholly owned by Yuen Ming Investments and in turn wholly owned by the Company. Prior to this transaction, the Company has acquired a 25% equity interest in Shenzhen Youkaisi via the acquisition of Noble Rhythm (see below).

Upon completion of the Reorganization, Shenzhen Youkaisi became an indirect wholly owned subsidiary of the Company.

Under a declaration made by Ms. Kei, as detailed in the section headed "History and Reorganization" in the Prospectus, the ultimate control over all major affairs of all the companies that took part in the Reorganization, including the power over these companies, exposure, or rights, to variable returns from her involvement with these companies and the ability to use her power over these companies to affect the amount of returns, are being vested on Mr. Ji during and after the completion of the Reorganization. The control is not transitory, and, consequently, there was a continuation of the risks and benefits to Mr. Ji. Therefore, the Reorganization is considered a business combination under common control and Accounting Guideline 5 "Merger Accounting for Common Control Combinations" has been applied. The Financial Information has been prepared as if the Group had always been in existence. The net assets of the companies that took part in the Reorganization are consolidated using the existing book values from the controlling party's perspective.

The consolidated income statements, the consolidated statements of comprehensive income, the consolidated statements of changes in equity and the consolidated cash flow statements of the Group for the Relevant Periods as set out in Section A of this report include the results of the companies now comprising the Group (or where the companies were incorporated/ established at a date later than January 1, 2010, for the period from the date of incorporation/ establishment to June 30, 2013) as if the current group structure had been in existence and remained unchanged throughout all periods referred to in this report. The consolidated balance sheets of the Group as of December 31, 2010, 2011 and 2012 and June 30, 2013 as set out in Section A of this report have been prepared to present the state of affairs of the companies now comprising the Group as of the respective dates as if the current group structure had been in existence as of the respective dates.

On February 4, 2010, Kam Wang (Hong Kong) Investments Company Limited ("Kam Wang") acquired a 25% equity interest in Shenzhen Youkaisi. At the time of the acquisition, Kam Wang was wholly owned by Noble Rhythm. Purchase consideration for such acquisition has not been settled until the acquisition of Noble Rhythm by the Company on January 21, 2011 as noted above. Based on confirmation from the Company's legal advisors, an acquirer is not entitled to the benefits of acquired equity interest until the consideration for the acquisition has been settled in full. As a result, Kam Wang was not entitled to the benefits associated with the 25% equity interest in Shenzhen Youkaisi for the period from

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(b) Basis of preparation and presentation (continued)

February 4, 2010 to January 21, 2011. Logan Real Estate, ultimately controlled by Mr. Ji, continued to be entitled to such benefits until the acquisition of Noble Rhythm by the Company on January 21, 2011. No economic interest in Shenzhen Youkaisi has been vested to parties other than the controlling shareholders during the Relevant Periods. As a result, for the purpose of the preparation of the Financial Information, there was no non-controlling interest in Shenzhen Youkaisi during the Relevant Periods.

Intra-group balances and transactions are eliminated in full in preparing the Financial Information.

As at the date of this report, the Company had direct or indirect interests in the following subsidiaries, all of which are private companies and established in the PRC unless otherwise stated, particulars of which are set out below:

		Proporti	on of owners	hip interest	
Name of subsidiaries	Issued and fully paid / registered capital		Held by the Company	Held by subsidiary	
Yuen Ming Investments Company Limited (incorporated in the BVI)	US\$1	100%	100%	_	Investment holding
Noble Rhythm International Limited (incorporated in the BVI)	US\$50,000	100%	100%	—	Investment holding
Jolly Gain Investments Limited (incorporated in the BVI)	US\$1	100%	100%		Investment holding
Tai Ying Investments Limited (incorporated in the BVI)	US\$1	100%	100%	—	Investment holding
Platinum Profit Investments Limited (incorporated in the BVI)	US\$1	100%	100%		Investment holding
Golden Prosper Investments Limited (incorporated in the BVI)	US\$1	100%	100%	—	Investment holding
Talent Union Investments Limited (incorporated in the BVI)	US\$1	100%	100%	—	Investment holding
Dragon Coronet Limited (incorporated in the BVI)	US\$1	100%	100%		Investment holding
Yuen Ming (Hong Kong) Investments Company Limited (incorporated in Hong Kong)	HK\$1	100%	—	100%	Investment holding
Kam Wang (Hong Kong) Investments Company Limited (incorporated in Hong Kong)	HK\$1	100%	_	100%	Investment holding
Jolly Gain (Hong Kong) Investments Limited (incorporated in Hong Kong)	HK\$1	100%	—	100%	Inactive
Tai Ying (Hong Kong) Investments Limited (incorporated in Hong Kong)	HK\$1	100%		100%	Inactive
Platinum Profit (Hong Kong) Investments Limited (incorporated in Hong Kong)	HK\$1	100%	—	100%	Inactive

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(b) Basis of preparation and presentation (continued)

	,	Proportion of ownership interest			
	Issued and fully	Group's			
Name of subsidiaries	paid / registered capital	effective interest	Held by the Company	Held by subsidiary	
Golden Prosper (Hong Kong) Investments Limited (incorporated in Hong Kong)	HK\$1	100%	_	100%	Inactive
Talent Union (Hong Kong) Investments Limited (incorporated in Hong Kong)	HK\$1	100%	_	100%	Inactive
Grandview Architectural Design Services Limited (incorporated in Hong Kong)	HK\$1	100%	—	100%	Inactive
Shenzhen Youkaisi Investment Co., Ltd. (note) (深圳市優凱思投資有限公司) (formerly known as Shenzhen Logan Investment Consultancy Co., Ltd.) (note) (前稱深圳市龍光投資顧問有限公司)	RMB443,000,000	100%		100%	Investment holding and provision of consultancy services to group companies
Logan Construction Co., Ltd. (note) (龍光工程建設有限公司)	RMB80,000,000	91%	_	91%	Property construction and investment holding
Shantou Jiarun Property Co., Ltd. (note) (汕頭市佳潤房地產有限公司)	RMB10,000,000	100%	_	100%	Property development
Shantou Jinfengyuan Realty Co., Ltd. (note) (汕頭市金峰園置業有限公司)	RMB66,000,000	100%	—	100%	Property development
Guangzhou Logan Property Co., Ltd. (<i>note</i>) (廣州市龍光房地產有限公司)	RMB40,000,000	100%	—	100%	Property development and investment
Guangzhou Logan Realty Co., Ltd. (note) (廣州市龍光置業有限公司)	RMB30,000,000	100%	—	100%	Property development
Dongguan Logan Property Co., Ltd. (note) (東莞市龍光房地產有限公司)	RMB50,000,000	100%	_	100%	Property development
Hainan Logan Property Development Co., Ltd. (note) (海南市龍光房地產開發有限公司)	RMB20,000,000	100%	—	100%	Investment holding
Foshan Shunde Logan Realty Co., Ltd. (<i>note</i>) (佛山市順德區龍光置業房產有限公司)	RMB35,295,000	100%	_	100%	Property development and investment holding

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(b) Basis of preparation and presentation (continued)

		Proportion of ownership interest			
Name of subsidiaries	Issued and fully paid / registered capital		Held by the Company	Held by subsidiary	
Guangdong Modern Construction Design and Consultation Co., Ltd. (<i>note</i>) (廣東現代建築設計與顧問有限公司) (formerly known as Shantou Logan Jianan Co., Ltd.) (<i>note</i>) (前稱汕頭龍建安有限公司)	RMB6,000,000	100%	_	100%	Provision of construction design and consultation services
Zhongshan Logan Property Co., Ltd. (<i>note</i>) (中山市龍光房地產有限公司)	RMB30,000,000	100%	—	100%	Property development and investment holding
Shantou Logan Property Co., Ltd. (note) (汕頭市龍光房地產有限公司)	RMB10,000,000	100%	_	100%	Property development and investment holding
Shenzhen Chenrong Construction Materials Co., Ltd. (note) (深圳市宸榮建築材料有限公司)	RMB5,000,000	91%	_	100%	Sales of construction materials to group companies
Shenzhen Yongjing Decorating Construction Co. Ltd. (note) (深圳市潤景裝飾工程有限公司) (formerly known as Shenzhen Logan Decorating Construction Co., Ltd.) (note) (前稱深圳市龍光裝飾工程有限公司)	RMB5,000,000	91%		100%	Provision of decoration construction to group companies
Huizhou Logan Property Co., Ltd. (note) (惠州市龍光房地產有限公司)	RMB30,000,000	100%	—	100%	Property development
Shenzhen Logan Media Planning Co., Ltd. (<i>note</i>) (深圳市龍光傳媒策劃有限公司)	RMB2,200,000	100%	_	100%	Provision of advertising services to group companies and investment holding
Huizhou Daya Bay Logan Property Co., Ltd. (note) (惠州大亞灣龍光房地產有限公司)	RMB10,000,000	100%	—	100%	Property development
Zhuhai Logan Property Development Co., Ltd. (note) (珠海市龍光房地產開發有限公司)	RMB30,000,000	100%	—	100%	Property development and investment
Shantou Logan Realty Co., Ltd. (note) (汕頭市龍光置業有限公司)	RMB33,000,000	100%	_	100%	Property development and investment
Nanning Logan Property Development Co., Ltd. (note) (南寧市龍光房地產開發有限公司)	RMB50,000,000	100%	_	100%	Property development and investment and investment holding

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(b) Basis of preparation and presentation (continued)

	X	Proportion of ownership interest			
	Issued and fully paid / registered		Held by the	Held by	
Name of subsidiaries	capital	interest	Company	subsidiary	Principal activities
Hainan Junjun Realty Co., Ltd. (note) (海南金駿置業有限公司)	RMB351,800,000	100%	_	100%	Property development
Foshan Chancheng Logan Property Co., Ltd. (<i>note</i>) (佛山市禪城區龍光房地產有限公司)	RMB10,500,000	100%	—	100%	Property development
Zhongshan Jinjun Property Co., Ltd. (note) (中山市金駿房地產有限公司)	RMB10,000,000	100%	—	100%	Property development
Shantou Logan Jinjun Property Co., Ltd. (note) (汕頭市龍光金駿房地產有限公司)	RMB10,500,000	100%	_	100%	Property development
Shenzhen Logan Investment Consultancy Co., Ltd. (note) (深圳市龍光投資顧問有限公司)	RMB10,000,000	100%	—	100%	Investment holding
Shenzhen Logan Century Business Management Co. Ltd. (<i>note</i>) (深圳市龍光世紀商業管理有限公司)	RMB100,000,000	100%	—	100%	Provision of management services to group companies
Shenzhen Logan Dongzhen Realty Co., Ltd. (<i>note</i>) (深圳市龍光東圳置業有限公司)	RMB30,000,000	100%	—	100%	Investment holding
Shenzhen Logan Property Co., Ltd. (note) (深圳市龍光房地產有限公司)	RMB28,000,000	100%	_	100%	Property development and investment
Nanning Logan Junchi Property Development Co., Ltd. (note) (南寧市龍光駿馳房地產開發有限公司)	RMB35,000,000	100%	_	100%	Property development
Chengdu Logan Property Co., Ltd. (note) (成都市龍光房地產有限公司)	RMB10,000,000	100%	_	100%	Property development
Nanning Logan Jinjun Property Development Co., Ltd. (note) (南寧市龍光金駿房地產開發有限公司)	RMB50,000,000	100%	—	100%	Property development and investment
Foshan Nanhai Logan Realty Co., Ltd. (<i>note</i>) (佛山市南海區龍光置業房產有限公司)	RMB30,000,000	100%	—	100%	Property development
Foshan Logan Sunshine Seaward Property Co., Ltd. (note) (佛山市龍光陽光海岸房地產有限公司)	RMB10,500,000	66%	—	66%	Property development
Huizhou Daya Bay Dongzhen Property Co., Ltd. (note) (惠州大亞灣東圳房地產有限公司)	RMB30,000,000	100%	—	100%	Property development and investment
Dongguan Logan Realty Co., Ltd. (note) (東莞市龍光置業有限公司)	RMB10,500,000	100%	—	100%	Property development

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(b) Basis of preparation and presentation (continued)

		Proporti	ion of owners	hip interest	
Name of subsidiaries	Issued and fully paid / registered capital			Held by subsidiary	Principal activities
Foshan Runjing Property Co., Ltd. (note) (佛山市順德區龍光潤景房地產有限公司)	RMB10,000,000	100%	—	100%	Property development
Zhongshan Junchi Property Co., Ltd. (<i>note</i>) (中山市駿馳房地產有限公司)	RMB10,500,000	100%	—	100%	Property development

Note: The English translation of the names is for reference only. The official names of these entities are in Chinese.

(c) Basis of measurement

The Financial Information is presented in Renminbi ("RMB"), rounded to the nearest thousand. It is prepared on the historical cost basis except for investment properties are stated at their fair value (see note 1(f)).

(d) Use of estimates and judgments

The preparation of the Financial Information in conformity with HKFRSs requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgments about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Judgments made by management in the application of HKFRSs that have significant effect on the Financial Information and major sources of estimation uncertainty are discussed in note 2.

(e) Subsidiaries and non-controlling interests

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. When assessing whether the Group has power, only substantive rights (held by the Group and other parties) are considered.

The income and expenses of a subsidiary are included in the Financial Information from the date that control commences until the date that control ceases. Merger accounting is adopted

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(e) Subsidiaries and non-controlling interests (continued)

for common control combinations in which all of the consolidating entities or businesses are ultimately controlled by the same party or parties both before and after the business combination, and control is not transitory.

An investment in a subsidiary is consolidated into the Financial Information from the date that control commences until the date that control ceases. Intra-group balances, transactions and cash flows and any unrealized profits arising from intra-group transactions are eliminated in full in preparing the Financial Information. Unrealized losses resulting from intra-group transactions are eliminated in the same way as unrealized gains but only to the extent that there is no evidence of impairment.

Non-controlling interests represent the equity in a subsidiary not attributable directly or indirectly to the Company, and in respect of which the Group has not agreed any additional terms with the holders of those interests which would result in the Group as a whole having a contractual obligation in respect of those interests that meets the definition of a financial liability. For each business combination, the Group can elect to measure any non-controlling interests either at fair value or at the non-controlling interests' proportionate share of the subsidiary's net identifiable assets.

Non-controlling interests are presented in the consolidated balance sheet within equity, separately from equity attributable to the equity shareholders of the Company. Non-controlling interests in the results of the Group are presented on the face of the consolidated income statement and the consolidated statement of comprehensive income as an allocation of the total profit or loss and total comprehensive income for the year between non-controlling interests and the equity shareholders of the Company. Loans from holders of non-controlling interests and other contractual obligations towards these holders are presented as financial liabilities in accordance with notes 1(n) or (o) depending on the nature of the liability.

Changes in the Group's interests in a subsidiary that do not result in a loss of control are accounted for as equity transactions, whereby adjustments are made to the amounts of controlling and non-controlling interests within consolidated equity to reflect the change in relative interests, but no adjustments are made to goodwill and no gain or loss is recognized.

When the Group loses control of a subsidiary, it is accounted for as a disposal of the entire interest in that subsidiary, with a resulting gain or loss being recognized in profit or loss. Any interest retain in that former subsidiary at the date when control is lost is recognized at fair value and this amount is regarded as the fair value on initial recognition of a financial asset.

In the Company's balance sheet, an investment in a subsidiary is stated at cost less impairment losses (see note 1(j)), unless the investment is classified as held for sale (or included in a disposal group that is classified as held for sale) (see note 1(w)).

(f) Investment properties

Investment properties are land and/or buildings which are owned or held under a leasehold interest (see note 1(i)) to earn rental income and/or for capital appreciation. These include land held for a currently undetermined future use and property that is being constructed or developed for future use as investment property.

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(f) Investment properties (continued)

Investment properties are stated at fair value, unless they are still in the course of construction or development at the balance sheet date and their fair value cannot be reliably measured at that time. Any gain or loss arising from a change in fair value or from the retirement or disposal of an investment property is recognized in profit or loss. Rental income from investment properties is accounted for as described in note 1(t)(ii).

When the Group holds a property interest under an operating lease to earn rental income and/ or for capital appreciation, the interest is classified and accounted for as an investment property on a property-by-property basis. Any such property interest which has been classified as an investment property is accounted for as if it were held under a finance lease (see note 1(i)), and the same accounting policies are applied to that interest as are applied to other investment properties leased under finance leases. Lease payments are accounted for as described in note 1(i).

(g) Other property, plant and equipment

The following items of property, plant and equipment are stated at cost less accumulated depreciation (see note 1(h)) and impairment losses (see note 1(j)):

- other land and buildings; and
- other items of plant and equipment.

The cost of self-constructed items of property, plant and equipment includes the cost of materials, direct labor, the initial estimate, where relevant, of the costs of dismantling and removing the items and restoring the site on which they are located, and an appropriate proportion of borrowing costs (see note 1(v)).

Gains or losses arising from the retirement or disposal of an item of property, plant and equipment are determined as the difference between the net disposal proceeds and the carrying amount of the item and are recognized in profit or loss on the date of retirement or disposal.

(h) Depreciation of fixed assets

(i) Investment properties and investment properties under development

No depreciation is provided on investment properties and investment properties under development.

(ii) Properties under development for own use

No depreciation is provided until such time as the relevant assets are complete and put into use.

(iii) Other land and buildings

Depreciation is provided on the cost of the leasehold land of properties over the unexpired terms of the leases. Costs of buildings thereon are depreciated on a straightline basis over the unexpired terms of the respective leases.

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(h) Depreciation of fixed assets (continued)

(iv) Furniture, fixtures and other fixed assets

Depreciation is calculated to write-off the cost of furniture, fixtures and other fixed assets, less their estimated residual value, if any, using the straight-line method over their estimated useful lives of 3 to 10 years.

Where parts of an item of furniture, fixtures and other fixed assets have different useful lives, the cost of the item is allocated on a reasonable basis between the parts and each part is depreciated separately. Both the useful life of an asset and its residual value, if any, are reviewed annually.

(i) Leased assets

An arrangement, comprising a transaction or a series of transactions, is or contains a lease if the Group determines that the arrangement conveys a right to use a specific asset or assets for an agreed period of time in return for a payment or a series of payments. Such a determination is made based on an evaluation of the substance of the arrangement and is regardless of whether the arrangement takes the legal form of a lease.

(i) Classification of assets leased to the Group

Assets that are held by the Group under leases which transfer to the Group substantially all the risks and rewards of ownership are classified as being held under finance leases. Leases which do not transfer substantially all the risks and rewards of ownership to the Group are classified as operating leases, with the following exception:

- property held under operating leases that would otherwise meet the definition of an investment property is classified as investment property on a property-by-property basis and, if classified as investment property, is accounted for as if it were held under a finance lease (see note 1(f)).
- (ii) Operating lease charges

Where the Group has the use of assets under operating leases, payments made under the leases are charged to profit or loss in equal installments over the accounting periods covered by the lease term, except where an alternative basis is more representative of the pattern of benefits to be derived from the leased asset. Lease incentives received are recognized in profit or loss as an integral part of the aggregate net lease payments made. Contingent rentals are charged to profit or loss in the accounting period in which they are incurred.

The cost of acquiring land under an operating lease is amortized on a straight-line basis over the period of the lease term except where the property is classified as an investment property (see note 1(f)) or is held for development for sale (see note 1(k)).

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(j) Impairment of assets

(i) Impairment of investments in equity securities and other receivables

Investments in equity securities and other current and non-current receivables that are stated at cost or amortized cost are reviewed at each balance sheet date to determine whether there is objective evidence of impairment. Objective evidence of impairment includes observable data that comes to the attention of the Group about one or more of the following loss events:

- significant financial difficulty of the debtor;
- a breach of contract, such as a default or delinquency in interest or principal payments;
- it becoming probable that the debtor will enter bankruptcy or other financial reorganization;
- significant changes in the technological, market, economic or legal environment that have an adverse effect on the debtor; and
- a significant or prolonged decline in the fair value of an investment in an equity instrument below its cost.

If any such evidence exists, any impairment loss is determined and recognized as follows:

— For trade and other current receivables and other financial assets carried at amortized cost, the impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the financial asset's original effective interest rate (i.e. the effective interest rate computed at initial recognition of these assets), where the effect of discounting is material. This assessment is made collectively where financial assets carried at amortized cost share similar risk characteristics, such as similar past due status, and have not been individually assessed as impaired. Future cash flows for financial assets which are assessed for impairment collectively are based on historical loss experience for assets with credit risk characteristics similar to the collective group.

If in a subsequent period the amount of an impairment loss decreases and the decrease can be linked objectively to an event occurring after the impairment loss was recognized, the impairment loss is reversed through profit or loss. A reversal of an impairment loss shall not result in the asset's carrying amount exceeding that which would have been determined had no impairment loss been recognized in prior years.

Impairment losses are written off against the corresponding assets directly, except for impairment losses recognized in respect of trade debtors included within trade and other receivables, whose recovery is considered doubtful but not remote. In this case, the impairment losses for doubtful debts are recorded using an allowance account. When the group is satisfied that recovery is remote, the amount

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(j) Impairment of assets (continued)

(i) Impairment of investments in equity securities and other receivables (continued)

considered irrecoverable is written off against trade debtors directly and any amounts held in the allowance account relating to that debt are reversed. Subsequent recoveries of amounts previously charged to the allowance account are reversed against the allowance account. Other changes in the allowance account and subsequent recoveries of amounts previously written off directly are recognized in profit or loss.

(ii) Impairment of other assets

Internal and external sources of information are reviewed at each balance sheet date to identify indications that the following assets may be impaired or, an impairment loss previously recognized no longer exists or may have decreased:

- fixed assets (other than properties carried at revalued amounts);
- pre-paid interests in leasehold land classified as being held under an operating lease; and
- investments in subsidiaries in the Company's balance sheet.

If any such indication exists, the asset's recoverable amount is estimated.

— Calculation of recoverable amount

The recoverable amount of an asset is the greater of its fair value less costs of disposal and value in use. 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. Where an asset does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the smallest group of assets that generates cash inflows independently (i.e. a cash-generating unit).

- Recognition of impairment losses

An impairment loss is recognized in profit or loss if the carrying amount of an asset, or the cash-generating unit to which it belongs, exceeds its recoverable amount. Impairment losses recognized in respect of cash-generating units are allocated first to reduce the carrying amount of assets in the unit (or group of units) on a pro rata basis, except that the carrying value of an asset will not be reduced below its individual fair value less costs of disposal (if measurable) or value in use (if determinable).

— Reversals of impairment losses

An impairment loss is reversed if there has been a favorable change in the estimates used to determine the recoverable amount.

A reversal of an impairment loss is limited to the asset's carrying amount that would have been determined had no impairment loss been recognized in prior

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(j) Impairment of assets (continued)

(ii) Impairment of other assets (continued)

years. Reversals of impairment losses are credited to profit or loss in the year in which the reversals are recognized.

(k) Inventories

Inventories are carried at the lower of cost and net realizable value. Cost and net realizable value are determined as follows:

(i) Properties held for development for sale

The cost of leasehold land, which is held for development for sale, represents the cost of acquisition. Net realizable value is determined by reference to management estimates based on prevailing market conditions.

(ii) Properties under development for sale

The cost of properties under development for sale comprises specifically identified cost, including the acquisition cost of land, aggregate cost of development, materials and supplies, wages and other direct expenses, an appropriate proportion of overheads and borrowing costs capitalized (see note 1(v)). Net realizable value represents the estimated selling price, based on prevailing market conditions, less estimated costs of completion and costs to be incurred in selling the property.

(iii) Completed properties for sale

In the case of completed properties developed by the Group, cost is determined by apportionment of the total development costs for that development project, attributable to the unsold properties. Net realizable value represents the estimated selling price less costs to be incurred in selling the property.

Cost is determined by apportionment of the total land and development costs for that development project, attributable to the unsold properties. Net realizable value represents the estimated selling price, based on prevailing market conditions, less costs to be incurred in selling the property.

(*l*) Construction contracts

Construction contracts are contracts specifically negotiated with a customer for the construction of an asset or a group of assets, where the customer is able to specify the major structural elements of the design. The accounting policy for contract revenue is set out in note 1(t)(iii). When the outcome of a construction contract can be estimated reliably, contract costs are recognized as an expense by reference to the stage of completion of the contract at the balance sheet date. When it is probable that total contract costs will exceed total contract revenue, the expected loss is recognized as an expense immediately. When the outcome of a construction contract costs are recognized as an expense intervenue is estimated reliably, contract costs are recognized as an expense inthe period in which they are incurred.

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(*l*) Construction contracts (continued)

Construction contracts in progress at the balance sheet date are recorded at the net amount of costs incurred plus recognized profit less recognized losses and progress billings, and are presented in the consolidated balance sheet as the "Gross amount due from customers for contract work" (as an asset) or the "Gross amount due to customers for contract work" (as a liability), as applicable. Progress billings not yet paid by the customer are included under "Trade and other receivables". Amounts received before the related work is performed are presented as "Receipts in advance" under "Trade and other payables".

(m) Trade and other receivables

Trade and other receivables are initially recognized at fair value and thereafter stated at amortized cost less allowance for impairment of doubtful debts (see note 1(j)), except where the receivables are interest-free loans made to related parties without any fixed repayment terms or the effect of discounting would be immaterial. In such cases, the receivables are stated at cost less allowance for impairment of doubtful debts.

(n) Interest-bearing borrowings

Interest-bearing borrowings are recognized initially at fair value less attributable transaction costs. Subsequent to initial recognition, interest-bearing borrowings are stated at amortized cost with any difference between the amount initially recognized and redemption value being recognized in profit or loss over the period of the borrowings, together with any interest and fees payable, using the effective interest method.

(o) Trade and other payables

Trade and other payables are initially recognized at fair value. Except for financial guarantee liabilities measured in accordance with note 1(s)(i), trade and other payables are subsequently stated at amortized cost unless the effect of discounting would be immaterial, in which case they are stated at cost.

(p) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and in hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Bank overdrafts that are repayable on demand and form an integral part of the Group's cash management are also included as a component of cash and cash equivalents for the purpose of the consolidated cash flow statements.

(q) Employee benefits

Salaries, annual bonuses, paid annual leave, contributions to defined contribution retirement plans and the cost of non-monetary benefits are accrued in the year/period in which the

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(q) Employee benefits (continued)

associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

The employees of the Group participate in retirement plans (defined contribution retirement plans) managed by respective local governments of the municipalities in which the Group operates in the PRC. The contribution to the retirement plan is calculated based on fixed rates of the employees' salaries cost and charged to profit or loss as and when incurred, except to the extent that they are included in the cost of inventories not yet recognized as an expense. The Group has no other obligation for the payment of retirement and other post-retirement benefits of staff other than the contributions described above.

(r) Income tax

Income tax for the year/period comprises current tax and movements in deferred tax assets and liabilities. Current tax and movements in deferred tax assets and liabilities are recognized in profit or loss except to the extent that they relate to business combinations, or items recognized in other comprehensive income or directly in equity, in which case the relevant amounts of tax are recognized in other comprehensive income or directly in equity, respectively.

Current tax is the expected tax payable on the taxable income for the year/period, using tax rates enacted or substantively enacted at the balance sheet date, and any adjustment to tax payable in respect of previous years.

Deferred tax assets and liabilities arise from deductible and taxable temporary differences respectively, being the differences between the carrying amounts of assets and liabilities for financial reporting purposes and their tax bases. Deferred tax assets also arise from unused tax losses and unused tax credits.

Apart from certain limited exceptions, all deferred tax liabilities, and all deferred tax assets to the extent that it is probable that future taxable profits will be available against which the asset can be utilized, are recognized. Future taxable profits that may support the recognition of deferred tax assets arising from deductible temporary differences include those that will arise from the reversal of existing taxable temporary differences, provided those differences relate to the same taxation authority and the same taxable entity, and are expected to reverse either in the same period as the expected reversal of the deductible temporary difference or in periods into which a tax loss arising from the deferred tax asset can be carried back or forward. The same criteria are adopted when determining whether existing taxable temporary differences support the recognition of deferred tax assets arising from unused tax losses and credits, that is, those differences are taken into account if they relate to the same taxation authority and the same taxable entity, and are expected to reverse in a period, or periods, in which the tax loss or credit can be utilized.

The limited exceptions to recognition of deferred tax assets and liabilities are the initial recognition of assets or liabilities that affect neither accounting nor taxable profit (provided they are not part of a business combination), and temporary differences relating to investments in subsidiaries to the extent that, in the case of taxable differences, the Group controls the timing of the reversal and it is probable that the differences will not reverse in

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(r) Income tax (continued)

the foreseeable future, or in the case of deductible differences, unless it is probable that they will reverse in the future.

Where investment properties are carried at their fair value in accordance with the accounting policy set out in note 1(f), the amount of deferred tax recognized is measured using the tax rates that would apply on sale of those assets at their carrying value at the balance sheet date unless the property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the property over time, rather than through sale. In all other cases, the amount of deferred tax recognized is measured based on the expected manner of realization or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the balance sheet date. Deferred tax assets and liabilities are not discounted.

The carrying amount of a deferred tax asset is reviewed at each balance sheet date and is reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow the related tax benefit to be utilized. Any such reduction is reversed to the extent that it becomes probable that sufficient taxable profits will be available.

Additional income taxes that arise from the distribution of dividends are recognized when liability to pay the related dividend is recognized.

Current tax balances and deferred tax balances, and movements therein, are presented separately from each other and are not offset. Current tax assets are offset against current tax liabilities, and deferred tax assets against deferred tax liabilities, if the Group has the legally enforceable right to set off current tax assets against current tax liabilities and the following additional conditions are met:

- in the case of current tax assets and liabilities, the Group intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously; or
- in the case of deferred tax assets and liabilities, if they relate to income taxes levied by the same taxation authority on either:
 - the same taxable entity; or
 - different taxable entities, which, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered, intend to realize the current tax assets and settle the current tax liabilities on a net basis or realize and settle simultaneously.

(s) Financial guarantees issued, provisions and contingent liabilities

(i) Financial guarantees issued

Financial guarantees are contracts that require the issuer (i.e. the guarantor) to make specified payments to reimburse the beneficiary of the guarantee (the "holder") for a loss the holder incurs because a specified debtor fails to make payment when due in accordance with the terms of a debt instrument.

Where the Group issues a financial guarantee, the fair value of the guarantee is initially recognized as deferred income within trade and other payables. The fair value of

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(s) Financial guarantees issued, provisions and contingent liabilities (continued)

(i) Financial guarantees issued (continued)

financial guarantees issued at the time of issuance is determined by reference to fees charged in an arm's length transaction for similar services, when such information is obtainable, or is otherwise estimated by reference to interest rate differentials, by comparing the actual rates charged by lenders when the guarantee is made available with the estimated rates that lenders would have charged, had the guarantees not been available, where reliable estimates of such information can be made. Where consideration is received or receivable for the issuance of the guarantee, the consideration is recognized in accordance with the Group's policies applicable to that category of asset. Where no such consideration is received or receivable, an immediate expense is recognized in profit or loss on initial recognition of any deferred income.

The amount of the guarantee initially recognized as deferred income is amortized in profit or loss over the term of the guarantee as income from financial guarantees issued. In addition, provisions are recognized in accordance with note 1(s)(ii) if and when (i) it becomes probable that the holder of the guarantee will call upon the Group under the guarantee, and (ii) the amount of that claim on the Group is expected to exceed the amount currently carried in trade and other payables in respect of that guarantee i.e. the amount initially recognized, less accumulated amortization.

(ii) Other provisions and contingent liabilities

Provisions are recognized for other liabilities of uncertain timing or amount when the Group or the Company has a legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditure expected to settle the obligation.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events, are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

(t) Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable. Provided it is probable that the economic benefits will flow to the Group and the revenue and costs, if applicable, can be measured reliably, revenue is recognized in profit or loss as follows:

(i) Sale of properties

Revenue from the sale of properties is recognized in profit or loss when the significant risks and rewards of ownership have been transferred to the buyers. The Group considers that the significant risks and rewards of ownership are transferred when the

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(t) Revenue recognition (continued)

(i) Sale of properties (continued)

properties are completed and delivered to the buyers. Revenue from the sale of properties excludes business tax and other sales related taxes and is after deduction of any trade discounts. Deposits and installments received on properties sold prior to the date of revenue recognition are included in the balance sheet as receipts in advance.

(ii) Rental income from operating leases

Rental income receivable under operating leases is recognized in profit or loss in equal installments over the accounting periods covered by the lease term, except where an alternative basis is more representative of the pattern of benefits to be derived from the use of the leased asset. Lease incentives granted are recognized in profit or loss as an integral part of the aggregate net lease payments receivable. Contingent rentals are recognized as income in the accounting period in which they are earned.

(iii) Construction income

When the outcome of a construction contract can be estimated reliably, revenue from a fixed price contract is recognized using the percentage of completion method, measured by reference to the percentage of contract costs incurred to date to estimated total contract costs for the contract.

When the outcome of a construction contract cannot be estimated reliably, revenue is recognized only to the extent of contract costs incurred that it is probable will be recoverable.

(iv) Interest income

Interest income is recognized as it accrues using the effective interest method.

(v) Government subsidies

Government subsidies are recognized in the balance sheet initially when there is reasonable assurance that they will be received and that the Group will comply with the conditions attaching to them. Subsidies that compensate the Group for expenses incurred are recognized as revenue in profit or loss on a systematic basis in the same periods in which the expenses are incurred.

(vi) Design fee and construction management service income

Design fee and construction management service income are recognized at the time when the services are provided.

(u) Translation of foreign currencies

Foreign currency transactions during the year/period are translated at the foreign exchange rates ruling at the transaction dates. Monetary assets and liabilities denominated in foreign

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(u) Translation of foreign currencies (continued)

currencies are translated at the foreign exchange rates ruling at the balance sheet date. Exchange gains and losses are recognized in profit or loss.

Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the foreign exchange rates ruling at the transaction dates. Nonmonetary assets and liabilities denominated in foreign currencies that are stated at fair value are translated using the foreign exchange rates ruling at the dates the fair value was measured.

The results of foreign operations are translated into RMB at the exchange rates approximating the foreign exchange rates ruling at the dates of the transactions. Balance sheet items are translated into RMB at the closing foreign exchange rates at the balance sheet date. The resulting exchange differences are recognized in other comprehensive income and accumulated separately in equity in the exchange reserve.

On disposal of a foreign operation, the cumulative amount of the exchange differences relating to that foreign operation is reclassified from equity to profit or loss when the profit or loss on disposal is recognized.

(v) Borrowing costs

Borrowing costs that are directly attributable to the acquisition, construction or production of an asset which necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of that asset. Other borrowing costs are expensed in the period in which they are incurred.

The capitalization of borrowing costs as part of the cost of a qualifying asset commences when expenditure for the asset is being incurred, borrowing costs are being incurred and activities that are necessary to prepare the asset for its intended use or sale are in progress. Capitalization of borrowing costs is suspended or ceases when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are interrupted or complete.

(w) Non-current assets held for sale

A non-current asset (or disposal group) is classified as held for sale if it is highly probable that its carrying amount will be recovered through a sale transaction rather than through continuing use and the asset (or disposal group) is available for sale in its present condition. A disposal group is a group of assets to be disposed of together as a group in a single transaction, and liabilities directly associated with those assets that will be transferred in the transaction.

When the Group is committed to a sale plan involving loss of control of a subsidiary, all the assets and liabilities of that subsidiary are classified as held for sale when the above criteria for classification as held for sale are met, regardless of whether the group will retain a non-controlling interest in the subsidiary after the sale.

Immediately before classification as held for sale, the measurement of the non-current assets (and all individual assets and liabilities in a disposal group) is brought up-to-date in

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(w) Non-current assets held for sale (continued)

accordance with the accounting policies before the classification. Then, on initial classification as held for sale and until disposal, the non-current assets (except for certain assets as explained below), or disposal groups, are recognized at the lower of their carrying amount and fair value less costs to sell. The principal exceptions to this measurement policy so far as the financial statements of the Group are concerned are deferred tax assets, assets arising from employee benefits, financial assets (other than investments in subsidiaries, associates and joint ventures) and investment properties. These assets, even if held for sale, would continue to be measured in accordance with the policies set out elsewhere in note 1.

Impairment losses on initial classification as held for sale, and on subsequent remeasurement while held for sale, are recognized in profit or loss. As long as a non-current asset is classified as held for sale, or is included in a disposal group that is classified as held for sale, the non-current asset is not depreciated or amortized.

(x) Related parties

- (a) A person, or a close member of that person's family, is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or the Group's parent.
- (b) An entity is related to the Group if any of the following conditions applies:
 - (i) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group.
 - (vi) The entity is controlled or jointly controlled by a person identified in (a).
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity.

(y) Segment reporting

Operating segments, and the amounts of each segment item reported in the Financial Information, are identified from the financial information provided regularly to the Group's

1 SIGNIFICANT ACCOUNTING POLICIES (continued)

(y) Segment reporting (continued)

most senior executive management for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

2 ACCOUNTING ESTIMATES AND JUDGMENTS

The key sources of estimation uncertainty and critical accounting judgments in applying the Group's accounting policies are described below.

(i) Valuation of investment properties

As described in note 14, investment properties are stated at fair value based on the valuation performed by an independent firm of professional surveyors after taking into consideration the comparable market transactions and the net rental income allowing for reversionary income potential.

In determining the fair value, the valuers have based on a method of valuation which involves, inter-alia, certain estimates including current market rents for similar properties in the same location and condition, appropriate discount rates and expected future market rents. In relying on the valuation report, management has exercised its judgment and is satisfied that the method of valuation is reflective of the current market condition.

(ii) Impairment of non-current assets

If circumstances indicate that the carrying amounts of fixed assets (other than investment properties) may not be recoverable, the assets may be considered impaired and are tested for impairment. An impairment loss is recognized when the asset's recoverable amount has declined below its carrying amount. The recoverable amount is the greater of the fair value less costs to sell and value in use. In determining the recoverable amount which requires significant judgments, the Group estimates the future cash flows to be derived from continuing use and ultimate disposal of the asset and applies an appropriate discount rate to these future cash flows.

(iii) Write-down of inventories for property development

Management performs a regular review on the carrying amounts of inventories for property development. Based on management's review, write-down of inventories for property development will be made when the estimated net realizable value has declined below the carrying amount.

2 ACCOUNTING ESTIMATES AND JUDGMENTS (continued)

(iii) Write-down of inventories for property development (continued)

In determining the net realizable value of completed properties for sale, management refers to prevailing market data such as recent sales transactions, market survey reports available from independent property valuers and internally available information, as bases for evaluation.

In respect of properties under development for sale, the estimate of net realizable value requires the application of a risk-adjusted discount rate to estimate future discounted cash flows to be derived from these properties. These estimates require judgment as to the anticipated sale prices by reference to recent sales transactions in nearby locations, rate of new property sales, marketing costs (including price discounts required to stimulate sales) and the expected costs to completion of properties, the legal and regulatory framework and general market conditions.

(iv) Construction contracts

As explained in policy notes 1(1) and 1(t)(iii) revenue and profit recognition on an uncompleted project is dependent on estimating the total outcome of the construction contract, as well as the work done to date. Based on the Group's recent experience and the nature of the construction activity undertaken by the Group, the Group makes estimates of the point at which it considers the work is sufficiently advanced such that the costs to complete and revenue can be reliably estimated. As a result, until this point is reached the amounts due from customers for contract work as disclosed in note 17 will not include profit which the Group may eventually realize from the work done to date. In addition, actual outcomes in terms of total cost or revenue may be higher or lower than estimated at the balance sheet date, which would affect the revenue and profit recognized in future years as an adjustment to the amounts recorded to date.

(v) Land Appreciation Tax ("LAT")

As explained in note 8(a)(iv), the Group has estimated, made and included in tax provision for LAT according to the requirements set forth in the relevant PRC tax laws and regulations. The actual LAT liabilities are subject to the determination by the tax authorities upon completion of the property development projects and the tax authorities might disagree with the basis on which the provision for LAT is calculated. Significant judgment is required in determining the level of provision, as the calculation of which depends on the ultimate tax determination. Given the uncertainties of the calculation basis of LAT as interpreted by the local tax bureau, the actual outcomes may be higher or lower than those estimated at each balance sheet date. Any increase or decrease in actual outcomes/estimates would affect income statement in the period in which such determination is made.

(vi) Recognition of deferred tax assets

The realizability of deferred tax assets mainly depends on whether it is probable that future taxable profits or taxable temporary differences will be available against which deferred tax assets can be utilized. In cases where the actual future taxable profits or taxable temporary differences generated are less than expected, a reversal of deferred tax assets may arise, which will be recognized in profit or loss for the period in which such as reversal takes place.

3 FINANCIAL RISK MANAGEMENT AND FAIR VALUES

Exposure to credit, liquidity, interest rate and currency risks arises in the normal course of the Group's business. The Group's exposure to these risks and the financial risk management policies and practices used by the Group to manage these risks are described below.

(a) Credit risk

The Group's credit risk is primarily attributable to bank deposits, and trade and other receivables. The Group maintains a defined credit policy and the exposures to these credit risks are monitored on an ongoing basis.

Cash is deposited with financial institutions with sound credit ratings and the Group has limit exposure to any single financial institution. Given their high credit ratings, management does not expect any of these financial institutions will fail to meet their obligations.

Regular review and follow-up actions are carried out on overdue amounts of installments receivable from sale of properties and receivable from construction contracts, which enable management to assess their recoverability and to minimize exposure to credit risk. In respect of rental income from leasing properties, sufficient rental deposits are held to cover potential exposure to credit risk. An ageing analysis of the receivables is prepared on a regular basis and is closely monitored to minimize any credit risk associated with these receivables. Adequate impairment losses have been made for estimated irrecoverable amounts.

(b) Liquidity risk

Individual operating entities within the Group are responsible for their own cash management, including the raising of loans to cover the expected cash demands, subject to approval by the Company's board of directors. The Group's policy is to regularly monitor current and expected liquidity requirements and its compliance with lending covenants, to ensure that it maintains sufficient reserves of cash and adequate committed funding lines from major financial institutions to meet its liquidity requirements in the short and longer term.

56,827

11,570,593

56,827

10,205,956

3 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(b) Liquidity risk (continued)

shareholder

The following tables show the remaining contractual maturities at the balance sheet date of the Group's financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on rates current at the balance sheet date) and the earliest date the Group can be required to pay:

			At Jun	ie 30, 2013		
		Contractua	l undiscounted	cash outflow		
	Within 1 year or on demand	More than 1 year but less than 2 years	More than 2 years but less than 5 years	More than 5 years	Total	Balance sheet carrying amount
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Bank loans	3,358,647	1,575,394	2,864,429	1,019,901	8,818,371	7,353,515
Trade payables Other payables and	1,731,051	160,131	_		1,891,182	1,891,182
accrued charges	286,544	—	—	—	286,544	286,544
Other loans Amounts due to related	64,012	729,434	_	_	793,446	695,000
companies Amount due to a non- controlling	269,343	_	—	_	269,343	269,343
shareholder Amount due to the	56,827	—	—		56,827	56,827
founder	7				7	7
	5,766,431	2,464,959	2,864,429	1,019,901	12,115,720	10,552,418
			At Decem	ıber 31, 2012		
		Contractua	l undiscounted	cash outflow		
	Within 1 year or on demand	More than 1 year but less than 2 years	More than 2 years but less than 5 years	More than 5 years	Total	Balance sheet carrying amount
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Bank loans	2,228,404	2,651,479	1,341,956	1,117,812	7,339,651	6,014,235
Trade payables Other payables and	1,566,186	221,458	—	—	1,787,644	1,787,644
accrued charges	355,078				355,078	355,078
Other loans	431,960	211,357			643,317	604,096
Amounts due to related	,	<i>y</i>			,	,
companies Amount due to a non- controlling	1,388,076		_		1,388,076	1,388,076
	= < 0 = =				= < 0 = =	= < 0 = =

3,084,294

1,341,956

1,117,812

56,827

6,026,531

3 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(b) Liquidity risk (continued)

		Contractual	undiscounted	cash outflow		
	Within 1 year or on demand	More than 1 year but less than 2 years	More than 2 years but less than 5 years	More than 5 years	Total	Balance sheet carrying amount
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Bank loans	1,902,333	1,721,465	2,363,022	795,894	6,782,714	5,735,510
Trade payables	1,121,740	176,348	_		1,298,088	1,298,088
Other payables and accrued						
charges	528,499		_		528,499	528,499
Other loans	315,904		_		315,904	288,596
Amounts due to related						
companies	1,598,885		_		1,598,885	1,598,885
Amounts due to related						
parties	17,431		_		17,431	17,431
Amount due to the						
shareholder	9,728				9,728	9,728
Amount due to the	,				,	,
founder	11,998			_	11,998	11,998
	5,506,518	1,897,813	2,363,022	795,894	10,563,247	9,488,735
	2,200,210	1,077,015		, , , , , , , , , , , , , , , , , , , ,	10,000,247	>,100,155

		At December 31, 2010								
		Contractual undiscounted cash outflow								
	Within 1 year or on demand	More than 1 year but less than 2 years	More than 2 years but less than 5 years	More than 5 years	Total	Balance sheet carrying amount				
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000				
Bank loans	732,939	2,623,380	2,009,593	65,982	5,431,894	4,878,225				
Trade payables	611,932	166,123	_	—	778,055	778,055				
Other payables and accrued										
charges	209,173			_	209,173	209,173				
Other loans	323,996			_	323,996	302,050				
Amounts due to related										
companies	865,800				865,800	865,800				
Amounts due to related										
parties	4,680		_	_	4,680	4,680				
Amount due to the										
shareholder	10,211				10,211	10,211				
	2,758,731	2,789,503	2,009,593	65,982	7,623,809	7,048,194				

3 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(c) Interest rate risk

The Group's interest rates risk arises primarily from cash and cash equivalents, restricted and pledged deposits and bank borrowings issued at variable rates.

The Group does not anticipate significant impact to cash and cash equivalents and the pledged deposits because the interest rates of bank deposits are not expected to change significantly.

The interest rates and terms of repayment of bank loans of the Group is disclosed in note 22(i) to the Financial Information. The Group does not carry out any hedging activities to manage its interest rate exposure.

Sensitivity analysis

At June 30, 2013, it is estimated that a general increase/decrease of 100 basis points in interest rates, with all other variables held constant, would have decreased/increased the Group's profit after tax and total equity attributable to equity shareholders of the Company by approximately RMB55,151,000 (December 31, 2012: RMB45,107,000; December 31, 2011: RMB43,106,000; December 31, 2010: RMB36,587,000) in response to the general increase/decrease in interest rates.

The sensitivity analysis above has been determined assuming that the change in interest rates had occurred at the balance sheet date and had been applied to the exposure to interest rate risk for non-derivative financial instruments in existence at that date. The 100 basis points increase or decrease represents management's assessment of a reasonably possible change in interest rates over the period until the next annual balance sheet date. The analysis is performed on the same basis for the years 2010 to 2013.

(d) Currency risk

Almost all the Group's operating activities are carried out in the PRC with most of the transactions denominated in RMB. The Group is exposed to foreign currency risk arising from the exposure of RMB against Hong Kong dollars as a result of its investment in the PRC and certain of the general and administrative expenses settled in Hong Kong dollars. In addition, RMB is not freely convertible into foreign currencies and the conversion of RMB into foreign currencies is subject to rules and regulations of the foreign exchange control promulgated by the PRC government.

3 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

- (e) Fair values
- (i) Assets measured at fair value
 - (a) Fair value hierarchy

The following table presents the fair value of the Group's properties measured at the balance sheet date on a recurring basis, categorized into the three-level fair value hierarchy as defined in HKFRS 13, *Fair value measurement*. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

- Level 1 valuations: Fair value measured using only Level 1 inputs i.e. unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date
- Level 2 valuations: Fair value measured using Level 2 inputs i.e. observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available

 Level 3 valuations:	Fair value	measured	using	significant	unobservable inputs

		Fair value measurements as at each balance sheet date categorized into			
Recurring fair value measurement	Fair value at each balance sheet date RMB'000	Level 1 RMB'000	Level 2 RMB'000	Level 3 RMB'000	
At June 30, 2013					
Fixed assets (note 14): — Investment properties — Investment properties under developments	3,587,000 190,000			3,587,000 190,000	
At December 31, 2012					
 Fixed assets (note 14): Investment properties Investment properties under developments 	3,546,000 190,000			3,546,000 190,000	
At December 31, 2011					
Fixed assets (note 14): — Investment properties — Investment properties under developments	2,658,000 217,000			2,658,000 217,000	
Non-current assets classified as held for sale (note 20)	20,706		_	20,706	
At December 31, 2010					
Fixed assets (note 14): — Investment properties — Investment properties under developments	1,683,000 209,000	_	_	1,683,000 209,000	

During the six months ended June 30, 2013, there were no transfers between Level 1 and Level 2, or transfers into or out of Level 3 (December 31, 2012: Nil; December 31, 2010: Nil). The Group's policy is to recognize transfers between levels of fair value hierarchy as at the balance sheet dates in which they occur.

3 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(e) Fair values (continued)

- (i) Assets measured at fair value (continued)
 - (a) Fair value hierarchy (continued)

All of the Group's investment properties (including non-current assets classified as held for sale at December 31, 2011) and investment properties under developments were revalued as at December 31, 2010, 2011 and 2012 and June 30, 2013. The valuations were carried out by an independent firm of surveyors, DTZ Debenham Tie Leung Limited ("DTZ"), who have among their staff Fellows of the Hong Kong Institute of Surveyors with recent experience in the location and category of property being valued. The Group's property manager and the finance director have discussion with the surveyors on the valuation assumptions and valuation results when the valuation is performed at each balance sheet date.

	Valuation techniques	Significant unobservable inputs	Range (weighted average)
At June 30, 2013			
Investment properties	Income capitalization method	Market monthly rental rate (RMB/sq.m.)	33-264 (195)
		Capitalization rate	4.25%-6.0% (4.95%)
Investment properties under developments	Direct comparison approach	Market unit sale rate (RMB/sq.m.)	16,500-17,000 (16,771)
At December 31, 2012			
Investment properties	Income capitalization method	Market monthly rental rate (RMB/sq.m.)	33-264 (192)
		Capitalization rate	4.25%-6.0% (4.96%)
Investment properties under developments	Direct comparison approach	Market unit sale rate (RMB/sq.m.)	15,000-16,500 (15,687)
At December 31, 2011			
Investment properties	Income capitalization method	Market monthly rental rate (RMB/sq.m.)	33-215 (172)
		Capitalization rate	4.25%-6.0% (4.81%)
Investment properties under developments	Direct comparison approach	Market unit sale rate (RMB/sq.m.)	9,400-13,500 (10,963)
Non-current assets classified as held for	Income capitalization method	Market monthly rental rate (RMB/sq.m.)	195-215 (205)
sale		Capitalization rate	4.25%-4.5% (4.38%)
At December 31, 2010			
Investment properties	Income capitalization method	Market monthly rental rate (RMB/sq.m.)	56-170 (119)
		Capitalization rate	4.25%-6.0% (4.76%)
Investment properties under developments	Direct comparison approach	Market unit sale rate (RMB/sq.m.)	8,200-11,000 (9,322)

3 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(e) Fair values (continued)

- (i) Assets measured at fair value (continued)
 - (b) Information about Level 3 fair value measurements (continued)

The fair values of investment properties (including non-current assets classified as held for sale at December 31, 2011) is determined using the income capitalization method by capitalizing the rental income derived from the existing tenancies with due provisions for the reversionary income potential of the properties. The fair value measurement is positively correlated to the market monthly rental rate, and negatively correlated to capitalization rate.

The investment properties under developments have been valued on the basis that the properties will be developed and completed in accordance with the relevant development plans. They are determined using the direct comparison approach by making references to comparable sale evidence as available in the relevant market, with adjustments for development costs to be expended to complete the properties. The fair value measurement is positively correlated to the market unit sale rate.

The movements during the years/period in the balance of Level 3 fair value measurements are as follows:

	Investment properties RMB'000	Investment properties under developments RMB'000	Non-current assets classified as held for sale RMB'000
At January 1, 2010	274,000	711,000	
Additions		211,221	
Transfer to investment properties	823,078	(823,078)	
Changes in fair values recognized in profit or loss during the			
year	585,922	109,857	
At December 31, 2010	1,683,000	209,000	
Total gains or losses for the year included in profit or loss	585,922	109,857	
At January 1, 2011	1,683,000	209,000	
Additions	20,081	133,240	
Transfer to investment properties	172,329	(172,329)	
Transfer from inventories	8,938		
Transfer to non-current assets classified as held for sale	(20,706)	—	20,706
Disposals	(22,268)		
Changes in fair values recognized in profit or loss during the			
year	816,626	47,089	
At December 31, 2011	2,658,000	217,000	20,706
Total gains or losses for the year included in profit or loss	828,205	47,089	

3 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(e) Fair values (continued)

- (i) Assets measured at fair value (continued)
 - (b) Information about Level 3 fair value measurements (continued)

	Investment properties RMB'000	Investment properties under developments RMB'000	Non-current assets classified as held for sale RMB'000
At January 1, 2012	2,658,000	217,000	20,706
Additions	9,635	41,496	—
Transfer to investment properties	138,570	(138,570)	
Transfer from inventories	32,477		
Disposals	(59,260)	—	(20,706)
Changes in fair values recognized in profit or loss during the			
year	766,578	70,074	
At December 31, 2012	3,546,000	190,000	
Total gains or losses for the year included in profit or loss	767,359	70,074	
At January 1, 2013	3,546,000	190,000	
Additions	6,023	11,953	—
Transfer to investment properties	20,679	(20,679)	—
Disposals	(17,482)		—
Changes in fair values recognized in profit or loss during the			
period	31,780	8,726	
At June 30, 2013	3,587,000	190,000	
Total gains or losses for the period included in profit or loss	27,689	8,726	

The gain/(loss) on disposal of investment properties and changes in fair values of investment properties and investment properties under developments are presented in "other net (loss)/ income" and "net increase in fair value of investment properties" in the consolidated income statements respectively.

(ii) Fair values of assets and liabilities carried at other than fair value

The carrying amounts of the Group's financial instruments carried at cost or amortized cost are not materially different from their values as at December 31, 2010, 2011 and 2012 and June 30, 2013.

The carrying values of trade and other receivables, cash and cash equivalents, trade and other payables and current portion bank loans are estimated to approximate their fair values based on the nature or short-term maturity of these financial instruments.

4 **TURNOVER**

Turnover represents income from sale of properties, rental income and income from construction earned during the Relevant Periods, net of business tax and other sales related taxes and discounts allowed, and is analyzed as follows:

	Year	ended Decemb	er 31,	Six months en	nded June 30,
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Sale of properties	2,515,400	3,172,677	6,296,738	1,468,963	2,967,480
Rental income	1,442	25,692	55,384	28,953	28,619
Construction income	334,817	249,105	235,538	68,502	336,106
	2,851,659	3,447,474	6,587,660	1,566,418	3,332,205

OTHER REVENUE 5

	Year e	nded Deceml	oer 31,	Six mo ended Ju	
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Bank interest income	3,967	5,352	7,557	2,755	5,252
Design fee income	4,738	1,444	9,092	5,303	820
Government subsidies (note)	3,968	5,130	2,182	1,011	635
Forfeited deposits	2,407	2,126	7,870	4,992	2,560
Construction management service income	_	_	2,861	_	1,237
Others	1,088	2,749	4,213	1,206	832
	16,168	16,801	33,775	15,267	11,336

Note: During the Relevant Periods, the Group received government subsidies from different local government bureaus as a recognition of the Group's investment in the relevant districts.

OTHER NET (LOSS)/INCOME 6

	I	Year ended December 31	,	Six mor ended Ju	
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Net gain/(loss) on disposal of fixed assets	50	11,574	891	114	(4,107)
Others	(247)	(258)	(369)	(130)	(765)
	(197)	11,316	522	(16)	(4,872)

7 **PROFIT BEFORE TAXATION**

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

	Year ended December 31,			Six months ended June 30,	
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
(a) Finance costs:					
Interest on bank loans and other borrowings					
wholly repayable within five years	250,629	307,032	394,284	212,568	210,386
Interest on bank loans and other borrowings					
wholly repayable after five years	726	35,306	99,747	35,304	33,065
Other borrowing costs	17,012	77,537	22,595	11,258	16,361
	268,367	419,875	516,626	259,130	259,812
Less: Amount capitalized (note)	(263,320)	(323,591)	(346,408)	(172,879)	(196,311)
	5,047	96,284	170,218	86,251	63,501

Note: The borrowing costs have been capitalized at rates ranging from 4.1% to 6.6%, 4.9% to 10.3% and 4.9% to 9.3% per annum for the three years ended December 31, 2010, 2011 and 2012 respectively and 4.9% to 9.3% and 6.2% to 11.3% per annum for the six months ended June 30, 2012 and 2013 respectively.

0,
2013
RMB'000
99,057
7,447
106,504
(3,663)
102,841
10,721
(2,224)
8,497
(28,619)
551
(28,068)
2,022,098
284,355
1,080
5,096

8 INCOME TAX

(a) Income tax in the consolidated income statements represents:

	Year ended December 31,			Six months ended June 30,	
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Current tax					
Provision for PRC Corporate Income Tax ("CIT")					
for the year/period	190,840	305,899	454,628	109,925	170,127
Provision for LAT for the year/period	62,068	138,896	334,116	70,864	102,255
Provision for withholding tax for the year/period		4,500			
	252,908	449,295	788,744	180,789	272,382
Deferred tax					
Origination and reversal of temporary					
differences	108,601	112,506	169,574	71,149	(16,445)
	361,509	561,801	958,318	251,938	255,937

- (i) Pursuant to the rules and regulations of the BVI and Cayman Islands, the Group is not subject to any income tax in the BVI and Cayman Islands.
- (ii) No provision for Hong Kong Profits Tax was made as the Group's Hong Kong subsidiaries did not earn any income subject to Hong Kong Profits Tax during the Relevant Periods.
- (iii) Effective from January 1, 2008, under the PRC CIT Law, the PRC's statutory income tax rate is 25%. The Group's PRC subsidiaries are subject to PRC income tax at 25% unless otherwise specified.

Certain PRC subsidiaries incorporated in Shenzhen and Shantou enjoyed a preferential tax rate of 22% and 24% for 2010 and 2011, respectively.

- (iv) LAT is levied on properties developed by the Group in the PRC for sale, at progressive rates ranging from 30% to 60% on the appreciation of land value, which under the applicable regulations is calculated based on the proceeds of sales of properties less deductible expenditures including lease charges of land use right, borrowing costs and all qualified property development expenditures.
- (v) According to the PRC CIT Law and its related regulations, the Group is subject to a withholding tax at 10%, unless reduced by tax treaties or arrangements, for dividends distributed by a PRC enterprise to its immediate holding company outside the PRC for earnings generated beginning on January 1, 2008 and undistributed earnings generated prior to January 1, 2008 are exempt from such withholding tax. According to the China-HK Tax Arrangement and its relevant regulations, a qualified Hong Kong tax resident which is the "beneficial owner" and holds 25% or more of a PRC enterprise is entitled to a reduced withholding rate of 5%. The Group has determined that its Hong Kong subsidiaries qualify for the 5% withholding tax rate.

8 INCOME TAX (continued)

(b) Reconciliation between income tax expense and accounting profit before taxation at applicable tax rates:

	Year o	ended Decemb	er 31,	Six months ended June 30,		
	2010	2011	2012	2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000	
Profit before taxation	1,301,130	1,824,955	2,775,287	767,363	698,196	
Notional tax on profit before taxation, calculated at the rates applicable to						
profits in the jurisdictions concerned	312,383	447,774	696,972	193,532	169,162	
Tax effect of non-taxable income	(481)	(120)	(260)	(412)	(311)	
Tax effect of non-deductible expenses	2,309	4,250	7,932	2,703	4,837	
Utilization of previously unrecognized tax						
losses		(390)	(1,545)	(851)	(67)	
Effect of tax losses not recognized	684	2,064	909	1,755	4,802	
PRC dividend withholding tax		4,500			_	
LAT	62,068	138,896	334,116	70,864	102,255	
Tax effect of deductible LAT	(15,454)	(35,173)	(79,806)	(15,653)	(24,741)	
Actual income tax expense	361,509	561,801	958,318	251,938	255,937	

(c) Income tax in the consolidated balance sheets represents:

(i) Current taxation

	A	At June 30,		
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
CIT				
At beginning of the year/period	34,997	106,795	161,371	344,182
Provision for the year/period	190,840	305,899	454,628	170,127
CIT tax paid	(119,042)	(251,323)	(271,817)	(407,143)
At end of year/period	106,795	161,371	344,182	107,166
LAT				
At beginning of the year/period	(12,062)	4,032	53,252	216,302
Provision for the year/period	62,068	138,896	334,116	102,255
LAT tax paid	(45,974)	(89,676)	(171,066)	(111,228)
At end of year/period	4,032	53,252	216,302	207,329
Withholding tax				
At beginning of the year/period			4,500	4,500
Provision for the year/period		4,500		
At end of year/period		4,500	4,500	4,500
	110,827	219,123	564,984	318,995
Representing:				
Tax recoverable	(38,559)	(76,390)	(59,863)	(219,303)
Tax payable	149,386	295,513	624,847	538,298
	110,827	219,123	564,984	318,995

8 INCOME TAX (continued)

(c) Income tax in the consolidated balance sheets represents: (continued)

(ii) Deferred tax assets and liabilities recognized

The components of deferred tax (assets)/liabilities recognized in the consolidated balance sheets and the movements during the year/period are as follows:

	Revaluation of investment properties	Unrealized gain on intra-	arising from LAT	Unused tax losses (note)	Others	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Deferred tax arising from:						
At January 1, 2010 Charged/(credited) to the consolidated income	110,533	(39,105)	(1,014)) (13,256)) —	57,158
statement	169,299	(48,904)	(7,032)	(4,762)) —	108,601
At December 31, 2010 and January 1, 2011 Charged/(credited) to the	279,832	(88,009)	(8,046)) (18,018)) —	165,759
consolidated income statement	211,622	(58 889)	(16,684)) (26,395) 2852	112,506
		(30,007)	(10,00+)	(20,375)) 2,052	112,500
At December 31, 2011 and January 1, 2012 Charged/(credited) to the	491,454	(146,898)	(24,730)	(44,413)) 2,852	278,265
consolidated income statement	197,819	17,405	(41,913)	(4,965)) 1,228	169,574
At December 31, 2012 and January 1, 2013 Charged/(credited) to the	689,273	(129,493)	(66,643)) (49,378)) 4,080	447,839
consolidated income						
statement	6,819	2,737	(10,711)	(15,609)) 319	(16,445)
At June 30, 2013	696,092	(126,756)	(77,354)	(64,987) 4,399	431,394
			As Dec	ember 31,		At June 30,
			2010	2011	2012	2013
	11	RMI	B'000 RN	1B'000 RI	MB'000	RMB'000
Net deferred tax assets recognized consolidated balance sheets Net deferred tax liabilities recogn		(114	,074) (21	6,896) (24	45,514)	(269,098)
consolidated balance sheets		279	,833 49	5,161 69	93,353	700,492
		165	,759 27	8,265 44	47,839	431,394

Note: In assessing the realizability of deferred tax assets in respect of the Group's subsidiaries which suffered losses in current or preceding period, management considers the projected future taxable income of these subsidiaries. Accordingly, the Group has recognized deferred tax assets of RMB64,987,000 as at June 30, 2013 (December 31, 2012: RMB49,378,000; December 31, 2011: RMB44,413,000; December 31, 2010: RMB18,018,000) as the Group estimates that these subsidiaries have properties development projects which are probable to generate sufficient future taxable profits to support their utilization.

8 INCOME TAX (continued)

(d) Deferred tax assets not recognized:

Deferred tax assets have not been recognized in respect of the following item:

	At December 31,			At June 30,
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Unused tax losses				
— PRC (<i>note</i>)	5,010	11,704	9,161	28,101

Note: The Group has not recognized deferred tax assets in respect of unused tax losses of certain subsidiaries as it is not probable that sufficient future taxable profits will be available against which the deductible temporary differences and unused tax losses can be utilized.

The unused tax losses can be carried forward to offset against taxable profits of subsequent years for up to five years from the year in which they arose. As at June 30, 2013, tax loss of RMB339,000, RMB2,086,000, RMB2,829,000, RMB3,637,000 and RMB19,210,000 will expire, if unused, by the end of 2014, 2015, 2016, 2017 and 2018, respectively.

(e) Deferred tax liabilities not recognized

The Group did not provide for deferred tax liabilities on earnings generated by its PRC entities for the years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2013 since the Group controls the dividend policy of these subsidiaries and it has been determined that it is probable that they will not be distributed in the foreseeable future. As of June 30, 2013, temporary differences relating to such undistributed profits are RMB4,220,154,000 (December 31, 2012: RMB3,784,125,000; December 31, 2011: RMB1,640,583,000; December 31, 2010: RMB412,362,000).

9 OTHER COMPREHENSIVE INCOME

	Year ended December 31,			Six months ended June 30,	
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Exchange differences on translation of financial					
statements of overseas entities	4	24,226	(67)	(2,810)	9,678

There is no tax effect relating to the above component of other comprehensive income.

10 DIRECTORS' REMUNERATION

Details of directors' remuneration during the Relevant Periods are as follows:

	Year ended December 31, 2010					
	Fees RMB'000	Basic salaries, allowances and benefits in kind RMB'000	Bonuses RMB'000	Retirement scheme contributions RMB'000	Total RMB'000	
Executive Directors						
Ji Haipeng	_	1,240	_	7	1,247	
Ji Jiande	_	720	_	9	729	
Lai Zhuobin		428		7	435	
Xiao Xu	—	397	—	10	407	
Non-executive Directors						
Kei Perenna Hoi Ting						
Total		2,785		33	2,818	

	Year ended December 31, 2011				
	Fees RMB'000	Basic salaries, allowances and benefits in kind RMB'000	Bonuses RMB'000	Retirement scheme contributions RMB'000	Total RMB'000
Executive Directors					
Ji Haipeng	_	3,014		27	3,041
Ji Jiande	_	960		20	980
Lai Zhuobin		580		20	600
Xiao Xu	—	580	—	34	614
Non-executive Directors Kei Perenna Hoi Ting					
Total		5,134		101	5,235

	Year ended December 31, 2012					
	Fees	Basic salaries, allowances and benefits in kind	Bonuses	Retirement scheme contributions	Total	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
Executive Directors						
Ji Haipeng	_	3,310	740	43	4,093	
Ji Jiande	_	921	360	32	1,313	
Lai Zhuobin	_	522	168	28	718	
Xiao Xu	—	522	168	42	732	
Non-executive Directors						
Kei Perenna Hoi Ting						
Total		5,275	1,436	145	6,856	

10 DIRECTORS' REMUNERATION (continued)

	Year ended June 30, 2012 (Unaudited)					
	Fees RMB'000	Basic salaries, allowances and benefits in kind RMB'000	Bonuses RMB'000	Retirement scheme contributions RMB'000	Total RMB'000	
	KNID 000	KNID 000	KNID 000	KIVID 000	KIVID 000	
Executive Directors						
Ji Haipeng	—	1,694	—	30	1,724	
Ji Jiande	_	475	—	16	491	
Lai Zhuobin	_	262	—	13	275	
Xiao Xu	_	262	—	15	277	
Non-executive Directors Kei Perenna Hoi Ting						
Total		2.693		74	2,767	
		Year e	nded June 30	, 2013		
	Fees RMB'000	Basic salaries, allowances and benefits in kind RMB'000	Bonuses RMB'000	Retirement scheme contributions RMB'000	Total RMB'000	
Executive Directors						
Ji Haipeng	_	2,037		30	2,067	
Ji Jiande	_	658		24	682	
Lai Zhuobin	_	352		24	376	
Xiao Xu		352		24	376	
21100 210		552		27	570	
Non-executive Directors Kei Perenna Hoi Ting						

Notes:

- (i) No director received any emoluments from the Group as an inducement to join or upon joining the Group or as compensation for loss of office during the Relevant Periods. No director waived or agreed to waive any emoluments during the Relevant Periods.
- (ii) The Company did not have any share option scheme for the purchase of ordinary shares in the Company during the Relevant Periods.
- (iii) Mr. Zhang Huaqiao, Ms. Liu Ka Ying, Rebecca and Mr. Cai Suichang were appointed as the Company's Independents Non-executive Directors on November 18, 2013.

11 INDIVIDUALS WITH HIGHEST EMOLUMENTS

The five highest paid individuals of the Group during the Relevant Periods include 2 directors for each of the years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2012 and 2013, whose emoluments are disclosed in note 10. The aggregate of the emoluments in respect of the remaining individuals are as follows:

	Year e	nded Decem	Six months ended June 30,		
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Salaries, allowances and benefits in kind	1,725	3,334	3,000	1,550	2,651
Discretionary bonuses			750	—	_
Retirement scheme contributions	16	89	107	47	44
	1,741	3,423	3,857	1,597	2,695

The above individuals' emoluments are within the following bands:

	Year e	ended Decem	ended June 30,		
	2010 2011		2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
HK\$Nil to HK\$1,000,000	3	—	_	3	2
HK\$1,000,001 to HK\$1,500,000		3	1	_	1
HK\$1,500,001 to HK\$2,000,000			2		
	3	3	3	3	3

12 BASIC EARNINGS PER SHARE

Earnings per share information is not presented as its inclusion for the purpose of this report is not considered meaningful as the proposed Capitalization Issue, pursuant to the shareholders' resolution dated November 18, 2013 (see Note 32), has not become effective as at the date of this report.

13 SEGMENT REPORTING

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

- Property development: this segment develops and sells residential properties and retail shops.
- Property leasing: this segment leases office units and retail shops to generate rental income and to gain from the appreciation in the properties' values in the long term. Currently the Group's investment property portfolio is located entirely in the PRC.
- Construction contracts: this segment constructs office premises and residential buildings for external customers and for group companies. Currently the Group's activities in this regard are carried out in the PRC.

13 SEGMENT REPORTING (continued)

(a) Segment results, assets and liabilities

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

Revenue and expenses are allocated to the reportable segments with reference to sales generated by those segments and the expenses incurred by those segments or which otherwise arise from the depreciation of assets attributable to those segments.

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

In addition to receiving segment information concerning adjusted EBITDA, management is provided with segment information concerning revenue (including inter segment sales), interest income and expense from cash balances and borrowings managed directly by the segments and depreciation to non-current segment assets used by the segments in their operations. Segment assets and liabilities are not reported to the Group's senior executive management regularly.

Information regarding the Group's reportable segments as provided to the Group's most senior executive management for the purposes of resource allocation and assessment of segment performance for each of the years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2012 and 2013 is set out below.

Property Property Construction

development	leasing	contracts	Total
RMB'000	RMB'000	RMB'000	RMB'000
2,515,400	1,442	334,817	2,851,659
		1,854,087	1,854,087
2,515,400	1,442	2,188,904	4,705,746
587,541	1,165	40,774	629,480
3,360		601	3,961
(1,097)	_	(3,948)	(5,045)
(6,565)	_	(48)	(6,613)
	695,779		695,779
	2,515,400 2,515,400 587,541 3,360 (1,097)	RMB'000 RMB'000 2,515,400 1,442	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

For the year ended December 31, 2010

13 SEGMENT REPORTING (continued)

(a) Segment results, assets and liabilities (continued)

For the year ended December 31, 2011

	Property development	Property leasing	Construction contracts	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Revenue from external customers	3,172,677	25,692	249,105	3,447,474
Inter-segment revenue			2,654,573	2,654,573
Reportable segment revenue	3,172,677	25,692	2,903,678	6,102,047
Reportable segment profit/(loss) (adjusted				
EBITDA)	1,098,146	25,634	(23,220)	1,100,560
Bank interest income	3,966	_	1,092	5,058
Finance costs	(59,518)	—	(12,352)	(71,870)
Depreciation	(8,701)	_	(48)	(8,749)
Increase in fair value of investment properties		863,715		863,715

For the year ended December 31, 2012

	Property development	Property leasing	Construction contracts	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Revenue from external customers	6,296,738	55,384	235,538	6,587,660
Inter-segment revenue			2,331,432	2,331,432
Reportable segment revenue	6,296,738	55,384	2,566,970	8,919,092
Reportable segment profit (adjusted EBITDA)	2,114,429	54,165	10,874	2,179,468
Bank interest income	5,503	_	1,481	6,984
Finance costs	(67,318)		(59,513)	(126,831)
Depreciation	(10,432)		(27)	(10,459)
Increase in fair value of investment properties		836,652		836,652

For the six months ended June 30, 2012 (Unaudited)

	Property development	Property leasing	Construction contracts	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Revenue from external customers	1,468,963	28,953	68,502	1,566,418
Inter-segment revenue			614,135	614,135
Reportable segment revenue	1,468,963	28,953	682,637	2,180,553
Reportable segment profit (adjusted EBITDA)	458,741	28,280	4,126	491,147
Bank interest income	1,842	_	625	2,467
Finance costs	(38,390)		(29,532)	(67,922)
Depreciation	(5,354)		(15)	(5,369)
Increase in fair value of investment properties		395,945		395,945

13 SEGMENT REPORTING (continued)

(a) Segment results, assets and liabilities (continued)

For the six months ended June 30, 2013

	Property development	Property leasing	Construction contracts	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Revenue from external customers	2,967,480	28,619	336,106	3,332,205
Inter-segment revenue			1,082,597	1,082,597
Reportable segment revenue	2,967,480	28,619	1,418,703	4,414,802
Reportable segment profit (adjusted EBITDA)	753,120	28,068	27,100	808,288
Bank interest income	3,275	_	1,724	4,999
Finance costs	(33,144)		(24,561)	(57,705)
Depreciation	(3,843)	—	(169)	(4,012)
Net increase in fair value of investment properties		40,506		40,506

(b) Reconciliation of reportable segment revenue and profit or loss

	Year	ended Decembe	er 31,	Six months ended June 30,		
	2010	2011	2012	2012	2013	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
Revenue						
Reportable segment revenue	4,705,746	6,102,047	8,919,092	2,180,553	4,414,802	
Elimination of inter-segment						
revenue	(1,854,087)	(2,654,573)	(2,331,432)	(614,135)	(1,082,597)	
Consolidated turnover	2,851,659	3,447,474	6,587,660	1,566,418	3,332,205	
Profit						
Reportable segment profit derived from group's external						
customers	629,480	1,100,560	2,179,468	491,147	808,288	
Other revenue and other net						
(loss)/income	15,971	28,117	34,297	15,251	6,464	
Depreciation	(6,778)	(9,214)	(15,138)	(6,247)	(8,497)	
Finance costs	(5,047)	(96,284)	(170,218)	(86,251)	(63,501)	
Net increase in fair value of						
investment properties	695,779	863,715	836,652	395,945	40,506	
Unallocated head office and						
corporate expenses	(28,275)	(61,939)	(89,774)	(42,482)	(85,064)	
Consolidated profit before						
taxation	1,301,130	1,824,955	2,775,287	767,363	698,196	

(c) Geographic information

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

ACCOUNTANTS' REPORT

14 FIXED ASSETS

	Investment properties	Investment properties under development		Properties under development for own use			Furniture, fixtures and other fixed assets	Sub-total	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
<i>Cost or valuation:</i> At January 1,									
2010	274,000	711,000	985,000	14,575	13,928	11,850	96,460	136,813	1,121,813
Additions	. —	211,221	211,221	5,105		900	7,646	13,651	224,872
Transfer to investment									
properties	823,078	(823,078)) —			—			
Transfer to other land and									
buildings			—	(19,680)	19,680				
Disposals Surplus on		—	_		—	—	(53)) (53)	
revaluation	585,922	109,857	695,779						695,779
At December 31, 2010	1,683,000	209,000	1,892,000		33,608	12,750	104,053	150,411	2,042,411
Representing:									
Cost	. —		_		33,608	12,750	104,053	150,411	150,411
Valuation	1,683,000	209,000	1,892,000			_	_		1,892,000
	1,683,000	209,000	1,892,000		33,608	12,750	104,053	150,411	2,042,411
Accumulated depreciation: At January 1,									
2010 Charge for the	. —	_	_	_	1,113	4,724	35,596	41,433	41,433
year	. —				589	2,400	14,896	17,885	17,885
Written back on disposals							(34) (34)	(34)
At December 31, 2010	. —	_		_	1,702	7,124	50,458	59,284	59,284
Net book value:									
At December 31, 2010	1,683,000	209,000	1,892,000		31,906	5,626	53,595	91,127	1,983,127

14 FIXED ASSETS (continued)

	Investment properties	Investment properties under development	Sub-total	Properties under development for own use		Leasehold improvement	Furniture, fixtures and other fixed assets	Sub-total	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
<i>Cost or</i> <i>valuation:</i> At January 1,									
2011	1,683,000	209,000	1,892,000	_	33,608	12,750	104,053	150,411	2,042,411
Additions Transfer to investment		,	153,321	_	464	9,895	12,671	23,030	176,351
properties Transfer from	. 172,329	(172,329)) —	—		—	—		—
inventories	8,938	_	8,938	_		_	_	_	8,938
Disposals Transfer to non- current assets classified as	. (22,268)		(22,268)) —	_	_	(136)	(136)) (22,404)
held for sale .	. (20,706)		(20,706)) —	_	_		_	(20,706)
Surplus on revaluation	816,626	47,089	863,715						863,715
At December 31,									
2011	2,658,000	217,000	2,875,000	_	34,072	22,645	116,588	173,305	3,048,305
Representing:									
Cost		217,000	2,875,000		34,072	22,645	116,588	· · · ·	173,305 2,875,000
	2,658,000	217,000	2,875,000		34,072	22,645	116,588	173,305	3,048,305
Accumulated depreciation: At January 1,									
2011 Charge for the	. —	_	_	—	1,702	7,124	50,458	59,284	59,284
year	. —	—	_	_	1,430	2,640	14,483	18,553	18,553
Written back on disposals	·						(123)	(123)	(123)
At December 31, 2011	. —				3,132	9,764	64,818	77,714	77,714
Net book value: At December 31, 2011	2,658,000	217,000	2,875,000		30,940	12,881	51,770	95,591	2,970,591

14 FIXED ASSETS (continued)

	Investment properties of	Investment properties under levelopment		Properties under development for own use		Leasehold improvement	Furniture, fixtures and other fixed assets	Sub-total	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
<i>Cost or valuation:</i> At January 1,									
2012	2,658,000	217,000	2,875,000	_	34,072	22,645	116,588	173,305	3,048,305
Additions	9,635	41,496	51,131	_		13,478	8,971	22,449	73,580
Transfer to investment									
properties Transfer from	138,570	(138,570)) —	_		_	—		
inventories	32,477	_	32,477	_	_	_	_	_	32,477
Disposals	,		(59,260)) —			(1,776)	(1,776)	,
Surplus on									
revaluation	766,578	70,074	836,652	_		_	_		836,652
At December 31,									
2012	3,546,000	190,000	3,736,000	_	34,072	36,123	123,783	193,978	3,929,978
Representing:									
Cost		_	_	_	34,072	36,123	123,783	193,978	193,978
Valuation	3,546,000	190,000	3,736,000	_		_	_		3,736,000
	3,546,000	190,000	3,736,000		34,072	36,123	123,783	193,978	3,929,978
Accumulated depreciation:									
At January 1, 2012 Charge for the				_	3,132	9,764	64,818	77,714	77,714
year Written back on	—	_	_	_	1,512	7,779	14,161	23,452	23,452
disposals							(1,364)	(1,364)	(1,364)
At December 31, 2012					4,644	17,543	77,615	99,802	99,802
<i>Net book value:</i> At December 31, 2012			3,736,000	_	29,428	18,580	46 168	94 176	3,830,176
		170,000							

14 FIXED ASSETS (continued)

	Investment properties	Investment properties under development		Properties under development for own use	Other land and		Furniture, fixtures and other fixed assets	Sub-total	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Cost or valuation: At January 1, 2013	3 546 000	190,000	3,736,000		34,072	36,123	123 783	103 078	3,929,978
Additions Transfer to investment		11,953	17,976	_		885	8,599	9,484	27,460
properties Disposals Surplus on		(20,679)	(17,482)) —			(2,008)	(2,008)	(19,490)
revaluation Exchange	. 31,780	8,726	40,506	_	_	_		_	40,506
difference						(57)	(82)	(139)	(139)
At June 30, 2013	. 3,587,000	190,000	3,777,000		34,072	36,951	130,292	201,315	3,978,315
<i>Representing:</i> Cost Valuation		190,000	3,777,000		34,072	36,951	130,292		201,315 3,777,000
	3,587,000	190,000	3,777,000		34,072	36,951	130,292	201,315	3,978,315
Accumulated depreciation: At January 1,									
2013 Charge for the	. —			—	4,644	17,543	77,615	99,802	99,802
year Written back on	. —	—	—	—	772	3,225	6,724	10,721	10,721
disposals Exchange	. —	_		_	_	—	(1,916)	(1,916)	(1,916)
difference						(11)	(1)	(12)	(12)
At June 30, 2013					5,416	20,757	82,422	108,595	108,595
<i>Net book value:</i> At June 30,									
2013	. 3,587,000	190,000	3,777,000		28,656	16,194	47,870	92,720	3,869,720

Notes:

(i) The analysis of net book value of properties is as follows:

	A	At June 30,		
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
In the PRC				
— under long leases	270,000	280,000	368,000	368,000
— under medium-term leases	1,653,906	2,625,940	3,397,428	3,437,656
	1,923,906	2,905,940	3,765,428	3,805,656

(ii) The Group's investment properties and investment properties under development were revalued as at December 31, 2010, 2011, 2012, and June 30, 2012 and 2013 by an independent firm of surveyors, DTZ, who have among their staff Fellows of The Hong Kong Institute of Surveyors, with recent experience in the location and category of property being valued.

14 FIXED ASSETS (continued)

The valuations of investment properties were carried out by DTZ using the income capitalization method by capitalizing the rental income derived from the existing tenancies with due provisions for the reversionary income potential of the properties.

The Group's investment properties under development have been valued on the basis that the properties will be developed and completed in accordance with the relevant development plans. They were valued by DTZ using direct comparison approach by making reference to comparable sale evidence as available in the relevant market with adjustments for development costs to be expended to complete the properties.

- (iii) All properties held under operating leases that would otherwise meet the definition of investment property are classified as investment property.
- (iv) The Group's certain investment properties, investment properties under development and properties under development for own use were pledged against the Group's bank loans, details of which is set out in note 22.

15 INVENTORIES

	2010	2011	2012	At June 30, 2013
	RMB'000	RMB'000	RMB'000	RMB'000
Construction				
Raw materials	29,054	10,679	11,867	5,195
Property development				
Properties held for development for sale	1,461,549	1,813,323	2,977,932	4,779,900
Properties under development for sale	5,263,834	8,232,878	7,781,690	9,584,979
Completed properties for sale	1,014,584	1,520,082	2,502,035	1,697,897
	7,739,967	11,566,283	13,261,657	16,062,776
	7,769,021	11,576,962	13,273,524	16,067,971

(a) The analysis of carrying value of properties is as follows:

	2010	2011	2012	At June 30, 2013
	RMB'000	RMB'000	RMB'000	RMB'000
In the PRC				
— under long leases	7,409,565	11,259,061	13,261,657	16,062,776
— under medium-term leases	330,402	307,222	—	
	7,739,967	11,566,283	13,261,657	16,062,776
Including:				
— Properties expected to be completed after				
more than one year	3,151,059	5,377,389	330,887	1,918,287

(b) The Group's certain properties held for development for sale, properties under development for sale and completed properties for sale were pledged against the Group's bank loans and bank loans of related companies, details of which are set out in notes 22 and 27(b) respectively.

16 TRADE AND OTHER RECEIVABLES

	A			
	2010	2011	2012	At June 30, 2013
	RMB'000	RMB'000	RMB'000	RMB'000
Trade receivables (<i>note</i> (v))	2,060	165,466	171,860	228,207
Amounts due from customers for contract work (note				
17)	254,598		—	—
Prepayments and other receivables	318,796	372,726	468,884	567,903
Land deposits (note (iii))	588,694		1,095,576	846,366
Amounts due from related companies (note (iv))	61,384	178,977	152,770	172,087
	1,225,532	717,169	1,889,090	1,814,563
Amounts due from customers for contract work (note 17) Prepayments and other receivables Land deposits (note (iii))	254,598 318,796 588,694 61,384	372,726	468,884 1,095,576 152,770	567,90 846,36 172,08

Notes:

- (i) All of the trade and other receivables are expected to be recovered within one year.
- (ii) The Group's credit policy is set out in note 3(a).
- (iii) During the years ended December 31, 2009 and 2010, the Group entered into three land grant contracts for acquisition of the land in the PRC. As at December 31, 2010, a total of RMB588,694,000 was paid and recognized as deposits for the acquisition of those three pieces of land. During the year ended December 31, 2011, the acquisition of those three pieces of land was completed and respective land use rights certificates were obtained.

During the year ended December 31, 2012, the Group entered into four land grant contracts for acquisition of the land in the PRC. As at December 31, 2012, a total of RMB1,095,576,000 was paid and recognized as deposits for the acquisition of those four pieces of land. During the six months ended June 30, 2013, the acquisition of those four pieces of land was completed and respective land use rights certificates were obtained.

During the six months ended June 30, 2013, the Group entered into two land grant contracts for acquisition of the land in the PRC and as at June 30, 2013, a total of RMB846,366,000 was paid and recognized as deposit for the acquisition of the two pieces of land.

- (iv) The amounts due from related companies are interest-free, unsecured and recoverable on demand.
- (v) Included in trade and other receivables are trade receivables (net of allowance for doubtful debts) with the following ageing analysis, based on the invoice date, at the balance sheet dates:

	A	t December 3		
	2010	2011	2012	At June 30, 2013
	RMB'000	RMB'000	RMB'000	RMB'000
Current or less than 1 month overdue	2,060	165,466	162,076	197,710
More than 1 month overdue and up to 3 months				
overdue	_	—	_	
More than 3 months overdue and up to 6 months				
overdue	_		_	
More than 6 months overdue and up to 1 year				
overdue	_	_	—	20,713
More than 1 year overdue			9,784	9,784
	2,060	165,466	171,860	228,207

(vi) Receivables which were neither overdue nor impaired relate to a wide range of customers for whom there was no recent history of default. Receivables which were overdue but not impaired relate to independent customers, for which have a good track record of trading with the Group or sufficient rental deposits are held to cover potential exposure to credit risk. Based on past experience, management considers that no impairment allowance is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered to be fully recoverable.

17 CONSTRUCTION CONTRACTS

The aggregate amount of costs incurred plus recognized profits less recognized losses to date, included in the gross amount due from customers for contract work at December 31, 2010 is RMB254,598,000.

18 RESTRICTED AND PLEDGED DEPOSITS

	A	t December 3		
	2010	2011	2012	At June 30, 2013
	RMB'000	RMB'000	RMB'000	RMB'000
Restricted deposits	38,978	40,600	23,434	20,044
Pledged deposits	13,902	13,659	190,687	659,896
	52,880	54,259	214,121	679,940

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

	A	At June 30,		
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Bank loans			176,500	639,509
Mortgage loan facilities granted by the banks to purchasers of				
the Group's properties	13,902	13,659	14,187	20,387
	13,902	13,659	190,687	659,896

19 CASH AND CASH EQUIVALENTS

	A	At June 30,		
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Cash at bank and in hand	900,822	959,681	2,536,868	2,314,728

Cash and bank balances at June 30, 2013 include RMB2,308,475,000 (December 31, 2012: RMB2,535,166,000; December 31, 2011: RMB958,864,000; December 31, 2010: RMB898,210,000) placed with banks in the PRC, the remittance of which are subject to relevant rules and regulations of foreign exchange control promulgated by the PRC government.

20 NON-CURRENT ASSETS CLASSIFIED AS HELD FOR SALE

In December 2011, the Group entered into certain sale and purchase agreements with independent third parties to dispose of 2 commercial units in Logan Century Center at total consideration of RMB21,936,000. The transactions were completed in January 2012.

Accordingly, the fair value of these 2 commercial units totaling RMB20,706,000 have been reclassified from "Investment properties" to "Non-current assets classified as held for sale" at December 31, 2011.

ACCOUNTANTS' REPORT

21 TRADE AND OTHER PAYABLES

		At June 30,		
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Trade payables (note (iii))	778,055	1,298,088	1,787,644	1,891,182
Other payables and accrued charges	209,173	528,499	355,078	286,544
Customer deposits received	257,565	29,743	3,918	31,498
Rental and other deposits received	75	8,537	9,864	9,475
Receipts in advance	2,652,297	3,937,220	6,360,457	8,815,523
Deposits for sales of investment properties		14,386	_	
Other loans (<i>note</i> (<i>i</i>))	302,050	288,596	604,096	695,000
Amounts due to related companies (note (ii))	865,800	1,598,885	1,388,076	269,343
Amounts due to related parties (note (ii))	4,680	17,431	—	—
Amount due to a non-controlling shareholder (note				
(<i>ii</i>))	—	—	56,827	56,827
Amounts due to the shareholder (note (ii))	10,211	9,728	—	—
Amount due to the founder (note (ii))		11,998		7
	5,079,906	7,743,111	10,565,960	12,055,399

Notes:

(i) Other loan in 2010 is secured loan (secured by a subsidiary's paid-in capital) amounting to RMB302,050,000, which is interest-bearing at 12% per annum and fully settled in 2011.

Other loan in 2011 is secured loan (secured by two pieces of land of RMB78,487,000 held by a subsidiary) amounting to RMB288,596,000, which is interest bearing at 15% per annum and fully settled in 2013.

Other loans in 2012 also included an unsecured loan amounting to RMB100,000,000, which is interest bearing at 9.5% per annum and fully settled in 2013, and an unsecured loan amounting to RMB200,000,000, which is interest bearing at 7.05% per annum and repayable within two years.

Other loans in 2013 also included unsecured loan amounting to RMB300,000,000, which is interest bearing at 9% per annum and repayable within two years, and a secured loan (secured by properties under development for sale of RMB1,154,352,000 held by a subsidiary) amounting to RMB195,000,000, which is interest bearing at 11.3% and repayable within two years.

- (ii) The amounts due to the related companies, related parties, a non-controlling shareholder, the shareholder and the founder are interest-free, unsecured and repayable on demand.
- (iii) Included in trade and other payables are trade payables with the following ageing analysis at the balance sheet dates:

		At December 3		
	2010	2011	2012	At June 30, 2013
	RMB'000	RMB'000	RMB'000	RMB'000
Due within 1 month or on demand	215,513	730,173	813,305	352,629
Due after 1 month but within 3 months	208,282	250,874	154,546	287,971
Due after 3 months but within 6 months	117,258	104,748	199,980	582,507
Due after 6 months but within 1 year	70,879	35,945	398,355	507,944
Due after 1 year	166,123	176,348	221,458	160,131
	778,055	1,298,088	1,787,644	1,891,182

ACCOUNTANTS' REPORT

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22 BANK LOANS

	2010	2011	2012	At June 30, 2013
	RMB'000	RMB'000	RMB'000	RMB'000
Bank loans				
— secured	3,585,509	4,861,225	4,690,011	7,189,138
— unsecured	1,292,716	874,285	1,324,224	164,377
	4,878,225	5,735,510	6,014,235	7,353,515

Bank loans are repayable as follows:

	A			
	2010	2011	2012	At June 30, 2013
	RMB'000	RMB'000	RMB'000	RMB'000
Within 1 year and included in current liabilities				
	709,000	1,557,500	1,831,000	2,907,370
After 1 year and included in non-current liabilities:				
After 1 year but within 2 years	2,405,300	1,455,780	2,431,580	1,282,500
After 2 years but within 5 years	1,722,000	2,140,245	1,072,000	2,511,800
After 5 years	41,925	581,985	679,655	651,845
	4,169,225	4,178,010	4,183,235	4,446,145
	4,878,225	5,735,510	6,014,235	7,353,515

Notes:

(i) The bank loans bear floating interest ranging from 4.1% to 6.6%, 4.9% to 10.3% and 2.0% to 9.3% per annum for each of the three years ended December 31, 2010, 2011 and 2012 respectively, and, 2.0% to 9.3% per annum for the six months ended June 30, 2013 respectively, and are secured by the following assets:

30, 2013
MB'000
26,000
90,000
33,094
19,534
99,281
17,385
55,054
40,348

Included in secured bank loans at December 31, 2012 and June 30, 2013 were loans of RMB540,000,000 and RMB470,000,000 pledged by assets provided by related parties respectively (note 28(b)(iii)).

(ii) All of the Group's banking facilities are subject to the fulfillment of covenants relating to the Group's properties development status, as are commonly found in lending arrangements with financial institutions. If the Group were to breach the covenants, the drawn down facilities would become payable on demand. The Group regularly monitors its compliance with these covenants. As at December 31, 2010, 2011 and 2012 and June 30, 2013, none of the covenants relating to drawn down facilities had been breached.

23 CAPITAL AND RESERVES

(a) Share capital

As disclosed in note 1(b) above, the Financial Information has been prepared under the merger accounting method in that financial information of the companies now comprising the Group during the Relevant Periods was consolidated as if the Group had always been in existence.

The Company was incorporated on May 14, 2010 and the Reorganization of the Group was completed on April 1, 2013. For the purpose of this report, share capital as at December 31, 2010 represents the aggregate amount of the Company's share capital and paid-in capital of the companies now comprising the Group after the elimination of investments in subsidiaries.

As at December 31, 2011 and 2012, except for Guangdong Modern Construction Design and Consultation Co., Ltd. and Foshan Logan Sunshine Seaward Property Co., Ltd., all the companies comprising the Group are direct or indirect subsidiaries of the Company. For the purpose of this report, share capital as at December 31, 2011 and 2012 represents the Company's share capital of HK\$0.1. The paid-in capital of Guangdong Modern Construction Design and Consultation Co., Ltd. and Foshan Logan Sunshine Seaward Property Co., Ltd. totaling RMB12,930,000 are included in other reserve.

As at June 30, 2013, all the companies comprising the Group are direct or indirect subsidiaries of the Company. Therefore, the share capital as at June 30, 2013 represents the Company's share capital of HK\$0.1.

(b) Nature and purpose of reserves

(i) Exchange reserve

The exchange reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations. The reserve is dealt with in accordance with the accounting policy set out in note 1(u).

(ii) PRC statutory reserves

PRC statutory reserves include general reserve, statutory surplus reserve and statutory reserve fund.

General reserve

The general reserve is non-distributable and the transfer to this reserve is determined by the board of directors in accordance with the relevant laws and regulations of the PRC. This reserve can be used to offset accumulated losses and increase capital upon approval from the relevant authorities.

Statutory surplus reserve

According to the PRC Company Law, the PRC subsidiaries of the Group (excluding foreign investment enterprises) are required to transfer 10% of their profit after taxation, as

23 CAPITAL AND RESERVES (continued)

(b) Nature and purpose of reserves (continued)

(ii) PRC statutory reserves (continued)

Statutory surplus reserve (continued)

determined under the PRC Accounting Regulations, to the statutory surplus reserve until the reserve balance reaches 50% of their registered capital. The transfer to this reserve must be made before distribution of a dividend to shareholders.

Statutory reserve fund can be used to make good previous years' losses, if any, and may be converted into share capital by the issue of new shares to shareholders in proportion to their existing shareholdings or by increasing the par value of the shares currently held by them, provided that the balance after such issue is not less than 25% of the registered capital.

(iii) Other reserve

The other reserve represents:

- (1) The difference between the consideration paid arising from the Reorganization and the paid-in capital of Shantou Jinfengyuen Realty Co., Ltd., Shantou Logan Realty Co., Ltd. and Shantou Jiarun Property Co., Ltd. and Shenzhen Yaukaisi Investment Co., Ltd.; and
- (2) The difference between the capital injection and paid-in capital of Shantou Jinfengyuen Realty Co., Ltd. and Shantou Logan Realty Co., Ltd.

(c) Capital management

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to fund its property development projects, provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

The Group actively and regularly reviews and manages its capital structure to maintain a balance between the higher shareholder returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position, and makes adjustments to the capital structure in light of changes in economic conditions.

Neither the Company nor any of its subsidiaries are subject to any externally imposed capital requirements.

24 NOTES TO THE CONSOLIDATED CASH FLOW STATEMENTS

Significant non-cash transactions

During the year ended December 31, 2010, two pieces of land of RMB144,398,000 were injected as the capital of Shantou Jinfengyuen Realty Co., Ltd. and Shantou Logan Realty Co., Ltd.

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25 COMMITMENTS

Commitments outstanding at balance sheet dates not provided for in the Financial Information were as follows:

	At June 30,		
2010	2011	2012	2013
RMB'000	RMB'000	RMB'000	RMB'000
3,350,813	2,622,509	2,497,505	3,502,571
18,376,818	14,853,955	15,851,589	16,994,643
21,727,631	17,476,464	18,349,094	20,497,214
	2010 RMB'000 3,350,813 18,376,818	20102011RMB'000RMB'0003,350,8132,622,50918,376,81814,853,955	RMB'000 RMB'000 RMB'000 3,350,813 2,622,509 2,497,505

Capital commitments mainly related to development expenditure for the Group's properties under development and expenditure in respect of future investment and property development.

26 SIGNIFICANT LEASING ARRANGEMENTS

(a) Lessor

The Group leases out a number of building facilities under operating leases, consisting primarily of retail shops attached to some property development projects and office space. The leases typically run for an initial period of 3 to 15 years, with an option to renew the leases after that date at which time all terms are renegotiated. Further details of the carrying value of the properties are contained in note 14.

The Group's total future minimum lease payments under non-cancellable operating leases are receivable as follows:

	At December 31,			At June 30,
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Within 1 year	1,601	53,198	58,855	60,281
After 1 year but within 5 years	7,765	215,035	183,812	157,466
After 5 years	19,128	16,990	14,938	14,478
	28,494	285,223	257,605	232,225

(b) Lessee

The Group leases office space under operating leases. The leases typically run for an initial period of 1 to 4 years, with an option to renew the lease after that date at which time all terms are renegotiated. None of the leases includes contingent rentals.

The Group's total future minimum lease payments under non-cancellable operating leases are payable as follows:

	At December 31,			At June 30,
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Within 1 year	3,181	10,451	9,063	8,175
After 1 year but within 5 years	4,515	20,376	12,136	8,461
	7,696	30,827	21,199	16,636

27 CONTINGENT LIABILITIES

(a) Guarantees given to financial institutions for mortgages facilities granted to buyers of the Group's properties:

		At June 30,		
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Guarantees given to financial institutions for				
mortgages facilities granted to purchasers of the				
Group's properties	687,825	1,743,876	1,564,451	2,343,208

The Group has entered into agreements with certain banks with respect to mortgage loans provided to buyers of the property units. Pursuant to the mortgage agreements signed between the Group and the banks, the guarantee will be released upon the issuance of the individual property ownership certificate. Should the mortgagors fail to pay the mortgage monthly installment before the issuance of the individual property ownership certificate; the banks can draw down the security deposits up to the amount of outstanding mortgage installments and demand the Group to repay the outstanding balance to the extent that the deposit balance is insufficient.

The amount of guarantee deposits required varies among different banks, but usually within a range of 3% to 5% of the mortgage loans granted to buyers, with prescribed capped amount. Such guarantees usually last for 3 months, according to the relevant record of the Group.

The management does not consider that the Group will sustain a loss under these guarantees during the period under guarantee, as the Group has not applied for individual property ownership certificates for these buyers and can take over the ownership of the related properties and sell the properties to recover any amounts paid by the Group to banks. The management also considers that the market value of the underlying properties is able to cover the outstanding mortgage loans guaranteed by the Group in the event that the buyers default payments to banks.

(b) Assets pledged against bank and other loans of related companies:

	At December 31,			At June 30,
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Properties held for development for sale	84,222	84,222	86,264	86,264
Completed properties for sale		354,922	147,875	147,875
	84,222	439,144	234,139	234,139

The above assets of the Group pledged against bank and other loans of related companies totaling RMB490,000,000 as at June 30, 2013 (December 31, 2012: RMB530,000,000; December 31, 2011: RMB273,000,000; December 31, 2010: RMB147,000,000).

(c) Guarantees given to financial institutions for bank and other loans granted to related companies

The Group provided guarantees to the bank and other loans of related companies totaling RMB40,000,000 as at June 30, 2013 (December 31, 2012: RMB260,000,000; December 31, 2011: RMB260,000,000; December 31, 2010: RMB230,000,000).

ACCOUNTANTS' REPORT

28 MATERIAL RELATED PARTY TRANSACTIONS

Material related party transactions identified during the years/period and balances with these related parties at those dates are summarized as follows:

(a)

	Year ended December 31,			Six months ended June 30,			
	2010	2010	2010	2010 2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000		
Purchases of construction raw materials							
payable to a related company, Shantou							
Longhuqu Long Feng Co., Ltd.							
(汕頭市龍湖區龍鋒實業有限公司)**	5,099						

(b)

(i) Remuneration of key management personnel, including amounts paid to the directors as disclosed in note 10 and certain of the highest paid employees as disclosed in note 11, is as follows:

	Year e	nded Decem	Six months ended June 30,		
	2010	2010 2011 2012		2012 2012	
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Short-term employee benefits	2,818	5,792	8,773	3,501	4,367
Post-employment benefits					
	2,818	5,792	8,773	3,501	4,367

(ii) Construction income, design fee income, sales of materials and construction management service income:

	Year e	nded Decem	Six months ended June 30,		
	2010	2011	2012	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000 (Unaudited)	RMB'000
Construction contracts income					
receivable from related companies					
(note (a))	239,233	239,261	235,538	68,502	336,106
Design fee income receivable from a					
related company (note (b))	4,738	486	7,419	5,303	820
Sales of construction raw materials to a					
related company (note (c))	_		782	184	286
Construction management service					
income receivable from a related					
company (note (d))			2,861		1,237
	243,971	239,747	246,600	73,989	338,449

Notes:

 (a) The Group being engaged for the construction projects of Logan Real Estate Holdings Co., Ltd. (龍光地產股份有限公司)*, Nanning Logan Century Property Co., Ltd. (南寧市龍光世紀房地產有限公司)*, Fangchenggangshi Tianjun Investment Co., Ltd. (防城港市天駿投資有限公司)*, Shantou Tianyue Investment Co., Ltd.

28 MATERIAL RELATED PARTY TRANSACTIONS (continued)

(b) (continued)

(ii) Construction income, design fee income, sales of materials and construction management service income: (continued)

(汕頭市天悦投資有限公司)*, Huizhou Daya Bay Investment Co., Ltd. (惠州大亞灣龍光投資有限公司)*, Huizhou Daya Bay Tianhui Investment Co., Ltd (惠州大亞灣天暉投資有限公司)*, Shantou Jinjun Investment Consulting Co., Ltd. (汕頭市金駿投資諮詢有限公司)*, Foshan Shunde Logan Property Co., Ltd. (佛山市順德區龍光房地產有限公司)* and Guangxi King Kerry Estate Co., Ltd. (廣西金凱利置業有限公司)**.

- (b) The Group provides construction design service to Guangxi King Kerry Estate Co., Ltd. (廣西金凱利置業有限公司).
- (c) The Group sells construction raw materials to Huizhou Daya Bay Investment Co., Ltd. (惠州大亞灣龍光投資有限公司).
- (d) The Group provides construction management service to Guangxi King Kerry Estate Co., Ltd. (廣西金凱利置業有限公司).
- (iii) As at December 31, 2012 and June 30, 2013, bank loans of the Group amounted to RMB540,000,000 and RMB410,000,000 respectively were pledged by land piece held by of a related company, Nanning Logan Century Property Co., Ltd. (南寧市龍光世紀房地產有限公司).

As at June 30, 2013, a bank loan of the Group amounted to RMB60,000,000 was pledged by property held by of a related company, Foshan Logan Property Co., Ltd. (佛山市龍光房地產有限公司)*.

28 MATERIAL RELATED PARTY TRANSACTIONS (continued)

(b) (continued)

(iv) Bank and other loans guarantees provided by related companies/parties, the shareholder and the founder:

and the founder.	А	At December 31,		
	2010	2011	2012	At June 30, 2013
	RMB'000	RMB'000	RMB'000	RMB'000
Joint guarantees provided by Logan Real Estate Holdings Co., Ltd. (龍光地產股份有限公司), Guangdong Logan (Group) Co., Ltd.	1 007 000	1 020 000	120.000	10,000
 (廣東龍光 (集團) 有限公司) and Mr. Ji Joint guarantees provided by Guangdong Logan (Group) Co., Ltd. (廣東龍光 (集團) 有限公司), Mr. Ji 		1,020,000	439,000	40,000
and Mr. Yao Yaolin (Brother in law of Mr. Ji) Joint guarantees provided by Logan Real Estate Holdings Co., Ltd. (龍光地產股份有限公司) and Guangdong Logan (Group) Co., Ltd.	942,300	673,000	448,500	424,500
(廣東龍光 (集團) 有限公司) Joint guarantees provided by Guangdong Logan (Group) Co., Ltd. (廣東龍光 (集團) 有限公司) and		230,000	185,000	453,000
Mr. Ji	280,000	1,181,000	1,428,330	1,270,670
Joint guarantees provided by Mr. Ji and Ms. Kei		485,285	291,225	—
Joint guarantees provided by Guangdong Logan (Group) Co., Ltd. (廣東龍光 (集團) 有限公司) and Mr. Ji Jiande (Brother of Mr. Ji) Joint guarantees provided by Guangdong Logan	_	_	300,000	300,000
 (Group) Co., Ltd. (廣東龍光 (集團) 有限公司), Mr. Ji and Mr. Ji Jiande (Brother of Mr. Ji) Joint guarantees provided by Logan Real Estate Holdings Co., Ltd. (龍光地產股份有限公司), Mr. Ji and 	_	_	_	200,000
Ms. Kei	_	_	145,055	429,769
and Mr. Ji	_	140,000	750,000	620,000
Co., Ltd. (龍光地產股份有限公司) Guarantees provided by Guangdong Logan (Group)	795,000	830,000	830,000	900,000
Co., Ltd. (廣東龍光 (集團) 有限公司)	1,062,000	1,448,600	1,483,800	2,873,800
	4,836,300	6,007,885	6,300,910	7,511,739

28 MATERIAL RELATED PARTY TRANSACTIONS (continued)

(b) (continued)

(v) Assets pledged against bank and other loans of related companies:

	At December 31,			At June 30,
	2010	2011	2012	2013
	RMB'000	RMB'000	RMB'000	RMB'000
Guangdong Logan (Group) Co., Ltd				
(廣東龍光 (集團) 有限公司) and Shantou Tianyue				
Investment Co., Ltd. (汕頭市天悦投資有限公司)			147,875	98,366
Logan Real Estate Holdings Co., Ltd.				
(龍光地產股份有限公司)			43,132	43,132
Guangdong Logan (Group) Co., Ltd.				
(廣東龍光 (集團) 有限公司)		354,922		_
Huizhou Daya Bay Investment Co., Ltd.				
(惠州大亞灣龍光投資有限公司)	84,222	84,222	43,132	43,132
	84,222	439,144	234,139	184,630

(vi) As at December 31, 2010, 2011 and 2012, and June 30, 2013, the Group provided guarantees for the bank loans of Shantou Tianyue Investment Co., Ltd. (汕頭市天悦投資有限公司) amounted to RMB230,000,000, RMB80,000,000, RMB80,000,000 and RMB40,000,000, respectively.

As at December 31, 2011, the Group provided guarantees for the bank loans of Guangdong Logan (Group) Co., Ltd. (廣東龍光 (集團) 有限公司) amounted to RMB180,000,000.

As at December 31, 2012, the Group provided guarantees for a trust loan of Guangdong Logan (Group) Co., Ltd. (廣東龍光 (集團) 有限公司) and Shantou Tianyue Investment Co., Ltd. (汕頭市天悦投資有限公司) totally amounted to RMB180,000,000.

(vii) The Company intends that the assets pledged and guarantees against bank and other loans of related companies/the Group's bank and other loans as at June 30, 2013 in the above notes (iii) to (vi) will be released before listing.

28 MATERIAL RELATED PARTY TRANSACTIONS (continued)

(c) Balances with related companies/parties

As at the balance sheet dates, the Group had the following balances with related companies/ parties:

	-	A	At December 31,		
		2010	2011	2012	June 30, 2013
		RMB'000	RMB'000	RMB'000	RMB'000
(i)	Amounts due from related companies				
	Fangchenggangshi Tianjun Investment Co., Ltd.				
	(防城港市天駿投資有限公司)	9,160	20,472	16,472	17,052
	Guangdong Logan Group Property Co., Ltd.				
	(廣東龍光集團物業有限公司)*	13,892	19,716		
	Nanning Logan Century Property Co., Ltd.				
	(南寧市龍光世紀房地產有限公司)	_	91,372	26,653	2,601
	Huizhou Daya Bay Investment Co., Ltd.				
	(惠州大亞灣龍光投資有限公司)	21,104	37,126	69,029	28,939
	Huizhou Daya Bay Tianhui Investment Co., Ltd.				
	(惠州大亞灣天暉投資有限公司)	17,000	9,860	8,260	
	Shantou Tianyue Investment Co., Ltd.				
	(汕頭市天悦投資有限公司)			3,600	
	Shenzhen Logan Real Estate Co., Ltd.				
	(深圳市龍光置業代理有限公司)*	228	431	280	
	Guangxi King Kerry Estate Co., Ltd.				
	(廣西金凱利置業有限公司)	_	_	617	94,370
	Foshan Shunde Logan Property Co., Ltd.				
	(佛山市順德區龍光房地產有限公司)	_		26,229	26,229
	Shantou Jinjun Investment Consulting Co., Ltd.			,	,
	(汕頭市金駿投資諮詢有限公司)	_	_	1,630	2,896
	. ,	61,384	178,977	152,770	172,087
		01,504	1/0,9//	152,770	1/2,007

ACCOUNTANTS' REPORT

28 MATERIAL RELATED PARTY TRANSACTIONS (continued)

(c) Balances with related companies/parties (continued)

		At December 31,			At June 30,
		2010	2011	2012	2013
<i>(</i> ••)		RMB'000	RMB'000	RMB'000	RMB'000
(ii)	Amounts due to related companies				
	Foshan Logan Property Co., Ltd. (佛山市龍光房地產有限公司)	217,410	1,018,336	_	_
	Foshan Shunde Logan Property Co., Ltd. (佛山市順德區龍光房地產有限公司)	3,348	187,664	_	_
	Guangdong Logan (Group) Co., Ltd. (廣東龍光 (集團) 有限公司)	142,372	97,900	_	1,090
	Guangdong Logan Group Property Co., Ltd. (廣東龍光集團物業有限公司)	3,662	3,115	_	44
	Logan Real Estate Holdings Co., Ltd. (龍光地產股份有限公司)	376,798	284,752	1,383,858	266,141
	Nanning Logan Century Property Co., Ltd. (南寧市龍光世紀房地產有限公司)	83,050	_	_	_
	Shenzhen Logan Century Commerce Management Co., Ltd. (深圳市龍光世紀商業管理有限公司)*	19,930	_	_	_
	Shantou Logan Landscape Co., Ltd. (汕頭市龍光園林景觀有限公司)*	2,900	2,900	_	_
	Shantou Longhuqu Long Feng Co., Ltd. (汕頭市龍湖區龍鋒實業有限公司)	6,617	4,218	4,218	1,749
	Shantou Tianyue Investment Co., Ltd. (汕頭市天悦投資有限公司)	9,713	_	_	_
	King Kerry (Hong Kong) Investments Company Limited (金凱利(香港)投資有限公司)*				319
		865,800	1,598,885	1,388,076	269,343
(iii)	Amounts due to related parties				
	Xie Shixi (Nephew of Mr. Ji)	_	10,539	_	
	Yao Yaojia (Brother in law of Mr. Ji)		6,892	_	
		4,680	17,431		
(iv)	Amount due to a non-controlling shareholder				
	Guangdong Nanhai Luolan Ceramics Enterprises Group (廣東南海羅南陶瓷企業集團) (the non-controlling shareholder of Foshan Sunshine Seaward Property Co., Ltd.)	_	_	56,827	56,827
(v)	Amount due to the shareholder				
. /	Ms. Kei	10,211	9,728		
(vi)	Amount due to the founder				
	Mr. Ji		11,998		7

The Company intends that balances with related parties as at June 30, 2013 in notes (i) to (vi) above will be settled before listing.

28 MATERIAL RELATED PARTY TRANSACTIONS (continued)

(d) The directors of the Company are of the opinion that the above related party transactions were conducted on normal commercial terms and in the ordinary course of business, and have confirmed that the non-continuing transactions stated above will not continue in the future after the listing of the Company's shares.

(e) Applicability of the Listing Rules relating to connected transaction

The related party transactions in respect of construction income receivable from related companies (note 28(b)(ii)) constitute continuing connected transactions as defined in Chapter 14A of the Listing Rules upon listing. The details are provided in section headed "Connected Transactions" in the Prospectus. The related party transactions in respect of design fee income receivable and construction management services income receivable from a related company (note 28(b)(ii)) constitute continuing connected transactions as defined in Chapter 14A of the Listing Rules upon listing, however they are exempt from the disclosures requirements in Chapter 14A of the Listing Rules as detailed in the section headed "Connected Transactions" in the Prospectus.

Notes:

- ^k Related companies that are controlled by the founder.
- ** Related companies that are substantially owned by the family members of the founder.

29 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE RELEVANT PERIODS

Up to the date of issue of this Financial Information, the HKICPA has issued a few amendments and a new standard which are not yet effective in respect of the financial periods included in the Relevant Periods, and which have not been adopted in this Financial Information. These include the following which may be relevant to the Group.

	Effective for accounting periods beginning on or after
Amendments to HKAS 32, Offsetting financial assets and financial	January 1, 2014
liabilities	•

The Group is in the process of making an assessment of what the impact of these amendments is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements.

30 FINANCIAL INFORMATION OF THE COMPANY

The Company was incorporated on May 14, 2010 with authorized capital of HK\$380,000 divided into 3,800,000 of HK\$0.1 each. 1 fully paid share of HK\$0.1 was allotted and issued to Ms. Kei.

On November 2, 2012, the Company allotted and issued at par (i.e. HK\$0.1 per share) an aggregate of 999 shares, out of which 939 shares were allotted and issued to Ms. Kei and 20 shares were allotted and issued to each of Dragon Jubilee Investments Limited, Gao Run Holdings Limited and Thrive Ally Limited, all of which are companies incorporated in the BVI and are wholly owned by Ms. Kei.

Company Balance Sheet

		At	December 3	1,	At June 30,
	Note	2010	2011	2012	2013
		HKD'000	HKD'000	HKD'000	HKD'000
Non-current assets					
Fixed assets				3,252	2,853
Investments in subsidiaries		12,000	12,000	12,000	12,000
		12,000	12,000	15,252	14,853
Current assets					
Other receivables and prepayment		_	1,606	22	22
Rental and utility deposits		_	4,840	4,842	4,842
Cash and cash equivalents		1,879	331	388	1,953
		1,879	6,777	5,252	6,817
Current liability					
Other payables	(a)	(15,000)	(23,302)	(39,834)	(57,552)
Net current liabilities		(13,121)	(16,525)	(34,582)	(50,735)
Total assets less current liabilities		(1,121)	(4,525)	(19,330)	(35,882)
NET LIABILITIES		(1,121)	(4,525)	(19,330)	(35,882)
CAPITAL AND RESERVES					
Share capital	(b)	_	_	_	
Accumulated losses	(b)	(1,121)	(4,525)	(19,330)	(35,882)
		(1,121)	(4,525)	(19,330)	(35,882)

(a) Other payables

	At December 31,			At June 30,
	2010	2011	2012	2013
	HKD'000	HKD'000	HKD'000	HKD'000
Other payable	_	2	436	252
Amount due to a subsidiary (note)	_	_	38,900	56,900
Amount due to a related company (note)	_	500	498	400
Amounts due to related parties (note)	3,000	22,000	_	
Amount due to the founder (note)	_	800	_	
Amount due to the shareholder (note)	12,000			
	15,000	23,302	39,834	57,552

Note: The amounts due to a subsidiary, a related company, related parties, the shareholder and the founder are unsecured, interest free and repayable on demand.

30 FINANCIAL INFORMATION OF THE COMPANY (continued)

(b) Capital and reserves

Details of the changes in the company's individual components of equity between the beginning and the end of the period are set out below:

	Share capital HKD'000	Accumulated losses HKD'000	Total HKD'000
At May 14, 2010	—		_
Shares issued upon incorporation	—		—
Total loss and comprehensive income for the period		(1,121)	(1,121)
At December 31, 2010	_	(1,121)	(1,121)
Total loss and comprehensive income for the year		(3,404)	(3,404)
At December 31, 2011	_	(4,525)	(4,525)
Total loss and comprehensive income for the year		(14,805)	(14,805)
At December 31, 2012	_	(19,330)	(19,330)
Total loss and comprehensive income for the period		(16,552)	(16,552)
At June 30, 2013		(35,882)	(35,882)

31 INFORMATION OF STATUTORY FINANCIAL STATEMENTS OF THE SUBSIDIARIES

The statutory financial statements of the following companies now comprising the Group for each of the three years ended December 31, 2010, 2011 and 2012, or since their respective dates of acquisition/establishment, where this is a shorter period, were prepared in accordance with either HKFRSs issued by the HKICPA or the relevant accounting rules and regulations applicable to enterprises in the PRC and were audited during the Relevant Periods by the respective statutory auditors as indicated below:

Name of subsidiaries	Financial period	Statutory auditors
Yuen Ming (Hong Kong) Investments Company Limited	Years ended December 31, 2010 and 2011	KPMG
	Year ended December 31, 2012	Sky Trend CPA Limited
Kam Wang (HK) Investments Company Limited	Period ended December 31, 2010 Years ended December 31, 2011 and 2012	Sky Trend CPA Limited
Jolly Gain (Hong Kong) Investments Limited	Period ended December 31, 2012	L. M. Ng & Co. Certified Public Accountants (Practising) (吳樂明會計師事務所)
Tai Ying (Hong Kong) Investments Limited	Period ended December 31, 2012	L. M. Ng & Co. Certified Public Accountants (Practising) (吳樂明會計師事務所)
Platinum Profit (Hong Kong) Investments Limited	Period ended December 31, 2012	L. M. Ng & Co. Certified Public Accountants (Practising) (吳樂明會計師事務所)
Golden Prosper (Hong Kong) Investments Limited	Period ended December 31, 2012	L. M. Ng & Co. Certified Public Accountants (Practising) (吳樂明會計師事務所)
Talent Union (Hong Kong) Investments Limited	Period ended December 31, 2012	L. M. Ng & Co. Certified Public Accountants (Practising) (吳樂明會計師事務所)
Shenzhen Youkaisi Investment Co., Ltd. (note) (深圳市優凱思投資有限公司)	Years ended December 31, 2010 and 2011 Year ended December 31, 2012	Shenzhen Huilong Certified Public Accountants (深圳惠隆會計師事務所) Shenzhen Huilong Certified Public Accountants (General Partnership) (深圳惠隆會計師事務所(普通合伙))
Logan Construction Co., Ltd. (note) (龍光工程建設有限公司)	Years ended December 31, 2010 and 2011	Shantou Regent Certified Public Accountants Ltd. Co. (汕頭市立真會計師事務所有限公司)
	Year ended December 31, 2012	ST Hua Qian Certified Public Accountants (汕頭市華乾會計師事務所)
Shantou Jiarun Property Co., Ltd. (note) (汕頭市佳潤房地產有限公司)	Years ended December 31, 2010 and 2011	Shantou Regent Certified Public Accountants Ltd. Co. (汕頭市立真會計師事務所有限公司)
	Year ended December 31, 2012	ST Hua Qian Certified Public Accountants (汕頭市華乾會計師事務所)

(深圳恒晨會計師事務所(普通合伙))

Name of subsidiaries **Financial period** Statutory auditors Shantou Jinfengyuan Realty Co., Years ended December 31, 2010 Shantou Regent Certified Public Ltd. (note) and 2011 Accountants Ltd. Co. (汕頭市金峰園置業有限公司) (汕頭市立真會計師事務所有限公司) Year ended December 31, 2012 Guangdong Pan-China Certified **Public Accountants** (廣東天健會計師事務所) Guangzhou Logan Property Co., Years ended December 31, 2010 Shantou Regent Certified Public Ltd. (note) and 2011 Accountants Ltd. Co. (廣州市龍光房地產有限公司) (汕頭市立真會計師事務所有限公司) Year ended December 31, 2012 Foshan Dacheng Certified Public Accountants Co., Ltd. (佛山大誠會計師事務所有限公司) Guangzhou Logan Realty Co., Ltd. Years ended December 31, 2010 Shantou Regent Certified Public and 2011 (note) Accountants Ltd. Co. (廣州市龍光置業有限公司) (汕頭市立真會計師事務所有限公司) Year ended December 31, 2012 Foshan Dacheng Certified Public Accountants Co., Ltd. (佛山大誠會計師事務所有限公司) Years ended December 31, 2010 Shantou Regent Certified Public Dongguan Logan Property Co., Ltd. (note) (東莞市龍光房地產有限公司) and 2011 Accountants Ltd. Co. (汕頭市立真會計師事務所有限公司) Year ended December 31, 2012 Guangdong Pan-China Certified Public Accountants (廣東天健會計師事務所) Hainan Logan Property Period ended December 31, Shantou Regent Certified Public Development Co., Ltd. (note) 2010 and year ended Accountants Ltd. Co. (海南市龍光房地產開發有限公司) December 31, 2011 (汕頭市立真會計師事務所有限公司) Year ended December 31, 2012 GX Ziun Certified Public Accountants (廣西啓源會計師事務所) Foshan Shunde Logan Realty Co., Years ended December 31, 2010 Shantou Regent Certified Public Ltd. (note) and 2011 Accountants Ltd. Co. (佛山市順德區龍光置業房產有限公司) (汕頭市立真會計師事務所有限公司) Year ended December 31, 2012 Foshan Dacheng Certified Public Accountants Co., Ltd. (佛山大誠會計師事務所有限公司) Guangdong Modern Construction Years ended December 31, 2010 Shantou Regent Certified Public and 2011 Design and Consultation Co., Accountants Ltd. Co. Ltd. (note) (汕頭市立真會計師事務所有限公司) (廣東現代建築設計與顧問有限公司) Year ended December 31, 2012 Shenzhen Hengchen Certified Public Accountants (General Partnership)

31 INFORMATION OF STATUTORY FINANCIAL STATEMENTS OF THE SUBSIDIARIES (continued)

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Name of subsidiaries	Financial period	Statutory auditors
Zhongshan Logan Property Co., Ltd. (<i>note</i>) (中山市龍光房地產有限公司)	Years ended December 31, 2010 and 2011 Year ended December 31, 2012	Shantou Regent Certified Public Accountants Ltd. Co. (汕頭市立真會計師事務所有限公司) Zhongshan Zhongzhen Union CPA Co., Ltd.
		(中山市中正聯合會計師事務所有限公司)
Shantou Logan Property Co., Ltd. (note) (汕頭市龍光房地產有限公司)	Years ended December 31, 2010 and 2011	Shantou Regent Certified Public Accountants Ltd. Co. (汕頭市立真會計師事務所有限公司)
	Year ended December 31, 2012	ST Hua Qian Certified Public Accountants (汕頭市華乾會計師事務所)
Shenzhen Chenrong Construction Materials Co., Ltd. (note) (深圳市宸榮建築材料有限公司)	Period ended December 31, 2010	Shenzhen Huilong Certified Public Accountants (深圳惠隆會計師事務所)
``````````````````````````````````````	Year ended December 31, 2011	Shenzhen Hautu Certified Public Accountants (Special General Partnership) (深圳市華圖會計師事務所(特殊普通合伙
	Year ended December 31, 2012	Shenzhen Hengchen Certified Public Accountants (General Partnership) (深圳恒晨會計師事務所(普通合伙))
Shenzhen Yongjing Decorating Construction Co. Ltd. ( <i>note</i> ) (深圳市潤景裝飾工程有限公司)	Period ended December 31, 2011	Shenzhen Hautu Certified Public Accountants (Special General Partnership) (深圳市華圖會計師事務所 (特殊普通合例
	Year ended December 31, 2012	Shenzhen Hengchen Certified Public Accountants (General Partnership) (深圳恒晨會計師事務所 (普通合伙))
Huizhou Logan Property Co., Ltd. (note) (惠州市龍光房地產有限公司)	Years ended December 31, 2010 and 2011	Shantou Regent Certified Public Accountants Ltd. Co. (汕頭市立真會計師事務所有限公司)
	Year ended December 31, 2012	Guangdong Pan-China Certified Public Accountants (廣東天健會計師事務所)
Shenzhen Logan Media Planning Co., Ltd. ( <i>note</i> ) (深圳市龍光傳媒策劃有限公司)	Year ended December 31, 2010	Shenzhen Hautu Certified Public Accountants (深圳市華圖會計師事務所)
	Year ended December 31, 2011	Shenzhen Xingyuan Certified Public Accountants (Special General Partnership) (深圳市星源會計師事務所(特殊普通合伙
	Year ended December 31, 2012	(深圳恒生源會計師事務所(将來看通古孫 Shenzhen Hengchen Certified Public Accountants (General Partnership) (深圳恒晨會計師事務所(普通合伙))

## 31 INFORMATION OF STATUTORY FINANCIAL STATEMENTS OF THE SUBSIDIARIES (continued)

(深圳天大聯合會計師事務所(普通合伙))

#### Name of subsidiaries **Financial period** Statutory auditors Huizhou Daya Bay Logan Property Years ended December 31, 2010 Shantou Regent Certified Public and 2011 Co., Ltd. (note) Accountants Ltd. Co. (汕頭市立真會計師事務所有限公司) (惠州大亞灣龍光房地產有限公司) Year ended December 31, 2012 Huizhou Fang Zheng Certified **Public Accountants** (惠州方正會計師事務所) Years ended December 31, 2010 Shantou Regent Certified Public Zhuhai Logan Property Development Co., Ltd. (note) and 2011 Accountants Ltd. Co. (珠海市龍光房地產開發有限公司) (汕頭市立真會計師事務所有限公司) Year ended December 31, 2012 Zhuhai Guorui Hengbin Accountants (珠海國睿衡斌會計師事務所有限公司) Shantou Logan Realty Co., Ltd. Years ended December 31, 2010 Shantou Regent Certified Public (note) (汕頭市龍光置業有限公司) and 2011 Accountants Ltd. Co. (汕頭市立真會計師事務所有限公司) Year ended December 31, 2012 ST Hua Qian Certified Public Accountants (汕頭市華乾會計師事務所) Years ended December 31, 2010 Shantou Regent Certified Public Nanning Logan Property Co., Ltd. (note) and 2011 Accountants Ltd. Co. (汕頭市立真會計師事務所有限公司) (南寧龍光房地產開發有限公司) Year ended December 31, 2012 Gx Ziun Certified Public Accountants Ltd. (廣西啓源會計師事務所) Period ended December 31, Sanya Haicheng Certified Public Hainan Jinjun Realty Co., Ltd. (note) (海南金駿置業有限公司) 2011 Accountants (三亞海誠會計師事務所) Year ended December 31, 2012 Gx Ziun Certified Public Accountants Ltd. (廣西啓源會計師事務所) Foshan Chancheng Logan Property Period ended December 31, Foshan Dacheng Certified Public Co., Ltd. (note) 2012 Accountants Co., Ltd. (佛山市襌城區龍光房地產有限公司) (佛山大誠會計師事務所有限公司) Shenzhen Logan Century Business Period ended December 31, 2011 Shenzhen Xingyuan Certified Management Co. Ltd. (note) Public Accountants (Special (深圳市龍光世紀商業管理有限公司) General Partnership) (深圳市星源會計師事務所(特殊普通合伙)) Year ended December 31, 2012 Shenzhen Hengchen Certified Public Accountants (General Partnership) (深圳恒晨會計師事務所(普通合伙)) Shenzhen Logan Dongzhen Realty Year ended December 31, 2010 Shenzhen Hautu Certified Public Co., Ltd. (note) Accountants (深圳市龍光東圳置業有限公司) (深圳市華圖會計師事務所) Year ended December 31, 2011 Shenzhen Tinda United Certified Public Accountants (General Partnership)

# **31 INFORMATION OF STATUTORY FINANCIAL STATEMENTS OF THE SUBSIDIARIES (continued)**

Name of subsidiaries	Financial period	Statutory auditors
	Year ended December 31, 2012	Huizhou Fang Zheng Certified Public Accountants (惠州方正會計師事務所)
Shenzhen Logan Property Co., Ltd. (note) (深圳市龍光房地產有限公司)	Year ended December 31, 2010	Shenzhen Tinda United Certified Public Accountants (深圳市天大聯合會計師事務所)
	Year ended December 31, 2011	Shenzhen Xingyuan Certified Public Accountants (Special General Partnership) (深圳市星源會計師事務所(特殊普通合伙
	Year ended December 31, 2012	Shenzhen Hengchen Certified Public Accountants (General Partnership) (深圳恒晨會計師事務所(普通合伙))
Nanning Logan Junchi Property Development Co., Ltd. (note) (南寧市龍光駿馳房地產開發有限公司)	Period ended December 31, 2012	Gx Ziun Certified Public Accountants Ltd. (廣西啓源會計師事務所)
Chengdu Logan Property Co., Ltd. (note) (成都市龍光房地產有限公司)	Period ended December 31, 2010 and year ended December 31, 2011 Year ended December 31, 2012	Shantou Regent Certified Public Accountants Ltd. Co. (汕頭市立真會計師事務所有限公司) Haiyun Accountant Agency of Sichun Province Co., Ltd. (四州海韵會計師事務所有限公司)
Nanning Logan Jinjun Property Development Co., Ltd. ( <i>note</i> ) (南寧市龍光金駿房地產開發有限公司)	Years ended December 31, 2010 and 2011	Shantou Regent Certified Public Accountants Ltd. Co. (汕頭市立真會師事務所有限公司)
	Year ended December 31, 2012	Gx Ziun Certified Public Accountants (廣西啓源會計師事務所)
Foshan Logan Sunshine Seaward Property Co., Ltd. ( <i>note</i> ) (佛山市龍光陽光海岸房地產有限公司)	Period ended December 31, 2012	Foshan Dacheng Certified Public Accountants Co., Ltd. (佛山大誠會計師事務所有限公司)
Huizhou Daya Bay Dongzhen Property Co., Ltd. ( <i>note</i> ) (惠州大亞灣東圳房地產有限公司)	Years ended December 31, 2010 and 2011	Shantou Regent Certified Public Accountants Ltd. Co. (汕頭市立真會計師事務所有限公司)
	Year ended December 31, 2012	Huizhou Fang Zheng Certified Public Accountants (惠州方正會計師事務所)

# 31 INFORMATION OF STATUTORY FINANCIAL STATEMENTS OF THE SUBSIDIARIES (continued)

*Note:* The English translation of the names is for reference only. The official names of these entities are in Chinese.

## 32 SUBSEQUENT EVENTS

#### **Capitalization Issue**

Pursuant to written resolutions of the Company's shareholders passed on November 18, 2013, conditional upon the crediting of the share premium account of the Company as a result of the issue of shares pursuant to the Global Offering set out in the section headed "History and Reorganization" in the Prospectus, the directors had authorized to allot and issue a total of 4,249,999,000 shares, by way of capitalization of the sum of HK\$424,999,900 standing to the credit of the share premium account of the Company, credited as fully paid at par to the shareholders as appearing on the register of members of the Company.

## C SUBSEQUENT FINANCIAL STATEMENTS AND DIVIDENDS

No audited financial statements have been prepared by the Company and its subsidiaries comprising the Group in respect of any period subsequent to June 30, 2013. No dividend or distribution has been declared or made by any companies comprising the Group in respect of any period subsequent to June 30, 2013.

Yours faithfully

KPMG

Certified Public Accountants

Hong Kong

For illustrative purpose only, the unaudited pro forma financial information prepared in accordance with Rule 4.29 of the Listing Rules is set forth below.

The information set forth in this appendix does not form part of the Accountants' Report prepared by KPMG, Certified Public Accountants, Hong Kong, the reporting accountants of our Company, as set forth in Appendix I to this Prospectus, and is included herein for illustrative purposes only.

The unaudited pro forma financial information should be read in conjunction with the section headed "Financial Information" in this Prospectus and the Accountants' Report set forth in Appendix I to this Prospectus.

## A. UNAUDITED PRO FORMA ADJUSTED NET TANGIBLE ASSETS

The following unaudited pro forma statement of our adjusted net tangible assets prepared in accordance with Rule 4.29 of the Listing Rules is for illustration purposes only, and is set forth herein to illustrate the effect of the Global Offering on our consolidated net tangible assets as of June 30, 2013 as if the Global Offering had taken place on June 30, 2013.

The unaudited pro forma statement of adjusted net tangible assets has been prepared for illustrative purpose only and because of its hypothetical nature, it may not give a true picture of our financial position following the Global Offering. It is prepared based on our consolidated net assets as of June 30, 2013 as derived from our consolidated financial information set forth in the Accountants' Report in Appendix I, and adjusted as described below.

	Consolidated net tangible assets as at June 30, 2013 ⁽¹⁾	Estimated net proceeds from the Global Offering ⁽²⁾	Unaudited pro forma adjusted net tangible assets	Unaudited pro forma adjusted net tangible assets per Share ⁽³⁾	
	RMB'000	RMB'000	RMB'000	RMB	HK\$
Based on an Offer Price of HK\$2.10 per Share	4,587,619	1,169,737	5,757,356	1.15	1.47
Based on an Offer Price of HK\$2.50 per Share	4,587,619	1,400,173	5,987,792	1.20	1.52

Notes:

⁽¹⁾ The consolidated net tangible assets of our Group as at June 30, 2013 is compiled based on the consolidated financial information included in the Accountants' Report as set out in Appendix I to this prospectus.

⁽²⁾ The estimated net proceeds from the Global Offering are based on the Offer Price of HK\$2.10 per Offer Share or HK\$2.50 per Offer Share, being the low or high end of the stated Offer Price range, translated into Renminbi at the exchange rate of RMB0.7858 to HK\$1.00, after deduction of the underwriting fees and other listing-related expenses (excluding approximately RMB12.2 million listing expenses which have been accounted for prior to June 30, 2013) payable by our Group. It does not take into account of any Shares that may be issued upon the exercise of the Over-allotment Option.

⁽³⁾ The unaudited pro forma adjusted net tangible assets per Share, translated into Hong Kong Dollar at the exchange rate of HK\$1.00 to RMB0.7858, is arrived at after the adjustments referred to in the preceding paragraphs and on the basis that 5,000,000,000 Shares (including the Shares in issue as of June 30, 2013, and Shares that may be issued under the Capitalization Issue and the Global Offering) were in issue immediately following the completion of the Global Offering. It does not take into account of any Shares that may be issued upon the exercise of the Over-allotment Option.

The following is the text of a report, prepared for the purpose of incorporation in this prospectus, received from the Company's reporting accountants, KPMG, Certified Public Accountants, Hong Kong, in respect of the unaudited pro forma financial information of the Group.



# INDEPENDENT REPORTING ACCOUNTANTS' ASSURANCE REPORT ON THE COMPILATION OF PRO FORMA FINANCIAL INFORMATION

## TO THE DIRECTORS OF LOGAN PROPERTY HOLDINGS COMPANY LIMITED

We have completed our assurance engagement to report on the compilation of pro forma financial information of Logan Property Holdings Company Limited (the "Company") and its subsidiaries (collectively the "Group") by the directors of the Company (the "Directors") for illustrative purposes only. The unaudited pro forma financial information consists of the unaudited pro forma statement of adjusted net tangible assets as at June 30, 2013 and related notes as set out in Part A of Appendix II to the prospectus dated December 10, 2013 (the "Prospectus") issued by the Company. The applicable criteria on the basis of which the Directors have compiled the pro forma financial information are described in Part A of Appendix II to the Prospectus.

The pro forma financial information has been compiled by the Directors to illustrate the impact of the proposed offering of the ordinary shares of the Company (the "Global Offering") on the Group's financial position as at June 30, 2013 as if the Global Offering had taken place at June 30, 2013. As part of this process, information about the Group's financial position as at June 30, 2013 has been extracted by the Directors from the Group's historical financial statements included in the Accountants' Report as set out in Appendix I to the Prospectus.

## Directors' Responsibilities for the Pro Forma Financial Information

The Directors are responsible for compiling the pro forma financial information in accordance with paragraph 4.29 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") and with reference to Accounting Guideline 7 "Preparation of Pro Forma Financial Information for Inclusion in Investment Circulars" ("AG 7") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA").

## **Reporting Accountants' Responsibilities**

Our responsibility is to express an opinion, as required by paragraph 4.29(7) of the Listing Rules, on the pro forma financial information and to report our opinion to you. We do not accept any responsibility for any reports previously given by us on any financial information used in the compilation of the pro forma financial information beyond that owed to those to whom those reports were addressed by us at the dates of their issue.

We conducted our engagement in accordance with Hong Kong Standard on Assurance Engagements ("HKSAE") 3420 "Assurance Engagements to Report on the Compilation of Pro Forma Financial Information Included in a Prospectus" issued by the HKICPA. This standard requires that the reporting accountants comply with ethical requirements and plan and perform procedures to obtain reasonable assurance about whether the Directors have compiled the pro forma financial information in

accordance with paragraph 4.29 of the Listing Rules, and with reference to AG 7 issued by the HKICPA.

For purpose of this engagement, we are not responsible for updating or reissuing any reports or opinions on any historical financial information used in compiling the pro forma financial information, nor have we, in the course of this engagement, performed an audit or review of the financial information used in compiling the pro forma financial information

The purpose of pro forma financial information included in an investment circular is solely to illustrate the impact of a significant event or transaction on unadjusted financial information of the Group as if the event had occurred or the transaction had been undertaken at an earlier date selected for purposes of the illustration. Accordingly, we do not provide any assurance that the actual outcome of events or transactions as at June 30, 2013 would have been as presented.

A reasonable assurance engagement to report on whether the pro forma financial information has been properly compiled on the basis of the applicable criteria involves performing procedures to assess whether the applicable criteria used by the Directors in the compilation of the pro forma financial information provide a reasonable basis for presenting the significant effects directly attributable to the event or transaction, and to obtain sufficient appropriate evidence about whether:

- the related pro forma adjustments give appropriate effect to those criteria; and
- the pro forma financial information reflects the proper application of those adjustments to the unadjusted financial information.

The procedures selected depend on the reporting accountants' judgement, having regard to the reporting accountants' understanding of the nature of the Group, the event or transaction in respect of which the pro forma financial information has been compiled, and other relevant engagement circumstances.

The engagement also involves evaluating the overall presentation of the pro forma financial information.

We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Our procedures on the pro forma financial information have not been carried out in accordance with attestation standards or other standards and practices generally accepted in the United States of America, auditing standards of the Public Company Accounting Oversight Board (United States) or any overseas standards and accordingly should not be relied upon as if they had been carried out in accordance with those standards and practices.

We make no comments regarding the reasonableness of the amount of net proceeds from the issuance of the Company's shares, the application of those net proceeds, or whether such use will actually take place as described in the section headed "Future Plans and Use of Proceeds" in the Prospectus.

## Opinion

In our opinion:

- a) the pro forma financial information has been properly compiled on the basis stated;
- b) such basis is consistent with the accounting policies of the Group; and
- c) the adjustments are appropriate for the purposes of the pro forma financial information as disclosed pursuant to paragraph 4.29(1) of the Listing Rules.

## KPMG

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

December 10, 2013

## **PROPERTY VALUATION REPORT**

The following is the text of a letter, summary of valuations and valuation certificates prepared for the purpose of incorporation in this prospectus received from DTZ Debenham Tie Leung Limited, an independent property valuer, in connection with its opinion of market value of the property interests in the PRC as at October 31, 2013.



16th Floor Jardine House 1 Connaught Place Central Hong Kong

December 10, 2013

The Directors Logan Property Holdings Company Limited Room 4106-08 Two International Finance Centre 8 Finance Street Central Hong Kong

Dear Sirs,

## Instructions, Purpose and Date of Valuation

In accordance with your instructions for us to value the properties in which Logan Property Holdings Company Limited (referred to as the "Company") and its subsidiaries (together referred to as the "Group") have interests in the People's Republic of China (the "PRC") (as more particularly described in the attached valuation certificates), we confirm that we have inspected the properties, made relevant enquiries and obtained such further information as we consider necessary for the purpose of providing you with our opinion of the values of such properties as at October 31, 2013.

## **Definition of Market Value**

In valuing the properties, we have complied with the requirements set out in the HKIS Valuation Standards 2012 Edition published by the Hong Kong Institute of Surveyors.

Our valuation of each of the properties represents our opinion of its market value which in accordance with the HKIS Valuation Standards 2012 Edition published by the Hong Kong Institute of Surveyors is defined the "estimated amount for which a property should exchange on the date of valuation between a willing buyer and a willing seller in an arm's-length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion".

## Valuation Basis And Assumption

Our valuations exclude an estimated price inflated or deflated by special terms or circumstances such as atypical financing, sale and leaseback arrangement, special considerations or concessions granted by anyone associated with the sale, or any element of special value.

## **PROPERTY VALUATION REPORT**

No allowance has been made in our valuations for any charges, mortgages or amounts owing on the properties nor for any expenses or taxation which may be incurred in effecting a sale. Unless otherwise stated, it is assumed that the properties are free from encumbrances, restrictions and outgoings of any onerous nature which could affect their values.

In the course of our valuation of the properties in the PRC, we have assumed that the transferable land use rights of the properties for their respective specific terms at nominal annual land use fees have been granted and that any land grant premium payable has already been fully paid. We have relied on the information regarding the title to each of the properties and the interests of the Group in the properties. Unless otherwise stated, in valuing the properties, we have assumed that the Group has an enforceable title to each of the properties and has free and uninterrupted right to use, occupy or assign the properties for the whole of the respective unexpired terms as granted.

## Method of Valuation

In valuing the properties in Group I, we have valued each of these properties by direct comparison approach assuming sale of each of the properties in its existing state by making reference to comparable sales prices as available in the relevant market.

In valuing property nos. 16, 18-19, 21-23 and 25 in Group II, we have used investment method by capitalizing the current rent passing derived from the existing tenancies with due provisions for reversionary income potential.

In valuing property no. 20, we have been advised by the Group that the building ownership certificate of the property has not been obtained yet and we have ascribed no commercial value to the property.

Regarding property nos. 17 and 24 in Group II which are under development and held by the Group for investment, the properties in Group III and IV which are currently held by the Group under development and for future development in the PRC respectively, we have valued on the basis that each of these properties will be developed and completed in accordance with the Group's latest development proposals provided to us. We have assumed that all consents, approvals and licences from relevant government authorities for the development proposals have been obtained without onerous conditions or delays. We have also assumed that the design and construction of the development are in compliance with the local planning regulations and have been approved by the relevant authorities. In arriving at our opinion of value, we have adopted the direct comparison approach by making reference to comparable sales evidence as available in the relevant market and have also taken into account the expended construction costs and the costs that will be expended to complete the development to reflect the quality of the completed development. The "market value when completed at the date of valuation" represents our opinion of the aggregate selling prices of the development assuming that it had been completed at the date of valuation and no allowance were made for outstanding development costs. For those properties contracted to be sold, but the formal assignment procedures of which have not yet completed, we have valued this portion of properties by taking into account the contract prices.

In valuing the properties in Group V which are contracted to be acquired by the Group in the PRC, we have been advised by the Group that the State-owned Land Use Rights Certificate of the property have not been obtained yet and we have ascribed no commercial value to the properties.

The properties in Group VI and VII which are leased to the Group in Hong Kong and the PRC have no commercial value mainly due to the prohibitions against assignment and subletting or otherwise due to the lack of substantial profit rents.

#### **Source of Information**

We have been provided by the Group with extracts of documents in relation to the titles to the properties. However, we have not inspected the original documents to ascertain any amendments which may not appear on the copies handed to us.

In the course of our valuation, we have relied to a considerable extent on the information given by the Group in respect of the properties in the PRC and have accepted advice given to us on such matters as planning approvals or statutory notices, tenure, identification of land and buildings, completion date of buildings, number of car parking spaces, particulars of occupancy, development schemes, construction costs, site and floor areas, interest attributable to the Group, and all other relevant matters. We have also relied on the legal opinion issued by Haiwen & Partners, the Group's legal advisor, regarding the title to each of the properties and interests of the Group in the properties in the PRC.

Dimensions, measurements and areas included in the valuation certificates are based on the information provided to us and are therefore only approximations. We have had no reason to doubt the truth and accuracy of the information provided to us by the Group which is material to the valuations. We were also advised by the Group that no material facts have been omitted from the information provided.

## **Site Inspection**

We have inspected the exterior and, wherever possible, the interior of each of the properties. The site inspection was carried out during the period from March 2013 to November 2013 by Mr. Andy He, Mr. Ben Yan, Mr. Fajin Li, Mr. Guorong Wu, Mr. Tao Wen, Ms. Faye Huang, Ms. Cheryl Xu and Ms. Mina Ou. However, we have not carried out investigations on site to determine the suitability of the soil conditions and the services etc. for any future development. Our valuations are prepared on the assumption that these aspects are satisfactory and that no extraordinary costs or delays will be incurred during the construction period. Moreover, no structural survey has been made, but in the course of our inspection, we did not note any serious defects. We are not, however, able to report that the properties are free of rot, infestation or any other structural defects. No tests were carried out to any of the services. Unless otherwise stated, we have not been able to carry out detailed on-site measurements to verify the site and floor areas of the properties and we have assumed that the areas shown on the documents handed to us are correct.

## **Currency and Exchange Rate**

Unless otherwise stated, all sums stated in our valuations are in Renminbi, the official currency of the PRC.

We enclose herewith a summary of our valuations and our valuation certificates.

Yours faithfully, for and on behalf of **DTZ Debenham Tie Leung Limited** 

#### Andrew K. F. Chan

Registered Professional Surveyor (GP) Registered China Real Estate Appraiser MSC., M.H.K.I.S., M.R.I.C.S. Senior Director

*Note:* Mr. Andrew K. F. Chan is a Registered Professional Surveyor who has over 26 years of experience in the valuation of properties in Hong Kong and the PRC.

## SUMMARY OF VALUATIONS

## Group I — Properties held by the Group for sale in the PRC

GIU	up I — I topernes new by the Group for sa	Market value in existing state as at	Interest attributable to the	Market value in existing state attributable to the Group as at
	Property	October 31, 2013	Group	October 31, 2013
1.	Unsold portion of Grand View (Phases 3 and 4), East of Deshen Meijiao River, Ronggui Town, Shunde District, Foshan, Guangdong Province, the PRC. (佛山水悦雲天三及四期)	( <b>RMB</b> ) 120,000,000	(%) 100	( <b>RMB</b> ) 120,000,000
2.	Unsold portion of Provence (Phases 1 to 5 and completed portion of Phase 6), No. 109 Baishada Road, Jiangnan District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧普羅旺斯一至五期及六期完工部份)	640,000,000	100	640,000,000
3.	Unsold portion of Grasse Vieille Ville (Phase 2), Shisi Village, Tanzhou Town, Zhongshan, Guangdong Province, the PRC. (中山海悦城邦二期)	26,000,000	100	26,000,000
4.	Unsold car parking spaces of Landscape Residence, Kejing Road, Luogang District, Guangzhou, Guangdong Province, the PRC. (廣州峰景華庭)	248,000,000	100	248,000,000
5.	Unsold portion of Fragrant Valley, South of Guangshan Highway, East of Kaichuangda Road, Luogang District, Guangzhou, Guangdong Province, the PRC. (廣州香悦山)	9,500,000	100	9,500,000

·	Property	Market value in existing state as at October 31, 2013	Interest attributable to the Group	Market value in existing state attributable to the Group as at October 31, 2013
6.	Unsold portion of Easy Life, South of Renmin Xi Road, Xiangzhou District, Zhuhai, Guangdong Province, the PRC. (珠海海悦雲天)	( <b>RMB</b> ) 62,000,000	(%) 100	( <b>RMB</b> ) 62,000,000
7.	Unsold portion of Palm Waterfront, North (Phases 1 and 2) and South, South of Government Administrative Centre of Nansha, Nansha District, Guangzhou, Guangdong Province, the PRC. (南沙棕櫚水岸北地塊一至二期及南地塊)	345,000,000	100	345,000,000
8.	Unsold portion of Huizhou Sky Palace (Phase 1), Daya Bay Economic and Technological Development Zone, Huizhou, Guangdong Province, the PRC. (惠州天悦龍庭一期)	110,000,000	100	110,000,000
9.	Unsold portion of Logan Century Center, South of Xinghua Road, Baoan District, Shenzhen, Guangdong Province, the PRC. (龍光世紀大廈)	85,000,000	100	85,000,000
10.	Unsold portion of Shenzhen Grand Joy Palace (Phase 3), Longgang Town, Longgang District, Shenzhen, Guangdong Province, the PRC. (深圳君悦龍庭三期)	6,100,000	100	6,100,000
11.	Unsold portion of Shenzhen Sky Palace (Phase 1), Xinan Street, East of Xinhu Road, Baoan District, Shenzhen, Guangdong Province, the PRC. (深圳天悦龍庭一期)	28,600,000	100	28,600,000

12.	<b>Property</b> Unsold portion of Flying Dragon Garden, West of Taishan Road, South of Luohe Road, Longhu District, Shantou, Guangdong Province, the PRC.	Market value in existing state as at October 31, 2013 (RMB) 32,000,000	Interest attributable to the Group (%) 100	Market value in existing state attributable to the Group as at October 31, 2013 (RMB) 32,000,000
13.	<ul> <li>(汕頭龍騰熙園)</li> <li>Unsold portion of Sunshine Castle,</li> <li>Jintaizhuang,</li> <li>Longhu District,</li> <li>Shantou,</li> <li>Guangdong Province,</li> <li>the PRC.</li> <li>(汕頭陽光華府)</li> </ul>	36,000,000	100	36,000,000
14.	Unsold portion of Logan City (Phase 1), Daya Bay Economic and Technological Development Zone, Huizhou, Guangdong Province, the PRC. (惠州龍光城一期)	330,000,000	100	330,000,000
15.	Unsold portion of Nanning Grand Riverside Bay (Phase 1), Mingxiu Xi Road, Xixiangtang District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧水悦龍灣一期) Sub-total :	12,000,000 2,090,200,000	100	12,000,000 2,090,200,000
Gro	up II — Properties held by the Group for i	<u> </u>	RC	
16.	Portion of Levels 5 to 20 of Phase 1 and Levels 6 to 19 of Phase 2 of Logan Century Center, South of Xinghua Road, Baoan District, Shenzhen, Guangdong Province, the PRC. (龍光世紀大廈)	2,370,000,000	100	2,370,000,000

	Property	Market value in existing state as at October 31, 2013	Interest attributable to the Group	Market value in existing state attributable to the Group as at October 31, 2013
17.	Logan City (Phase 1 — Group I — Ancillary Entertainment Building), Daya Bay Economic and Technological Development Zone, Huizhou, Guangdong Province, the PRC. (惠州龍光城一期一組團配套式娛樂綜合樓)	( <b>RMB</b> ) 298,000,000	(%) 100	( <b>RMB</b> ) 298,000,000
18.	Retail portion of Landscape Residence, Kejing Road, Luogang District, Guangzhou, Guangdong Province, the PRC. (廣州峰景華庭)	38,000,000	100	38,000,000
19.	Grocery market at basement 1 and Level 1, Nos. 2 and 3 Building of Champange Manor of Provence (Phase 2), No. 109 Baishada Road, Jiangnan District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧香檳莊園)	87,000,000	100	87,000,000
20.	Kindergarten, Sunflower Manor, Provence (Phase 5), No. 109 Baishada Road, Jiangnan District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧普羅旺斯幼稚園)	No commercial value	_	No commercial value
21.	Commercial portion of Shenzhen Sky Palace (Phase 1), East of Xinhu Road, Xinan Street, Baoan District, Shenzhen, Guangdong Province, the PRC. (深圳天悦龍庭一期)	368,000,000	100	368,000,000
22.	Retail portion of Easy Life, South of Renmin Xi Road, Xiangzhou District, Zhuhai, Guangdong Province, the PRC. (珠海海悦雲天)	22,000,000	100	22,000,000

(惠州天悦龍庭二及三期)

	<u>Property</u>	Market value in existing state as at October 31, 2013	Interest attributable to the Group	Market value in existing state attributable to the Group as at October 31, 2013
23.	Commercial building of Seaward Sunshine, South of Hanjiang Road, Longhu District, Shantou, Guangdong Province, the PRC (汕頭尚海陽光)	( <b>RMB</b> ) 110,000,000	(%) 100	( <b>RMB</b> ) 110,000,000
24.	Retail portion of Nanning Grand Riverside Bay (Phase 1 — under development portion and Phase 2), Mingxiu Xi Road, Xixiangtang District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧水悦龍灣一期(發展中部份)及二期)	340,000,000	100	340,000,000
25.	Retail portion of Logan City (Phase 1 — Group 2), Daya Bay Economic and Technological Development Zone, Huizhou, Guangdong Province, the PRC. (惠州龍光城一期二組團)	88,000,000	100	88,000,000
	Sub-total:	3,721,000,000		3,721,000,000
<b>Gro</b> 26.	up III — Properties held by the Group und A proposed development to be known as	er development in t 2,100,000,000	<b>he PRC</b> 100	2,100,000,000
20.	A proposed development to be known as Provence (Phases 6 to 8), Baisha Road, South of Xintun Road, West of Ping Yang Road, Jiangnan District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧普羅旺斯六至八期)	2,100,000,000	100	2,100,000,000
27.	A proposed development to be known as Huizhou Sky Palace (Phases 2 and 3), Daya Bay Economic and Technological Development Zone, Huizhou, Guangdong Province, the PRC. (車州王悦館庭一及三期)	530,000,000	100	530,000,000

	Property	Market value in existing state as at October 31, 2013	Interest attributable to the Group	Market value in existing state attributable to the Group as at October 31, 2013
28.	A proposed development to be known as Huizhou Grand Riverside Bay (Phase 1), Dongjingxin City Wentou Ling, Huicheng District, Huizhou, Guangdong Province, the PRC. (惠州水悦龍灣一期)	( <b>RMB</b> ) 620,000,000	(%) 100	( <b>RMB</b> ) 620,000,000
29.	A proposed development to be known as Imperial Summit Sky Villa, Tiyu Road, Dongcheng District, Dongguan, Guangdong Province, the PRC. (東莞君御旗峰)	1,740,000,000	100	1,740,000,000
30.	A proposed development to be known as Seaward Sunshine, South of Hanjiang Road, Longhu District, Shantou, Guangdong Province, the PRC (汕頭尚海陽光)	4,540,000,000	100	4,540,000,000
31.	A proposed development to be known as Logan City (apartment portion of Phase 1 — Group 1, South Phases 2 to 5 and North Phases 1 and 2), Daya Bay Economic and Technological Development Zone, Huizhou, Guangdong Province, the PRC. (惠州龍光城一期一組團公寓、 南二至五、北一及二期)	3,590,000,000	100	3,590,000,000
32.	A proposed development to be known as Nanning Grand Riverside Bay (Phase 1 (under development portion), Phases 2 and 3), Mingxiu Xi Road, Xixiangtang District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧水悦龍灣一期(發展中部份)、二及三期)	1,540,000,000	100	1,540,000,000

	Property	Market value in existing state as at October 31, 2013	Interest attributable to the Group	Market value in existing state attributable to the Group as at October 31, 2013
33.	A proposed development to be known as Chengdu Sky Palace, Liuli Town, Jinjiang District, Chengdu, Sichuan Province, the PRC. (成都天悦龍庭)	( <b>RMB</b> ) 1,280,000,000	(%) 100	( <b>RMB</b> ) 1,280,000,000
34.	A proposed development to be known as Ocean Grange, Grasse Vieille Ville (Phase 3), Shisi Village, Tanzhou Town, Zhongshan, Guangdong Province, the PRC. (中山海悦城邦三期—海悦熙園)	500,000,000	100	500,000,000
35.	A proposed development to be known as Foshan Grand Joy Castle, North of Liming Road, East of Gangkou Road, Chancheng District, Foshan, Guangdong Province, the PRC. (佛山君悦華府)	320,000,000	100	320,000,000
36.	A proposed development to be known as Zhongshan Grand Garden, Caihong Planning Zone, West District, Zhongshan, Guangdong Province, the PRC. (中山水悦熙園)	270,000,000	100	270,000,000
37.	A proposed development to be known as Grand Riverside Bay (Phase 1), West of Changang Road, South of Nanzhuangda Road, Nanzhuang Town, Chancheng District, Foshan, Guangdong Province, the PRC. (佛山水悦龍灣一期)	975,000,000	66	643,500,000

·	Property	Market value in existing state as at October 31, 2013	Interest attributable to the Group	Market value in existing state attributable to the Group as at October 31, 2013
		(RMB)	(%)	(RMB)
38.	A proposed development to be known as Nanning Royal Castle, East of Zhuxi Road, Qingxiu District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧君御華府)	730,000,000	100	730,000,000
39.	A proposed development to be known as Foshan Joy Palace, South of Luowu Road, West of Luocunda Road, Luocun Street, Nanhai District, Foshan, Guangdong Province, the PRC. (佛山君悦龍庭)	850,000,000	100	850,000,000
40.	A proposed development to be known as Longteng Homestead (Phase 1), Jinfeng Bandao, South of Jinfengxi Road, Jinping District, Shantou, Guangdong Province, the PRC. (汕頭龍騰嘉園一期)	620,000,000	100	620,000,000
41.	A proposed development to be known as Ocean Vista Residence, Grasse Vieille Ville (Phase 4), Shisi Village, Tanzhou Town, Zhongshan, Guangdong Province, the PRC. (中山海悦城邦四期—海悦華庭)	520,000,000	100	520,000,000
	Sub-total:	20,725,000,000		20,393,500,000

## **PROPERTY VALUATION REPORT**

## Group IV — Properties held by the Group for future development in the PRC

	<u>Property</u>	Market value in existing state as at October 31, 2013 (RMB)	Interest attributable to the Group (%)	Market value in existing state attributable to the Group as at October 31, 2013 (RMB)
42.	A proposed development to be known as Huizhou Grand Riverside Bay (Phase 2), Dongjiangxin City, Wentou Ling, Huicheng District, Huizhou, Guangdong Province, the PRC. (惠州水悦龍灣二期)	360,000,000	100	360,000,000
43.	A proposed development to be known as Logan City, Daya Bay Economic and Technological Development Zone, Huizhou, Guangdong Province, the PRC. (惠州龍光城)	5,300,000,000	100	5,300,000,000
44.	A proposed development to be known as Seaside Dragon Bay, Dadun Village Committee, Lian Town, Lingshui County, Hainan Province, the PRC. (海南海語龍灣)	2,100,000,000	100	2,100,000,000
45.	A proposed development to be known as Provence (Phase 9), East of Jinyang Road, North of Jinkai Road, Jiangnan District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧普羅旺斯九期)	390,000,000	100	390,000,000
46.	A proposed development to be known as Dongguan Grand Joy Castle, Shida Road, Dalingshan Town, Dongguan, Guangdong Province, the PRC. (東莞君御華府)	180,000,000	100	180,000,000

·	Property	Market value in existing state as at October 31, 2013	Interest attributable to the Group	Market value in existing state attributable to the Group as at October 31, 2013
47.	A proposed development to be known as Foshan Grand Riverside Bay (Phase 2), West of Changangda Road, South of Nanzhuang Road, Nanzhuang Town, Chancheng District, Foshan, Guangdong Province, the PRC. (佛山水悦龍灣二期)	( <b>RMB</b> ) 320,000,000	(%) 66	( <b>RMB</b> ) 211,200,000
48.	A proposed development to be known as Shanjie Building, East of Wenhua Road, South of Ronggui Wenhaixi Road, Shunde District, Foshan, Guangdong Province, the PRC. (汕頭尚街大廈)	180,000,000	100	180,000,000
49.	A parcel of land, West of Nanhada Road, North of Lujing Road Chancheng District, Foshan, Guangdong Province, the PRC. (佛山綠景路項目)	601,000,000	100	601,000,000
50.	The remaining portion of a proposed development to be known as Longteng Homestead, Jinfeng Bandao, South of Jinfengxi Road, Jinping District, Shantou, Guangdong, the PRC. (汕頭龍騰嘉園餘下部份)	500,000,000	100	500,000,000
	Sub-total:	9,931,000,000		9,822,200,000

## Group V — Property contracted to be acquired by the Group in the PRC

Mowheet value in					
	Property	Market value in existing state as at October 31, 2013 (RMB)	Interest attributable to the <u>Group</u> (%)	Market value in existing state attributable to the Group as at October 31, 2013 (RMB)	
51.	A parcel of land , Northeastern side of Chang Zhou Da Qiao, West District, Zhongshan, Guangdong Province, the PRC.	(KMB) No commercial value	(%)	(KNB) No commercial value	
	Sub-total:	No commercial value		No commercial value	
<b>Gro</b> 52.	up VI — Property leased to the Group Suites 4106-4108, 41/F,	<b>in Hong Kong</b> No commercial value	_	No commercial value	
	Two International Finance Centre, No. 8 Finance Street, Central, Hong Kong				
	Sub-total:	No commercial value		No commercial value	
Group VII — Properties leased to the Group in the PRC					
53.	Unit 707, No. 11 Hengyang Road, Xixiangtang District, Nanning, Guangxi Zhuang Autonomous Region, Nanning, the PRC.	No commercial value	_	No commercial value	
54.	Units A913, A915 and A916, 9/F, Block A, International Building, Dayawan District, Huizhou, Guangdong Province, the PRC.	No commercial value		No commercial value	
55.	Units 1204 and 1205, 12/F, Qingxiu Building, No. 68 Dongge Road, Nanning, Guangxi Zhuang Autonomous Region, the PRC.	No commercial value	_	No commercial value	
56.	A unit at Yelin Nangan Road, Lingshui, Hainan Province, the PRC.	No commercial value	_	No commercial value	

	<b>Property</b>	Market value in existing state as at October 31, 2013 (RMB)	Interest attributable to the Group (%)	Market value in existing state attributable to the Group as at October 31, 2013 (RMB)
57.	5/F, North Building, Guancheng Shimin Plaza, No. 1 Gaodi Street, Guancheng District, Dongguan, Guangdong Province, the PRC.	No commercial value	(10)	No commercial value
58.	Units 2203 and 2204, 22/F, Block A, Yinhai Xinzuo, No. 163 Sanse Road, Jinjiang District, Chengdu, Sichuan Province, the PRC.	No commercial value	_	No commercial value
59.	Units 1004 and 1005, Guang Ming Building, No. 23 Zhu Chi Road, Longhu District, Shantou, Guangdong Province, the PRC.	No commercial value	_	No commercial value
60.	Unit of B District, Level 1, No. 92, Block No. 41, District 1, No. 8 Hu Jing Road, Chancheng District, Foshan, Guangdong Province, the PRC.	No commercial value	_	No commercial value
61.	Unit 2 of 3/1202, Guang Ming Nian Building, No. 23 Zhu Chi Road, Longhu District, Shantou, Guangdong Province, the PRC.	No commercial value	_	No commercial value
62.	Unit 2/1202, Guang Ming Nian Building, No. 23 Zhu Chi Road, Longhu District, Shantou, Guangdong Province, the PRC.	No commercial value	_	No commercial value

	Property	Market value in existing state as at October 31, 2013	Interest attributable to the Group	Market value in existing state attributable to the Group as at October 31, 2013
63.	Unit 4 of 2/1202, Guang Ming Nian Building, No. 23 Zhu Chi Road, Longhu District, Shantou, Guangdong Province, the PRC.	(RMB) No commercial value	(%) —	(RMB) No commercial value
64.	Unit 3 of 3/1202, Guang Ming Nian Building, No. 23 Zhu Chi Road, Longhu District, Shantou, Guangdong Province, the PRC.	No commercial value	_	No commercial value
65.	No. 22 Zhen Hua Road, Da Ling Shan Town, Dongguan, Guangdong, Guangdong Province, the PRC.	No commercial value	_	No commercial value
66.	Unit 205, South Building, No. 8 Shenghua Road, Xi District, Zhongshan, Guangdong Province, the PRC.	No commercial value	_	No commercial value
67.	No. 49 Rong Gui Feng Ning Road, Shunde, Foshan, Guangdong Province, the PRC.	No commercial value	_	No commercial value
68.	Unit of C District, Level 1, No. P2, Block No. 41, District 1, No. 8 Hu Jing Road, Chancheng District, Foshan, Guangdong Province, the PRC.	No commercial value		No commercial value
Sub-total:		No commercial value		No commercial value
Grand-total:		36,467,200,000		36,026,900,000

Market value

## VALUATION CERTIFICATE

#### Group I — Properties held by the Group for sale in the PRC

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
1.	Unsold portion of Grand View (Phases 3 and 4), East of Deshen Meijiao River, Ronggui Town, Shundo District	The property comprises the unsold residential portion and 80 car parks of a residential development Grand View completed in between 2011 and 2012. The property has a gross floor	The property is vacant.	RMB120,000,000
	Shunde District, Foshan, Guangdong Province,	area of approximately 10,873.84 sq m.		
	the PRC. Th (佛山水悦雲天三及四期) Sh ur Da de tha tha	The property is located at Shunde District, which is in urban area of Foshan. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rights of the property have been granted for a term due to expire on August 23, 2078 for residential use.		

#### Notes:-

- (1) According to 5 State-owned Land Use Rights Certificates Nos. (2009)1003048, 1003078, 1003079, 1003080 and 1003081 issued by Foshan Land Resources and Housing Management Bureau, the land use rights of the property with a total site area of 83,033.28 sq m have been vested in Foshan Shunde Logan Realty Co., Ltd. (佛山市順德區龍光置業房產有限公司) for a term due to expire on August 23, 2078 for residential use.
- (2) According to the information provided by the Group, various residential units of the property with a total gross floor area of approximately 4,459 sq m and 16 car parks are subject to various purchase and sale agreements for a total consideration of RMB42,652,333. We have taken into account the amount aforesaid in the course of our valuation.
- (3) According to the Business Licence No. 4406811000061999 Foshan Shunde Logan Realty Co., Ltd. was established as a limited company with a registered capital of RMB35,295,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Foshan Shunde Logan Realty Co., Ltd. is the sole legal land user of the property;
  - (ii) Foshan Shunde Logan Realty Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.

(5) In valuing the property, we have assumed about RMB8,000 to RMB13,500 per sq. m. for the residential portion and RMB250,000 per lot for the car park portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of residential premises and car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential developments within the same district. The prices of domestic premises range from about RMB7,000 to RMB15,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB180,000 to RMB270,000 per lot. The unit rates assumed by us are consistent with the relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value in existing state

October 31, 2013

RMB640,000,000

as at

#### VALUATION CERTIFICATE

	Property	Description an	d tenure	Particulars of occupancy
2.	Unsold portion of Provence (Phases 1 to 5 and completed portion of Phase 6), No. 109 Baishada Road, Jiangnan District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧普羅旺斯一至五期	Phases 1 to 6 development 1 completed in 1 and 2013. The property 1 floor area with follows:-	htial and retail 51 car parks in of a composite Provence between 2008 has a total gross h details as Approximate Gross Floor Area	The property is vacant.
	及六期完工部份)	Use	(sq m)	
		Residential	34,509.58	
		Commercial	13,358.46	
		Total	47,868.04	

The property is located at Jiangnan District, which is in sub-urban area of Nanning. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.

The land use rights of the property have been granted for various terms (see note 1).

#### Notes:-

According to 6 State-owned Land Use Rights Certificates Nos. (2006)438114, (2006)438731, (2007)443542, (2007)G00007784, (2008)505184 and (2010)552357 issued by Nanning Land Resources and Housing Management Bureau, the land use rights of the property with a total site area of 398,585.52 sq m have been vested in Nanning Logan Property Co., Ltd. (南寧市龍光房地產開發有限公司) for various land use terms and the details are set out as below:-

Certificate no.	Land Use Rights Term
(2006) 438114	due to expire on July 3, 2076 for residential use; due to expire on July 3, 2056 for commercial/financial use; due to expire on July 3, 2046 for retail use.
(2006) 438731	due to expire on August 23, 2076 for residential use; due to expire on August 23, 2046 for commercial use; due to expire on August 23, 2056 for office use.

# **PROPERTY VALUATION REPORT**

Certificate no.	Land Use Rights Term
(2007) 443542	due to expire on March 31, 2077 for residential use; due to expire on March 31, 2047 for commercial use; due to expire on March 31, 2057 for office use.
(2007) G00007784	due to expire on October 16, 2077 for residential use; due to expire on October 16, 2047 for commercial use; due to expire on October 16, 2057 for office use.
(2008) 505184	due to expire on October 4, 2076 for residential use; due to expire on October 4, 2046 for commercial use; due to expire on October 4, 2056 for office use.
(2010) 552357	due to expire on November 15, 2080 for residential use; due to expire on November 15, 2050 for retail use; due to expire on November 15, 2060 for commercial/financial use.

- (2) According to the information provided by the Group, various retail and residential units of the property with a total gross floor area of approximately 18,029.01 sq m and 24 car parks are subject to various purchase and sale agreements for a total consideration of RMB17,341,370. We have taken into account the amount aforesaid in the course of our valuation.
- (3) According to Business Licence No.450112200004933 dated May 5, 2010, Nanning Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB50,000,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Nanning Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Nanning Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (5) In valuing the property, we have assumed about RMB6,800 per sq. m. for the residential portion, RMB21,000 for the commercial portion and RMB110,000 per lot for the car park portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB6,800 to RMB7,100 per sq m. The price of commercial premises range from about RMB20,000 to RMB23,000. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB120,000 per lot. The unit rates assumed by us are consistent with the relevant comparables after due adjustment. Due adjustments to the unit rates of those sales transactions have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
3.	Unsold portion of Grasse Vieille Ville (Phase 2), Shisi Village, Tanzhou Town, Zhongshan, Guangdong Province, the PRC. (中山海悦城邦二期)	The property comprises a residential unit and 314 car parks in Phase 2 of Grasse Vieille Ville completed in 2011. The property has a gross floor	The property is vacant.	RMB26,000,000
		area of 48.88 sq m. The property is located at Tanzhou Town, which is in sub-urban area of Zhongshan. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rights of the property have been granted for a term due to expire on June 3, 2073 for commercial and residential use.		

- (1) According to State-owned Land Use Rights Certificate Nos. (2007) 330854 and (2001)330855 issued by Zhongshan City Land and Resource Bureau dated August 10, 2007, the land use rights of the property with a site area having a site area of 85,153.40 sq m have been granted to Zhongshan Logan Property Co., Ltd. (中山市龍光房地產有限公司) for a land use term due to expire on June 3, 2073 for commercial and residential use.
- (2) According to the information provided by the Group, 9 car parks of the property are subject to various purchase and sale agreements for a total consideration of RMB671,400. We have taken into account the amount aforesaid in the course of our valuation.
- (3) According to Business Licence No.442000000198599 dated March 15, 2011, Zhongshan Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB30,000,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Zhongshan Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Zhongshan Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.

(5) In valuing the property, we have assumed about RMB6,200 per sq. m. for the residential portion and RMB80,000 per lot for the car park portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of residential premises and car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential developments within the same district. The prices of domestic premises range from about RMB6,000 to RMB6,400 per sq m. In the aspect of car parking spaces, the prices range from about RMB60,000 to RMB95,000 per lot. The unit rates assumed by us are consistent with the relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
4.	Property Unsold car parking spaces of Landscape Residence, Kejing Road, Luogang District, Guangzhou, Guangdong Province, the PRC. (廣州峰景華庭)	The property comprises 2,064 unsold car parks of Landscape Residence completed in 2010. The property is located at Luogang District, which is in sub-urban area of Guangzhou. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use. The land use rights of the property have been granted for a term due to expire on February 6, 2077 for	occupancy The property is vacant.	<u>October 31, 2013</u> RMB248,000,000
		commercial and residential uses.		

- (1) According to 4 State-owned Land Use Rights Certificates Nos. (07)(05)000036 to (07)(05)000038 and (07)(05)000040 dated April 19, 2007 issued by Guangzhou Land Resources and Housing Management Bureau, the land use rights of the property with a total site area of 102,732 sq m have been vested in Guangzhou Logan Property Co., Ltd. (廣州市龍光房地產有限公司) for a term due to expire on February 6, 2077 for commercial and residential uses.
- (2) According to Completion Examination and Acceptance Form Nos. (2010)074, (2010)082, (2010)118, (2008) 119, (2010)075 and (2009)131, Block Nos. 1 to 10 situated at plot no. KXC-H4 of Guangzhou Science City with a total gross floor area of 344,181.80 sq m has been filed for completion examination.
- (3) According to the Business Licence No. 440101000036262 dated April 1, 2010, Guangzhou Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB40,000,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Guangzhou Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Guangzhou Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.

(5) In valuing the property, we have assumed about RMB120,000 per lot for the car park portion.

In undertaking our valuation of the property, we have made reference to sales prices of car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables within the same district. The prices of car parking spaces range from about RMB116,000 to RMB150,000 per lot. The unit rate assumed by us is consistent with the relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to location and accessibility in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
5.	Unsold portion of Fragrant Valley, South of Guangshan Highway, East of Kaichuangda Road, Luogang District, Guangzhou, Guangdong Province, the PRC. (廣州香悦山)	The property comprises various residential units of Fragrant Valley which was completed in 2011. The property has a gross floor	The property is vacant.	RMB9,500,000
		area of 463.30 sq m. The property is located at Luogang District, which is in sub-urban area of Guangzhou. Developments nearby are mainly residential development. According to the information provided by		
		<ul> <li>the Group, the property is for residential use.</li> <li>The land use rights of the property have been granted for a term of 70 years for residential use expiring on February 6, 2077, 40 years for commercial use expiring on February 6, 2047, and 50 years for other uses expiring</li> </ul>		

#### Notes:-

(1) According to State-owned Land Use Rights Certificates Nos. (07)(05)000039 dated April 19, 2007 issued by Guangzhou Land Resources and Housing Management Bureau, the land use rights of the property with a total site area of 39,299 sq m have been vested in Guangzhou Logan Property Co., Ltd. (廣州市龍光房地產有限公司) for commercial and residential uses.

on February 6, 2057.

- (2) According to the Business Licence No. 440101000036262 dated April 1, 2010, Guangzhou Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB40,000,000.
- (3) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Guangzhou Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Guangzhou Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (4) In valuing the property, we have assumed about RMB20,600 per sq. m. for the residential portion.

### **PROPERTY VALUATION REPORT**

In undertaking our valuation of the property, we have made reference to various recent sales prices of residential premises within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential developments within the same district. The prices of domestic premises range from about RMB20,000 to RMB25,000 per sq m. The unit rate assumed by us is consistent with the relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value in existing state

October 31, 2013 RMB62,000,000

as at

#### VALUATION CERTIFICATE

	Property	Description and	tenure	Particulars of occupancy
6.	Unsold portion of Easy Life, South of Renmin Xi Road,	The property co various resident units with 295 c Easy Life comp	ial and retail car parks of	The property is vacant.
	Xiangzhou District, Zhuhai, Guangdong Province, the PRC.	The property hat floor area with of follows:-	÷	
	(珠海海悦雲天)	<u>Use</u> Residential	Approximate Gross Floor Area (sq m) 221	
		Commercial	296	
		Total	<u>517</u>	
		The property is located at Xiangzhou District, which is in sub-urban area of Zhuhai. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rig property have b terms due to exp 2068 for residen July 29, 2048 for use.	een granted for pire on July 29, ntial use and	

- (1) According to State-owned Land Use Rights Certificate No. 0100038832 issued by People's Government of Zhuhai, the land use rights of the property having a site area of 18,862.39 sq m have been vested in Zhuhai Logan Property Development Co., Ltd. (珠海市龍光房地產開發有限公司) for land use terms due to expire on July 29, 2068 for residential use and July 29, 2048 for commercial use.
- (2) According to the information provided by the Group, as at the valuation date, residential and retail portion of the property with a total gross floor area of 517 sq m and 3 car parks are subject to various purchase and sale agreements for a total consideration of RMB15,526,304. We have taken into account the amount aforesaid in the course of our valuation.
- (3) According to Business Licence No. 440400000045248 dated February 1, 2012, Zhuhai Logan Property Development Co., Ltd. was established as a limited company with a registered capital of RMB30,000,000.

- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Zhuhai Logan Property Development Co., Ltd. is the sole legal land user of the property;
  - (ii) Zhuhai Logan Property Development Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (5) In valuing the property, we have assumed about RMB160,000 for the car park portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables within the same district. The prices of car parking spaces range from about RMB150,000 to RMB170,000 per lot. The unit rate assumed by us is consistent with the relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
7.	Unsold portion of Palm Waterfront, North (Phases 1 and 2) and South, South of Government Administrative Centre of Nansha, Nansha District, Guangzhou, Guangdong Province, the PRC. (南沙棕櫚水岸北地塊 一至二期及南地塊)	The property comprises various residential and retail units with 1,230 car parks of Nansha Palm Waterfront completed in between 2011 and 2013.The property has a total gross floor area with details as follows:-Approximate Gross Floor Area (sq m)Residential11,298 1,725Total13,023The property is located at Nansha District, which is in sub-urban area of Nanning. Developments nearby are mainly residential	The property is vacant.	RMB345,000,000
		development. According to the information provided by the Group, the property is for residential use.		
		restacilitat use.		

The land use rights of the property have been granted for various terms (see note 1).

Notes:-

According to 3 State-owned Land Use Rights Certificates Nos. (09)(04)000046, (09)(04)000047, (2010)04100044 issued by Guangzhou Land Resources and Housing Management Bureau on September 21, 2009 and October 8, 2010 respectively, the land use rights of the property with a total site area of 158,432 sq m have been vested in Guangzhou Logan Realty Co., Ltd. (廣州市龍光房置業有限公司) for various land use terms and the details are set out as below:-

Certificate no.	Land Use Rights Term
09(04) 00046 09(04) 00047	due to expire on September 20, 2079 for residential use;
(2010) 04100044	<ul> <li>70 years commencing from September 29, 2010 for residential use;</li> <li>40 years commencing from September 29, 2010 for commercial, tourism and entertainment uses,</li> <li>50 years commencing from September 29, 2010 for office and other uses</li> </ul>

(2) According to the information provided by the Group, as at the valuation date, various residential and commercial units and 102 car parks of the property with a total gross floor area of

### **PROPERTY VALUATION REPORT**

approximately 4,855 sq m is subject to various purchase and sale agreements for a total consideration of RMB80,986,541. We have taken into account the amount aforesaid in the course of our valuation.

- (3) According to the Business Licence No. 440101000036279 dated April 1, 2010, Guangzhou Logan Realty Co., Ltd. was established as a limited company with a registered capital of RMB30,000,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Guangzhou Logan Realty Co., Ltd. is the sole legal land user of the property;
  - (ii) Guangzhou Logan Realty Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (5) In valuing the property, we have assumed about RMB9,500 to RMB23,000 per sq. m. for the residential portion, RMB33,000 for the commercial portion and RMB100,000 per lot for the car park portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. these comparables properties are selected as they have characteristics comparable to the property. we have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB8,800 to RMB25,000 per sq m. The price of commercial premises range from about RMB30,000 to RMB36,000. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB150,000 per lot. The unit rates assumed by us are consistent with the relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value in existing state

October 31, 2013 RMB110,000,000

as at

#### VALUATION CERTIFICATE

	Property	Description and	tenure	Particulars of occupancy
8.	Unsold portion of Huizhou Sky Palace (Phase 1), Daya Bay Economic	The property co unsold resident portion of Phas Sky Palace con	ial and retail	The property is vacant.
	and Technological Development Zone, Huizhou,	The property had floor area with follows:-	÷	
	Guangdong Province, the PRC. (惠州天悦龍庭一期)	<u>Use</u> Residential	Approximate Gross Floor Area (sq m) 504	
		Commercial Total	10,229 <b>10,733</b>	
		The property is Daya Bay Econ Technological Zone, which is area of Huizho Developments mainly resident development. A the information the Group, the residential use.	nomic and Development in sub-urban u. nearby are tial According to a provided by	
		The land use ri property have b a term due to e November 13, residential use expire on Nove for commercial	2077 for and due to ember 13, 2047	

- (1) According to 2 State-owned Land Use Rights Certificate No. (2008)13210300615 and (2008)13210300617 issued by Land Resources and Housing Management Bureau, the land use rights of the property with a total site area of 89,328.10 sq m has been vested in Huizhou Daya Bay Logan Property Co., Ltd. (惠州大亞灣龍光房地產有限公司) for land use terms due to expire on November 13, 2077 for residential use and due to expire on November 13, 2047 for commercial use.
- (2) According to the information provided by the Group, as at the valuation date, various residential units of the property with a total gross floor area of approximately 80 sq m are subject to various purchase and sale agreements for a total consideration of RMB352,874. We have taken into account the amount aforesaid in the course of our valuation.

- (3) According to Business Licence No. 441300000015122, Huizhou Daya Bay Logan Property Co., Ltd. was established on April 16, 2010 as a limited company with a registered capital of RMB10,000,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Huizhou Daya Bay Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Huizhou Daya Bay Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (5) In valuing the property, we have assumed about RMB5,300 per sq. m. for the residential portion and RMB11,000 per sq. m. for the commercial portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of residential and commercial premises within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential developments within the same district. The prices of domestic premises range from about RMB5,000 to RMB5,600 per sq m. In the aspect of commercial portion, the prices range from about RMB9,500 to RMB13,000 per sq m. The unit rates assumed by us are consistent with the relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
9.	Unsold portion of Logan Century Center, South of Xinghua Road, Baoan District,	The property comprises various office units of Logan Century Center completed in 2010. The property has a total gross	The property is vacant.	RMB85,000,000
	Baoan District, Shenzhen, Guangdong Province, the PRC. (龍光世紀大廈)	floor area of 1,492.38 sq m. The property is located at the center of Baoan District of Shenzhen. Developments nearby are mainly office development. According to the information provided by the Group, the property is for office use.		
		The land use rights of the property have been granted for 50 years due to expire on July 27, 2056 for commercial and office uses.		

- According to Stated-owned Land Use Rights Certificate No. 5000230906 dated August 18, 2006, the land use rights of the property have been granted to Shenzhen Logan Property Co., Ltd. (深圳市龍光 房地產有限公司) with details as follows:-
  - (i) Site Area : 17,203.43 sq m
  - (ii) Uses : Commercial and office
  - (iii) Land use term : 50 years from July 28, 2006 to July 27, 2056
- (2) According to Real Estate Title Certificates issued by Shenzhen Real Estate Title Registration center (深圳市房地產權登記中心), Shenzhen Logan Property Co., Ltd. has the ownership of the property with a total gross floor area of 1,492.38 for office use.
- (3) According to the Business Licence No. 440106102840230 dated January 17, 2011, Shenzhen Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB28,000,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Shenzhen Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Shenzhen Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.

(5) In valuing the property, we have assumed about RMB57,000 per sq. m. for the office portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of office premises. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables with the similar type of office developments. The prices of office premises range from about RMB53,000 to RMB60,000 per sq m. The unit rate assumed by us is consistent with the relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
10.	Unsold portion of Shenzhen Grand Joy Palace (Phase 3), Longgang Town, Longgang District, Shenzhen, Guangdong Province, the PRC. (深圳君悦龍庭三期)	The property comprises 2 residential units of Grand Joy Palace completed in 2010. The property has a gross floor area of 321.86 sq m. The property is located at Longgang District, which is in sub-urban area of Shenzhen. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use. The land use rights of the property have been granted for a term of 70 years due to expire on December 19, 2075	The property is vacant.	RMB6,100,000
		for residential use.		

#### Notes:-

- (1) According to Stated-owned Land Use Rights Certificate No. 6000195299 issued by Shenzhen Land Resources Bureau dated February 14, 2006, the land use rights of the property with a site area of 66,707.59 sq m have been granted to Shenzhen Logan Property Co., Ltd. (深圳市龍光房地產有限公司) for a term of 70 years due to expire on December 19, 2075 for residential use.
- (2) According to the Business Licence No. 440106102840230 dated January 17, 2011, Shenzhen Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB28,000,000.
- (3) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Shenzhen Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Shenzhen Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (4) In valuing the property, we have assumed about RMB19,000 per sq. m. for the residential portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of residential premises within the same district. These comparables properties are selected

### **PROPERTY VALUATION REPORT**

as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential developments within the same district. The prices of domestic premises range from about RMB16,000 to RMB23,000 per sq m. The unit rate assumed by us is consistent with the relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
11.	Unsold portion of Shenzhen Sky Palace (Phase 1), Xinan Street, East of Xinhu Road, Baoan District, Shenzhen, Guangdong Province, the PRC. (深圳天悦龍庭一期)	The property comprises a retail unit of Shenzhen Sky Palace completed in 2006.	The property is vacant.	RMB28,600,000
		The property has a gross floor area of 317.86 sq m.		
		The property is located at the center of Baoan District of Shenzhen. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rights of the property have been granted for a land use term due to expire on April 10, 2073 for commercial and financial uses.		

#### Notes:-

- (1) According to Certificate of Real Estate Ownership Nos. 500203916, the land use right and the building ownership of the property with a total gross floor area of approximately 317.86 sq m, had been vested in Shenzhen Logan Property Co., Ltd. (深圳市龍光房地產有限公司) for a land use term of 70 years due to expire on April 10, 2073 for commercial and financial uses.
- (2) According to the Business Licence No. 440106102840230 dated January 17, 2011, Shenzhen Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB28,000,000.
- (3) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Shenzhen Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Shenzhen Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (4) In valuing the property, we have assumed about RMB90,000 per sq m. for the retail portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of commercial premises within the same district which have characteristics comparable to the property. The prices of retail premises range from about RMB86,000 to RMB108,000 per sq m. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and	tenure	Particulars of occupancy	in existing state as at October 31, 2013
12.	Unsold portion of Flying Dragon Garden, West of Taishan Road, South of Luohe Road, Longhu District, Shantou, Guangdong Province, the PRC.	The property comprises the unsold residential and retail portion with 94 car parks of Flying Dragon Garden completed in 2012.		The property is vacant.	RMB32,000,000
		The property has a total gross floor area with details as follows:-			
	(汕頭龍騰熙園)	Use	Approximate Gross Floor Area (sq m)		
		Residential	2,467.12		
		Commercial	399.46		
		Total	2,866.58		
		The property is I Longhu District, urban area of Sh Developments n mainly residentii development. Ac the information p the Group, the p residential use.	, which is in antou. earby are al ccording to provided by		

The land use rights of the property have been granted for land use terms due to expire on May 24, 2064 and June 28, 2079 for residential use.

- (1) According to Stated-owned Land Use Rights Certificate Nos. (2010) 10700199, (2010)10700206 issued by Shantou People's Government dated September 8, 2010 and October 21, 2010 respectively, the land use rights of the property with a site area of 53,850.60 sq m have been granted to Shantou Jinfengyuan Realty Co., Ltd. (汕頭金鋒園置業有限公司) for terms due to expire on May 24, 2064 and June 28, 2079 for residential use.
- (2) According to the information provided by the Group, as at the valuation date, various units of the property with a total gross floor area of approximately 955 sq m are subject to various purchase and sale agreements for a total consideration of RMB4,599,644. We have taken into account the amount aforesaid in the course of our valuation.
- (3) According to the Business Licence No. 44050000030568 dated December 12, 2010, Shantou Jinfengyuan Realty Co., Ltd. was established as a limited company with a registered capital of RMB66,000,000.

- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Shantou Jinfengyuan Realty Co., Ltd. is the sole legal land user of the property;
  - (ii) Shantou Jinfengyuan Realty Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (5) In valuing the property, we have assumed about RMB5,000 per sq. m. for the residential portion, RMB15,000 for the commercial portion and RMB150,000 per lot for the car park portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB4,600 to RMB6,800 per sq m. The price of commercial premises range from RMB12,000 to RMB20,000. In the aspect of car parking spaces, the prices range from about RMB140,000 to RMB180,000 per lot. The unit rates assumed by us are consistent with the relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
13.	Unsold portion of Sunshine Castle, Jintaizhuang, Longhu District,	The property comprises the unsold residential portion of Sunshine Castle. completed in 2012.	The property is vacant.	RMB36,000,000
	Shantou, Guangdong Province, the PRC. (汕頭陽光華府)	The property has a total gross floor area of 1,715 sq m and 72 car parks.		
		The property is located at Longhu District, which is in urban area of Shantou. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rights of the property have been granted for a term due to expire on April 18, 2064 for residential use.		

- (1) According to State-owned Land Use Rights Certificate No. (2009) 10700147 issued by the Land Resources Bureau of Shantou on September 3, 2009, the land use rights with a site area of 5,165.95 sq m have been vested in Shantou Logan Property Co., Ltd. (汕頭市龍光房地產有限公司) for land use term due to expire on April 18, 2064 for residential use.
- (2) According to Completion Examination and Acceptance Form No. 2013A005, the property has been filed for completion examination.
- (3) According to the information provided by the Group, various residential units of the property with a total gross floor area of approximately 1,045 sq m are subject to various purchase and sale agreements for a total consideration of RMB11,420,214. We have taken into account the amount aforesaid in the course of our valuation.
- (4) According to Business Licence No. 440500000018379 dated April 16, 2010, Shantou Logan Property Co., Ltd. was established as a limited company in the PRC with a registered capital of RMB10,000,000.
- (5) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Shantou Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Shantou Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and

### **PROPERTY VALUATION REPORT**

- (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (6) In valuing the property, we have assumed about RMB12,000 per sq m. for the residential portion and RMB230,000 per lot for the car park portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of residential premises and car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential developments within the same district. The prices of domestic premises range from about RMB11,000 to RMB12,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB210,000 to RMB270,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
14.	Unsold portion of Logan City (Phase 1), Daya Bay Economic and Technological Development Zone,	The property comprises the unsold residential portion of Phase 1 of Logan City completed in between 2011 and 2012.	The property is	RMB330,000,000
	Huizhou, Guangdong Province, the PRC. (惠州龍光城一期)	The property has a total gross floor area of 19,801 sq m and 1,550 car parks.		
		The property is located at Daya Bay Economic and Technological Development Zone, which is in sub-urban area of Huizhou. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rights of the property have been granted for terms of 70 years from March 12, 2007 for residential use and 40 years from March 12, 2007 for commercial use.		

- (1) According to State-owned Land Use Rights Certificates No. (2009) 13210100355 and (2009) 13210100358 dated May 1, 2009 issued by Huizhou Land Resources Bureau (惠州國土資源局), the land use rights of the property with a site area of 192,824 sq m have been vested in Huizhou Daya Bay Dongzhen Property Co., Ltd. (惠州大亞灣東圳房地產有限公司) with terms of 70 years from March 12, 2007 for residential use and 40 years from March 12, 2007 for commercial use.
- (2) According to Completion Examination and Acceptance Form dated December 24, 2012, Block Nos. 47-51, 47-59 and Nos. 52-56 of Phase 1.2 has been filed for completion examination.
- (3) According to Completion Examination and Acceptance Form dated December 6, 2011, Block nos. 4-32, 34-40 of Phase 1.1 has been filed for completion.
- (4) According to the information provided by the Group, various residential units of the property with a total gross floor area of approximately 7,348 sq m are subject to various purchase and sale agreements for a total consideration of RMB37,161,410. We have taken into account the amount aforesaid in the course of our valuation.
- (5) According to Business Licence No. 441300000019765, Huizhou Daya Bay Dongzhen Property Co., Ltd. was established on April 16, 2010 as a limited company with a registered capital of RMB30,000,000.

- (6) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Huizhou Daya Bay Dongzhen Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Huizhou Daya Bay Dongzhen Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (7) In valuing the property, we have assumed about RMB5,000 to RMB20,000 per sq m. for the residential portion and RMB100,000 per lot for the car park portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of residential premises and car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential developments within the same district. The prices of domestic premises range from about RMB4,700 to RMB21,500 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB110,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value in

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	existing state as at October 31, 2013
15.	Unsold portion of Nanning Grand Riverside Bay (Phase 1), Mingxiu Xi Road,	The property comprises the unsold residential portion of Phase 1 of Grand Riverside Bay completed in 2012.	The property is vacant.	RMB12,000,000
	Xixiangtang District, Nanning, Guangxi Zhuang	The property has a gross floor area of 1,920 sq m.		
	Autonomous Region, the PRC. (南寧水悦龍灣一期)	The property is located at Mingxiu West Road, Xixiangtang District, which is in urban area of Huizhou. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rights of the property have been granted for terms of 70 years from July 15, 2010 for residential use and 40 years from July 15, 2010 for commercial use.		

- (1) According to State-owned Land Use Rights Certificates No. (2010)533458 dated July 22, 2010 issued by Nanning Land Resources Bureau (南寧國土資源局), the land use rights of the property with a total site area of 73,708.89 sq m have been vested in Nanning Logan Jinjun Property Development Co., Ltd. (南寧市龍光金駿房地產開發有限公司) with terms of 70 years from July 15, 2010 for residential use and 40 years from July 15, 2010 for commercial use.
- (2) According to the information provided by the Group, as at the valuation date, various residential units of the property with a total gross floor area of approximately 1,789 sq m are subject to various purchase and sale agreements for a total consideration of RMB11,086,912. We have taken into account the amount aforesaid in the course of our valuation.
- (3) According to Business Licence No. 450100000018672, Nanning Logan Jinjun Property Development Co., Ltd. was established on May 20, 2011 as a limited company with a registered capital of RMB50,000,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Nanning Logan Jinjun Property Development Co., Ltd. is the sole legal land user of the property;

- (ii) Nanning Logan Jinjun Property Development Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
- (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (5) In valuing the property, we have assumed about RMB6,600 per sq m. for the residential portion and RMB110,000 per lot for the car park portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of residential premises and car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential developments within the same district. The prices of domestic premises range from about RMB6,600 to RMB7,300 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB120,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### VALUATION CERTIFICATE

#### Group II — Properties held by the Group for investment in the PRC

·	Property	Description and tenure	Particulars of occupancy	Market value in existing state as at October 31, 2013
16.	Portion of Levels 5 to 20 of Phase 1 and Levels 6 to 19 of Phase 2 of Logan Century Center, South of Xinghua Road, Baoan District, Shenzhen, Guangdong Province, the PRC. (龍光世紀大廈)	The property comprises a portion of Levels 5 to 20 of Phase 1 and Levels 6 to 19 of Phase 2 of two office towers completed in 2010. The property has a total gross floor area of 42,089.62 sq m. The property is located at the center of Baoan District of Shenzhen. Developments nearby are mainly office development. According to the information provided by the Group, the property is for office use.	The property is subject to various tenancies for various terms with the latest expiry date on October 31, 2017.	RMB2,370,000,000
		The land use rights of the property have been granted for a term of 50 years from July 28, 2006 to July 27, 2056 for commercial and office uses.		

#### Notes:-

 According to Stated-owned Land Use Rights Certificate No. 5000230906 dated August 18, 2006, the land use rights of the property have been granted to Shenzhen Logan Property Co., Ltd. (深圳市龍光 房地產有限公司) with details as follows:-

(i)	Site Area	:	17,203.43 sq m
(ii)	Uses	:	Commercial and office
(iii)	Land use term	:	50 years from July 28, 2006 to July 27, 2056

- (2) According to Real Estate Title Certificates issued by Shenzhen Real Estate Title Registration center (深圳市房地產權登記中心), Shenzhen Logan Real Estate Co., Ltd. has the ownership of the property with a total gross floor area of 42,089.62 for office use.
- (3) According to the Business Licence No. 440306102840230 dated January 17, 2011, Shenzhen Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB28,000,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Shenzhen Logan Property Co., Ltd. is the sole legal land user of the property;

- (ii) Shenzhen Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
- (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (5) Our key assumptions in the Income Capitalization Approach are:

Market Monthly Rent (per sq m)	Capitalization Rate
RMB238-264	4.25%

In undertaking our valuation, we have made reference to various recent lettings within the similar properties. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables with the similar type of office developments. The rental levels of those major office lettings range from RMB210 to RMB280 per sq m.

We have gathered and analyzed various recent sales and noted that the yields implied in those sales are generally within the range from 3.9% to 4.2% for office premises.

The above market rents assumed by us are consistent with the level of the recent lettings within the property and other similar properties as mentioned above. The capitalization rate is reasonable having regard to the yields analyzed from sales of comparable properties which we have collected. When determining the capitalization rate, we have also taken into account factors including but not limited to location, quality of the property, commercial atmosphere.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
17.	Logan City (Phase 1 — Group I — Ancillary Entertainment Building), Daya Bay Economic and Technological Development Zone, Huizhou, Guangdong Province, the PRC. (惠州龍光城一期一組團 配套式娛樂綜合樓)	Logan City (Phase 1 — Group 1) is erected upon a parcel of land with a site area of approximately 136,005 sq m.	The property is under construction.	RMB298,000,000
		The development is planned to be developed into a composite development. The property will comprise a 9-storey recreation center with a gross floor area of 19,950.32.		
		The property is scheduled to be completed in 2014.		
		The property is located at Daya Bay Economic and Technological Development Zone, which is in sub-urban area of Huizhou. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for commercial use.		
		The land use rights of the property have been granted for terms of 70 years from March 12, 2007 for residential use and 40 years from March 12, 2007 for commercial use.		

- (1) According to State-owned Land Use Rights Certificates No. (2009)13210100358 dated May 1, 2009 issued by Huizhou Land Resources Bureau (惠州國土資源局), the land use rights of the property with a site area of 136,005 sq m have been vested in Huizhou Daya Bay Dongzhen Property Co., Ltd. (惠州大亞灣東圳房地產有限公司) for terms of 70 years from March 12, 2007 for residential use and 40 years from March 12, 2007 for commercial use.
- (2) According to Planning Permit for Construction Use of Land No. 441303200920139 issued by Huizhou Planning and Construction Bureau (惠州市規劃建設局), the proposed construction land use of the property complies with the town planning requirements and permit for construction of a site area of 136,005 sq m.
- (3) According to Planning Permit for Construction Works No. 441303201020149 issued by the Huizhou Housing, Urban-Rural Planning and Development Bureau (惠州市住房及城鄉規劃建設局),

# **PROPERTY VALUATION REPORT**

the construction works regarding the parcel of land situated at Southwest Sub-district of the West District with a gross floor area of 151,071.65 sq m are in compliance with the construction works requirements and have been approved.

- (4) According to Commencement Permit for Construction Works No. 441301200907200101 issued by Urban Planning Bureau of Huizhou Daya Bay Economic and Technological Development Zone (惠州大亞灣經濟技術開發區規劃建設局), the construction works of the development with a gross floor area of 19,950.32 (a plot ratio gross floor area of 18,889.43 sq m). are in compliance with the requirements for works commencement and have been permitted.
- (5) According to Business Licence No. 441300000019765, Huizhou Daya Bay Dongzhen Property Co., Ltd. was established on April 16, 2010 as a limited company with a registered capital of RMB30,000,000.
- (6) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Huizhou Daya Bay Dongzhen Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Huizhou Daya Bay Dongzhen Property Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (7) In valuing the property, we have assumed about RMB16,500 per sq m.

In undertaking our valuation of the property, we have made reference to various recent sales prices of commercial premises within the same district which have characteristics comparable to the property. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables with the similar type of commercial property within the same district. The prices of commercial premises range from about RMB12,000 to RMB22,600 per sq m. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
18.	Retail portion of Landscape Residence, Kejing Road, Luogang District, Guangzhou, Guangdong Province, the PRC. (廣州峰景華庭)	The property comprises the retail portion of Landscape Residence which was completed in 2010.	The property is vacant.	RMB38,000,000
		The property has a total gross floor area of 2,226 sq m.		
		The property is located at Luogang District, which is in sub-urban area of Guangzhou. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for commercial use.		
		The land use rights of the property have been granted for a term due to expire on February 6, 2077 for commercial and residential uses.		

- (1) According to 4 State-owned Land Use Rights Certificates No. (07)(05)000036 to (07)(05)000038 and (07)(05)000040 dated April 19, 2007 issued by Guangzhou Land Resources and Housing Management Bureau (廣州市國土資源和房屋管理局), the land use rights of the property with a total site area of 102,732 sq m have been vested in Guangzhou Logan Property Co., Ltd. (廣州市龍光房地產有限公司) for a term due to expire on February 6, 2077 for commercial and residential uses.
- (2) According to Business Licence No. 440101000036262 dated April 1, 2010, Guangzhou Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB40,000,000.
- (3) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Guangzhou Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Guangzhou Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.

# APPENDIX III PROPERTY VALUATION REPORT

(4) Our key assumptions in the Income Capitalization Approach are:

Market Monthly Rent (per sq m)	Capitalization Rate
RMB88-135	6.0%

In undertaking our valuation, we have made reference to various recent lettings within the similar properties within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables with the similar type of commercial property within the same district. On basis of commercial premises, the rental levels of those major retail lettings range from approximately RMB80 per sq m to RMB156 per sq m.

We have gathered and analyzed various recent sales of shops and noted that the yields implied in those sales are generally within the range of 5.9% to 6.3% for commercial premises.

The above market rents assumed by us are consistent with the level of the recent lettings within the property and other similar properties within the same district as mentioned above. The capitalization rate is reasonable having regard to the yields analyzed from sales of comparable properties which we have collected. When determining the capitalization rate, we have also taken into account factors including but not limited to location, quality of the property, commercial atmosphere.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
19.	Grocery market at basement 1 and Level 1, Nos. 2 and 3 Building of Champange Manor of Provence (Phase 2), No. 109 Baishada Road, Jiangnan District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧香檳莊園)	The property comprises B1 and 1st Floor of the commercial podium of Champagne Manor completed in 2009. The property has a total gross floor area of 7,940.89 sq m. The property is located at Jiangnan District, which is in sub-urban area of Nanning. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for commercial use.	The property is RMB87,000 subject to a lease agreement for a term of 15 years from July 15, 2009 to July 14, 2024 for a monthly unit rent of RMB28/sq m. and subject to an annual growth rate of 3% from July 15, 2011 (including management fee).	RMB87,000,000
		The land use rights of the property have been granted for terms due to expire on August 23, 2076 for residential use, due to expire on August 23, 2046 for commercial use and due to expire on August 23, 2056 for office use.		

- (1) According to Stated-owned Land Use Rights Certificates Nos. (2006)438731 issued by Land Resources Bureau of Nanning (南寧市國土資源局), the land use rights of the property having a site area of 60,273.78 sq m have been vested in Nanning Logan Property Co., Ltd. (南寧市龍光房地產開發有限公司) for terms due to expire on August 23, 2076 for residential use, due to expire on August 23, 2046 for commercial use and due to expire on August 23, 2056 for office use.
- (2) According to 2 Building Ownership Rights Certificates No.01972994 and No.01972995 issued by Housing Management Bureau of Nanning (南寧市房產管理局), Nanning Logan Property Co., Ltd. has the ownership of the property with a total ground floor area of 7,940.89 sq m for commercial use.
- (3) According to Business License No.450112200004933 dated May 5, 2010, Nanning Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB50,000,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Nanning Logan Property Co., Ltd. is the sole legal land user of the property;

- (ii) Nanning Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property;
- (iii) A portion of the property is subject to a mortgage in favor of Bank of Communication; and
- (iv) Other than the above mentioned mortgages, the land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (5) Our key assumptions in the Income Capitalization Approach are:

Market Monthly Rent (per sq m)	Capitalization Rate
RMB84-112	6.0%

In undertaking our valuation, we have made reference to various recent lettings within the similar properties within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables with the similar type of commercial property within the same district. On basis of commercial premises, the rental levels of those major retail lettings range from approximately RMB67 per sq m to RMB130 per sq m.

We have gathered and analyzed various recent sales of shops and noted that the yields implied in those sales are generally within the range of 5.7% to 6.5% for commercial premises.

The above market rents assumed by us are consistent with the level of the recent lettings within the property and other similar properties within the same district as mentioned above. The capitalization rate is reasonable having regard to the yields analyzed from sales of comparable properties which we have collected. When determining the capitalization rate, we have also taken into account factors including but not limited to location, quality of the property, commercial atmosphere.

### **PROPERTY VALUATION REPORT**

### VALUATION CERTIFICATE

·	Property	Description and tenure	Particulars of occupancy	Market value in existing state as at October 31, 2013
20.	Kindergarten, Sunflower Manor, Provence (Phase 5), No. 109 Baishada Road, Jiangnan District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (普羅旺斯幼稚園)	The property comprises a 3- storey building completed in 2011. It was built for kindergarten education purpose in the community. The property has a gross floor area of 2,714.48 sq m. The property is located at Jiangnan District, which is in sub-urban area of Nanning. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for commercial use.	The property is subject to a lease agreement for a term of 10 years from September 1, 2011 to August 31, 2021 with a monthly unit rent of RMB5/sq m for the first two years and RMB6.25/sq m for the latter eight years.	No commercial value
	pro for Oc res ex for ex	The land use rights of the property have been granted for terms due to expire on October 16, 2077 for residential use, due to expire on October 16, 2057 for office use and due to expire on October 16, 2047 for commercial use.		

Notes:-

- (1) We noted that the Building Ownership Certificate of the property has not been obtained. In the course of our valuation, we have assigned no commercial value to the property. However, on the assumption that the title certificates have been obtained, the market value of the property as at October 31, 2013 would be RMB11,000,000.
- (2) According to Grant Contracts of Land Use Rights No. (2006)24 and its Supplemental Contracts dated between April 10, 2006 and April 16, 2007, the land use rights of the property have been granted to Nanning Logan Property Co., Ltd. (南寧市龍光房地產開發有限公司) with details as follows:-

(i)	Site Area	:	390,501.73 sq m (Commercial use: 373,835.06 sq m, ancillary primary school use: 16,666.60 sq m)
(ii)	Uses	:	Commercial and residential
(iii)	Plot Ratio	:	Less than 2.8

(iv)	Permitted Gross Floor Area	:	Residential≥80% of total GFA
			Retail≤10% of total GFA
			Office≤10% of total GFA
(v)	Land Use Terms	:	40 years for commercial use
			50 years for office use
			70 years for residential use

- (3) According to Stated-owned Land Use Rights Certificate No. (2007)G00007784 issued by Nanning Land Resources Bureau (南寧市國土資源局), the land use rights of the property having a site area of 64,206.50 sq m have been vested in Nanning Logan Property Co., Ltd. for terms due to expire on October 16, 2077 for residential use, due to expire on October 16, 2047 for commercial use and due to expire on October 16, 2057 for office use.
- (4) According to the investigation report issued by Nanning Golden Rule Survey Co., Ltd. on March 29, 2012, the property has a gross floor area of 2,714.48 sq m.
- (5) According to Business License No. 450112200004933 dated May 5, 2010, Nanning Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB50,000,000 for an operating period.
- (6) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Nanning Logan Property Co., Ltd. is the sole legal land user of the property.
  - (ii) Nanning Logan Property Co., Ltd. has lawfully owned the land use rights of the property; and
  - (iii) Nanning Logan Property Co., Ltd. has not yet obtained the building ownership certificate of the property.
- (7) Our key assumptions in the Income Capitalization Approach are:

Market Monthly Rent (per sq m)	Capitalization Rate
RMB33	6.0%

In undertaking our valuation, we have made reference to various recent lettings within the similar properties within the same district. The rental levels of those kindergarten lettings range from approximately RMB30 per sq m to RMB36 per sq m.

We have gathered and analyzed various recent sales of shops and noted that the yields implied in those sales are generally within the range of 5.7% to 6.5% for commercial premises. We adopted the same capitalization rate for the commercial portion and kindergarten portion of the development as both of these portions are ancillary units within the development.

The above market rents assumed by us are consistent with the level of the recent lettings within the property and other similar properties within the same district as mentioned above. The capitalization rate is reasonable having regard to the yields analyzed from sales of comparable properties which we have collected. When determining the capitalization rate, we have also taken into account factors including but not limited to location, quality of the property, commercial atmosphere.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
21.	Commercial portion of Shenzhen Sky Palace (Phase 1), East of Xinhu Road, Xinan Street, Baoan District, Shenzhen, Guangdong Province, the PRC. (深圳天悦龍庭一期)	The property comprises the commercial portion of Shenzhen Sky Palace completed in 2005. The property has a gross floor area of 7,021.25 sq m. The property is located at the center of Baoan District of Shenzhen. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for commercial use.	The property is vacant.	RMB368,000,000
		The land use rights of the property have been granted for a term of 70 years from April 11, 2003 to April 10, 2073 for residential and commercial uses.		

#### Notes:-

- (1) According to Certificate of Real Estate Ownership No. 5000203915 5000535250 and 5000536269 dated June 20, 2006, July 24, 2012 and August 2, 2012, respectively, the land use right ownership and the building ownership of the property with a gross floor area of approximately 7,021.25 sq m, had been vested in Shenzhen Logan Property Co., Ltd. (深圳市龍光房地產有限公司) for a land use term of 70 years from April 11, 2003 to April 10, 2073 for residential and commercial uses.
- (2) According to the Business Licence No. 440106102840230 dated January 17, 2011, Shenzhen Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB28,000,000.
- (3) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Shenzhen Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Shenzhen Logan Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (4) Our key assumptions in the Income Capitalization Approach are:

Market Monthly Rent (per sq m)	Capitalization Rate
RMB230	5.0%

## **PROPERTY VALUATION REPORT**

In undertaking our valuation, we have made reference to various recent lettings within the similar properties within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables with the similar type of commercial property within the same district. On basis of commercial premises, the rental levels of those major retail lettings range from approximately RMB200 per sq m to RMB350 per sq m.

We have gathered and analyzed various recent sales of shops and noted that the yields implied in those sales are generally within the range of 4.8% to 5.1% for commercial premises.

The above market rents assumed by us are consistent with the level of the recent lettings within the property and other similar properties within the same district as mentioned above. The capitalization rate is reasonable having regard to the yields analyzed from sales of comparable properties which we have collected. When determining the capitalization rate, we have also taken into account factors including but not limited to location, quality of the property, commercial atmosphere.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
22.	Property Retail portion of Easy Life, South of Renmin Xi Road, Xiangzhou District, Zhuhai, Guangdong Province, the PRC (珠海海悦雲天)	The property comprises various retail units of Easy Life completed in 2012. The property has a gross floor area of 542.65 sq m. The property is located at Xiangzhou District, which is in sub-urban area of Zhuhai. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for commercial use.	As advised by the Group, as at the date of valuation, the property was subject to a tenancy for a term from April 20, 2013 to December 31, 2017 for a monthly rent of RMB75,000.	RMB22,000,000
		The land use rights of the property have been granted for a term due to expire on July 29, 2068 for residential use and 29 July 2048 for commercial uses.		

#### Notes:-

- (1) According to State-owned Land Use Rights Certificate No. 0100038832 issued by People's Government of Zhuhai, the land use rights of the property having a site area of 18,862.39 sq m have been vested in Zhuhai Logan Property Development Co., Ltd. (珠海市龍光房地產開發有限公司) for land use terms due to expire on July 29, 2068 for residential use and July 29, 2048 for commercial use.
- (2) According to Business Licence No. 440400000045248 dated February 1, 2012, Zhuhai Logan Property Development Co., Ltd. was established as a limited company with a registered capital of RMB30,000,000.
- (3) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Zhuhai Logan Property Development Co., Ltd. is the sole legal land user of the property;
  - (ii) Zhuhai Logan Property Development Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (4) Our key assumptions in the Income Capitalization Approach are:

Market Monthly Rent (per sq m)	Capitalization Rate
RMB250	6.0%

## **PROPERTY VALUATION REPORT**

In undertaking our valuation, we have made reference to various recent lettings within the similar properties within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables with the similar type of commercial property within the same district. On basis of commercial premises, the rental levels of those major retail lettings range from approximately RMB250 per sq m to RMB300 per sq m.

We have gathered and analyzed various recent sales of shops and noted that the yields implied in those sales are generally within the range of 5.9% to 6.0% for commercial premises.

The above market rents assumed by us are consistent with the level of the recent lettings within the property and other similar properties within the same district as mentioned above. The capitalization rate is reasonable having regard to the yields analyzed from sales of comparable properties which we have collected. When determining the capitalization rate, we have also taken into account factors including but not limited to location, quality of the property, commercial atmosphere.

### **PROPERTY VALUATION REPORT**

Market value

### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
23.	Commercial building of Seaward Sunshine, South of Hanjiang Road, Longhu District, Shantou, Guangdong Province, the PRC. (汕頭尚海陽光)	The property comprises a 3-storey commercial building of a composite development completed in 2010. The property has a gross	The property is vacant.	RMB110,000,000
		floor area of 3,339.53 sq m. The property is located at Longhu District, which is in urban area of Shantou. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for commercial use.		
		The land use rights of the property have been granted for various terms (see note 1).		

#### Notes:-

(1) According to 3 State-owned Land Use Rights Certificate Nos. (2010)10700203, (2010)10700204 and (2010)10700205 issued by the Land Resources Bureau of Shantou, the land use rights of the property having a total site area of 40,996.40 sq m has been vested in Shantou Jiarun Property Co., Ltd. (汕頭市佳潤房地產有限公司) for a land use term due to expire on 5 May 2068 for residential use.

According to 2 State-owned Land Use Rights Certificate Nos. (2010)10700207 and (2010)10700208 issued by the People's Government of Shantou, the land use rights of the property having a total site area of 25,651.33 sq m has been vested in Shantou Logan Realty Co., Ltd. (汕頭市龍光置業有限公司) for a land use term due to expire on 14 March 2070 for residential use.

According to 2 State-owned Land Use Rights Certificate Nos. (2009)75000511 and (2010)10700195 issued by the Land Resources Bureau of Shantou the land use rights of the property having a total site area of 5,116.41 sq m has been vested in Logan Real Estate Holdings Co., Ltd. (龍光地產股份有限公司) for land use terms due to expire on 14 September 2070 and 15 July 2079 respectively for residential use. According to an entrustment agreement entered between Logan Real Estate Holdings Co., Ltd. and Shantou Logan Realty Co., Ltd. dated February 24, 2011, Shantou Logan Realty Co., Ltd. is entitled to all rights and benefits arising from Logan Real Estate Holdings Co., Ltd's portion of the development.

- (2) According to the Investigation Report, the property has a gross floor area of 3,339.53 sq m.
- (3) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Shantou Jiarun Property Co., Ltd and Shantou Logan Realty Co., Ltd are the legal land user of the property;

- (ii) Shantou Jiarun Property Co., Ltd. and Shantou Logan Realty Co., Ltd. have lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
- (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (4) Our key assumptions in the Income Capitalization Approach are:

Market Monthly Rent (per sq m)	Capitalization Rate
RMB111-185	5.0%

In undertaking our valuation, we have made reference to various recent lettings within the similar properties within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables with the similar type of commercial property within the same district. On basis of commercial premises, the rental levels of those major retail lettings range from approximately RMB110 per sq m to RMB230 per sq m.

We have gathered and analyzed various recent sales of shops and noted that the yields implied in those sales are generally within the range of 4.6% to 5.5% for commercial premises.

The above market rents assumed by us are consistent with the level of the recent lettings within the property and other similar properties within the same district as mentioned above. The capitalization rate is reasonable having regard to the yields analyzed from sales of comparable properties which we have collected. When determining the capitalization rate, we have also taken into account factors including but not limited to location, quality of the property, commercial atmosphere.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
24.	Retail portion of Nanning GrandNanning Grand Riverside Bay (Phases 1 and 2) is erected upon a parcel of land with a site area of approximately 73,708.89 sq m.The property is under 	(Phases 1 and 2) is erected upon a parcel of land with a site area of approximately 73,708.89 sq m.	under	RMB340,000,000
		The whole development is scheduled to be completed in 2014.		
		The property is located at Mingxiu West Road, Xixiangtang District, which is in urban area of Nanning. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for commercial use.		
		The land use rights of the property have been granted for land use terms of 70 years for residential use and 40 years for retail use from July 15, 2010.		

Notes:-

- (1) According to the State-owned Land Use Rights Certificate Nos. (2010)533458 issued by the Land Resources Bureau of Nanning, the land use rights of the property having a total site area of 73,708.89 sq m has been vested in Nanning Logan Jinjun Property Development Co., Ltd. (南寧市龍光金駿房地產開發有限公司) for land use terms of 70 years for residential use and 40 years for retail use from July 15, 2010.
- (2) According to Grant Contract of Land Use Rights Nos. 2010047 and 2012061 entered into between Nanning Land Resources Bureau and Nanning Logan Jinjun Property Development Co., Ltd.

## **PROPERTY VALUATION REPORT**

dated July 15, 2010 and July 16, 2012 respectively, the land use rights of the property have been granted to Nanning Logan Jinjun Property Development Co., Ltd. with details as follows:-

(i)	Site Area	:	82,392.28 sq m
(ii)	Uses	:	Residential and commercial
(iii)	Land use term	:	70 years for residential use and 40 years for commercial use
(iv)	Land Premium	:	RMB914,554,308
(v)	Plot ratio	:	Not less than 4.5 and not exceeding 6

- (3) According to Planning Permit for Construction Use of Land No. 450101201000204, the construction site of the property with a total site area of 73,708.81 m is in compliance with the urban planning requirements.
- (4) According to various Planning Permit for Construction Works Nos. 4501012010000945 to 450101201000949, 450101201001184 to 45010201001188, 450101201100885, 450101201100886, 450101201100887, 450101201100888, 450101201200018, 450101201200019, 450101201200020 and 450101201200021, the construction works of the development with a total gross floor area of 646,588.18 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to Commencement Permit for Construction Works Nos. 450101201101120101, 450101201101120201, 450101201009010201 and 450101201009010301 issued by Urban-rural Planning Committee (南寧市城鄉建設委員會), the construction works of the development with a gross floor area of 647,541.57 sq m are in compliance with the requirements for works commencement and have been permitted.
- (6) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB400,000,000.
- (7) According to Business Licence No. 450100000018672, Nanning Logan Jinjun Property Development Co., Ltd. was established on May 20, 2011 as a limited company with a registered capital of RMB50,000,000.
- (8) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Nanning Logan Jinjun Property Development Co., Ltd. is the sole legal land user of the property;
  - (ii) Nanning Logan Jinjun Property Development Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property;
  - (iii) A portion of the property is subject to a mortgage in favor of Industrial and Commercial Bank of China Limited. Under such mortgage contract, Nanning Logan Jinjun Property Development Co., Ltd. cannot lease, transfer, mortgage and dispose of the land use rights of the property without Industrial and Commercial Bank of China Limited's agreement in the mortgage period;
  - (iv) A portion of the property is subject to a mortgage in favor of Bank of China. Under such mortgage contract, Nanning Logan Jinjun Property Development Co., Ltd. cannot lease, transfer, mortgage and dispose of the land use rights of the property without Bank of China's agreement in the mortgage period;

### **PROPERTY VALUATION REPORT**

- (v) A portion of the property is subject to a mortgage in favor of Agricultural Bank of China Limited. Under such mortgage contract, Nanning Logan Jinjun Property Development Co., Ltd. cannot lease, transfer, mortgage and dispose of the land use rights of the property without Agricultural Bank of China Limited's agreement in the mortgage period; and
- (vi) Other than the above mentioned mortgages, the land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (9) In valuing the property, we have assumed about RMB14,000 to RMB17,000 per sq m for the retail portion.

In undertaking our valuation of the property, we have made reference to various recent sales prices of commercial premises within the same district which have characteristics comparable to the property. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables with the similar type of commercial property within the same district. The prices of commercial premises range from about RMB12,500 to RMB21,000 per sq m. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

**Market value** 

### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
25.	Retail portion of Logan City (Phase 1 — Group 2),	The property comprises the commercial podium of Logan City Phase 1.2.	The property is vacant.	RMB88,000,000
	Daya Bay Economic and Technological Development Zone,	The property has a gross floor area of 6,950 sq m.		
	Huizhou,	The property is located at		
	Guangdong Province, the PRC.	Daya Bay Economic and		
		Technological Development		
	(惠州龍光城一期二組團)	Zone, which is in sub-urban		
		area of Huizhou.		
		Developments nearby are		
		mainly residential development. According to		
		the information provided by		
		the Group, the property is for		
		commercial use.		
		The land use rights of the property have been granted for terms of 70 years and 40 years		
		commencing from March 12,		
		2007 for residential use and		

#### Notes:-

(1) According to State-owned Land Use Rights Certificate Nos. (2009)13210100355 issued by the People's Government of Huizhou, the land use rights of the property having a site area of 56,819 sq m has been vested in Huizhou Daya Bay Dongzhen Property Co., Ltd. (惠州大亞灣東圳房地產有限公司) for land use terms of 70 years and 40 years commencing from March 12, 2007 for residential use and commercial use respectively.

commercial use respectively.

(2) According to Grant Contract of Land Use Rights No. 441304-D-(2007)0107 entered into between Huizhou Land Resources Bureau and Huizhou Daya Bay Dongzhen Property Co., Ltd. dated March 11, 2007, the land use rights of the property have been granted to Huizhou Daya Bay Dongzhen Property Co., Ltd. with details as follows:-

(i)	Site Area	:	1,042,454 sq m
(ii)	Uses	:	Commercial and residential
(iii)	Land use term	:	70 years for residential use and 40 years for commercial use
(iv)	Land Premium	:	RMB802,616,520
(v)	Plot ratio	:	not exceeding 2

- (3) According to Business Licence No. 441300000019765 Huizhou Daya Bay Dongzhen Property Co., Ltd. was established on April 16, 2010 as a limited company with a registered capital of RMB30,000,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Huizhou Daya Bay Dongzhen Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Huizhou Daya Bay Dongzhen Property Co., Ltd. has lawfully owned the land use rights of the property and there is no legal impediment for the sale of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (5) Our key assumptions in the Income Capitalization Approach are:

Market Monthly Rent (per sq m)	Capitalization Rate
RMB53-81	6.0%

In undertaking our valuation, we have made reference to various recent lettings within the similar properties within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables with the similar type of commercial property within the same district. On basis of commercial premises, the rental levels of those major retail lettings range from approximately RMB30 per sq m to RMB81 per sq m.

We have gathered and analyzed various recent sales of shops and noted that the yields implied in those sales are generally within the range of 5.6% to 6.0% for commercial premises.

The above market rents assumed by us are consistent with the level of the recent lettings within the property and other similar properties within the same district as mentioned above. The capitalization rate is reasonable having regard to the yields analyzed from sales of comparable properties which we have collected. When determining the capitalization rate, we have also taken into account factors including but not limited to location, quality of the property, commercial atmosphere.

### VALUATION CERTIFICATE

### Group III — Properties held by the Group under development in the PRC

	Property	Description and t	tenure	Particulars of occupancy	Market value in existing state as at October 31, 2013
26.	A proposed development to be known as Provence (Phases 6 to 8), Baisha Road, South of Xintun Road, West of Ping Yang Road, Jiangnan District, Nanning, Guangxi Zhuang Autonomous Region,	The property is e parcels of land w area of approxim 319,334.03 sq m	with a total site nately	The property is under construction.	RMB2,100,000,000
		The property is p developed into a development. Act the information p the Group, the pp have a total gross 503,454 sq m and parks with detail	composite coording to provided by roperty will s floor area of d 2,839 car		
	the PRC. (南寧普羅旺斯六至八期)	r	Approximate		
		Use	Gross Floor Area (sq m)		
·		Residential Commercial Ancillary Others Basement	296,684.54 33,024.57 4,734.56 20,021.33 148,989.00		
		Total	503,454.00		
		The property is s be completed in t			
		The property is la Jiangnan District sub-urban area o Developments no mainly residentia development. Act the information p	t, which is in f Nanning. earby are al eccording to provided by		

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the Group, the property is for

The land use rights of the property have been granted for various terms (see note 1).

residential use.

Notes:-

(1) According 7 Stated-owned Land Use Rights Certificates Nos. (2006) 438731, (2007) 443542, (2007) G00007783, (2007) G00007784, (2007) G00007786, (2013) 601632 issued by Land Resources Bureau of Nanning, the land use rights of the property with a total site area of 319,334.03 sq m have been vested in Nanning Logan Property Co., Ltd. (南寧市龍光房地產開發有限公司) for various land use terms due to expire on various dates and the details are set out as below:-

Certificate no.	Land Use Rights Term
(2006) 438731	due to expire on August 23, 2076 for residential use; due to expire on August 23, 2046 for commercial use; due to expire on August 23, 2056 for office use.
(2007) 443542	due to expire on March 31, 2077 for residential use; due to expire on March 31, 2047 for commercial use; due to expire on March 31, 2057 for office use.
(2007) G00007783 (2007) G00007784 (2007) G00007786	due to expire on October 16, 2077 for residential use; due to expire on October 16, 2047 for commercial use; due to expire on October 16, 2057 for office use.
(2010) 552357	due to expire on November 15, 2080 for residential use; due to expire on November 15, 2050 for retail use; due to expire on November 15, 2060 for commercial/financial use.
(2013) 601632	70 year from May 31, 2012 for residential use; 40 year from May 31, 2012 for retail use.

(2) According to Grant Contract of Land Use Rights No. (2006) 24 and its supplemental contracts, the land use rights of the property have been granted to Nanning Logan Property Co., Ltd. with details as follows:-

(i)	Site Area	:	390,501.73 sq m (Commercial use: 373,835.06 sq m, ancillary primary school use: 16,663 sq m)
(ii)	Uses	:	Commercial and residential
(iii)	Plot Ratio	:	Less than 2.8
(iv)	Permitted Gross Floor Area	:	Residential≥80% of total GFA Retail≤10% of total GFA Office≤10% of total GFA
(v)	Land use term	:	40 years for commercial use 50 years for office use 70 years for residential use

## **PROPERTY VALUATION REPORT**

(3) According to Grant Contract of Land Use Rights entered into between Land Resources Bureau of Nanning and Nanning Logan Property Co., Ltd. dated August 23, 2007, the land use rights of the property have been granted to Nanning Logan Property Co., Ltd. with details as follows:-

(i)	Site Area	:	4,697.99 sq m
(ii)	Uses	:	Commercial and residential
(iii)	Plot Ratio	:	Less than 2.8
(iv)	Permitted Gross Floor Area	:	Residential≥80% of total GFA Retail≤10% of total GFA Office≤10% of total GFA
(v)	Land use term	:	40 years for commercial use 50 years for office use 70 years for residential use

(4) According to Grant Contract of Land Use Rights entered into between Land Resources Bureau of Nanning and Nanning Logan Property Co., Ltd. dated November 15, 2010, the land use rights of the property have been granted to Nanning Logan Property Co., Ltd. with details as follows:-

(i)	Site Area	:	64,081.39 sq m
(ii)	Uses	:	Commercial and residential
(iii)	Plot Ratio	:	Less than 3.2
(iv)	Permitted Gross Floor Area	:	Residential≥80% of total GFA Retail≤10% of total GFA Office≤10% of total GFA
(v)	Land use term	:	40 years for retail use 50 years for business use 70 years for residential use

- (5) According to Grant Contract of Land Use Rights entered into between Land Resources Bureau of Nanning and Nanning Logan Property Co., Ltd., portion of the property with land use rights of the property having site area of 26,479.50 sq m have been granted to Nanning Logan Property Co., Ltd.
- (6) According to Planning Permit for Construction Use of Land Nos. (2006)021, (2006)022, (2006)023, (2006)024, (2006)025, 450105201010066 and 450105201210048, the construction site of the development Provence with a total site area of approximately 481,062.62 sq m is in compliance with the urban planning requirements.
- (7) According to 56 Planning Permit for Construction Works, the property with a total gross floor area of approximately 646,700 sq m are in compliance with the urban construction requirements and are approved.
- (8) According to 7 Commencement Permits for Construction Works Nos. 450113201104120101, 450113201108030101, 450113201104120301, 450113201106170101, 450113201106290101, 450113201207230101, 45011320120220101 and 450113201207230301, the construction works of the composite project with a total gross floor area of 657,340.36 sq m are in compliance with the requirements for works commencement and have been permitted.
- (9) According to 8 Commodity Housing Pre-sale Permits of Nanning, the construction works with a total gross floor area of 374,976.51 sq m were permitted to pre-sale.

## **PROPERTY VALUATION REPORT**

- (10) As advised by the Group, as at the valuation date, a portion of the property with a total gross floor area of approximately 207,276.58 sq m has been pre-sold for the consideration of RMB1,212,568,040. In the course of our valuation, we have taken into account the above contracted selling price of the pre-sold portion.
- (11) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB810,700,000. The estimated total construction cost was RMB1,101,000,000. In the course of our valuation, we have included such costs.
- (12) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB29,000,000.
- (13) According to Business Licence No. 450112200004933 dated May 5, 2010, Nanning Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB50,000,000.
- (14) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Nanning Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Nanning Logan Property Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property;
  - (iii) A portion of the property is subject to a mortgage in favor of Agricultural Bank of China. Under such mortgage contract, Nanning Logan Property Co., Ltd. cannot lease, transfer, mortgage and dispose of the land use rights of the property without Agricultural Bank of China's agreement in the mortgage period;
  - (iv) A portion of the property is subject to a mortgage in favor of Bank of China. Under such mortgage contract, Nanning Logan Property Co., Ltd. cannot lease, transfer, mortgage and dispose of the land use rights of the property without Bank of China's agreement in the mortgage period;
  - (v) A portion of the property is subject to a mortgage in favor of Industrial and Commercial Bank Co. Ltd. Under such mortgage contract, Nanning Logan Property Co., Ltd. cannot lease, transfer, mortgage and dispose of the land use rights of the property without Agricultural Bank of China's agreement in the mortgage period; and
  - (vi) Other than the above mentioned mortgages, the land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (15) In valuing the property if completed, we have assumed about RMB7,100 to RMB17,500 per sq m for the residential portion, RMB21,300 per sq m for the retail portion and RMB110,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB6,800 to RMB18,700 per sq m. The prices of commercial premises range from RMB20,000 to RMB23,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB120,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

#### VALUATION CERTIFICATE

### Property

 A proposed development to be known as Huizhou Sky Palace (Phases 2 and 3), Daya Bay Economic and Technological Development Zone, Huizhou, Guangdong Province, the PRC. (惠州天悦龍庭二至三期)

#### **Description and tenure**

The property is erected upon 2 parcels of land with a total site area of approximately 89,328.10 sq m.

Particulars of occupancy The property is under

construction.

Market value in existing state as at October 31, 2013

RMB530,000,000

The property is planned to be developed into a residential development. According to the information provided by the Group, the property will have a total gross floor area of 292,389.89 sq m and 1,498 car parks with details as follows:-

	Approximate Gross Floor Area
Use	(sq m)
Residential	207,508.85
Commercial	3,524.78
Ancillary	29.44
Others	1,699.99
Basement	79,626.83
Total	292,389.89

The whole development is scheduled to be completed in 2015.

The property is located at Daya Bay Economic and Technological Development Zone, which is in sub-urban area of Huizhou. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.

The land use rights of the property have been granted for terms due to expire on November 13, 2077 for residential use and due to expire on November 13, 2047 for commercial use. Notes:-

- (1) According to State-owned Land Use Rights Certificate Nos. (2008)13210300615 and (2008)13210300617 issued by Land Resources and Housing Management Bureau, the land use rights of the property with a total site area of 89,328.10, sq m has been vested in Huizhou Daya Bay Logan Property Co., Ltd. (惠州大亞灣龍光房地產有限公司) for land use terms due to expire on November 13, 2077 for residential use and due to expire on November 13, 2047 for commercial use.
- (2) According to a Grant Contract of Land Use Rights No. 441304-D-20070492 entered into between Huizhou City Planning Bureau and Huizhou Daya Bay Logan Property Co., Ltd. dated November 14, 2007, the land use rights of the property have been granted to Huizhou Daya Bay Logan Property Co., Ltd. with details as follows:-

(i)	Site Area	:	159,686 sq m
(ii)	Uses	:	Commercial and residential
(iii)	Total Gross Floor Area (GFA)	:	365,787 sq m (Above ground area: 292,373.08 sq m; below ground area: 73,414.27 sq m)

- (3) According to Planning Permit for Construction Use of Land Nos. (2007)0890 and (2007)0892, the construction site of the property with a site area of 89,328.10 sq m is in compliance with the urban planning requirements.
- (4) According to Planning Permit for Construction Works Nos. 41303201320024, 41303201320025 and 441303201320081 issued by Huizhou Housing and Planning Construction Bureau, the property with a total above ground gross floor area of approximately 292,389.89 sq m is in compliance with the urban construction requirements and are approved.
- (5) According to Permit for Commencement of Construction Works Nos. 441301201004290201 and 441301201103280101 issued by Planning and Construction Bureau of Huizhou Daya Bay Economic and Technological Development Zone, the construction work of the development with a total gross floor area of approximately 365,546.22 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) According to Commodity Housing Pre-sale Permits, the property with a total gross floor area of approximately 116,724.45 sq m is permitted to be pre-sold.
- (7) As advised by the Group, as at the valuation date, a portion of the property with a total gross floor area of approximately 77,521 sq m has been pre-sold for the consideration of RMB306,794,293. In the course of our valuation, we have taken into account the above contracted selling price of the pre-sold portion.
- (8) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB240,000,000. The estimated total construction cost was approximately RMB612,600,000. In the course of our valuation, we have included such costs.
- (9) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB1,180,000,000.
- (10) According to Business Licence No. 441300000015122, Huizhou Daya Bay Logan Property Co., Ltd. was established on April 16, 2010 as a limited company with a registered capital of RMB10,000,000.
- (11) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Huizhou Daya Bay Logan Property Co., Ltd. is the sole legal land user of the property;

- (ii) Huizhou Daya Bay Logan Property Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property; and
- (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (12) In valuing the property if completed, we have assumed about RMB5,300 per sq m for the residential portion, RMB11,000 per sq m for the retail portion and RMB100,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB5,000 to RMB5,600 per sq m. The prices of commercial premises range from RMB9,500 to RMB13,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB110,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

## **PROPERTY VALUATION REPORT**

Market value in existing state

### VALUATION CERTIFICATE

	Property	Description and t	Description and tenure		as at October 31, 2013	
28.	A proposed development to be known as	The property is e parcel of land wi of approximately	th a site area	The property is under construction.	RMB620,000,000	
	Huizhou Grand Riverside Bay (Phase 1), Dongjingxin City, Wentou Ling, Huicheng District, Huizhou, Guangdong Province, the PRC. (惠州水悦龍灣一期)	sq m. The property is p developed into a development. Ac the information p the Group, the pr have a total gross 233,905 sq m and parks with details <u>Use</u> Residential Ancillary Others Basement	lanned to be residential cording to provided by roperty will s floor area of d 1,860 car			
		Total	233,905			
		The property is s be completed in 2				
		The property is le Huicheng Distric sub-urban area of Developments ne mainly residentia development. Ac the information p the Group, the pr residential use.	t, which is in f Huizhou. earby are ll cording to provided by			
		The land use righ property have been land use terms du on November 25	en granted for le to expire			

#### Notes:-

(1) According to State-owned Land Use Rights Certificate No. (2012)13020700007 issued by Huizhou City Land Resource Bureau, the land use rights of the property with a total site area of 53,325.90 sq m have been granted to Huizhou Logan Property Co., Ltd. (惠州市龍光房地產有限公司) for land use terms due to expire on November 25, 2050 for commercial use and due to expire on November 25, 2080 for residential use.

commercial use and due to expire on November 25, 2080

for residential use.

### **PROPERTY VALUATION REPORT**

(2) According to Grant Contract of Land Use Rights No. 441301-2009-000289 entered into between Huizhou Land Resource Bureau and Huizhou Logan Property Co., Ltd. dated October 15, 2009, the land use rights of the property have been granted to Huizhou Logan Property Co., Ltd. with details as follows:-

- (iii) Land use term : 70 years for residential use, 40 years for commercial use
- (iv) Land Premium : RMB401,000,000
- (v) Gross Floor Area : 236,554 sq m
- (3) According to Planning Permit for Construction Use of Land No. 441302(2009)10348, the construction site of the property with a site area of 105,954 is in compliance with the urban planning requirements.
- (4) According to 11 Planning Permit for Construction Works, the construction works of the property with a total gross floor area of 233,905 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to 2 Permit for Commencement of Construction Works, the construction works of the property with a total gross floor area of approximately 233,905 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) According to 2 Commodity Housing Pre-sale Permits, a portion of the property with a total gross floor area of approximately 46,695.37 sq m is permitted to be pre-sold.
- (7) As advised by the Group, as at the valuation date, a portion of the property with a total gross floor area of approximately 27,536 sq m has been pre-sold for the consideration of RMB182,361,422. In the course of our valuation, we have taken into account the above contracted selling price of the pre-sold portion.
- (8) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB113,600,000. The estimated total construction cost was approximately RMB468,500,000. In the course of our valuation, we have included such costs.
- (9) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB1,400,000,000.
- (10) According to Business Licence No. 44130000090788 dated March 6, 2010, Huizhou Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB30,000,000.
- (11) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Huizhou Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Huizhou Logan Property Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (12) In valuing the property if completed, we have assumed about RMB7,500 per sq m for the residential portion, RMB18,000 per sq m for the retail portion and RMB100,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB7,200 to RMB7,900 per sq m. The prices of commercial premises range from RMB15,000 to RMB22,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB110,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Particulars of

The property is

construction.

occupancy

under

#### VALUATION CERTIFICATE

### Property

 A proposed development to be known as Imperial Summit Sky Villa, Tiyu Road, Dongcheng District, Dongguan, Guangdong Province, the PRC. (東莞君御旗峰)

#### Description and tenure

The property comprises 2 parcels of land with a site area of approximately 53,715.20 sq m.

The property is planned to be developed into a residential development. According to the information provided by the Group, the property will have a total gross floor area of 208,779 sq m and 1,046 car parks with details as follows:-

	Approximate Gross Floor Area
Use	(sq m)
Residential	138,158
Commercial	5,690
Ancillary	1,164
Basement	63,767
Total	208,779

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The whole development is scheduled to be completed at the end of 2013.

The property is located at Tiyu Road, Dongcheng District, which is in sub-urban area of Dongguan. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.

The land use rights of the property have been granted for a term due to expire on August 12, 2079 for commercial and residential uses.

Notes:-

Market value in existing state as at October 31, 2013

RMB1,740,000,000

According to two States-owned Land Use Rights Certificates Nos. (2010) 42-1 and 42-2 issued by Land Resources Bureau of Dongguan, the land use rights of the property having a site area of 53,715.20 sq m have been vested in Dongguan Logan Property Co., Ltd. (東莞市龍光房地產 有限公司) for land use term due to expire on August 12, 2079 for commercial and residential uses.

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## **PROPERTY VALUATION REPORT**

(2) According to Grant Contract of Land Use Rights No.41 and its supplemental agreement entered into between Land Resources Bureau of Dongguan and Dongguan Logan Property Co., Ltd. dated July 17, 2009 and September 18, 2009 respectively, the land use rights of the property have been granted to Dongguan Logan Property Co., Ltd. with details as follows:-

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(1)	Site Area	:	53,715.20 sq m
(ii)	Uses	:	Commercial and residential
(iii)	Total Gross Floor Area (GFA)	:	Not greater than 145,030.50 sq m
(iv)	Land use term	:	70 years

- (3) According to Planning Permit for Construction Use of Land No. 201012004, the construction site of the property with a site area of 53,715.20 sq m is in compliance with the urban planning requirements.
- (4) According to 13 Planning Permit for Construction Works Nos. 2010-01-1254, to 2010-01-1266 issued by Dongguan Urban and Rural Planning Bureau, the construction works of the property with a total gross floor area of 208,779 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to 13 Permit for Commencement of Construction Works issued by Dongguan Housing and Rural Construction Bureau, the construction work of the property with a gross floor area of approximately 208,779 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) According to Commodity Housing Pre-sale Permits Nos. 201200200, 201200079, 201200080, 201200160 and 201200277 issued by Dongguan Housing and Rural Construction Bureau, the property with a total gross floor area of approximately 75,430.84 sq m is permitted to be pre-sold.
- (7) As advised by the Group, as at the valuation date, a portion of the property with a total gross floor area of approximately 51,893 sq m has been pre-sold for the consideration of RMB749,853,164. In the course of our valuation, we have taken into account the above contracted selling price of the pre-sold portion.
- (8) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB531,400,000. The estimated total construction cost was approximately RMB623,200,000. In the course of our valuation, we have included such costs.
- (9) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB2,090,000,000.
- (10) According to Business Licence No. 441900000620629 dated May 10, 2010, Dongguan Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB50,000,000.
- (11) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Dongguan Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Dongguan Logan Property Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.

(12) In valuing the property if completed, we have assumed about RMB13,000 per sq m for the residential portion, RMB53,000 per sq m for the retail portion and RMB120,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB11,000 to RMB15,000 per sq m. The prices of commercial premises range from RMB48,000 to RMB60,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB140,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

#### VALUATION CERTIFICATE

#### Property

 A proposed development to be known as Seaward Sunshine, South of Hanjiang Road, Longhu District, Shantou, Guangdong Province, the PRC. (汕頭尚海陽光)

### Description and tenure

The development is planned to be developed into a residential development.

According to the information provided by the Group, the property comprises a portion of the development in which the Group hold the land use rights to a total site area of 71,764 sq m. and wholly own a total gross floor area of 678,878.44 sq m and 2,501 car parks with details as follows:-

Use	Approximate Gross Floor Area (sq m)
Residential	516,657.22
Commercial	17,403.29
Ancillary	4,383.44
Others	2,741.29
Basement	137,693.20
Total	678,878.44

The whole development is scheduled to be completed in 2014.

The property is located at Longhu District, which is in urban area of Shantou. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.

The land use rights of the property have been granted for various terms (see note 1).

#### Notes:-

(1) According to 3 State-owned Land Use Rights Certificate Nos. (2010)10700203, (2010)10700204 and (2010)10700205 issued by the Land Resources Bureau of Shantou the land use rights of the property having a total site area of 40,996.40 sq m has been vested in Shantou Jiarun Property Co., Ltd. (汕頭市佳潤房地產有限公司) for a land use term due to expire on May 5, 2068 for residential use.

According to 2 State-owned Land Use Rights Certificate Nos. (2010)10700207 and (2010)10700208 issued by the People's Government of Shantou the land use rights of the property

Particulars of occupancy The property is under construction. Market value in existing state as at October 31, 2013 RMB4,540,000,000

having a total site area of 25,651.33 sq m has been vested in Shantou Logan Realty Co., Ltd. (汕頭市龍光置業有限公司) for a land use term due to expire on March 14, 2070 for residential use.

According to 2 State-owned Land Use Rights Certificate Nos. (2009)75000511 and (2010)10700195 issued by the Land Resources Bureau of Shantou the land use rights of the property having a total site area of 5,116.41 sq m has been vested in Logan Real Estate Holdings Co., Ltd. (龍光地產股份有限公司) for land use terms due to expire on September 14, 2070 and July 15, 2079 respectively for residential use. According to an entrustment agreement entered between Logan Real Estate Holdings Co., Ltd. and Shantou Logan Realty Co., Ltd. dated February 24, 2011, Shantou Logan Realty Co., Ltd. is entitled to all rights and benefits arising from Logan Real Estate Holdings Co., Ltd's portion of the development.

- (2) According to 5 Planning Permit for Construction Use of Land Nos. (2010)053, (2010)054, (2010)056, (2010)057 and (2010)073, the construction site of the property with a total site area of 121,775.12 sq m is in compliance with the urban planning requirements.
- (3) According to 3 Planning Permit for Construction Works Nos. (2010)4/023, (2010)5/023 and (2010)6/023 issued by Shantou Urban and Rural Planning Bureau, the construction works of the property with a total gross floor area of 718,936.90 sq m are in compliance with the construction works requirements and have been approved.
- (4) According to 7 Permit for Commencement of Construction Works issued by Shantou Urban and Rural Construction Bureau, the construction work of the property with a gross floor area of approximately 718,379.84 sq m are in compliance with the requirements for works commencement and are permitted.
- (5) According to Commodity Housing Pre-sale Permits Nos. (2012)018 (2012)0021, (2012)0022, (2012)0025, (2012)0026 and (2013)009 the property with a total gross floor area of approximately 497,827.95 sq m is permitted to be pre-sold.
- (6) As advised by the Group, as at the valuation date, a portion of the property with a total gross floor area of approximately 378,303 sq m has been pre-sold for the consideration of RMB4,237,664,107. In the course of our valuation, we have taken into account the above contracted selling price of the pre-sold portion.
- (7) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB1,623,000,000. The estimated total construction cost was approximately RMB2,963,600,000. In the course of our valuation, we have included such costs.
- (8) The market value when completed of the property as at October 31, 2013 was approximately RMB7,400,000,000.
- (9) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Shantou Jiarun Property Co., Ltd. and Shantou Logan Realty Co., Ltd. are legal land users of the property;
  - (ii) Shantou Jiarun Property Co., Ltd. and Shantou Logan Realty Co., Ltd. have lawfully owned the land use rights of the property and have obtained the relevant certificates and approvals from the government in respect of the construction of the property;
  - (iii) A portion of the property is subject to a mortgage in favor of Agricultural Bank of China; and
  - (iv) Other than the above mentioned mortgage, the land use rights of the property are free from seizing, mortgage and limitation of any other rights.

(10) In valuing the property if completed, we have assumed about RMB13,400 per sq m for the residential portion, RMB40,000 per sq m for the retail portion and RMB310,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB11,000 to RMB15,000 per sq m. The prices of commercial premises range from RMB38,000 to RMB43,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB280,000 to RMB350,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

#### VALUATION CERTIFICATE

	Property	Description and tenure		Particulars of occupancy	Market value in existing state as at October 31, 2013
31.	A proposed development to be known as Logan City (apartment portion of Phase 1 — Group 1, South Phases 2 to 5 and North Phases 1 and 2), Daya Bay Economic and Technological Development Zone, Huizhou,	The property is erected upon 10 parcels of land with a total site area of approximately 637,582 sq m. The property is planned to be		The property is under construction.	RMB3,590,000,000
Guangdong Province, the PRC. (惠州龍光城一期一組 團公寓、南二至五、 北一及二期)	Residential Commercial Ancillary Others Basement <b>Total</b>	(34 m)         1,035,960.31         56,022.97         920.00         38,071.22         214,653.45         1,345,627.95			
		The whole development scheduled to be complete The property is located Economic and Techno Development Zone, with urban area of Huizhou Developments nearby residential development to the information provides Group, the property is residential use.	eted in 2015. I at Daya Bay logical hich is in sub- are mainly nt. According vided by the		
	The land use rights of the property have been granted for terms due to expire on March 11, 2077 for residential use and due to expire on March 11, 2047 for commercial use		terms due to 077 for to expire on		

#### Notes:-

According to State-owned Land Use Rights Certificate Nos. (2009)13210100358, (2009)13210100354, (2007)13210100478, (2008)13210100730, (2008)13210100728, (2008)13210100731, (2013)132100042, (2013)13210100169, (2013)13210100331 and (2013) 13210100332 issued by the People's Government of Huizhou, the land use rights of the property having a site area of 637,582 sq m has been vested in Huizhou Daya Bay Dongzhen

## **PROPERTY VALUATION REPORT**

Property Co., Ltd. (惠州大亞灣東圳房地產有限公司) for land use terms due to expire on March 11, 2077 for residential use and March 11, 2047 for commercial use.

(2) According to Grant Contract of Land Use Rights No. 441304-D-(2007)0107 and 441304-D-(2007)0108 entered into between Huizhou Land Resources Bureau and Huizhou Daya Bay Dongzhen Property Co., Ltd. dated March 11, 2007 and March 12, 2007 respectively, the land use rights of the property have been granted to Huizhou Daya Bay Dongzhen Property Co., Ltd. with details as follows:-

(i)	Site Area	:	1,859,099 sq m
(ii)	Uses	:	Commercial and residential
(iii)	Land use term	:	70 years for residential use and 40 years for commercial use
(iv)	Land Premium	:	RMB1,094,141,620
(v)	Plot ratio	:	not exceeding 2

According to Grant Contract of Land Use Rights No. 441304-D-(2013)0108 dated March 12, 2013, the land use rights of the property with a site area of approximately 22,611 sq m have been granted to Huizhou Daya Bay Dongzhen Property Co., Ltd. with details as follows:-

(i)	Site Area	:	22,611 sq m
(ii)	Uses	:	Residential
(iii)	Land use term	:	70 years for residential use and 40 years for commercial use
(iv)	Land Premium	:	RMB30,600,000
(v)	Plot ratio	:	not exceeding 3.7

- (3) According to 10 Planning Permit for Construction Use of Land Nos. 441303200920139, 441303200920141, 441303201320093, (2007)0590, (2007)0591, (2007)0592, (2007)0324, 441303201220268, 441303201320224 and 441303201320223, the construction site of the property with a site area of 637,582 sq m is in compliance with the urban planning requirements.
- (4) According to 7 Planning Permit for Construction Works Nos. 441303201320002 441303201220152, 441303201320021, 441303201320052, 441303201320103, 441303201320044 and 441303201320045 the construction works of the property with a total gross floor area of 1,345,627.95 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to 10 Permit for Commencement of Construction Works, the construction work of the property with a gross floor area of approximately 1,345,628 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) According to 17 Commodity Housing Pre-sale Permits the property with a total gross floor area of approximately 560,666.71 sq m is permitted to be pre-sold.
- (7) As advised by the Group, as at the valuation date, a portion of the property with a total gross floor area of approximately 390,049 sq m has been pre-sold for the consideration of RMB1,992,619,971. In the course of our valuation, we have taken into account the above contracted selling price of the pre-sold portion.
- (8) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB869,400,000. The estimated total construction cost was approximately RMB3,047,700,000. In the course of our valuation, we have included such costs.

- (9) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB7,800,000,000.
- (10) According to Business Licence No. 441300000019765, Huizhou Daya Bay Dongzhen Property Co., Ltd. was established on April 16, 2010 as a limited company with a registered capital of RMB30,000,000.
- (11) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Huizhou Daya Bay Dongzhen Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Huizhou Daya Bay Dongzhen Property Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (12) In valuing the property if completed, we have assumed about RMB6,000 to RMB20,000 per sq m for the residential portion, RMB12,700 per sq m for the retail portion and RMB100,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB4,700 to RMB21,500 per sq m. The prices of commercial premises range from RMB10,000 to RMB13,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB110,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

# **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure		Particulars of occupancy	in existing state as at October 31, 2013
32. A de kn Gr	A proposed development to be known as Nanning Grand Riverside Bay (Phase 1 (under	The property is erected 2 parcels of land with a site area of approximat 82,392.28 sq m.	total ely	The property is under construction.	RMB1,540,000,000
	development portion), Phases 2 and 3), Mingxiu Xi Road, Xixiangtang District, Nanning, Guangxi Zhuang	The property is planned developed into a compo- development. Accordin the information provide the Group, the property have a total gross floor of 436,008 sq m and 3,	osite g to ed by will area 893		
	Autonomous Region, car parks with de the PRC. follows:- (南寧水悅龍灣一期(發展 中部份)、二及三期) Use		s coximate oor Area (sq m)		
		Commercial Ancillary	74,501 648 7,314 53,545		
		-	36,008		
		The whole development scheduled to be complete 2015.			
		The property is located Mingxiu West Road, Xixiangtang District, w is in sub-urban area of Nanning. Development nearby are mainly resid development. Accordin the information provide the Group, the property residential use. The land use rights of t property have been graa for land use terms of 70 for residential use and 4 years for retail use.	hich s lential g to ed by is for he nted ) years		

Notes:-

⁽¹⁾ According to 2 State-owned Land Use Rights Certificate Nos. (2010)533458 and (2012) 596439 issued by the Land Resources Bureau of Nanning, the land use rights of the property having a total site area of 82,392.28 sq m has been vested in Nanning Logan Jinjun Property Development Co., Ltd. (南寧市龍光金駿房地產開發有限公司) for land use terms of 70 years for residential use and 40 years for retail use.

## **PROPERTY VALUATION REPORT**

(2) According to Grant Contract of Land Use Rights Nos. 2010047 and 2012061 entered into between Nanning Land Resources Bureau and Nanning Logan Jinjun Property Development Co., Ltd. dated July 15, 2010 and July 16, 2012 respectively, the land use rights of the property have been granted to Nanning Logan Jinjun Property Development Co., Ltd. with details as follows:-

(i)	Site Area	:	82,392.28 sq m
<i></i>			<b>N</b>

(ii)	Uses	:	Residential and commercial
(iii)	Land use term	:	70 years for residential use and 40 years for commercial use
(iv)	Land Premium	:	RMB914,554,308

- (v) Plot ratio : Not less than 4.5 and not exceeding 6
- (3) According to 2 Planning Permit for Construction Use of Land Nos. 450101201000204 and 450101201200081, the construction site of the property with a total site area of 82,392.20 m is in compliance with the urban planning requirements.
- (4) According to 19 Planning Permit for Construction Works, the construction works of the development with a total gross floor area of 664,141.65 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to 5 Commencement Permit for Construction Works Nos. 450101201101120101, 450101201101120201, 450101201009010201, 450101201009010301 and 450101201302180301 issued by Urban-rural planning committee, the construction works of the development with a gross floor area of 666,585.60 sq m are in compliance with the requirements for works commencement and have been permitted.
- (6) According to 9 Commodity Housing Pre-sale Permits, the property with a total gross floor area of approximately 462,002.80 sq m is permitted to be pre-sold.
- (7) As advised by the Group, as at the valuation date, a portion of the property with a total gross floor area of approximately 126,339 sq m has been pre-sold for the consideration of RMB807,549,704. In the course of our valuation, we have taken into account the above contracted selling price of the pre-sold portion.
- (8) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB438,500,000. The estimated total construction cost was approximately RMB743,900,000. In the course of our valuation, we have included such costs.
- (9) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB2,240,000,000.
- (10) According to Business Licence No. 450100000018672, Nanning Logan Jinjun Property Development Co., Ltd. was established on May 20, 2011 as a limited company with a registered capital of RMB50,000,000.
- (11) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Nanning Logan Jinjun Property Development Co., Ltd. is the sole legal land user of the property;
  - (ii) Nanning Logan Jinjun Property Development Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property;

## **PROPERTY VALUATION REPORT**

- (iii) A portion of the property is subject to a mortgage in favor of Industrial and Commercial Bank of China Limited. Under such mortgage contract, Nanning Logan Jinjun Property Development Co., Ltd. cannot lease, transfer, mortgage and dispose of the land use rights of the property without Industrial and Commercial Bank of China Limited's agreement in the mortgage period;
- (iv) A portion of the property is subject to a mortgage in favor of Bank of China. Under such mortgage contract, Nanning Logan Jinjun Property Development Co., Ltd. cannot lease, transfer, mortgage and dispose of the land use rights of the property without Bank of China's agreement in the mortgage period;
- (v) A portion of the property is subject to a mortgage in favor of Agricultural Bank of China. Under such mortgage contract, Nanning Logan Jinjun Property Development Co., Ltd. cannot lease, transfer, mortgage and dispose of the land use rights of the property without Agricultural Bank of China's agreement in the mortgage period; and
- (vi) Other than the above mentioned mortgages, the land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (12) In valuing the property if completed, we have assumed about RMB6,600 per sq m. for the residential portion and RMB110,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential premises and car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential developments within the same district. The prices of domestic premises range from about RMB6,600 to RMB7,300 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB120,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

as at

#### VALUATION CERTIFICATE

#### in existing state **Particulars of Description and tenure** October 31, 2013 Property occupancy 33. A proposed The property is erected upon The property is RMB1,280,000,000 a parcel of land with a site under development to be area of approximately construction. known as Chengdu 47,190.82 sq m. Sky Palace, The property is planned to be Liuli Town, developed into a residential Jinjiang District, development. According to Chengdu, the information provided by Sichuan Province, the Group, the property will the PRC. have a total gross floor area (成都天悦龍庭) of 235,833.76 sq m and 1,150 car parks with details as follows:-Approximate Gross Floor Area Use (sq m) Residential 167,387.15 Commercial 2,029.49 Basement 66,417.12 Total 235,833.76 The whole development is scheduled to be completed at 2014. The property is located at Jinjiang District, which is in sub-urban area of Chengdu. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use. The land use rights of the property have been granted for a term due to expire on October 18, 2080 for residential use and due to expire on October 18, 2050 for commercial use.

#### Notes:-

⁽¹⁾ According to State-owned Land Use Rights Certificate No. (2011)762 issued by the Land Resources Bureau of Chengdu, the land use rights of the property having a site area of 47,190.82 sq m has been vested in Chengdu Logan Property Co., Ltd. (成都市龍光房地產有限公司) for land use terms due to expire on October 18, 2080 for residential use and due to expire on October 18, 2050 for commercial use.

# **PROPERTY VALUATION REPORT**

(2) According to Grant Contract of Land Use Rights No. 510100-2010-B-0032 entered into between Chengdu Land Resources Bureau and Chengdu Logan Property Co., Ltd. dated October 19, 2010 respectively, the land use rights of the property have been granted to Chengdu Logan Property Co., Ltd. with details as follows:-

(i) Site Area	:	47,190.82 sq m
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- (ii) Uses : Residential and commercial
- (iii) Land use term : 70 years for residential use and 40 years for commercial use
- (iv) Land Premium : RMB713,521,200
- (v) Gross Floor Area : not exceeding 169,886 sq m
- (3) According to Planning Permit for Construction Use of Land No. 510104201020289, the construction site of the property is in compliance with the urban planning requirements.
- (4) According to 2 Planning Permit for Construction Works Nos. 510104201130047 and 510104201130048 the construction works of the property with a gross floor area of 235,833.76 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to 2 Permit for Commencement of Construction Works No. 510101201109160201 and 510101201111100301, the construction works of the property with a gross floor area of approximately 235,833.76 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) According to 4 Commodity Housing Pre-sale Permits Nos. 8826, 9242, 9368 and 9428, the property with a total gross floor area of approximately 95,485.38 sq m is permitted to be pre-sold.
- (7) As advised by the Group, as at the valuation date, a portion of the property with a total gross floor area of approximately 88,215 sq m has been pre-sold for the consideration of RMB744,296,682. In the course of our valuation, we have taken into account the above contracted selling price of the pre-sold portion.
- (8) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB531,200,000. The estimated total construction cost was approximately RMB666,400,000. In the course of our valuation, we have included such costs.
- (9) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB1,630,000,000.
- (10) According to Business Licence No. 510104000092414 dated March 15, 2012, Chengdu Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB10,000,000.
- (11) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Chengdu Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Chengdu Logan Property Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.

(12) In valuing the property if completed, we have assumed about RMB9,600 per sq m for the residential portion, RMB40,000 per sq m for the retail portion and RMB140,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB9,200 to RMB11,500 per sq m. The prices of commercial premises range from RMB37,000 to RMB47,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB120,000 to RMB150,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

# **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

				Particulars of	in existing state as at
	Property	Description and te	enure	occupancy	October 31, 2013
34.	A proposed development to be known as Ocean Grange, Grasse Vieille Ville (Phase 3), Shigi Village	The property is en parcel of land with of approximately 36,666.50 sq m. The property is pi developed into a m	h a site area lanned to be residential	The property is under construction.	RMB500,000,000
	Shisi Village, Tanzhou Town,	development with gross floor area o			
	Zhongshan, Guangdong Province,	107,094 sq m and parks with details	l 709 car		
	the PRC. (中山海悦城邦三期	Use	Approximate Gross Floor Area (sq m)		
	、 —海悦熙園)	Residential Commercial Ancillary Others Basement <b>Total</b> The property is so be completed in 2 The property is lo Tanzhou Town, v sub-urban area of Developments ne mainly residentia development. Acc the information p the Group, the pro- residential use.	$\begin{array}{r} 85,973.17\\ 5,387.96\\ 275.87\\ 2,658.88\\ 12,798.39\\ \hline 107,094.27\\ \hline \end{array}$ cheduled to 2014. becated at which is in 7 Zhongshan. arby are l cording to rovided by		
		The land use righ property have bee a term due to exp 2073 for commer residential uses.	en granted for ire on June 3,		

⁽¹⁾ According to State-owned Land Use Rights Certificate No. (2012)3306429 issued by Zhongshan City Land and Resource Bureau dated August 10, 2007, the land use rights of the property with a site area having a site area of 36,666.50 sq m have been granted to Zhongshan Logan Property Co., Ltd. (中山市龍光房地產有限公司) for land use term of 70 years due to expire on June 3, 2073 for commercial and residential use.

#### **PROPERTY VALUATION REPORT**

(2) According to Transfer Contract of Land Use Rights entered into between 中山市城市建設投資集團有限公司 and Zhongshan Logan Property Co., Ltd. dated May 11, 2012, the land use rights of the property have been transferred to Zhongshan Logan Property Co., Ltd. with details as follows:-

(i)	Site Area	:	36,666.50 sq m
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- (ii) Uses : Residential and commercial
- (iii) Land use term : Due to expire on June 3, 2073
- (iv) Land Premium : RMB130,000,000
- (3) According to Planning Permit for Construction Use of Land No. 080222012070001, the construction site of the property is in compliance with the urban planning requirements.
- (4) According to 2 Planning Permit for Construction Works Nos. 080042012100027 and 080042012100032, the construction works of the property with a total gross floor area of 107,094.27 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to 2 Permit for Commencement of Construction Works Nos. 442000201212280489ZX4530 and 442000201301140015ZX0086 issued by Zhongshan Urban and Rural Construction Bureau, the construction work of the property with a gross floor area of approximately 107,094.27 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) According to 8 Commodity Housing Pre-sale Permits, the property with a total gross floor area of approximately 91,292.85 sq m is permitted to be pre-sold.
- (7) As advised by the Group, as at the valuation date, a portion of the proper with a total gross floor area of approximately 82,246 sq m has been pre-sold for the consideration of RMB534,187,378. In the course of our valuation, we have taken into account the above contracted selling price of the pre-sold portion.
- (8) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB128,400,000. The estimated total construction cost was approximately RMB202,500,000. In the course of our valuation, we have included such costs.
- (9) The market value when completed of the property as at October 31, 2013 was approximately RMB720,000,000.
- (10) According to Business Licence No.442000000198599 dated March 15, 2011, Zhongshan Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB30,000,000.
- (11) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Zhongshan Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Zhongshan Logan Property Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (12) In valuing the property if completed, we have assumed about RMB6,300 per sq m for the residential portion, RMB20,000 per sq m for the retail portion and RMB80,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB6,300 to RMB6,600 per sq m. The prices of commercial premises range from RMB20,000 to RMB24,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB60,000 to RMB95,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

# **PROPERTY VALUATION REPORT**

#### VALUATION CERTIFICATE

	Property	Description and	tenure	Particulars of occupancy	Market value in existing state as at October 31, 2013
35.	A proposed development to be known as	The property is erected upon a parcel of land with a site area of approximately 18,948 sq m.		The property is under construction.	RMB320,000,000
	<u>^</u>	T C C C C C C C C C C C C C C C C C C C	ly 18,948 sq m. planned to be a residential ith a proposed a rea of with details $\frac{\text{Approximate}}{\text{Gross Floor Area}} (sq m)$ 57,398.32 4,960.70 167.26 1,314.20 19,321.63 <b>83,162.11</b> located at trict, which is ea of Foshan. nearby are ial according to provided by		
		residential use. The land use rights of the property have been granted for terms of 70 years due to expire on December 28, 2082 for residential use and 40 years due to expire on			
		December 28, 2 commercial use			

⁽¹⁾ According to State-owned Land Use Rights Certificates No. (2013)1001131 dated January 24, 2013 issued by Foshan Land Resources Bureau, the land use rights of the property with a site area of 18,948 sq m have been vested in Foshan Chancheng Logan Property Co., Ltd. (佛山市禪城區 龍光房地產有限公司) with terms due to expire on December 28, 2082 for residential and due to expire on December 28, 2052 for commercial uses.

(2) According to Grant Contract of Land Use Rights dated December 28, 2012, the land use rights of the property with a site area of approximately 18,947.92 sq m have been granted to Foshan Chancheng Logan Property Co., Ltd. with details as follows:-

(i)	Site Area	:	18,947.92 sq m
(ii)	Uses	:	Residential and commercial
(iii)	Land use term	:	70 years for residential use; 40 years for commercial use
(iv)	Land Premium	:	RMB250,000,000
(v)	Plot ratio	:	not exceeding 3.3
(vi)	Building Covenant	:	Construction should commence before January 24, 2014 and complete before January 24, 2017

- (3) According to Planning Permit for Construction Use of Land No. 440604201300008 issued by Foshan Land Resource and Town Planning Bureau (佛山市國土資源和城鄉規劃局), the construction site of the property is in compliance with the urban planning requirements.
- (4) According to Planning Permit for Construction Works No. 440604201300130, the construction works of the property with a gross floor area of 83,162.11 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to Permit for Commencement of Construction Works No. 4406012013041801, the construction works of the property with a gross floor area of approximately 83,162 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB26,700,000. The estimated total construction cost was approximately RMB187,900,000. In the course of our valuation, we have included such costs.
- (7) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB700,000,000.
- (8) According to Business Licence No. 440602000285728, Foshan Chancheng Logan Property Co., Ltd. was established on December 13, 2012 as a limited company with a registered capital of RMB10,500,000.
- (9) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Foshan Chancheng Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Foshan Chancheng Logan Property Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (10) In valuing the property if completed, we have assumed about RMB9,000 per sq m for the residential portion, RMB22,000 per sq m for the retail portion and RMB140,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about

# **PROPERTY VALUATION REPORT**

RMB8,400 to RMB13,000 per sq m. The prices of commercial premises range from RMB21,000 to RMB32,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB120,000 to RMB180,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

# **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

			in existing state
Description an	d tenure	Particulars of occupancy	as at October 31, 2013
<ul><li>parcel of land of approximat sq m.</li><li>The property i developed into development v</li></ul>	with a site area ely 36,896.50 s planned to be a residential with a proposed	The property is under construction.	RMB270,000,000
107,387.19 sq as follows:-	m. with details		
West District, urban area of 2 Developments mainly resider development. the informatio the Group, the residential use The land use r property have a term for 70 y expire on May	which is in sub- Zhongshan. a nearby are ntial According to n provided by property is for been granted for years due to 20, 2073 for		
	The property is parcel of land of approximation sq m. The property is developed into development with total gross floo 107,387.19 sq as follows:- Use Residential Commercial Ancillary Others Basement Total The property is West District, urban area of 2 Developments mainly resider development. the information the Group, the residential use The land use r property have a term for 70 y expire on May	The property is planned to be developed into a residential development with a proposed total gross floor area of 107,387.19 sq m. with details as follows:-Approximate Gross Floor Area (sq m)UseApproximate (sq m)Residential78,239.42 (38.52 OthersOthers3,008.53 Basement12,184.30 Total107,387.19The property is located at West District, which is in sub- urban area of Zhongshan. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.The land use rights of the property have been granted for a term for 70 years due to expire on May 20, 2073 for residential and commercial	The property is erected upon a parcel of land with a site area of approximately $36,896.50$ sq m. The property is planned to be developed into a residential development with a proposed total gross floor area of 107,387.19 sq m. with details as follows:- $\frac{Approximate}{Gross Floor Area}$ $\frac{Use}{(sq m)}$ Residential Residential 78,239.42 Commercial 13,316.42 Ancillary 638.52 Others 3,008.53 Basement 12,184.30 Total 107,387.19 The property is located at West District, which is in sub- urban area of Zhongshan. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use. The land use rights of the property have been granted for a term for 70 years due to expire on May 20, 2073 for residential and commercial

⁽¹⁾ According to State-owned Land Use Rights Certificates No. (2013)2000375 dated January 23, 2013 issued by Zhongshan Land Resources Bureau (中山市國土資源局), the land use rights of the property with a site area of 36,896.50 sq m have been vested in Zhongshan Jinjun Property Co., Ltd. (中山市金駿房地產有限公司) with term due to expire on May 20, 2073 for residential and commercial uses.

# **PROPERTY VALUATION REPORT**

20, 2073

(2) According to Transfer Contract and its supplemental contract dated December 7, 2012 and January 9, 2013 respectively entered into between Zhongshan Yanzhou Property Services Co., Ltd. (中山市煙洲樓宇實業服務有限公司) (the "Transferor") and Zhongshan Jinjun Property Co., Ltd. (the "Transferee"), the Transferor has agreed to transfer the land use rights and development rights of the property to the Transferee with details as follows:-

(i)	Site Area	:	36,896.50 sq m
(ii)	Use	:	Residential
(iii)	Land use term	:	Due to expire on May

- (iv) Land Premium : RMB141,120,000
- (3) According to Planning Permit for Construction Use of Land Nos. 281222013010005, the construction site of the property is in compliance with the urban planning requirements.
- (4) According to Planning Permit for Construction Works No. 281042013020034, the construction works of the property with a total gross floor area of 107,387.19 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to Permit for Commencement of Construction Works No. 442000201304280133ZX1125, the construction work of the property with a gross floor area of approximately 107,387.19 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) According to 2 Commodity Housing Pre-sale Permits, the construction works with a total gross floor area of 42,597.31 sq m were permitted to pre-sale.
- (7) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB68,900,000. The estimated total construction cost was approximately RMB201,600,000. In the course of our valuation, we have included such costs.
- (8) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB550,000,000.
- (9) According to Business Licence No. 442000000198599 dated March 15, 2011, Zhongshan Jinjun Property Co., Ltd. was established as a limited company with a registered capital of RMB30,000,000 for an operating period from February 25, 2007.
- (10) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Zhongshan Jinjun Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Zhongshan Jinjun Property Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (11) In valuing the property if completed, we have assumed about RMB5,000 per sq m for the residential portion, RMB10,000 per sq m for the retail portion and RMB80,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about

RMB4,700 to RMB5,700 per sq m. The prices of commercial premises range from RMB6,500 to RMB14,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB70,000 to RMB100,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

#### **PROPERTY VALUATION REPORT**

#### VALUATION CERTIFICATE

# Property

# 37. A proposed development to be known as Grand Riverside Bay (Phase 1), West of Changang Road, South of Nanzhuangda Road, Nanzhuang Town, Chancheng District, Foshan, Guangdong Province, the PRC. (佛山水悦龍灣一期)

#### **Description and tenure**

The property is erected upon 3 parcels of land with a total site area of approximately 132,035.21 sq m.

The property is planned to be developed into a residential development. According to the information provided by the Group, the property will have a total gross floor area of 226,099.79 sq m and 1,164 car parks with details as follows:-

Use	Approximate Gross Floor Area (sq m)
Residential	170,796.82
Commercial	10,893.63
Ancillary	975.91
Others	2.829.95
Basement	40,603.48
Total	226,099.79

The property is scheduled to be completed in 2015.

The property is located at Chancheng District, which is in urban area of Foshan. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.

The land use rights of the property have been granted for terms due to expire on April 12, 2082 for residential use and due to expire on April 12, 2052 for commercial, office and cultural uses. Particulars of occupancy The property is

under construction.

Market value in existing state as at October 31, 2013

RMB975,000,000

(66% interest attributable to the Group: RMB643,500,000)

⁽¹⁾ According to State-owned Land Use Rights Certificate Nos. (2012)0000972, (2012)0000973 and (2012)0000974 issued by Land Resources and Housing Management Bureau, the land use rights of the property with a total site area of 132,035.21 sq m has been vested in Foshan Logan Sunshine Seaward Property Co., Ltd (佛山市龍光陽光海岸房地產有限公司) for land use terms due to

expire on April 12, 2082 for residential use and due to expire on April 12, 2052 for commercial, office and cultural uses.

(2) According to Transfer Contract dated April 19, 2012 entered into between 廣東南海羅南陶瓷企業集團 (the "Transferor") and Foshan Logan Sunshine Seaward Property Co., Ltd (the "Transferee"), the Transferor has agreed to transfer the land use of the property with a site area of 111,615.32 sq m to the Transferee for the consideration of RMB240,800,400.

According to Grant Contract of Land Use Rights dated September 7, 2012, the land use rights of the property with a site area of approximately 9,124.60 sq m have been granted to Foshan Logan Sunshine Seaward Property Co., Ltd for the consideration of RMB42,320,000.

According to Grant Contract of Land Use Rights dated February 27, 2012, the land use rights of the property with a site area of approximately 1,706.13 sq m have been granted to Foshan Logan Sunshine Seaward Property Co., Ltd for the consideration of RMB7,790,000.

According to Grant Contract of Land Use Rights dated September 7, 2012, the land use rights of the property with a site area of approximately 9,589.16 sq m have been granted to Foshan Logan Sunshine Seaward Property Co., Ltd for the consideration of RMB47,000,000.

- (3) According to Planning Permit for Construction Use of Land No. 440604201200041, the construction site of the property with a total site area of 132,035.21 sq m is in compliance with the urban planning requirements.
- (4) According to 7 Planning Permit for Construction Works, the construction works of the property with a gross floor area of 234,159.31 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to Permit for Commencement of Construction Works Nos. 4406012012112801, 4406012013013102, 440601201211190101, 440601201211190201, 440601201211190301 and 440601201301250101, the construction works of the property with a gross floor area of approximately 233,924 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) According to Commodity Housing Pre-sale Permits, the property with a total gross floor area of approximately 26,982.70 sq m is permitted to be pre-sold.
- (7) As advised by the Group, as at the valuation date, a portion of the property with a total gross floor area of approximately 39,362.93 sq m has been pre-sold for the consideration of RMB524,808,679. In the course of our valuation, we have taken into account the above contracted selling price of the pre-sold portion.
- (8) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB245,000,000. The estimated total construction cost was approximately RMB648,900,000. In the course of our valuation, we have included such costs.
- (9) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB1,890,000,000.
- (10) According to Business Licence No. 44060000027862, Foshan Logan Sunshine Seaward Property Co., Ltd. was established on March 30, 2012 as a limited company with a registered capital of RMB10,500,000.
- (11) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Foshan Logan Sunshine Seaward Property Co., Ltd is the sole legal land user of the property;
  - (ii) Foshan Logan Sunshine Seaward Property Co., Ltd has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property; and

- (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (12) In valuing the property if completed, we have assumed about RMB7,000 to RMB19,000 per sq m for the residential portion, RMB20,000 per sq m for the retail portion and RMB100,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB6,800 to RMB23,600 per sq m. The prices of commercial premises range from RMB19,000 to RMB29,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB170,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

#### **PROPERTY VALUATION REPORT**

#### VALUATION CERTIFICATE

#### Property

 A proposed development to be known as Nanning Royal Castle, East of Zhuxi Road, Qingxiu District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧君御華府)

#### Description and tenure

The property is erected upon a parcel of land with a site area of approximately 26,805.69 sq m.

Particulars of occupancy

The property is under construction. Market value in existing state as at October 31, 2013

#### RMB730,000,000

The property is planned to be developed into a residential development with a planned gross floor area of 141,619.17 sq m and 965 car parks with details as follows:-

Use	Approximate Gross Floor Area (sq m)
Residential	100,201.74
Commercial	6,031.99
Ancillary	729.13
Others	766.38
Basement	33,889.93
Total	141,619.17

The property is scheduled to be completed in 2015.

The property is located at Qingxiu District, which is in sub-urban area of Nanning. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.

The land use rights of the property have been granted for terms of 70 years from December 5, 2012 for residential use and 40 years from December 5, 2012 for commercial use.

⁽¹⁾ According to State-owned Land Use Rights Certificates No. (2013)601633 dated January 1, 2013 issued by Nanning Land Resources Bureau (南寧國土資源局), the land use rights of the property with a site area of 26,805.69 sq m have been vested in Nanning Logan Junchi Property Development Co., Ltd. (南寧市龍光駿馳房地產開發有限公司) with terms of 70 years from December 5, 2012 for residential use and 40 years from December 5, 2012 for commercial use.

# **PROPERTY VALUATION REPORT**

(2) According to Grant Contract of Land Use Rights and its supplemental contract dated November 12, 2012 and December 5, 2012 respectively the land use rights of the property with a site area of approximately 26,805.25 sq m have been granted to Nanning Logan Junchi Property Development Co., Ltd. with details as follows:-

(i)	Site Area	:	26,805.25 sq m
(ii)	Uses	:	Residential and commercial
(iii)	Land use term	:	<ul><li>70 years for residential use;</li><li>40 years for commercial use</li></ul>
(iv)	Land Premium	:	RMB643,326,000
(v)	Plot ratio	:	not exceeding 4.0 and not less than 3.0
(vi)	Building Covenant	:	Construction should commence before November 12, 2012 and complete before November 12, 2016

- (3) According to Planning Permit for Construction Use of Land No. 450101201200108 issued by Nanning Planning and Construction Bureau (南寧市規劃建設局), the construction site of the property with a site area of 26,805.25 sq m is in compliance with the urban planning requirements.
- (4) According to Planning Permit for Construction Works Nos. 450101201300649, 450101201300679, 450101201300680, 450101201300681, 450101201300682, 450101201300683, 450101201300684 and 450101201300685, the construction works of the property with a gross floor area of 141,619.17 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to Permit for Commencement of Construction Works Nos. 450101201306030601 and 450101201306030101, the construction works of the property with a gross floor area of approximately 142,102.48 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB21,300,000. The estimated total construction cost was approximately RMB351,100,000. In the course of our valuation, we have included such costs.
- (7) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB1,480,000,000.
- (8) According to Business Licence No. 450100000023847, Nanning Logan Junchi Property Development Co., Ltd. was established on November 19, 2012 as a limited company with a registered capital of RMB35,000,000 for an operating period from November 19, 2012 to November 19, 2042.
- (9) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Nanning Logan Junchi Property Development Co., Ltd. is the sole legal land user of the property;
  - (ii) Nanning Logan Junchi Property Development Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (10) In valuing the property if completed, we have assumed about RMB12,000 to RMB13,500 per sq m for the residential portion, RMB23,500 per sq m for the retail portion and RMB110,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the

same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB12,000 to RMB13,500 per sq m. The prices of commercial premises range from RMB20,000 to RMB32,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB120,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

# **PROPERTY VALUATION REPORT**

Market value

### VALUATION CERTIFICATE

	Property	Description and tenure		Particulars of occupancy	in existing state as at October 31, 2013
39. A produced devel know	A proposed development to be known as Foshan Joy Palace,	The property is parcel of land v of approximate 71,827.60 sq m	ly	The property is under construction.	RMB850,000,000
	South of Luowu Road, West of Luocunda Road, Luocun Street, Nanhai District,	The property is developed into development w gross floor area 292,886.06 sq n parks with deta	a residential ith a planned of m and 1,686 car		
·	Foshan, Guangdong Province, the PRC. (佛山君悦龍庭)	<u>Use</u> Residential Commercial	Approximate Gross Floor Area (sq m) 197,240.71 33,414.90		
		Ancillary Others Basement <b>Total</b>	408.45 5,115.51 56,706.49 <b>292,886.06</b>		
		The property is be completed in			
		The property is Nanhai District sub-urban area Developments mainly resident development. A the information the Group, the residential use.	, which is in of Nanning. nearby are tial According to provided by		
		terms of 70 year	been granted for ars due to ary 16, 2083 for and 40 years n January 16,		

#### Notes:-

(1) According Stated-owned Land Use Rights Certificate No. (2013)0200810 issued by Foshan Nanhai People Government, the land use rights of the property with a site area of 71,827.60 sq m have been vested in Foshan Shunde Logan Realty Co., Ltd. (佛山市順德區龍光置業有限公司) for land use terms due to expire on January 16, 2083 for residential use and due to expire on January 16, 2053 for commercial use.

# **PROPERTY VALUATION REPORT**

(2) According to Grant Contract of Land Use Rights and its supplemental contract dated January 17, 2013, May 2, 2013 the land use rights of the property with a site area of approximately 71,827.60 sq m have been granted to Foshan Shunde Logan Realty Co., Ltd. with details as follows:-

(i)	Site Area	:	71,827.60 sq m
(ii)	Uses	:	Residential and commercial
(iii)	Land Premium	:	RMB596,680,000
(iv)	Plot ratio	:	not exceeding 3.2 and not less than 1.5
(v)	Building Covenant	:	Construction should commence before January 16, 2014 and complete before January 16, 2017

- (3) According to Planning Permit for Construction Use of Land No. 440605201360018 issued by Foshan Land Resources and Town Planning Bureau, the construction site of the property with a site area of approximately 71,827.60 sq m is in compliance with the urban planning requirements.
- (4) According to 16 Planning Permit for Construction Works, the construction works of the property with a gross floor area of 292,886.06 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to 15 Permit for Commencement of Construction Works, the construction works of the property with a gross floor area of approximately 262,006.99 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) As advised by the Group, as at the valuation date, a portion of the property with a total gross floor area of approximately 12,238 sq m has been pre-sold for the consideration of RMB88,852,136. In the course of our valuation, we have taken into account the above contracted selling price of the pre-sold portion.
- (7) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB61,800,000. The estimated total construction cost was approximately RMB623,800,000. In the course of our valuation, we have included such costs.
- (8) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB2,090,000,000.
- (9) According to Business Licence No. 440681000130889 dated April 28, 2010, in Foshan Shunde Logan Realty Co., Ltd. was established as a limited company with a registered capital of RMB30,000,000.
- (10) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Foshan Shunde Logan Realty Co., Ltd. is the sole legal land user of the property;
  - (ii) Foshan Shunde Logan Realty Co., Ltd. has lawfully owned the land use rights of the property and has obtained the relevant certificates and approvals from the government in respect of the construction of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (11) In valuing the property if completed, we have assumed about RMB8,000 per sq m. for the residential portion and RMB110,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential premises and car parking spaces within the same district. These

### **PROPERTY VALUATION REPORT**

comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB7,000 to RMB9,200 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB120,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

# **PROPERTY VALUATION REPORT**

**Market value** 

#### VALUATION CERTIFICATE

	Property	Description and tenure		Particulars of occupancy	in existing state as at October 31, 2013		
40.	A proposed development to be known as Longteng Homestead (Phase 1), Jinfeng Bandao, South of Jinfengxi Road, Jinping District, Shantou, Guangdong Province, the PRC.	The property i	s erected upon a with a site area ely	The property is under construction.	RMB620,000,000		
		developed into development v gross floor are	vith a planned a of 448,363.64 ails as follows:-				
		Use	Approximate Gross Floor Area (sq m)				
	(汕頭龍騰嘉園一期)	Residential Commercial Ancillary Basement	323,697.82 35,900.65 17,783.08 70,982.09				
		Total	448,363.64				
		urban area of S Developments nearby are main development. to the information	rict, which is in Shantou. inly residential According tion provided by property is for				
		The land use r property have for terms of 70 June 10, 2013 use and 40 yea June 10, 2013 commercial us from June 10, ancillary use.	been granted ) years from for residential ars from for se and 50 years				

⁽¹⁾ According to 2 State-owned Land Use Rights Certificates Nos. (2013)91300021 and (2013)91300022 issued by Shantou Land Resources Bureau, the land use rights of the property with a total site area of 133,891.60 sq m has been vested in Shantou Logan Jinjun Property Co., Ltd. (汕頭市龍光金駿房地產有限公司) for land use terms of 70 years from June 10, 2013 for residential use, 40 years from June 10, 2013 for commercial use and 50 years from June 10, 2013 for ancillary use.

# **PROPERTY VALUATION REPORT**

(2) According to Grant Contract of Land Use Rights No. 440501-2013-000004 dated July 10, 2013, the land use rights of the property with a site area of approximately 133,891.60 sq m have been granted to Shantou Logan Jinjun Property Co., Ltd. with details as follows:-

(i)	Site Area	:	133,891.60 sq m
(ii)	Uses	:	Residential
(iii)	Land use term	:	70 years
(iv)	Land Premium	:	RMB976,000,000
(v)	Plot ratio	:	not exceeding 4.5
(vi)	Building Covenant	:	Commencement before June 10, 2014; Construction completes before June 10, 2016
		~	

- (3) According to Planning Permit for Construction Use of Land No. (2013)026, the construction site of the property is in compliance with the urban planning requirements.
- (4) According to Planning Permit for Construction Works No. (2013)019, the construction works of the property with a gross floor area of 448,363.64 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to 3 Permit for Commencement of Construction Works No. 440500201309290101, 440500201310210101 and 440500201311200101, the construction works of the property with a gross floor area of approximately 448,363.64 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB17,000,000. The estimated total construction cost was approximately RMB940,000,000. In the course of our valuation, we have included such costs.
- (7) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB2,160,000,000.
- (8) According to Business Licence No. 440500000018379, Shantou Logan Property Co., Ltd. was established on January 28, 2008 as a limited company with a registered capital of RMB10,000,000.
- (9) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Shantou Logan Jinjun Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Shantou Logan Jinjun Property Co., Ltd. has lawfully owned the land use rights of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (10) In valuing the property if completed, we have assumed about RMB5,000 per sq m for the residential portion and RMB10,500 per sq m for the retail portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB4,100 to RMB6,400 per sq m. The prices of commercial premises range from RMB10,200 to RMB14,500 per sq m. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

# **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description an	d tenure	Particulars of occupancy	in existing state as at October 31, 2013
41.	A proposed development to be known as Ocean Vista Residence,	The property i a parcel of lan area of approx 62,233.30 sq r	imately	The property is under construction.	RMB520,000,000
	Shisi Village, Tanzhou Town, Zhongshan, Guangdong Province, the PRC. (中山海悦城邦四期 —海悦華庭)		nto a velopment with as floor area of m. and 473		
		Use	Approximate Gross Floor Area (sq m)		
		development.	n, which is in a of evelopments inly residential According to		
		the informatio the Group, the residential use	property is for		
		The land use r property have for a term due June 8, 2082 f and residential	been granted to expire on or commercial		

⁽¹⁾ According to State-owned Land Use Rights Certificate No. (2013)301108 issued by Zhongshan Land Resources Bureau, the land use rights of the property with a site area of 62,233.30 sq m has been vested in Zhongshan Junchi Property Co., Ltd. (中山市駿馳房地產有限公司) for a land use term due to expire on June 8, 2082 for commercial and residential use.

- (2) According to Grant Contract of Land Use Rights No. 442000-2013-000503 dated May 14, 2013, the land use rights of the property with a site area of approximately 62,233.30 sq m have been granted to Zhongshan Junchi Property Co., Ltd. with details as follows:-
  - (i) Site Area : 62,233.30 sq m
  - (ii)Uses: Residential(iii)Land use term: 70 years
  - (iv) Land Premium : RMB376,000,000
  - (v) Plot ratio : not exceeding 2.5
  - (vi) Building Covenant : Commencement before December 20, 2013; Construction completes before December 19, 2016
- (3) According to Planning Permit for Construction Use of Land No. 080222013060002, the construction site of the property is in compliance with the urban planning requirements.
- (4) According to 2 Planning Permits for Construction Works Nos. 080042013071174, 080042013071028, the construction works of the property with a gross floor area of 163,378.30 sq m are in compliance with the construction works requirements and have been approved.
- (5) According to 2 Permits for Commencement of Construction Works Nos. 442000201309240334ZX3116 and 442000201309110314ZX2993, the construction works of the property with a gross floor area of approximately 163,378.30 sq m are in compliance with the requirements for works commencement and are permitted.
- (6) According to the information provided by the Group, the total construction cost expended as at October 31, 2013 was approximately RMB13,400,000. The estimated total construction cost was approximately RMB360,700,000. In the course of our valuation, we have included such costs.
- (7) The market value when completed of the proposed development as at October 31, 2013 was approximately RMB1,250,000,000.
- (8) According to Business Licence No. 44200000828818, Zhongshan Junchi Property Co., Ltd. was established on May 23, 2013 as a limited company with a registered capital of RMB10,500,000.
- (9) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Zhongshan Junchi Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Zhongshan Junchi Property Co., Ltd. has lawfully owned the land use rights of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (10) In valuing the property if completed, we have assumed about RMB6,300 per sq m for the residential portion, RMB20,000 per sq m for the retail portion and RMB80,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB6,300 to RMB6,600 per sq m. The prices of commercial premises range from RMB20,000 to RMB24,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB60,000 to RMB95,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

# VALUATION CERTIFICATE

# Group IV — Properties held by the Group for future development in the PRC

42. A proposed development to be known as Huizhou Grand Riverside Bay (Phase 2), Dongjiangxin City, Wentou Ling, Huicheng District,	Description and tenure The property is proposed to be erected upon 2 parcels of land with a total site area of approximately 52,626.40 sq m. The property is planned to be developed into a residential development with a proposed total gross floor area of	Particulars of occupancy The property is vacant.	Market value in existing state as at October 31, 2013 RMB360,000,000
Huizhou, Guangdong Province, the PRC. (惠州水悦龍灣二期)	<ul> <li>76,851.38 sq m.</li> <li>The property is located at Huicheng District, which is in sub-urban area of Huizhou.</li> <li>Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.</li> <li>The land use rights of the property have been granted for land use terms due to expire on November 25, 2050 for commercial use and due to expire on November 25, 2080 for residential use.</li> </ul>		

Notes:-

(1) According to 2 State-owned Land Use Rights Certificate Nos. (2012)13020700008 and (2011)13020700575 issued by Huizhou City Land Resource Bureau, the land use rights of the property with a total site area of 52,626.40 sq m have been granted to Huizhou Logan Property Co., Ltd. (惠州市龍光房地產有限公司) for land use terms due to expire on November 25, 2050 for commercial use and due to expire on November 25, 2080 for residential use.

# **PROPERTY VALUATION REPORT**

- (2) According to Grant Contract of Land Use Rights No. 441301-2009-000289 entered into between Huizhou Land Resource Bureau and Huizhou Logan Property Co., Ltd. dated October 15, 2009, the land use rights of the property have been granted to Huizhou Logan Property Co., Ltd. with details as follows:-
  - (i) Site Area : 105,954 sq m
  - (ii) Uses : Residential and commercial
  - (iii) Land use term : 70 years for residential use, 40 years for commercial use
  - (iv) Land Premium : RMB401,000,000
  - (v) Gross Floor Area : 236,554 sq m
- (3) According to Planning Permit for Construction Use of Land No. 441302(2009)10348, the construction site of the property with a site area of 105,954 is in compliance with the urban planning requirements.
- (4) According to Business Licence No. 44130000090788 dated March 6, 2010, Huizhou Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB30,000,000.
- (5) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Huizhou Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Huizhou Logan Property Co., Ltd. has the rights to occupy, use and dispose of the land use rights of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (6) In valuing the property if completed, we have assumed about RMB7,500 per sq m for the residential portion, RMB18,000 per sq m for the retail portion and RMB100,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB7,200 to RMB7,900 per sq m. The prices of commercial premises range from RMB15,000 to RMB22,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB110,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

# **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	Market value in existing state as at October 31, 2013
43.	A proposed development to be known as Logan City, Daya Bay Economic and Technological Development Zone, Huizhou, Guangdong Province, the PRC. (惠州龍光城)	The property comprises various parcels of land with a total site area of approximately 1,012,517 sq m.	The property is vacant.	RMB5,300,000,000
		The property is planned to be developed into a composite development with a proposed total gross floor area of 3,313,834 sq m.		
		The property is located at Daya Bay Economic and Technological Development Zone, which is in sub-urban area of Huizhou. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rights of the property have been granted for terms with the latest expiry date on February 9, 2078 for residential use and February 9, 2048 for commercial use.		

#### Notes:-

(1) According to State-owned Land Use Rights Certificate Nos. (2007)13210100479, (2008)13210100729, (2009)13210100256, (2009)13210100255, (2009)13210100254, (2011)13210100755, (2011)13210100756 (2012)13210100825 to (2012)1321010827 and (2013)13210100330 issued by the People's Government of Huizhou, the land use rights of the property having a site area of 1,012,517 sq m has been vested in Huizhou Daya Bay Dongzhen Property Co., Ltd. (惠州大亞灣東圳房地產有限公司) for land use terms with the latest expiry date on February 9, 2078 for residential use and February 9, 2048 for commercial use.

# **PROPERTY VALUATION REPORT**

(2) According to Grant Contract of Land Use Rights No. 441304-D-(2007)0107 and 441304-D-(2007)0108 entered into between Huizhou Land Resources Bureau and Huizhou Daya Bay Dongzhen Property Co., Ltd. dated March 11, 2007 and March 12, 2007 respectively, the land use rights of the property have been granted to Huizhou Daya Bay Dongzhen Property Co., Ltd. with details as follows:-

(i)	Site Area	:	1,859,099 sq m
(ii)	Uses	:	Commercial and residential
(iii)			70 years for residential use and 40 years for commercial
	Land use term	:	use

- (iv) Land Premium : RMB1,094,141,620
- (v) Plot ratio : not exceeding 2
- (3) According to Business Licence No. 441300000019765, Huizhou Daya Bay Dongzhen Property Co., Ltd. was established on April 16, 2010 as a limited company with a registered capital of RMB30,000,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Huizhou Daya Bay Dongzhen Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Huizhou Daya Bay Dongzhen Property Co., Ltd. has the rights to occupy, use and dispose of the land use rights of the property;
  - (iii) A portion of the property is subject to a mortgage in favor of Agricultural Bank of China.;
  - (iv) A portion of the property is subject to a mortgage in favor of Bank of Communications Co., Ltd.;
  - (v) A portion of the property is subject to a mortgage in favor of CITIC Trust Co., Ltd.;
  - (vi) A portion of the property is subject to a mortgage in favor of Zhongrong International Trust Co., Ltd.;
  - (vii) A portion of the property is subject to a mortgage in favor of China Railway Trust Co., Ltd.;
  - (viii) A portion of the property is subject to a mortgage in favor of Shanghai Pudong Development Bank; and
  - (ix) Other than the above mentioned mortgages, the land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (5) In valuing the property if completed, we have assumed about RMB6,000 to RMB20,000 per sq m for the residential portion, RMB12,700 per sq m for the retail portion and RMB100,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB4,700 to RMB21,500 per sq m. The prices of commercial premises range from RMB10,000 to RMB13,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB110,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
44.	A proposed development to be known as Seaside Dragon Bay,	The property comprises a parcel of land with a site area of approximately 259,333 sq m.	The property is vacant.	RMB2,100,000,000
	Dadun Village Committee, Lian Town, Lingshui County, Hainan Province, the PRC.	The property is planned to be developed into a residential development with a proposed total gross floor area of 426,142 sq m.		
	(海南海語龍灣)	The property is located at Lian Town, which is in rural area of Lingshui. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rights of the property have been granted for a land use term due to expire on January 28, 2081 for residential use.		

- (1) According to State-owned Land Use Rights Certificate No. 13215 issued by the People's Government of Lingshui, the land use rights of the property having a total site area of 259,333 sq m has been vested in Hainan Jinjun Realty Co., Ltd. (海南金駿置業有限公司) for a land use term due to expire on January 28, 2081 for residential use.
- (2) According to Grant Contract of Land Use Rights Nos. 46003410015 and its supplementary agreement entered into between Lingshui Land Resources Bureau and Hainan Jinjun Realty Co., Ltd. dated January 28, 2011, the land use rights of the property have been granted to Hainan Jinjun Realty Co., Ltd. with details as follows:-

(i) Site Area	:	259,333 sq m
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- (ii) Uses : Residential
- (iii) Land Premium : RMB429,300,400
- (3) According to Planning Permit for Construction Use of Land No. 469034201102826, the construction site of the property with a site area of 259,397 is in compliance with the urban planning requirements.
- (4) According to Business Licence No. 469034000007664, Hainan Jinjun Realty Co., Ltd. was established on January 20, 2011 as a limited company with a registered capital of RMB30,000,000.

- (5) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Hainan Jinjun Realty Co., Ltd. is the sole legal land user of the property;
  - (ii) Hainan Jinjun Realty Co., Ltd. has the rights to occupy, use and dispose of the land use rights of the property;
  - (iii) A portion of the property is subject to a mortgage in favor of Agricultural Bank of China; and
  - (iv) Other than the above mentioned mortgages, the land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (6) In valuing the property if completed, we have assumed about RMB15,200 to RMB24,700 per sq m. for the residential portion and RMB30,000 per sq m for the retail portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB12,000 to RMB32,000 per sq m. The prices of commercial premises range from about RMB26,000 to RMB32,000 per sq m. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

·	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
45.	A proposed development to be known as Provence (Phase 9), East of Jinyang Road, North of Jinkai Road, Jiangnan District, Nanning, Guangxi Zhuang Autonomous Region, the PRC. (南寧普羅旺斯九期)	The property comprises a parcel of land with a site area of approximately 34,536 sq m. The property is planned to be developed into a residential development with a proposed total gross floor area of 182,054 sq m. The property is located at Jiangnan District, which is in sub-urban area of Nanning. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use. The land use rights of the property have been granted for land use terms 70 years due to expire on December 12, 2082 for residential use and 40 years due to expire in December, 2052 for commercial use.	The property is vacant.	RMB390,000,000

#### Notes:-

- (1) According Stated-owned Land Use Rights Certificate No. (2013)605253 issued by Land Resources Bureau of Nanning, the land use rights of the property with a site area of 34,536.31 sq m have been vested in Nanning Logan Property Co., Ltd. (南寧市龍光房地產開發 有限公司) for land use terms of 70 years due to expire on December 12, 2082 for residential use and 40 years due to expire in December 2052 for commercial use.
- (2) According to a Grant Contract of Land Use Rights No. 2012142 entered into between Nanning Land Resources Bureau and Nanning Logan Property Co., Ltd. dated May 31, 2012, the land use rights of the property have been granted to Nanning Logan Property Co., Ltd. with details as follows:-

(i)	Site Area	:	34,536.31 sq m
(ii)	Uses	:	Residential and commercial
(iii)	Land use term	:	70 years for residential use and 40 years for commercial use
(iv)	Land Premium	:	RMB344,499,692
(v)	Plot ratio	:	3.0 - 4.0

(3) According to Planning Permit for Construction Use of Land No. 450105201310011 issued by Nanning Planning Management Bureau, the construction site of the property with a site area of approximately 34,535.78 sq m is in compliance with the urban planning requirements.

- (4) According to Business Licence No. 450112200004933 dated May 5, 2010, Nanning Logan Property Co., Ltd. was established as a limited company with a registered capital of RMB50,000,000 for an operating period from April 28, 2006 to April 28, 2036.
- (5) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Nanning Logan Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Nanning Logan Property Co., Ltd. has the rights to occupy, use and dispose of the land use rights of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage, and limitation of any other rights.
- (6) In valuing the property if completed, we have assumed about RMB7,100 to RMB17,500 per sq m for the residential portion, RMB21,300 per sq m for the retail portion and RMB110,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB6,800 to RMB18,700 per sq m. The prices of commercial premises range from RMB20,000 to RMB22,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB120,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	<b>Property</b>	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
46.	A proposed development to be known as Dongguan Grand Joy Castle,	The property comprises a parcel of land with a site area of approximately 29,643.80 sq m.	The property is vacant.	RMB180,000,000
	Shida Road, Dalingshan Town, Dongguan, Guangdong Province, the PRC. (東莞君御華府)	The property is planned to be developed into a residential development with a proposed total gross floor area of 69,201 sq m.		
		The property is located at Dalingshan Town, which is in urban area of Dongguan. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rights of the property have been granted for a term due to expire on February 18, 2013 for residential and commercial uses.		

- (1) According to State-owned Land Use Rights Certificate No. (2013)43 dated March 8, 2013 issued by Dongguan Land Resources Bureau (東莞市國土資源局), the land use rights of the property with a site area of 29,643.80 sq m have been vested in Dongguan Logan Realty Co., Ltd. (東莞市龍光置業有限公司) with a term due to expire on February 18, 2083 for residential and commercial uses.
- (2) According to Grant Contract of Land Use Rights (2013)010 and its supplemental contract dated February 4, 2013 and October 31, 2013 respectively, the land use rights of the property with a site area of approximately 29,643 sq m have been granted to Dongguan Logan Realty Co., Ltd. with details as follows:-

(i)	Site Area	:	29,643 sq m
(ii)	Uses	:	Residential and commercial
(iii)	Land use term	:	70 years for residential use; 40 years for commercial use
(iv)	Land Premium	:	RMB162,000,000
(v)	Plot ratio	:	1.0-2.0
(vi)	Building Covenant	:	Construction should commence before February 18, 2014 and complete before February 18, 2017

#### **PROPERTY VALUATION REPORT**

- (3) According to Planning Permit for Construction Use of Land No. 2013-15-1002 issued by Dongguan Town Planning Bureau, the construction site of the property with a site area of approximately 29,643.82 sq m is in compliance with the urban planning requirements.
- (4) According to Business Licence No. 441900001524524 dated February 26, 2013, Dongguan Logan Realty Co., Ltd. was established as a limited company with a registered capital of RMB10,500,000.
- (5) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Dongguan Logan Realty Co., Ltd. is the sole legal land user of the property;
  - (ii) Dongguan Logan Realty Co., Ltd. has the rights to occupy, use and dispose of the land use rights of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (6) In valuing the property if completed, we have assumed about RMB6,800 per sq m for the residential portion, RMB12,000 per sq m for the retail portion and RMB120,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB6,700 to RMB6,800 per sq m. The prices of commercial premises range from RMB12,000 to RMB15,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB120,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

#### **PROPERTY VALUATION REPORT**

Market value

#### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
47.	A proposed development to be known as Foshan Grand Riverside Bay (Phase 2), West of Changangda Road, South of Nanzhuang Road, Nanzhuang Town, Chancheng District, Foshan, Guangdong Province, the PRC. (佛山水悦龍灣二期)	The property is erected upon 3 parcels of land with a total site area of approximately 132,035.21 sq m.	The property is vacant.	RMB320,000,000 (66% interest attributable to the Group:
		The property is planned to be developed into a residential development with a proposed total gross floor area of 200,510 sq m.		RMB211,200,000)
		The property is located at Chancheng District, which is in sub-urban area of Foshan. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rights of the property have been granted for terms due to expire on April 12, 2082 for residential use and due to expire on April 12, 2052 for commercial, office and		

#### Notes:-

(1) According to State-owned Land Use Rights Certificate Nos. (2012)0000972, (2012)0000973 and (2012)0000974 issued by Land Resources and Housing Management Bureau, the land use rights of the property with a total site area of 132,035.21 sq m has been vested in Foshan Logan Sunshine Seaward Property Co., Ltd (佛山市龍光陽光海岸房地產有限公司) for land use terms due to expire on April 12, 2082 for residential use and due to expire on April 12, 2052 for commercial, office and cultural uses.

cultural uses

(2) According to Transfer Contract dated April 19, 2012 entered into between 廣東南海羅南陶瓷企業 集團 (the "Transferor") and Foshan Logan Sunshine Seaward Property Co., Ltd (the "Transferee"), the Transferor has agreed to transfer the land use of the property with a site area of 111,615.32 sq m to the Transferee for the consideration of RMB240,800,400.

According to Grant Contract of Land Use Rights dated September 7, 2012, the land use rights of the property with a site area of approximately 9,124.60 sq m have been granted to Foshan Logan Sunshine Seaward Property Co., Ltd for the consideration of RMB42,320,000.

According to Grant Contract of Land Use Rights dated February 27, 2012, the land use rights of the property with a site area of approximately 1,706.13 sq m have been granted to Logan Real Estate Holdings Co., Ltd. (龍光地產股份有限公司) for the consideration of RMB7,790,000.

# **PROPERTY VALUATION REPORT**

According to Grant Contract of Land Use Rights dated September 7, 2012, the land use rights of the property with a site area of approximately 9,589.16 sq m have been granted to Foshan Logan Sunshine Seaward Property Co., Ltd for the consideration of RMB47,000,000.

- (3) According to Planning Permit for Construction Use of Land No. 440604201200041, the construction site of the property with a total site area of 132,035.21 m is in compliance with the urban planning requirements.
- (4) According to Business Licence No. 44060000027862, Foshan Logan Sunshine Seaward Property Co., Ltd. was established on March 30, 2012 as a limited company with a registered capital of RMB10,500,000.
- (5) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Foshan Logan Sunshine Seaward Property Co., Ltd is the sole legal land user of the property;
  - (ii) Foshan Logan Sunshine Seaward Property Co., Ltd has the rights to occupy, use and dispose of the land use rights of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (6) In valuing the property if completed, we have assumed about RMB7,000 to RMB8,000 per sq m for the residential portion, RMB15,000 per sq m for the retail portion and RMB100,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB6,800 to RMB8,400 per sq m. The prices of commercial premises range from RMB12,500 to RMB21,400 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB170,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

### VALUATION CERTIFICATE

	Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
48.	A proposed development to be known as Shanjie Building, East of Wenhua Road, South of Ronggui Wenhaixi Road, Shunde District, Foshan, Guangdong Province, the PRC. (佛山尚街大廈)	The property comprises a parcel of land with a site area of approximately 13,519.20 sq m.	The property is vacant.	RMB180,000,000
		The property is planned to be developed into a residential development with a proposed total gross floor area of 69,627 sq m.		
		The property is located at Shunde District, which is in sub-urban area of Foshan. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rights of the property have been granted for terms of 70 years due to expire on June 19, 2083 for residential use and 40 years due to expire on June 19, 2053 for commercial use.		

### Notes:-

- (1) According to State-owned Land Use Rights Certificate Nos. (2013)1003397 issued by 佛山市順德區國土城建和水利局, the land use rights of the property with a site area of 13,519.20 sq m has been vested in Foshan Runjing Property Co., Ltd (佛山市順德區龍光潤景房地產有限公司) for a land use term due to expire on June 19, 2083 for residential use and due to expire on June 19, 2053 for commercial use.
- (2) According to Grant Contract of Land Use Rights No. 440606-2013-000660 and its supplementary contract dated May 22, 2013 and July 10, 2013 respectively, the land use rights of the property with a site area of approximately 13,519.20 sq m have been granted to Foshan Runjing Property Co., Ltd with details as follows:-

*	
(ii) Uses : Commercial and residential	
<ul> <li>(iii) Land use term</li> <li>: 40 years from June 20, 2013 to June 19, 2053 commercial use and 70 years from June 20, 2 June 19, 2083 for residential use</li> </ul>	
(iv) Land Premium : RMB170,000,000	
(v) Plot ratio : not exceeding 4	
(vi) Building Covenant : Commencement before December 20, 2013; completes before December 19, 2016	Construction

- (3) According to Planning Permit for Construction Use of Land No. 440606201312190, the construction site of the property is in compliance with the urban planning requirements.
- (4) According to Business Licence No. 440681000457324, Foshan Runjing Property Co., Ltd. was established on June 20, 2013 as a limited company with a registered capital of RMB10,000,000.
- (5) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Foshan Runjing Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Foshan Runjing Property Co., Ltd. has the rights to occupy, use and dispose of the land use rights of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (6) In valuing the property if completed, we have assumed about RMB7,000 per sq m for the residential portion, RMB17,000 per sq m for the retail portion and RMB100,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential and commercial premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB7,000 to RMB11,000 per sq m. The prices of commercial premises range from RMB15,600 to RMB28,000 per sq m. In the aspect of car parking spaces, the prices range from about RMB100,000 to RMB180,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### **PROPERTY VALUATION REPORT**

Market value

### VALUATION CERTIFICATE

Property		Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
North of Lujin Chancheng Dis	A parcel of land, West of Nanhada Road, North of Lujing Road Chancheng District, Foshan, Guangdong Province, the PRC. (佛山綠景路項目)	The property comprises a parcel of land with a site area of approximately 19,617.61 sq m.	The property is vacant.	RMB601,000,000
Guangdong Protection of the PRC.		The property is planned to be developed into a residential development with a proposed total gross floor area of 88,661 sq m.		
		The property is located at Chancheng District which is in urban area of Foshan. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
		The land use rights of the property have been granted for terms of 70 years due to expire on October 14, 2083 for residential use and 40 years due to expire on October 14, 2053 for		

### Notes:-

(1) According to State-owned Land Use Rights Certificate No. (2013)1207942 issued by Foshan Land Resources Bureau, the land use rights of the property with a site area of 19,617.61 sq m has been vested in Foshan Logan Realty Co., Ltd. (佛山市龍光置業房產有限公司) for land use terms due to expire on October 14, 2083 for residential use and due to expire on October 4, 2053 for commercial use.

commercial use.

(2) According to Grant Contract of Land Use Rights dated August 27, 2013, the land use rights of the property with a site area of approximately 19,617.61 sq m have been granted to Foshan Logan Realty Co., Ltd. with details as follows:-

(i)	Site Area	:	19,617.61 sq m
(ii)	Uses	:	Residential and commercial
(iii)	Land use term	:	70 years from October 14, 2013 for residential use 40 years from October 14, 2013 for commercial use
(iv)	Land Premium	:	RMB601,000,000
(v)	Plot ratio	:	not exceeding 3.5
(vi)	Building Covenant	:	Construction should commence before October 26, 2014 and complete before October 26, 2017

- (3) According to Business Licence No. 44060000031133, Foshan Logan Realty Co., Ltd. was established on July 16, 2013 as a limited company with a registered capital of RMB10,500,000.
- (4) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Foshan Logan Realty Co., Ltd. is the sole legal land user of the property;
  - (ii) Foshan Logan Realty Co., Ltd. has the rights to occupy, use and dispose of the land use rights of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage, limitation of any other rights.

### **PROPERTY VALUATION REPORT**

**Market value** 

### VALUATION CERTIFICATE

Property	Description and tenure	Particulars of occupancy	in existing state as at October 31, 2013
<ul> <li>The remaining portion of a proposed development to be known as Longteng Homestead, Jinfeng Bandao, South of Jinfengxi Road, Jinping District, Shantou, Guangdong, the PRC. (汕頭龍騰嘉園餘下部份)</li> </ul>	The property comprises a parcel of land with a site area of approximately 133,891.60 sq m.	The property is vacant.	RMB500,000,000
	The property is planned to be developed into a residential development with a proposed total gross floor area of 221,336 sq m.		
	The property is located at Jinping District, which is in sub-urban area of Shantou. Developments nearby are mainly residential development. According to the information provided by the Group, the property is for residential use.		
	The land use rights of the property have been granted for terms of 70 years from June 10, 2013 for residential use and 40 years from June 10, 2013 for commercial use.		

### Notes:-

- (1) According to State-owned Land Use Rights Certificate Nos. (2013)91300021 and (2013)91300022 issued by Shantou Land Resources Bureau, the land use rights of the property with a total site area of 133,891.60 sq m has been vested in Shantou Logan Jinjun Property Co., Ltd. (汕頭市龍光金駿房地產有限公司) for land use terms of 70 years for residential use, 40 years for commercial use and 50 years for ancillary use.
- (2) According to Grant Contract of Land Use Rights No. 440501-2013-000004 dated July 10, 2013, the land use rights of the property with a site area of approximately 133,891.60 sq m have been granted to Shantou Logan Jinjun Property Co., Ltd. with details as follows:-

(i)	Site Area	:	133,891.60 sq m
(ii)	Uses	:	Residential
(iii)	Land use term	:	70 years
(iv)	Land Premium	:	RMB976,000,000
(v)	Plot ratio	:	not exceeding 4.5
(vi)	Building Covenant	:	Commencement before June 10, 2014; Construction completes before June 10, 2016

- (3) According to Planning Permit for Construction Use of Land No. (2013)026, the construction site of the property is in compliance with the urban planning requirements.
- (4) According to Business Licence No. 440500000144794, Shantou Logan Jinjun Property Co., Ltd. was established on March 3, 2013 as a limited company with a registered capital of RMB10,500,000.
- (5) We have been provided with a legal opinion on the title to the property issued by the Group's PRC legal advisor which contains, inter-alia, the following information:-
  - (i) Shantou Logan Jinjun Property Co., Ltd. is the sole legal land user of the property;
  - (ii) Shantou Logan Jinjun Property Co., Ltd. has the rights to occupy, use and dispose of the land use rights of the property; and
  - (iii) The land use rights of the property are free from seizing, mortgage and limitation of any other rights.
- (6) In valuing the property if completed, we have assumed about RMB5,000 per sq m for the residential portion and RMB110,000 per lot for the car park portion.

In undertaking our valuation of the property if completed, we have made reference to various recent sales prices of residential premises as well as car parking spaces within the same district. These comparables properties are selected as they have characteristics comparable to the property. We have gathered the comparables of the similar type of residential development with retail ancillary within the same district. The prices of domestic premises range from about RMB4,100 to RMB6,400 per sq m. In the aspect of car parking spaces, the prices range from about RMB4,100 to RMB100,000 to RMB130,000 per lot. The unit rates assumed by us are consistent with the sales prices of relevant comparables after due adjustment. Due adjustments to the unit rates of those sales prices have been made to reflect these factors including but not limited to age, location, size and quality in arriving at the key assumption.

### VALUATION CERTIFICATE

### Group V — Property contracted to be acquired by the Group in the PRC

Property	Description and tenure	Particulars of occupancy	Market value in existing state as at October 31, 2013
<ol> <li>A parcel of land, Northeastern side of Chang Zhou Da Qiao, West District,</li> </ol>	The property comprises a parcel of land with a site area of approximately 58,907.50 sq m.	The property is vacant.	No commercial value
Zhongshan, Guangdong Province, the PRC.	The land use rights of the property have been granted for terms due to expire on July 22, 2068 for residential uses.		

Notes:-

- (1) We have been advised by the Group that the State-owned Land Use Rights Certificates of the property have not been obtained yet and we usually ascribe no commercial value to the property. Had valid State-owned Land Use Rights Certificates been issued to the property, all land premium and related fees for the grant of the certificates and costs necessary to render the site ready for immediate development been fully settled, the market value of the property in its existing state as at October 31, 2013 would be RMB225,300,000.
- (2) According to Transfer Contract of Land Use Rights dated October 23, 2013, the land use rights of the property with a site area of approximately 58,907.50 sq m have been granted to Zhongshan Jinjun Property Co., Ltd. (中山市金駿房地產有限公司) with details as follows:-

(i) Site Area	:	58,907.50 sq m
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- (ii) Uses
  (iii) Land use term
  (iv) Land Premium
  (iv) RMB225.320,000
- (iv) Land Premium : RMB225,320,000
- (3) According to Business Licence No. 442000000764557 dated February 7, 2013, Zhongshan Jinjun Property Co., Ltd. was established as a limited company with a registered capital of RMB10,000,000.

## VALUATION CERTIFICATE

## Group VI — Property leased to the Group in Hong Kong

	<b>Property</b>	Description and tenure	Market value in existing state as at October 31, 2013
52.	Suites 4106-4108, 41/F, Two International Finance Centre, No. 8 Finance Street, Central, Hong Kong.	The property comprises three office units on the 41st floor of a 71-storey (excluding 12 mechanical, plant and refuge floors) office tower erected upon a 4-level retail podium and a 5-level car park basement completed in 2003. The property has a gross floor area approximately 343 sq m.	No commercial value
		The property is currently leased to the Group for a term from November 2, 2011 to September 1, 2015 at a monthly rent of HK\$731,655 (exclusive of rates, government rent and management fees).	

## VALUATION CERTIFICATE

## Group VII — Properties leased to the Group in the PRC

			Market value in existing state
	Property	Description and tenure	as at October 31, 2013
53.	Unit 707, No. 11 Hengyang Road, Xixiangtang District, Nanning, Guangxi Zhuang Autonomous Region, the PRC.	The property comprises an office unit with a gross floor area of approximately 80 sq m.	No commercial value
		The property is leased to the Group for a term from April 23, 2012 to April 14, 2014 at a monthly rent of RMB3,000. The property is currently occupied by the Group for office use.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	
54.	Units A913, A915 and A916, 9/F, Block A, International Building, Dayawan District, Huizhou, Guangdong Province, the PRC.	The property comprises 3 office units with a total gross floor area of approximately 319.68 sq m.	No commercial value
		The property is leased to the Group for a term from September 14, 2013 to September 13, 2015 at a monthly rent of RMB10,229. The property is currently occupied by the Group for office use.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	
55.	Units 1204 and 1205, 12/F, Qingxiu Building, No. 68 Dongge Road, Nanning, Guangxi Zhuang Autonomous Region, the PRC.	The property comprises an office unit with a gross floor area of approximately 76 sq m.	No commercial value
		The property is leased to the Group for a term December 4, 2013 to December 3, 2014. The property is currently occupied by the Group for office use.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	

	Property	Description and tenure	Market value in existing state as at October 31, 2013
56.	A unit at Yelin Nangan Road,	The property comprises a unit with a gross floor area of approximately 144 sq m.	No commercial value
	Lingshui, Hainan Province, the PRC.	The property is leased to the Group for a term from November 1, 2010 to November 10, 2014 at a monthly rent of RMB3,000. The property is currently occupied by the Group for office and dormitory uses.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	
57.	5/F, North Building, Guancheng Shimin Plaza, No. 1 Gaodi Street, Guancheng District, Dongguan, Guangdong Province, the PRC.	The property comprises level 5 of Guancheng Shimin Plaza with a gross floor area of approximately 10 sq m.	No commercial value
		The property is leased to the Group for a term from October 7, 2013 to October 6, 2014 at a monthly rent of RMB40 / sq m. The property is currently occupied by the Group for office use.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	
58.	Units 2203 and 2204, 22/F, Block A, Yinhai Xinzuo Center, No. 163 Sanse Road,	The property comprises 2 office unit with a gross floor area of approximately 669.89 sq m.	No commercial value
		The property is leased to the Group for a term from December 1, 2013 to November 30, 2014 at a monthly rent of RMB50 per sq m. The property is occupied by the Group for office use.	
	Jinjiang District, Chengdu, Sichuan Province, the PRC.	According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	
59.	Units 1004 and 1005,	The property comprises an office unit.	No commercial value
	Guang Ming Building, No. 23 Zhu Chi Road, Longhu District, Shantou, Guangdong Province, the PRC.	The property is leased to the Group for a term from January 15, 2013 to January 2016 at a monthly rent of RMB5,000. The property is currently occupied by the Group as office.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	

			Market value in existing state
	Property	Description and tenure	as at October 31, 2013
60.	Unit of B District, Level 1, no. 92, Block No. 41, District 1, No. 8 Hu Jing Road, Chancheng District,	The property comprises an office unit with a gross floor area of approximately 30 sq m.	No commercial value
		The property is leased to the Group for a term from November 2012 to October 3, 2014 at an annual rent of RMB200. The property is occupied by the Group as office.	
	Foshan, Guangdong Province, the PRC.	According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	
61.	Unit 2 of 3/1202, Guang Ming Nian	The property comprises an office unit with a gross floor area of approximately 47.71 sq m.	No commercial value
	Building, No. 23 Zhu Chi Road, Longhu District, Shantou, Guangdong Province, the PRC.	The property is leased to the Group for a term from January 15, 2013 to January 16, 2016 at a monthly rent of RMB1,500. The property is currently occupied by the Group as office.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	
62.	Unit 2/1202, Guang Ming Nian Building, No. 23 Zhu Chi Road, Longhu District, Shantou, Guangdong Province, the PRC.	The property comprises an office unit with a gross floor area of approximately 54.69 sq m.	No commercial value
		The property is leased to the Group for a term from January 15, 2013 to January 16, 2016 at a monthly rent of RMB1,500. The property is currently occupied by the Group as office.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	
63.	Unit 4 of 2/1202, Guang Ming Nian	The property comprises an office unit with a gross floor area of approximately 47.71 sq m.	No commercial value
	Building, No. 23 Zhu Chi Road, Longhu District, Shantou, Guangdong Province, the PRC.	The property is leased to the Group for a term from January 15, 2013 to January 16, 2016 at a monthly rent of RMB 1,500. The property is currently occupied by the Group as office.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	

			Market value in existing state as at
	Property	Description and tenure	October 31, 2013
64.	Unit 3 of 3/1202, Guang Ming Nian Building, No. 23 Zhu Chi Road, Longhu District, Shantou, Guangdong Province, the PRC.	The property comprises an office unit with a gross floor area of approximately 47.71 sq m.	No commercial value
		The property is leased to the Group for a term from January 15, 2013 to January 16, 2016 at a monthly rent of RMB1,500. The property is currently occupied by the Group as office.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	
65.	No. 22 Zhen Hua Road, Da Ling Shan Town, Dongguan, Guangdong, Guangdong Province, the PRC.	The property comprises an office unit with a gross floor area of approximately 10 sq m.	No commercial value
		The property is leased to the Group for a term from February 18, 2012 to February 17, 2014 at a monthly rent of RMB2,400. The property is currently occupied by the Group as office.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	
66.	Unit 205, South Building, No. 8 Shenghua Road, Xi District, Zhongshan, Guangdong Province, the PRC.	The property comprises an office unit with a gross floor area of approximately 50 sq m.	No commercial value
		The property is leased to the Group with unspecified lease term. The property is occupied by the Group for office use.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	
67.	No. 49 Rong Gui Feng Ning Road, Shunde, Foshan, Guangdong Province, the PRC.	The property comprises an office unit.	No commercial value
		The property is leased to the Group for a term from June 10, 2013 to December 1, 2013 with a total rent of RMB9,000. The property is occupied by the Group for office use.	
		According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	

	Property	Description and tenure	Market value in existing state as at October 31, 2013
68.	Level 1, No. P2, Block No. 41, District 1, No. 8 Hu Jing Road, Chancheng District	The property comprises an office unit with a gross floor area of approximately 55 sq m.	No commercial value
		The property is leased to the Group for a term from June 24, 2013 to June 24, 2014 with a total rent of RMB12,000. The property is occupied by the Group for office use.	
	Guangdong Province, the PRC.	According to the PRC legal opinion, the lease has not been registered in the relevant authority. However, it is legal, valid, binding on both parties and enforceable under PRC laws.	

Set out below is a summary of certain provisions of the Amended and Restated Memorandum and Articles of Association of the Company and of certain aspects of Cayman company law.

The Company was incorporated in the Cayman Islands as an exempted company with limited liability on May 14, 2010 under the Companies Law, Cap 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands (the "Companies Law"). The Amended and Restated Memorandum of Association (the "Memorandum") and the Amended and Restated Articles of Association (the "Articles") comprise its constitution.

### 1. MEMORANDUM OF ASSOCIATION

- (a) The Memorandum was adopted on November 18, 2013 and states, inter alia, that the liability of members of the Company is limited to the amount, if any, for the time being unpaid on the Shares respectively held by them and that the objects for which the Company is established are unrestricted (including acting as an investment company), and that the Company shall have and be capable of exercising all the functions of a natural person of full capacity irrespective of any question of corporate benefit, as provided in section 27(2) of the Companies Law and in view of the fact that the Company is an exempted company that the Company will not trade in the Cayman Islands with any person, firm or corporation except in furtherance of the business of the Company carried on outside the Cayman Islands.
- (b) The Company may by special resolution alter its Memorandum with respect to any objects, powers or other matters specified therein.

### 2. ARTICLES OF ASSOCIATION

The Articles were conditionally adopted on November 18, 2013 which shall become effective upon commencement of trading of the shares of the Company on the Stock Exchange. The following is a summary of certain provisions of the Articles:

### (a) Directors

(i) Power to allot and issue shares and warrants

Subject to the provisions of the Companies Law and the Memorandum and Articles and to any special rights conferred on the holders of any shares or class of shares, any share may be issued with or have attached thereto such rights, or such restrictions, whether with regard to dividend, voting, return of capital, or otherwise, as the Company may by ordinary resolution determine (or, in the absence of any such determination or so far as the same may not make specific provision, as the board may determine). Subject to the Companies Law, the rules of any Designated Stock Exchange (as defined in the Articles) and the Memorandum and Articles, any share may be issued on terms that, at the option of the Company or the holder thereof, they are liable to be redeemed.

The board may issue warrants conferring the right upon the holders thereof to subscribe for any class of shares or securities in the capital of the Company on such terms as it may from time to time determine.

Subject to the provisions of the Companies Law and the Articles and, where applicable, the rules of any Designated Stock Exchange (as defined in the Articles) and without

# SUMMARY OF THE CONSTITUTION OF THE COMPANY AND CAYMAN COMPANY LAW

prejudice to any special rights or restrictions for the time being attached to any shares or any class of shares, all unissued shares in the Company shall be at the disposal of the board, which may offer, allot, grant options over or otherwise dispose of them to such persons, at such times, for such consideration and on such terms and conditions as it in its absolute discretion thinks fit, but so that no shares shall be issued at a discount.

Neither the Company nor the board shall be obliged, when making or granting any allotment of, offer of, option over or disposal of shares, to make, or make available, any such allotment, offer, option or shares to members or others with registered addresses in any particular territory or territories being a territory or territories where, in the absence of a registration statement or other special formalities, this would or might, in the opinion of the board, be unlawful or impracticable. Members affected as a result of the foregoing sentence shall not be, or be deemed to be, a separate class of members for any purpose whatsoever.

(ii) Power to dispose of the assets of the Company or any subsidiary

There are no specific provisions in the Articles relating to the disposal of the assets of the Company or any of its subsidiaries. The Directors may, however, exercise all powers and do all acts and things which may be exercised or done or approved by the Company and which are not required by the Articles or the Companies Law to be exercised or done by the Company in general meeting.

(iii) Compensation or payments for loss of office

Pursuant to the Articles, payments to any Director or past Director of any sum by way of compensation for loss of office or as consideration for or in connection with his retirement from office (not being a payment to which the Director is contractually entitled) must be approved by the Company in general meeting.

(iv) Loans and provision of security for loans to Directors

There are provisions in the Articles prohibiting the making of loans to Directors.

(v) Disclosure of interests in contracts with the Company or any of its subsidiaries.

A Director may hold any other office or place of profit with the Company (except that of the auditor of the Company) in conjunction with his office of Director for such period and, subject to the Articles, upon such terms as the board may determine, and may be paid such extra remuneration therefor (whether by way of salary, commission, participation in profits or otherwise) in addition to any remuneration provided for by or pursuant to any other Articles. A Director may be or become a director or other officer of, or otherwise interested in, any company promoted by the Company or any other company in which the Company may be interested, and shall not be liable to account to the Company or the members for any remuneration, profits or other benefits received by him as a director, officer or member of, or from his interest in, such other company. Subject as otherwise provided by the Articles, the board may also cause the voting power conferred by the shares in any other company held or owned by the Company to be exercised in such manner in all respects as it thinks fit, including the exercise thereof in favor of any resolution appointing the Directors or any of them to be directors or officers of such other company, or voting or providing for the payment of remuneration to the directors or officers of such other company.

# SUMMARY OF THE CONSTITUTION OF THE COMPANY AND CAYMAN COMPANY LAW

Subject to the Companies Law and the Articles, no Director or proposed or intended Director shall be disqualified by his office from contracting with the Company, either with regard to his tenure of any office or place of profit or as vendor, purchaser or in any other manner whatsoever, nor shall any such contract or any other contract or arrangement in which any Director is in any way interested be liable to be avoided, nor shall any Director so contracting or being so interested be liable to account to the Company or the members for any remuneration, profit or other benefits realized by any such contract or arrangement by reason of such Director holding that office or the fiduciary relationship thereby established. A Director who to his knowledge is in any way, whether directly or indirectly, interested in a contract or arrangement or proposed contract or arrangement with the Company shall declare the nature of his interest at the meeting of the board at which the question of entering into the contract or arrangement is first taken into consideration, if he knows his interest then exists, or in any other case, at the first meeting of the board after he knows that he is or has become so interested.

A Director shall not vote (nor be counted in the quorum) on any resolution of the board approving any contract or arrangement or other proposal in which he or any of his associates is materially interested, but this prohibition shall not apply to any of the following matters, namely:

- (aa) any contract or arrangement for giving to such Director or his associate(s) any security or indemnity in respect of money lent by him or any of his associates or obligations incurred or undertaken by him or any of his associates at the request of or for the benefit of the Company or any of its subsidiaries;
- (bb) any contract or arrangement for the giving of any security or indemnity to a third party in respect of a debt or obligation of the Company or any of its subsidiaries for which the Director or his associate(s) has himself/themselves assumed responsibility in whole or in part whether alone or jointly under a guarantee or indemnity or by the giving of security;
- (cc) any contract or arrangement concerning an offer of shares or debentures or other securities of or by the Company or any other company which the Company may promote or be interested in for subscription or purchase, where the Director or his associate(s) is/are or is/are to be interested as a participant in the underwriting or sub-underwriting of the offer;
- (dd) any contract or arrangement in which the Director or his associate(s) is/are interested in the same manner as other holders of shares or debentures or other securities of the Company by virtue only of his/their interest in shares or debentures or other securities of the Company; or
- (ee) any proposal or arrangement concerning the adoption, modification or operation of a share option scheme, a pension fund or retirement, death, or disability benefits scheme or other arrangement which relates both to Directors, his associates and employees of the Company or of any of its subsidiaries and does not provide in respect of any Director, or his associate(s), as such any privilege or advantage not accorded generally to the class of persons to which such scheme or fund relates.

(vi) Remuneration

The ordinary remuneration of the Directors shall from time to time be determined by the Company in general meeting, such sum (unless otherwise directed by the resolution by which it is voted) to be divided amongst the Directors in such proportions and in such manner as the board may agree or, failing agreement, equally, except that any Director holding office for part only of the period in respect of which the remuneration is payable shall only rank in such division in proportion to the time during such period for which he held office. The Directors shall also be entitled to be prepaid or repaid all travelling, hotel and incidental expenses reasonably expected to be incurred or incurred by them in attending any board meetings, committee meetings or general meetings or separate meetings of any class of shares or of debentures of the Company or otherwise in connection with the discharge of their duties as Directors.

Any Director who, by request, goes or resides abroad for any purpose of the Company or who performs services which in the opinion of the board go beyond the ordinary duties of a Director may be paid such extra remuneration (whether by way of salary, commission, participation in profits or otherwise) as the board may determine and such extra remuneration shall be in addition to or in substitution for any ordinary remuneration as a Director. An executive Director appointed to be a managing director, joint managing director, deputy managing director or other executive officer shall receive such remuneration (whether by way of salary, commission or participation in profits or otherwise or by all or any of those modes) and such other benefits (including pension and/ or gratuity and/or other benefits on retirement) and allowances as the board may from time to time decide. Such remuneration may be either in addition to or in lieu of his remuneration as a Director.

The board may establish or concur or join with other companies (being subsidiary companies of the Company or companies with which it is associated in business) in establishing and making contributions out of the Company's monies to any schemes or funds for providing pensions, sickness or compassionate allowances, life assurance or other benefits for employees (which expression as used in this and the following paragraph shall include any Director or ex-Director who may hold or have held any executive office or any office of profit with the Company or any of its subsidiaries) and ex-employees of the Company and their dependents or any class or classes of such persons.

The board may pay, enter into agreements to pay or make grants of revocable or irrevocable, and either subject or not subject to any terms or conditions, pensions or other benefits to employees and ex-employees and their dependents, or to any of such persons, including pensions or benefits additional to those, if any, to which such employees or ex-employees or their dependents are or may become entitled under any such scheme or fund as is mentioned in the previous paragraph. Any such pension or benefit may, as the board considers desirable, be granted to an employee either before and in anticipation of, or upon or at any time after, his actual retirement.

(vii) Retirement, appointment and removal

At each annual general meeting, one third of the Directors for the time being (or if their number is not a multiple of three, then the number nearest to but not less than one third) will retire from office by rotation provided that every Director shall be subject to

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retirement at an annual general meeting at least once every three years. The Directors to retire in every year will be those who have been longest in office since their last re-election or appointment but as between persons who became or were last re-elected Directors on the same day those to retire will (unless they otherwise agree among themselves) be determined by lot. There are no provisions relating to retirement of Directors upon reaching any age limit.

The Directors shall have the power from time to time and at any time to appoint any person as a Director either to fill a casual vacancy on the board or as an addition to the existing board. Any Director appointed to fill a casual vacancy shall hold office until the first general meeting of members after his appointment and be subject to re-election at such meeting and any Director appointed as an addition to the existing board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election. Neither a Director nor an alternate Director is required to hold any shares in the Company by way of qualification.

A Director may be removed by an ordinary resolution of the Company before the expiration of his period of office (but without prejudice to any claim which such Director may have for damages for any breach of any contract between him and the Company) and may by ordinary resolution appoint another in his place. Unless otherwise determined by the Company in general meeting, the number of Directors shall not be less than two. There is no maximum number of Directors.

The office of director shall be vacated:

- (aa) if he resigns his office by notice in writing delivered to the Company at the registered office of the Company for the time being or tendered at a meeting of the Board;
- (bb) becomes of unsound mind or dies;
- (cc) if, without special leave, he is absent from meetings of the board (unless an alternate director appointed by him attends) for six (6) consecutive months, and the board resolves that his office is vacated;
- (dd) if he becomes bankrupt or has a receiving order made against him or suspends payment or compounds with his creditors;
- (ee) if he is prohibited from being a director by law;
- (ff) if he ceases to be a director by virtue of any provision of law or is removed from office pursuant to the Articles.

The board may from time to time appoint one or more of its body to be managing director, joint managing director, or deputy managing director or to hold any other employment or executive office with the Company for such period and upon such terms as the board may determine and the board may revoke or terminate any of such appointments. The board may delegate any of its powers, authorities and discretions to committees consisting of such Director or Directors and other persons as the board thinks fit, and it may from time to time revoke such delegation or revoke the appointment of and discharge any such committees either wholly or in part, and either as to persons or purposes, but every

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committee so formed shall, in the exercise of the powers, authorities and discretions so delegated, conform to any regulations that may from time to time be imposed upon it by the board.

(viii) Borrowing powers

The board may exercise all the powers of the Company to raise or borrow money, to mortgage or charge all or any part of the undertaking, property and assets (present and future) and uncalled capital of the Company and, subject to the Companies Law, to issue debentures, bonds and other securities of the Company, whether outright or as collateral security for any debt, liability or obligation of the Company or of any third party.

Note: These provisions, in common with the Articles in general, can be varied with the sanction of a special resolution of the Company.

(ix) Proceedings of the Board

The board may meet for the dispatch of business, adjourn and otherwise regulate their meetings as they think fit. Questions arising at any meeting shall be determined by a majority of votes. In the case of an equality of votes, the chairman of the meeting shall have an additional or casting vote.

(x) Register of Directors and Officers

The Companies Law and the Articles provide that the Company is required to maintain at its registered office a register of directors and officers which is not available for inspection by the public. A copy of such register must be filed with the Registrar of Companies in the Cayman Islands and any change must be notified to the Registrar within thirty (30) days of any change in such directors or officers.

### (b) Alterations to constitutional documents

The Articles may be rescinded, altered or amended by the Company in general meeting by special resolution. The Articles state that a special resolution shall be required to alter the provisions of the Memorandum, to amend the Articles or to change the name of the Company.

### (c) Alteration of capital

The Company may from time to time by ordinary resolution in accordance with the relevant provisions of the Companies Law:

- (i) increase its capital by such sum, to be divided into shares of such amounts as the resolution shall prescribe;
- (ii) consolidate and divide all or any of its capital into shares of larger amount than its existing shares;
- (iii) divide its shares into several classes and without prejudice to any special rights previously conferred on the holders of existing shares attach thereto respectively any preferential, deferred, qualified or special rights, privileges, conditions or restrictions as the Company in general meeting or as the directors may determine;
- (iv) sub-divide its shares or any of them into shares of smaller amount than is fixed by the Memorandum, subject nevertheless to the provisions of the Companies Law, and so that the resolution whereby any share is sub-divided may determine that, as between the

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holders of the shares resulting from such sub-division, one or more of the shares may have any such preferred or other special rights, over, or may have such deferred rights or be subject to any such restrictions as compared with the others as the Company has power to attach to unissued or new shares; or

(v) cancel any shares which, at the date of passing of the resolution, have not been taken, or agreed to be taken, by any person, and diminish the amount of its capital by the amount of the shares so cancelled.

The Company may subject to the provisions of the Companies Law reduce its share capital or any capital redemption reserve or other undistributable reserve in any way by special resolution.

#### (d) Variation of rights of existing shares or classes of shares

Subject to the Companies Law, all or any of the special rights attached to the shares or any class of shares may (unless otherwise provided for by the terms of issue of that class) be varied, modified or abrogated either with the consent in writing of the holders of not less than three-fourths in nominal value of the issued shares of that class or with the sanction of a special resolution passed at a separate general meeting of the holders of the shares of that class. To every such separate general meeting the provisions of the Articles relating to general meetings will *mutatis mutandis* apply, but so that the necessary quorum (other than at an adjourned meeting) shall be two persons holding or representing by proxy not less than one-third in nominal value of the issued shares of that class and at any adjourned meeting two holders present in person or by proxy whatever the number of shares held by them shall be a quorum. Every holder of shares of the class shall be entitled to one vote for every such share held by him.

The special rights conferred upon the holders of any shares or class of shares shall not, unless otherwise expressly provided in the rights attaching to the terms of issue of such shares, be deemed to be varied by the creation or issue of further shares ranking *pari passu* therewith.

#### (e) Special resolution-majority required

Pursuant to the Articles, a special resolution of the Company must be passed by a majority of not less than three-fourths of the votes cast by such members as, being entitled so to do, vote in person or, in the case of such members as are corporations, by their duly authorized representatives or, where proxies are allowed, by proxy at a general meeting of which notice of not less than twenty-one (21) clear days and not less than ten (10) clear business days specifying the intention to propose the resolution as a special resolution, has been duly given. Provided that if permitted by the Designated Stock Exchange (as defined in the Articles), except in the case of an annual general meeting, if it is so agreed by a majority in number of the members having a right to attend and vote at such meeting, being a majority together holding not less than ninety-five per cent. (95%) in nominal value of the shares giving that right and, in the case of an annual general meeting, if so agreed by all Members entitled to attend and vote thereat, a resolution may be proposed and passed as a special resolution at a meeting of which notice of less than twenty-one (21) clear days and less than ten (10) clear business days has been given.

A copy of any special resolution must be forwarded to the Registrar of Companies in the Cayman Islands within fifteen (15) days of being passed.

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An ordinary resolution is defined in the Articles to mean a resolution passed by a simple majority of the votes of such members of the Company as, being entitled to do so, vote in person or, in the case of corporations, by their duly authorized representatives or, where proxies are allowed, by proxy at a general meeting held in accordance with the Articles.

### (f) Voting rights

Subject to any special rights or restrictions as to voting for the time being attached to any shares by or in accordance with the Articles, at any general meeting on a poll every member present in person or by proxy or, in the case of a member being a corporation, by its duly authorized representative shall have one vote for every fully paid share of which he is the holder but so that no amount paid up or credited as paid up on a share in advance of calls or installments is treated for the foregoing purposes as paid up on the share. A member entitled to more than one vote need not use all his votes or cast all the votes he uses in the same way.

At any general meeting a resolution put to the vote of the meeting is to be decided by way of a poll save that the chairman of the meeting may in good faith, allow a resolution which relates purely to a procedural or administrative matter to be voted on by a show of hands in which case every member present in person (or being a corporation, is present by a duly authorized representative), or by proxy(ies) shall have one vote provided that where more than one proxy is appointed by a member which is a clearing house (or its nominee(s)), each such proxy shall have one vote on a show of hands.

If a recognized clearing house (or its nominee(s)) is a member of the Company it may authorize such person or persons as it thinks fit to act as its representative(s) at any meeting of the Company or at any meeting of any class of members of the Company provided that, if more than one person is so authorized, the authorization shall specify the number and class of shares in respect of which each such person is so authorized. A person authorized pursuant to this provision shall be deemed to have been duly authorized without further evidence of the facts and be entitled to exercise the same powers on behalf of the recognized clearing house (or its nominee(s)) as if such person was the registered holder of the shares of the Company held by that clearing house (or its nominee(s)) including, where a show of hands is allowed, the right to vote individually on a show of hands.

Where the Company has any knowledge that any shareholder is, under the rules of the Designated Stock Exchange (as defined in the Articles), required to abstain from voting on any particular resolution of the Company or restricted to voting only for or only against any particular resolution of the Company, any votes cast by or on behalf of such shareholder in contravention of such requirement or restriction shall not be counted.

### (g) Requirements for annual general meetings

An annual general meeting of the Company must be held in each year, other than the year of adoption of the Articles (within a period of not more than fifteen (15) months after the holding of the last preceding annual general meeting or a period of eighteen (18) months from the date of adoption of the Articles, unless a longer period would not infringe the rules of any Designated Stock Exchange (as defined in the Articles)) at such time and place as may be determined by the board.

### (h) Accounts and audit

The board shall cause true accounts to be kept of the sums of money received and expended by the Company, and the matters in respect of which such receipt and expenditure take place, and of the property, assets, credits and liabilities of the Company and of all other matters required by the Companies Law or necessary to give a true and fair view of the Company's affairs and to explain its transactions.

The accounting records shall be kept at the registered office or at such other place or places as the board decides and shall always be open to inspection by any Director. No member (other than a Director) shall have any right to inspect any accounting record or book or document of the Company except as conferred by law or authorized by the board or the Company in general meeting.

However, an exempted company shall make available at its registered office in electronic form or any other medium, copies of its books of account or parts thereof as may be required of it upon service of an order or notice by the Tax Information Authority pursuant to the Tax Information Authority Law (2009 Revision) of the Cayman Islands.

A copy of every balance sheet and profit and loss account (including every document required by law to be annexed thereto) which is to be laid before the Company at its general meeting, together with a printed copy of the Directors' report and a copy of the auditors' report, shall not less than twenty-one (21) days before the date of the meeting and at the same time as the notice of annual general meeting be sent to every person entitled to receive notices of general meetings of the Company under the provisions the Articles; however, subject to compliance with all applicable laws, including the rules of the Designated Stock Exchange (as defined in the Articles), the Company may send to such persons summarized financial statements derived from the Company's annual accounts and the directors' report instead provided that any such person may by notice in writing served on the Company, demand that the Company's annual financial statement and the directors' report thereon.

Auditors shall be appointed and the terms and tenure of such appointment and their duties at all times regulated in accordance with the provisions of the Articles. The remuneration of the auditors shall be fixed by the Company in general meeting or in such manner as the members may determine.

The financial statements of the Company shall be audited by the auditor in accordance with generally accepted auditing standards. The auditor shall make a written report thereon in accordance with generally accepted auditing standards and the report of the auditor shall be submitted to the members in general meeting. The generally accepted auditing standards referred to herein may be those of a country or jurisdiction other than the Cayman Islands. If so, the financial statements and the report of the auditor should disclose this fact and name such country or jurisdiction.

### (i) Notices of meetings and business to be conducted thereat

An annual general meeting shall be called by notice of not less than twenty-one (21) clear days and not less than twenty (20) clear business days and any extraordinary general meeting at which it is proposed to pass a special resolution shall (save as set out in sub-paragraph (e) above) be called by notice of at least twenty-one (21) clear days and not less than ten (10) clear business days. All other extraordinary general meetings shall be called by notice of at least fourteen (14) clear days and not less

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than ten (10) clear business days. The notice must specify the time and place of the meeting and, in the case of special business, the general nature of that business. In addition notice of every general meeting shall be given to all members of the Company other than such as, under the provisions of the Articles or the terms of issue of the shares they hold, are not entitled to receive such notices from the Company, and also to the auditors for the time being of the Company.

Notwithstanding that a meeting of the Company is called by shorter notice than that mentioned above if permitted by the rules of the Designated Stock Exchange, it shall be deemed to have been duly called if it is so agreed:

- (i) in the case of a meeting called as an annual general meeting, by all members of the Company entitled to attend and vote thereat; and
- (ii) in the case of any other meeting, by a majority in number of the members having a right to attend and vote at the meeting, being a majority together holding not less than ninety-five per cent (95%) in nominal value of the issued shares giving that right.

All business shall be deemed special that is transacted at an extraordinary general meeting and also all business shall be deemed special that is transacted at an annual general meeting with the exception of the following, which shall be deemed ordinary business:

- (aa) the declaration and sanctioning of dividends;
- (bb) the consideration and adoption of the accounts and balance sheet and the reports of the directors and the auditors;
- (cc) the election of directors in place of those retiring;
- (dd) the appointment of auditors and other officers;
- (ee) the fixing of the remuneration of the directors and of the auditors;
- (ff) the granting of any mandate or authority to the directors to offer, allot, grant options over or otherwise dispose of the unissued shares of the Company representing not more than twenty per cent (20%) in nominal value of its existing issued share capital; and
- (gg) the granting of any mandate or authority to the directors to repurchase securities of the Company.

### (j) Transfer of shares

All transfers of shares may be effected by an instrument of transfer in the usual or common form or in a form prescribed by the Designated Stock Exchange (as defined in the Articles) or in such other form as the board may approve and which may be under hand or, if the transferor or transferee is a clearing house or its nominee(s), by hand or by machine imprinted signature or by such other manner of execution as the board may approve from time to time. The instrument of transfer shall be executed by or on behalf of the transferor and the transferee provided that the board may dispense with the execution of the instrument of transfer by the transferee in any case in which it thinks fit, in its discretion, to do so and the transferor shall be deemed to remain the holder of the share until the name of the transferee is entered in the register of members in respect thereof. The board may also resolve either generally or in any particular case, upon request by either the transferor or the transferee, to accept mechanically executed transfers.

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The board in so far as permitted by any applicable law may, in its absolute discretion, at any time and from time to time transfer any share upon the principal register to any branch register or any share on any branch register to the principal register or any other branch register.

Unless the board otherwise agrees, no shares on the principal register shall be transferred to any branch register nor may shares on any branch register be transferred to the principal register or any other branch register. All transfers and other documents of title shall be lodged for registration and registered, in the case of shares on a branch register, at the relevant registration office and, in the case of shares on the principal register, at the registered office in the Cayman Islands or such other place at which the principal register is kept in accordance with the Companies Law.

The board may, in its absolute discretion, and without assigning any reason, refuse to register a transfer of any share (not being a fully paid up share) to a person of whom it does not approve or any share issued under any share incentive scheme for employees upon which a restriction on transfer imposed thereby still subsists, and it may also refuse to register any transfer of any share to more than four joint holders or any transfer of any share (not being a fully paid up share) on which the Company has a lien.

The board may decline to recognize any instrument of transfer unless a fee of such maximum sum as any Designated Stock Exchange (as defined in the Articles) may determine to be payable or such lesser sum as the Directors may from time to time require is paid to the Company in respect thereof, the instrument of transfer, if applicable, is properly stamped, is in respect of only one class of share and is lodged at the relevant registration office or registered office or such other place at which the principal register is kept accompanied by the relevant share certificate(s) and such other evidence as the board may reasonably require to show the right of the transferor to make the transfer (and if the instrument of transfer is executed by some other person on his behalf, the authority of that person so to do).

The registration of transfers may be suspended and the register closed on giving notice by advertisement in a relevant newspaper and, where applicable, any other newspapers in accordance with the requirements of any Designated Stock Exchange (as defined in the Articles), at such times and for such periods as the board may determine and either generally or in respect of any class of shares. The register of members shall not be closed for periods exceeding in the whole thirty (30) days in any year.

### (k) **Power for the Company to purchase its own shares**

The Company is empowered by the Companies Law and the Articles to purchase its own Shares subject to certain restrictions and the Board may only exercise this power on behalf of the Company subject to any applicable requirements imposed from time to time by any Designated Stock Exchange (as defined in the Articles).

# (l) Power for any subsidiary of the Company to own shares in the Company and financial assistance to purchase shares of the Company

There are no provisions in the Articles relating to ownership of shares in the Company by a subsidiary.

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Subject to compliance with the rules and regulations of the Designated Stock Exchange (as defined in the Articles) and any other relevant regulatory authority, the Company may give financial assistance for the purpose of or in connection with a purchase made or to be made by any person of any shares in the Company.

### (m) Dividends and other methods of distribution

Subject to the Companies Law, the Company in general meeting may declare dividends in any currency to be paid to the members but no dividend shall be declared in excess of the amount recommended by the board.

The Articles provide dividends may be declared and paid out of the profits of the Company, 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 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 the Company on account of calls or otherwise.

Whenever the board or the Company in general meeting has resolved that a dividend be paid or declared on the share capital of the Company, the board may further resolve either (a) that such dividend be satisfied wholly or in part in the form of an allotment of shares credited as fully paid up, provided that the shareholders entitled thereto will be entitled to elect to receive such dividend (or part thereof) in cash in lieu of such allotment, or (b) that shareholders entitled to such dividend will be entitled to elect to receive an allotment of shares credited as fully paid up in lieu of the whole or such part of the dividend as the board may think fit. The Company may also upon the recommendation of the board by an ordinary resolution resolve in respect of any one particular dividend of the Company that it may be satisfied wholly in the form of an allotment of shares credited as fully paid up without offering any right to shareholders to elect to receive such dividend.

Any dividend, interest or other sum payable in cash to the holder of shares may be paid by cheque or warrant sent through the post addressed to the holder at his registered address, or in the case of joint holders, addressed to the holder whose name stands first in the register of the Company in respect of the shares at his address as appearing in the register or addressed to such person and at such addresses as the holder or joint holders may in writing direct. Every such cheque or warrant shall, unless the holder or joint holders otherwise direct, be made payable to the order of the holder or, in the case of joint holders, to the order of the holder whose name stands first on the register in respect of such shares, and shall be sent at his or their risk and payment of the cheque or warrant by the bank on which it is drawn shall constitute a good discharge to the Company. Any one of two or more joint holders may give effectual receipts for any dividends or other moneys payable or property distributable in respect of the shares held by such joint holders.

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Whenever the board or the Company in general meeting has resolved that a dividend be paid or declared the board may further resolve that such dividend be satisfied wholly or in part by the distribution of specific assets of any kind.

All dividends or bonuses unclaimed for one year after having been declared may be invested or otherwise made use of by the board for the benefit of the Company until claimed and the Company shall not be constituted a trustee in respect thereof. All dividends or bonuses unclaimed for six years after having been declared may be forfeited by the board and shall revert to the Company.

No dividend or other monies payable by the Company on or in respect of any share shall bear interest against the Company.

#### (n) **Proxies**

Any member of the Company entitled to attend and vote at a meeting of the Company is entitled to appoint another person as his proxy to attend and vote instead of him. A member who is the holder of two or more shares may appoint more than one proxy to represent him and vote on his behalf at a general meeting of the Company or at a class meeting. A proxy need not be a member of the Company and shall be entitled to exercise the same powers on behalf of a member who is an individual and for whom he acts as proxy as such member could exercise. In addition, a proxy shall be entitled to exercise the same powers on behalf of a member which is a corporation and for which he acts as proxy as such member could exercise if it were an individual member. Votes may be given either personally (or, in the case of a member being a corporation, by its duly authorized representative) or by proxy.

### (o) Call on shares and forfeiture of shares

Subject to the Articles and to the terms of allotment, the board may from time to time make such calls upon the members in respect of any monies unpaid on the shares held by them respectively (whether on account of the nominal value of the shares or by way of premium). A call may be made payable either in one lump sum or by installments. If the sum payable in respect of any call or installment is not paid on or before the day appointed for payment thereof, the person or persons from whom the sum is due shall pay interest on the same at such rate not exceeding twenty per cent. (20%) per annum as the board may agree to accept from the day appointed for the payment thereof to the time of actual payment, but the board may waive payment of such interest wholly or in part. The board may, if it thinks fit, receive from any member willing to advance the same, either in money or money's worth, all or any part of the monies uncalled and unpaid or installments payable upon any shares held by him, and upon all or any of the monies so advanced the Company may pay interest at such rate (if any) as the board may decide.

If a member fails to pay any call on the day appointed for payment thereof, the board may serve not less than fourteen (14) clear days' notice on him requiring payment of so much of the call as is unpaid, together with any interest which may have accrued and which may still accrue up to the date of actual payment and stating that, in the event of non-payment at or before the time appointed, the shares in respect of which the call was made will be liable to be forfeited.

If the requirements of any such notice are not complied with, any share in respect of which the notice has been given may at any time thereafter, before the payment required by the notice has been

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made, be forfeited by a resolution of the board to that effect. Such forfeiture will include all dividends and bonuses declared in respect of the forfeited share and not actually paid before the forfeiture.

A person whose shares have been forfeited shall cease to be a member in respect of the forfeited shares but shall, notwithstanding, remain liable to pay to the Company all monies which, at the date of forfeiture, were payable by him to the Company in respect of the shares, together with (if the board shall in its discretion so require) interest thereon from the date of forfeiture until the date of actual payment at such rate not exceeding twenty per cent. (20%) per annum as the board determines.

#### (p) Inspection of register of members

Pursuant to the Articles the register and branch register of members shall be open to inspection for at least two (2) hours during business hours by members without charge, or by any other person upon a maximum payment of HK\$2.50 or such lesser sum specified by the board, at the registered office or such other place at which the register is kept in accordance with the Companies Law or, upon a maximum payment of HK\$1.00 or such lesser sum specified by the board, at the Registration Office (as defined in the Articles), unless the register is closed in accordance with the Articles.

### (q) Quorum for meetings and separate class meetings

No business shall be transacted at any general meeting unless a quorum is present when the meeting proceeds to business, but the absence of a quorum shall not preclude the appointment of a chairman.

Save as otherwise provided by the Articles the quorum for a general meeting shall be two members present in person (or, in the case of a member being a corporation, by its duly authorized representative) or by proxy and entitled to vote. In respect of a separate class meeting (other than an adjourned meeting) convened to sanction the modification of class rights the necessary quorum shall be two persons holding or representing by proxy not less than one-third in nominal value of the issued shares of that class.

A corporation being a member shall be deemed for the purpose of the Articles to be present in person if represented by its duly authorized representative being the person appointed by resolution of the directors or other governing body of such corporation to act as its representative at the relevant general meeting of the Company or at any relevant general meeting of any class of members of the Company.

### (r) Rights of the minorities in relation to fraud or oppression

There are no provisions in the Articles relating to rights of minority shareholders in relation to fraud or oppression. However, certain remedies are available to shareholders of the Company under Cayman law, as summarized in paragraph 3(f) of this Appendix.

### (s) **Procedures on liquidation**

A resolution that the Company be wound up by the court or be wound up voluntarily shall be a special resolution.

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Subject to any special rights, privileges or restrictions as to the distribution of available surplus assets on liquidation for the time being attached to any class or classes of shares (i) if the Company shall be wound up and the assets available for distribution amongst the members of the Company shall be more than sufficient to repay the whole of the capital paid up at the commencement of the winding up, the excess shall be distributed *pari passu* amongst such members in proportion to the amount paid up on the shares held by them respectively and (ii) if the Company shall be wound up and the assets available for distributed so that, as nearly as may be, the losses shall be borne by the members in proportion to the capital paid up, or which ought to have been paid up, at the commencement of the winding up on the shares held by them respectively paid up, or which ought to have been paid up, at the commencement of the winding up on the shares held by them respectively.

If the Company shall be wound up (whether the liquidation is voluntary or by the court) the liquidator may, with the authority of a special resolution and any other sanction required by the Companies Law divide among the members in specie or kind the whole or any part of the assets of the Company whether the assets shall consist of property of one kind or shall consist of properties of different kinds and the liquidator may, for such purpose, set such value as he deems fair upon any one or more class or classes of property to be divided as aforesaid and may determine how such division shall be carried out as between the members or different classes of members. The liquidator may, with the like authority, vest any part of the assets in trustees upon such trusts for the benefit of members as the liquidator, with the like authority, shall think fit, but so that no contributory shall be compelled to accept any shares or other property in respect of which there is a liability.

### (t) Untraceable members

Pursuant to the Articles, the Company may sell any of the shares of a member who is untraceable if (i) all cheques or warrants in respect of dividends of the shares in question (being not less than three in total number) for any sum payable in cash to the holder of such shares have remained uncashed for a period of 12 years; (ii) upon the expiry of the 12 year period, the Company has not during that time received any indication of the existence of the member; and (iii) the Company has caused an advertisement to be published in accordance with the rules of the Designated Stock Exchange (as defined in the Articles) giving notice of its intention to sell such shares and a period of three (3) months, or such shorter period as may be permitted by the Designated Stock Exchange (as defined in the Articles) has been notified of such intention. The net proceeds of any such sale shall belong to the Company and upon receipt by the Company of such net proceeds, it shall become indebted to the former member of the Company for an amount equal to such net proceeds.

### (u) Subscription rights reserve

The Articles provide that to the extent that it is not prohibited by and is in compliance with the Companies Law, if warrants to subscribe for shares have been issued by the Company and the Company does any act or engages in any transaction which would result in the subscription price of such warrants being reduced below the par value of a share, a subscription rights reserve shall be established and applied in paying up the difference between the subscription price and the par value of a share on any exercise of the warrants.

### 3. CAYMAN ISLANDS COMPANY LAW

The Company is incorporated in the Cayman Islands subject to the Companies Law and, therefore, operates subject to Cayman law. Set out below is a summary of certain provisions of Cayman company law, although this does not purport to contain all applicable qualifications and exceptions or to be a complete review of all matters of Cayman company law and taxation, which may differ from equivalent provisions in jurisdictions with which interested parties may be more familiar:

### (a) **Operations**

As an exempted company, the Company's operations must be conducted mainly outside the Cayman Islands. The Company is required to file an annual return each year with the Registrar of Companies of the Cayman Islands and pay a fee which is based on the amount of its authorized share capital.

### (b) Share capital

The Companies Law provides that where a company issues shares at a premium, whether for cash or otherwise, a sum equal to the aggregate amount of the value of the premiums on those shares shall be transferred to an account, to be called the "share premium account". At the option of a company, these provisions may not apply to premiums on shares of that company allotted pursuant to any arrangement in consideration of the acquisition or cancellation of shares in any other company and issued at a premium. The Companies Law provides that the share premium account may be applied by the company subject to the provisions, if any, of its memorandum and articles of association in (a) paying distributions or dividends to members; (b) paying up unissued shares of the company to be issued to members as fully paid bonus shares; (c) the redemption and repurchase of shares (subject to the provisions of section 37 of the Companies Law); (d) writing-off the preliminary expenses of the company; and (e) writing-off the expenses of, or the commission paid or discount allowed on, any issue of shares or debentures of the company.

No distribution or dividend may be paid to members out of the share premium account unless immediately following the date on which the distribution or dividend is proposed to be paid, the company will be able to pay its debts as they fall due in the ordinary course business.

The Companies Law provides that, subject to confirmation by the Grand Court of the Cayman Islands (the "Court"), a company limited by shares or a company limited by guarantee and having a share capital may, if so authorized by its articles of association, by special resolution reduce its share capital in any way.

The Articles includes certain protections for holders of special classes of shares, requiring their consent to be obtained before their rights may be varied. The consent of the specified proportions of the holders of the issued shares of that class or the sanction of a resolution passed at a separate meeting of the holders of those shares is required.

### (c) Financial assistance to purchase shares of a company or its holding company

Subject to all applicable laws, the Company may give financial assistance to Directors and employees of the Company, its subsidiaries, its holding company or any subsidiary of such holding

# SUMMARY OF THE CONSTITUTION OF THE COMPANY AND CAYMAN COMPANY LAW

company in order that they may buy Shares in the Company or shares in any subsidiary or holding company. Further, subject to all applicable laws, the Company may give financial assistance to a trustee for the acquisition of Shares in the Company or shares in any such subsidiary or holding company to be held for the benefit of employees of the Company, its subsidiaries, any holding company of the Company or any subsidiary of any such holding company (including salaried Directors).

There is no statutory restriction in the Cayman Islands on the provision of financial assistance by a company to another person for the purchase of, or subscription for, its own or its holding company's shares. Accordingly, a company may provide financial assistance if the directors of the company consider, in discharging their duties of care and acting in good faith, for a proper purpose and in the interests of the company, that such assistance can properly be given. Such assistance should be on an arm's-length basis.

### (d) Purchase of shares and warrants by a company and its subsidiaries

Subject to the provisions of the Companies Law, a company limited by shares or a company limited by guarantee and having a share capital may, if so authorized by its articles of association, issue shares which are to be redeemed or are liable to be redeemed at the option of the company or a shareholder and the Companies Law expressly provides that it shall be lawful for the rights attaching to any shares to be varied, subject to the provisions of the company's articles of association, so as to provide that such shares are to be or are liable to be so redeemed. In addition, such a company may, if authorized to do so by its articles of association, purchase its own shares, including any redeemable shares. However, if the articles of association do not authorize the manner and terms of purchase, a company cannot purchase any of its own shares unless the manner and terms of purchase have first been authorized by an ordinary resolution of the company. At no time may a company redeem or purchase its shares unless they are fully paid. A company may not redeem or purchase any of its shares if, as a result of the redemption or purchase, there would no longer be any issued shares of the company other than shares held as treasury shares. A payment out of capital by a company for the redemption or purchase of its own shares is not lawful unless immediately following the date on which the payment is proposed to be made, the company shall be able to pay its debts as they fall due in the ordinary course of business.

Shares purchased by a company shall be treated as cancelled unless, subject to the memorandum and articles of association of the company, the directors of the company resolve to hold such shares in the name of the company as treasury shares prior to the purchase. Where shares of a company are held as treasury shares, the company shall be entered in the register of members as holding those shares, however, notwithstanding the foregoing, the company shall not be treated as a member for any purpose and shall not exercise any right in respect of the treasury shares, and any purported exercise of such a right shall be void, and a treasury share shall not be voted, directly or indirectly, at any meeting of the company and shall not be counted in determining the total number of issued shares at any given time, whether for the purposes of the company's articles of association or the Companies Law. Further, no dividend may be declared or paid, and no other distribution (whether in cash or otherwise) of the company's assets (including any distribution of assets to members on a winding up) may be made to the company, in respect of a treasury share.

A company is not prohibited from purchasing and may purchase its own warrants subject to and in accordance with the terms and conditions of the relevant warrant instrument or certificate. There is

# SUMMARY OF THE CONSTITUTION OF THE COMPANY AND CAYMAN COMPANY LAW

no requirement under Cayman Islands law that a company's memorandum or articles of association contain a specific provision enabling such purchases and the directors of a company may rely upon the general power contained in its memorandum of association to buy and sell and deal in personal property of all kinds.

Under Cayman Islands law, a subsidiary may hold shares in its holding company and, in certain circumstances, may acquire such shares.

### (e) Dividends and distributions

With the exception of section 34 of the Companies Law, there is no statutory provisions relating to the payment of dividends. Based upon English case law, which is regarded as persuasive in the Cayman Islands, dividends may be paid only out of profits. In addition, section 34 of the Companies Law permits, subject to a solvency test and the provisions, if any, of the company's memorandum and articles of association, the payment of dividends and distributions out of the share premium account (see paragraph 2(m) above for further details).

### (f) **Protection of minorities**

The Cayman Islands courts ordinarily would be expected to follow English case law precedents which permit a minority shareholder to commence a representative action against or derivative actions in the name of the company to challenge (a) an act which is ultra vires the company or illegal, (b) an act which constitutes a fraud against the minority and the wrongdoers are themselves in control of the company, and (c) an irregularity in the passing of a resolution which requires a qualified (or special) majority.

In the case of a company (not being a bank) having a share capital divided into shares, the Court may, on the application of members holding not less than one fifth of the shares of the company in issue, appoint an inspector to examine into the affairs of the company and to report thereon in such manner as the Court shall direct.

Any shareholder of a company may petition the Court which may make a winding up order if the Court is of the opinion that it is just and equitable that the company should be wound up or, as an alternative to a winding up order, (a) an order regulating the conduct of the company's affairs in the future, (b) an order requiring the company to refrain from doing or continuing an act complained of by the shareholder petitioner or to do an act which the shareholder petitioner has complained it has omitted to do, (c) an order authorizing civil proceedings to be brought in the name and on behalf of the company by the shareholder petitioner on such terms as the Court may direct, or (d) an order providing for the purchase of the shares of any shareholders of the company by other shareholders or by the company itself and, in the case of a purchase by the company itself, a reduction of the company's capital accordingly.

Generally claims against a company by its shareholders must be based on the general laws of contract or tort applicable in the Cayman Islands or their individual rights as shareholders as established by the company's memorandum and articles of association.

### (g) Management

The Companies Law contains no specific restrictions on the power of directors to dispose of assets of a company. However, as a matter of general law, every officer of a company, which includes a director, managing director and secretary, in exercising his powers and discharging his duties must do so honestly and in good faith with a view to the best interests of the company and exercise the care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances.

### (h) Accounting and auditing requirements

A company shall cause proper books of account to be kept with respect to (i) all sums of money received and expended by the company and the matters in respect of which the receipt and expenditure takes place; (ii) all sales and purchases of goods by the company; and (iii) the assets and liabilities of the company.

Proper books of account shall not be deemed to be kept if there are not kept such books as are necessary to give a true and fair view of the state of the company's affairs and to explain its transactions.

### (i) Exchange control

There are no exchange control regulations or currency restrictions in the Cayman Islands.

### (j) Taxation

Pursuant to section 6 of the Tax Concessions Law (1999 Revision) of the Cayman Islands, the Company has obtained an undertaking from the Governor-in-Cabinet:

- (1) that no law which is enacted in the Cayman Islands imposing any tax to be levied on profits, income, gains or appreciation shall apply to the Company or its operations; and
- (2) that the aforesaid tax or any tax in the nature of estate duty or inheritance tax shall not be payable on or in respect of the shares, debentures or other obligations of the Company.

The undertaking for the Company is for a period of twenty years from June 1, 2010.

The Cayman Islands currently levy no taxes on individuals or corporations based upon profits, income, gains or appreciations and there is no taxation in the nature of inheritance tax or estate duty. There are no other taxes likely to be material to the Company levied by the Government of the Cayman Islands save certain stamp duties which may be applicable, from time to time, on certain instruments executed in or brought within the jurisdiction of the Cayman Islands. The Cayman Islands are not party to any double tax treaties.

### (k) Stamp duty on transfers

No stamp duty is payable in the Cayman Islands on transfers of shares of Cayman Islands companies except those which hold interests in land in the Cayman Islands.

### (l) Loans to directors

There is no express provision in the Companies Law prohibiting the making of loans by a company to any of its directors.

#### (m) Inspection of corporate records

Members of the Company will have no general right under the Companies Law to inspect or obtain copies of the register of members or corporate records of the Company. They will, however, have such rights as may be set out in the Company's Articles.

An exempted company may maintain its principal register of members and any branch registers at such locations, whether within or without the Cayman Islands, as the directors may, from time to time, think fit. A branch register shall be kept in the same manner in which a principal register is by the Companies Law required or permitted to be kept. The company shall cause to be kept at the place where the company's principal register is kept a duplicate of any branch register duly entered up from time to time. There is no requirement under the Companies Law for an exempted company to make any returns of members to the Registrar of Companies of the Cayman Islands. The names and addresses of the members are, accordingly, not a matter of public record and are not available for public inspection.

However, an exempted company shall make available at its registered office, in electronic form or any other medium, such register of members, including any branch register of members, as may be required of it upon service of an order or notice by the Tax Information Authority pursuant to the Tax Information Authority Law (2009 Revision) of the Cayman Islands.

### (n) Winding up

A company may be wound up compulsorily by order of the Court voluntarily; or, under supervision of the Court. The Court has authority to order winding up in a number of specified circumstances including where it is, in the opinion of the Court, just and equitable to do so.

A company may be wound up voluntarily when the members so resolve in general meeting by special resolution, or, in the case of a limited duration company, when the period fixed for the duration of the company by its memorandum or articles expires, or the event occurs on the occurrence of which the memorandum or articles provides that the company is to be dissolved, or, the company does not commence business for a year from its incorporation (or suspends its business for a year), or, the company is unable to pay its debts. In the case of a voluntary winding up, such company is obliged to cease to carry on its business from the time of passing the resolution for voluntary winding up or upon the expiry of the period or the occurrence of the event referred to above.

For the purpose of conducting the proceedings in winding up a company and assisting the Court, there may be appointed one or more than one person to be called an official liquidator or official liquidators; and the Court may appoint to such office such qualified person or persons, either provisionally or otherwise, as it thinks fit, and if more persons than one are appointed to such office, the Court shall declare whether any act hereby required or authorized to be done by the official liquidator is to be done by all or any one or more of such persons. The Court may also determine whether any and what security is to be given by an official liquidator on his appointment; if no official liquidator is appointed, or during any vacancy in such office, all the property of the company shall be in the custody of the Court. A person shall be qualified to accept an appointment as an official liquidator if he is duly qualified in terms of the Insolvency Practitioners Regulations. A foreign practitioner may be appointed to act jointly with a qualified insolvency practitioner.

# SUMMARY OF THE CONSTITUTION OF THE COMPANY AND CAYMAN COMPANY LAW

In the case of a members' voluntary winding up of a company, the company in general meeting must appoint one or more liquidators for the purpose of winding up the affairs of the company and distributing its assets. A declaration of solvency must be signed by all the directors of a company being voluntarily wound up within twenty-eight (28) days of the commencement of the liquidation, failing which, its liquidator must apply to Court for an order that the liquidation continue under the supervision of the Court.

Upon the appointment of a liquidator, the responsibility for the company's affairs rests entirely in his hands and no future executive action may be carried out without his approval. A liquidator's duties are to collect the assets of the company (including the amount (if any) due from the contributories), settle the list of creditors and, subject to the rights of preferred and secured creditors and to any subordination agreements or rights of set-off or netting of claims, discharge the company's liability to them (*pari passu* if insufficient assets exist to discharge the liabilities in full) and to settle the list of contributories (shareholders) and divide the surplus assets (if any) amongst them in accordance with the rights attaching to the shares.

As soon as the affairs of the company are fully wound up, the liquidator must make up an account of the winding up, showing how the winding up has been conducted and the property of the company has been disposed of, and thereupon call a general meeting of the company for the purposes of laying before it the account and giving an explanation thereof. At least twenty-one (21) days before the final meeting, the liquidator shall send a notice specifying the time, place and object of the meeting to each contributory in any manner authorized by the company's articles of association and published in the Gazette in the Cayman Islands.

### (o) **Reconstructions**

There are statutory provisions which facilitate reconstructions and amalgamations approved by a majority in number representing seventy-five per cent. (75%) in value of shareholders or class of shareholders or creditors, as the case may be, as are present at a meeting called for such purpose and thereafter sanctioned by the Court. Whilst a dissenting shareholder would have the right to express to the Court his view that the transaction for which approval is sought would not provide the shareholders with a fair value for their shares, the Court is unlikely to disapprove the transaction on that ground alone in the absence of evidence of fraud or bad faith on behalf of management.

### (p) Compulsory acquisition

Where an offer is made by a company for the shares of another company and, within four (4) months of the offer, the holders of not less than ninety per cent. (90%) of the shares which are the subject of the offer accept, the offeror may at any time within two (2) months after the expiration of the said four (4) months, by notice in the prescribed manner require the dissenting shareholders to transfer their shares on the terms of the offer. A dissenting shareholder may apply to the Court within one (1) month of the notice objecting to the transfer. The burden is on the dissenting shareholder to show that the Court should exercise its discretion, which it will be unlikely to do unless there is evidence of fraud or bad faith or collusion as between the offeror and the holders of the shares who have accepted the offer as a means of unfairly forcing out minority shareholders.

# SUMMARY OF THE CONSTITUTION OF THE COMPANY AND CAYMAN COMPANY LAW

### (q) Indemnification

Cayman Islands law does not limit the extent to which a company's articles of association may provide for indemnification of officers and directors, except to the extent any such provision may be held by the court to be contrary to public policy (e.g. for purporting to provide indemnification against the consequences of committing a crime).

### 4. GENERAL

Conyers Dill & Pearman (Cayman) Limited, the Company's special legal counsel on Cayman Islands law, have sent to the Company a letter of advice summarizing certain aspects of Cayman Islands company law. This letter, together with a copy of the Companies Law, is available for inspection as referred to in the paragraph headed "Documents delivered to the registrar of companies and available for inspection" in Appendix VI. Any person wishing to have a detailed summary of Cayman Islands company law or advice on the differences between it and the laws of any jurisdiction with which he is more familiar is recommended to seek independent legal advice.

### A. FURTHER INFORMATION ABOUT OUR GROUP

### 1. Incorporation of Our Company

Our Company was incorporated in the Cayman Islands under the Companies Law as an exempted company with limited liability on May 14, 2010. We have established a principal place of business in Hong Kong at Room 4106-08, Two International Finance Centre, 8 Finance Street, Central, Hong Kong and were registered with the Registrar of Companies in Hong Kong as a non-Hong Kong company under Part XI of the Companies Ordinance on November 15, 2013. Ms. Kei and Ms. Li Yan Wing, Rita have been appointed as the authorized representative of our Company for the acceptance of service of process and notices on behalf of our Company in Hong Kong.

As our Company was incorporated in the Cayman Islands, our corporate structure and our Articles of Association are subject to the relevant laws and regulations of the Cayman Islands. A summary of the relevant laws and regulations of the Cayman Islands and of the Articles of Association is set out in the section headed "Summary of the Constitution of Our Company and Cayman Islands Company Law" in Appendix IV to this prospectus.

### 2. Changes in the Share Capital of Our Company

As of the date of our incorporation, our initial authorized share capital was HK\$380,000 divided into 3,800,000 Shares of HK\$0.10 each.

On November 18, 2013, our authorized share capital was increased from HK\$380,000 to HK\$10,000,000,000 by the creation of an additional 99,996,200,000 Shares.

Immediately following the completion of the Global Offering and the Capitalization Issue (but not taking into account any Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option and any Shares which may be issued upon the exercise of any options which may be granted under the Share Option Scheme), the issued share capital of our Company will be HK\$500,000,000 divided into 5,000,000,000 Shares of HK\$0.10 each, all fully paid or credited as fully paid and 95,000,000,000 Shares of HK\$0.10 each will remain unissued.

Save for aforesaid and as mentioned in the section headed "—Resolutions in Writing of the Shareholders of Our Company passed on November 18, 2013" below, there has been no alteration in the share capital of the Company since its incorporation.

# 3. Resolutions in Writing of the Shareholders of Our Company Passed on November 18, 2013

- (i) Pursuant to written resolutions of the Shareholders of our Company passed on November 18, 2013:
  - (a) the amended and restated Memorandum of Association was approved and adopted;
  - (b) the amended and restated Articles of Association were approved and adopted conditional upon and with effect from the Listing;
  - (c) the authorized share capital of our Company was increased from HK\$380,000 divided into 3,800,000 Shares of HK\$0.10 each to HK\$10,000,000,000 divided into 100,000,000 Shares of HK\$0.10 each by the creation of an additional 99,996,200,000 Shares of HK\$0.10 each;

# STATUTORY AND GENERAL INFORMATION

- (d) conditional on (i) the Listing Committee of the Stock Exchange granting the listing of, and permission to deal in, the Shares in issue, Shares to be issued pursuant to the Global Offering and the Capitalization Issue and Shares to be issued as mentioned in this prospectus (including any additional Shares which may be issued pursuant to the exercise of the Over-allotment Option or options which may be granted under the Share Option Scheme); (ii) the entering into of the Price Determination Agreement between the Joint Global Coordinators (on behalf of the Underwriters) and our Company on the Price Determination Date; (iii) the obligations of the Underwriters under the Underwriting Agreements becoming unconditional and not being terminated in accordance with the terms therein or otherwise, in each case on or before such dates as may be specified in the Underwriting Agreements:
  - (i) the Global Offering was approved and our Directors were authorized to approve the allotment and issue of the Shares, as the case may be, pursuant to the Global Offering on and subject to the terms and conditions thereof as set out in this prospectus and the Application Forms to be published by the Company in accordance with the Listing Rules;
  - (ii) the granting of the Over-allotment Option by the Company to the International Underwriters, exercisable by the Joint Global Coordinators, on behalf of the International Underwriters, pursuant to which the Joint Global Coordinators may require the Company to allot and issue up to an additional 15% of the number of Shares (the "Over-allotment Shares") under the Global Offering at the Offer Price to cover over-allocation was approved and the Directors were authorized to effect the same and to allot and issue the Over-allotment Shares upon the exercise of the Overallotment Option;
  - (iii) the rules of the Share Option Scheme, the principal terms of which are set out in the paragraph headed "D.—Share Option Scheme" below, were approved and adopted and our Directors were authorized to grant options to subscribe for Shares thereunder and to allot, issue and deal with Shares pursuant to the exercise of options granted under the Share Option Scheme; and
  - (iv) conditional on the share premium account of our Company being credited as a result of the issue of the Offer Shares by our Company pursuant to the Global Offering (excluding the Over-allotment Option), our Directors were authorized to capitalize HK\$424,999,900 standing to the credit of the share premium account of our Company by applying such sum in paying up in full at par 4,249,999,000 Shares. Such Shares to be allotted and issued to the Shareholders whose names are on the register of members of our Company on the date before the Listing Date in proportion to their shareholdings in our Company;
- (e) a general unconditional mandate was given to our Directors to allot, issue and deal with (including the power to make an offer or agreement, or grant securities which would or might require Shares to be allotted and issued), otherwise than pursuant to a rights issue or pursuant to any scrip dividend schemes or similar arrangements providing for the allotment and issue of Shares in lieu of the whole or part of a dividend on Shares in accordance with the Articles or pursuant to the grant of options under the Share Option Scheme or other similar arrangement or pursuant to a specific authority granted by the Shareholders in general meeting, Shares with a total nominal value not exceeding 20% of

the aggregate nominal value of the share capital of our Company in issue immediately following the completion of the Global Offering and Capitalization Issue (but taking no account of any Shares which may be issued and allotted pursuant to the exercise of the Over-allotment Option or any Shares that may be allotted and issued pursuant to the exercise of any options under the Share Option Scheme), such mandate to remain in effect until the conclusion of the next annual general meeting of our Company, or the expiration of the period within which the next annual general meeting of our Company is required by the Articles or any applicable laws to be held, or until revoked or varied by an ordinary resolution of the Shareholders in general meeting, whichever occurs first;

- (f) a general unconditional mandate was given to our Directors authorizing them to exercise all powers of our Company to repurchase on the Stock Exchange or on any other approved stock exchange on which the securities of our Company may be listed and which is recognized by the SFC and the Stock Exchange for this purpose such number of Shares as will represent up to 10% of the aggregate nominal value of the share capital of our company in issue immediately following the completion of the Global Offering and the Capitalization Issue (but taking no account of any Shares which may be issued and allotted pursuant to the exercise of the Over-allotment Option or any Shares that may be allotted and issued pursuant to the exercise of any options under the Share Option Scheme), such mandate to remain in effect until the conclusion of the next annual general meeting of our Company, or the expiration of the period within which the next annual general meeting of our Company is required by the Articles or any applicable laws to be held, or until revoked or varied by an ordinary resolution of the Shareholders in general meeting, whichever occurs first; and
- (g) the general unconditional mandate mentioned in paragraph (d) above was extended by the addition to the aggregate nominal value of the share capital of our Company which may be allotted or agreed conditionally or unconditionally to be allotted by our Directors pursuant to such general mandate of an amount representing the aggregate nominal value of the share capital of our Company repurchased by our Company pursuant to the mandate to repurchase Shares referred to in paragraph (e) above.

#### 4. Corporate Reorganization

The companies comprising the Group underwent the Reorganization in preparation for the Listing. Please refer to the section "History and Reorganization—Our Corporate Reorganization" in this prospectus.

# 5. Changes in the Share Capital of Subsidiaries

Our Company's subsidiaries are referred to in the Accountant's Report, the text of which is set out in Appendix I to this prospectus. Save for the subsidiaries mentioned in Appendix I to this prospectus, the Company has no other subsidiaries.

The following alteration in the share capital of our subsidiary has taken place within the two years immediately preceding the date of this prospectus:

Name of subsidiary	Date of change	Capital before change	Capital after change
Foshan Nanhai	May 10, 2013	RMB10,000,000	RMB30,000,000

Save as set out above, there has been no alteration in the share capital of any of our subsidiaries within the two years immediately preceding the date of this prospectus.

#### 6. Repurchases of Our Shares

#### (a) **Provisions of the Listing Rules**

The Listing Rules permit companies with a primary listing on the Stock Exchange to repurchase their securities on the Stock Exchange subject to certain restrictions, the more important of which are summarized below:

#### (i) Shareholders' approval

All proposed repurchases of Shares (which must be fully paid up) by a company with a primary listing on the Stock Exchange must be approved in advance by an ordinary resolution of the shareholders in general meeting, either by way of general mandate or by specific approval of a particular transaction.

Pursuant to the resolutions passed by our then Shareholders on November 18, 2013, a general unconditional mandate (the "Repurchase Mandate") was given to the Directors authorizing any repurchase by our Company of Shares on the Stock Exchange or on any other stock exchange on which the securities may be listed and which is recognized by the SFC and the Stock Exchange for this purpose, of not more than 10.0% of the aggregate nominal value of our Company's share capital in issue immediately following the completion of the Global Offering and the Capitalization Issue (without taking into account any Shares which may be issued pursuant to the exercise of the Overallotment Option or any options which may be granted under the Share Option Scheme), such mandate to expire at the conclusion of our next annual general meeting, the date by which our next annual general meeting is required by the Companies Law or by our Articles of Association or any other applicable laws of the Islands to be held or when revoked or varied by an ordinary resolution of Shareholders in general meeting, whichever first occurs.

#### (ii) Source of funds

Repurchases must be funded out of funds legally available for the purpose in accordance with our Articles and the applicable laws and regulations of the Cayman Islands. A listed company may not repurchase its own securities on the Stock Exchange for a consideration other than cash or for settlement otherwise than in accordance with the trading rules of the Stock Exchange. Any purchase by our Company may be made out of the profits of our Company, out of the share premium account or out of a fresh issue of Shares made for the purpose of the purchase or, subject to the Companies Law, out of capital and, in the case of any premium payable on the purchase, out of the profits of our Company or, subject to the Company or, subject to the Companies Law, out of capital.

#### (b) Reasons for repurchases

The Directors believe that it is in the best interests of our Company and Shareholders for the Directors to have general authority from the Shareholders to enable the Directors to repurchase Shares in the market. Such repurchases may, depending on market conditions and funding arrangements at the time, lead to an enhancement of the net asset value per Share and/or earnings per Share and will only be made where the Directors believe that such repurchases will benefit our Company and our Shareholders.

#### (c) Funding of repurchases

In repurchasing securities, our Company may only apply funds legally available for such purpose in accordance with the Articles, the Listing Rules and the applicable laws and regulations of the Cayman Islands.

On the basis of the current financial position as disclosed in this prospectus and taking into account the current working capital position, the Directors consider that, if the Repurchase Mandate were to be exercised in full, it might have a material adverse effect on the working capital and/or the gearing position of our Company as compared with the position disclosed in this prospectus. However, the Directors do not propose to exercise the Repurchase Mandate to such an extent as would, in the circumstances, have a material adverse effect on the working capital requirements or the gearing levels of our Company which in the opinion of the Directors are from time to time appropriate for our Company.

The exercise in full of the Repurchase Mandate, on the basis of 5,000,000,000 Shares in issue immediately following the completion of the Global Offering and the Capitalization Issue (and assuming that the Over-allotment Option is not exercised and no Share is issued pursuant to the exercise of any options which may be granted under the Share Option Scheme), could accordingly result in up to 500,000,000 Shares being repurchased by our Company during the period prior to (i) the conclusion of the next annual general meeting of our Company; (ii) the expiration of the period within which the next annual general meeting of our Company is required by Companies Law or the Articles or any applicable laws of the Cayman Islands to be held; or (iii) the revocation or variation of the purchase mandate by an ordinary resolution of the Shareholders in general meeting, whichever occurs first (the "Relevant Period"). If the Over-allotment Option is exercised in full, the exercise in full of the Repurchase Mandate on the basis of 5,112,500,000 Shares in issue immediately following the completion of the Global Offering and the Capitalization Issue could result in 511,250,000 Shares being repurchased by our Company during the Relevant Period.

#### (d) General

None of the Directors nor, to the best of their knowledge having made all reasonable enquiries, any of their associates currently intends to sell any Shares to our Company.

The Directors have undertaken to the Stock Exchange that, so far as the same may be applicable, they will exercise the Repurchase Mandate in accordance with the Listing Rules and the applicable laws and regulations of the Cayman Islands.

If, as a result of any repurchase of Shares, a shareholder's proportionate interest in the voting rights of our Company is increased, such increase will be treated as an acquisition for the purposes of the Hong Kong Code on Takeovers and Mergers (the "Takeovers Code"). Accordingly, a shareholder or a group of shareholders acting in concert could obtain or consolidate control of our Company and become obliged to make a mandatory offer in accordance with rule 26 of the Takeovers Code. Save as aforesaid, the Directors are not aware of any consequences which would arise under the Takeovers Code as a consequence of any repurchases pursuant to the Repurchase Mandate.

Any repurchase of Shares which results in the number of Shares held by the public being reduced to less than 15% of our Shares than in issue could only implemented with the approval of the Stock Exchange to waive the Listing Rules requirements regarding the public shareholding referred to above. It is believed that a waiver of this provision would not normally be given other than in exceptional circumstances.

No connected person has notified our Company that he has a present intention to sell Shares to our Company, or has undertaken not to do so, if the Repurchase Mandate is exercised.

# **B.** FURTHER INFORMATION ABOUT OUR BUSINESS

#### 1. Summary of Material Contracts

We have entered into the following contracts (not being contracts entered into in the ordinary course of business) within the two years preceding the date of this prospectus that are or may be material:

- (a) an equity transfer agreement dated January 9, 2013 made between Logan Real Estate as transferor and Shenzhen Youkaisi as transferee, pursuant to which Logan Real Estate transferred all of its 100% shareholding in Guangdong Modern Construction to Shenzhen Youkaisi at a consideration of RMB8,150,000;
- (b) an equity transfer agreement dated March 8, 2013 made between Logan Real Estate as transferor and Shunde Realty as transferee, pursuant to which Logan Real Estate transferred its 66% shareholding in Logan Sunshine to Shunde Realty at a consideration of RMB6,930,000;
- (c) an equity transfer agreement dated June 28, 2013 made between Shenzhen Youkaisi as the transferor and Nanning Property as the transferee, pursuant to which Shenzhen Youkaisi transferred its 51% shareholding in Nanning Jinjun to Nanning Property for a consideration of RMB25,500,000;
- (d) the deed of indemnity dated December 3, 2013 given by our Controlling Shareholders in favor of our Company (for itself and as trustee for each of its subsidiaries) in respect of, amongst others, taxation and property matters referred to in the paragraph headed "Tax and other indemnities" in this Appendix;
- (e) the deed of non-competition dated December 3, 2013 given by our Controlling Shareholders in favor of our Company as detailed in the paragraph headed "Relationship with our Controlling Shareholders—Non-competition Undertakings" of this prospectus; and
- (f) the Hong Kong Underwriting Agreement.

# 2. Intellectual Property Rights of Our Group

#### (a) Trademarks

As of the Latest Practicable Date, our Group was the registered proprietor of, or has been licensed to use, the following trademarks which, in the opinion of our Directors, are material to our business:

Trademark	Registration Number	Class	Name of Registered Proprietor	Place of Registration	Date of Registration	Expiry Date
龙光	8273903	35	Logan Real Estate	PRC	June 28, 2011 (Note 1)	June 27, 2021
龍光	4145598	35	Logan Real Estate	PRC	October 21, 2007 (Note 1)	October 20, 2017
龍光	4145595	36	Logan Real Estate	PRC	November 7, 2007 (Note 1)	November 6, 2017

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Trademark	Registration Number	Class	Name of Registered Proprietor	Place of Registration	Date of Registration	Expiry Date
龍光	4145584	37	Logan Real Estate (Note 1)	PRC	November 7, 2007	November 6, 2017
龍光	4145600	42	Logan Real Estate (Note 1)	PRC	October 21, 2007	October 20, 2017
LOGAN	4145596	36	Logan Real Estate (Note 1)	PRC	November 7, 2007	November 6, 2017
LOGAN	7342568	35	Logan Real Estate (Note 1)	PRC	October 28, 2010	October 27, 2020
LOGAN	7344171	36	Logan Real Estate (Note 1)	PRC	October 21, 2010	October 20, 2020
LOGAN	7344258	37	Logan Real Estate (Note 1)	PRC	October 21, 2010	October 20, 2020
LOGAN	7344372	42	Logan Real Estate (Note 1)	PRC	April 28, 2011	April 27, 2021
LOGAN	6981508	35	Logan Real Estate (Note 1)	PRC	November 7, 2010	November 6, 2020
LOGAN	6981507	36	Logan Real Estate (Note 1)	PRC	June 21, 2010	June 20, 2020
LOGAN	6981506	37	Logan Real Estate (Note 1)	PRC	June 21, 2010	June 20, 2020
	6981505	42	Logan Real Estate (Note 1)	PRC	February 21, 2011	February 20, 2021
LOGAN	301884169	35, 36, 37, 42, 43	Our Company	Hong Kong	April 8, 2011	April 7, 2021
(B) LOGAN (A) LOGAN						
( LOGAN	301884141	35, 36, 37, 42, 43	Our Company	Hong Kong	April 8, 2011	April 7, 2021
" " " 花光如产	301884187	35, 36, 37, 42, 43	Our Company	Hong Kong	April 8, 2011	April 7, 2021
(A)龍光 (B)龙光	301884006	35, 36, 37, 42, 43	Our Company	Hong Kong	April 8, 2011	April 7, 2021
	302494521	6, 19, 35, 36, 37, 39, 43	Shenzhen Youkaisi	Hong Kong	January 15, 2013	January 14, 2023

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Note 1: On January 8, 2013, Shenzhen Youkaisi, our wholly owned subsidiary, entered into the Trademark Licensing Agreement with Logan Real Estate, pursuant to which Logan Real Estate has granted a non-exclusive license to Shenzhen Youkaisi the right of using the Trademarks on a royalty-free basis within the valid registration period of such Trademark. For further details, please see the section entitled "Connected Transactions—4. Trademark Licensing Agreement" of this prospectus.

As of the Latest Practicable Date, our Group had applied for the registration of the following trademarks:

Trademark	Application Number	Class	Name of Applicant	Place of Application	Date of Application
応 定 光 地 产 LISGAN PROPERTY	11999721	35	Shenzhen Youkaisi	PRC	January 5, 2012
<b>レ 龙光</b> 地产 LIGGAN PROPERTY	11999795	36	Shenzhen Youkaisi	PRC	January 5, 2012
<b>龙光</b> 地产 LIGGAN PROPERTY	11999810	37	Shenzhen Youkaisi	PRC	January 5, 2012
<b>龙光</b> 地产 LIGGAN PROPERTY	11999866	41	Shenzhen Youkaisi	PRC	January 5, 2012
<b>レ</b> 龙光地产 LISGAN PROPERTY	11999921	42	Shenzhen Youkaisi	PRC	January 5, 2012
<b>レ</b> 龙光地产 LISGAN PROPERTY	12000004	43	Shenzhen Youkaisi	PRC	January 5, 2012
<b>レ</b> 龙光地产 LISGAN PROPERTY	12000053	44	Shenzhen Youkaisi	PRC	January 5, 2012
<b>レ</b> 龙光地产 LISGAN PROPERTY	12000086	45	Shenzhen Youkaisi	PRC	January 5, 2012
し 成 成 M PROPERTY LIGGAM PROPERTY	302494512	11, 14, 17, 20, 31, 41, 42, 44, 45	Shenzhen Youkaisi	Hong Kong	January 15, 2013

#### *(b) Domain names*

As of the Latest Practicable Date, our Group was the registered proprietor of the following domain names which, in the opinion of our Directors, are material to our business:

Domain name	Name of Registered Proprietor	Date of Registration	Expiry Date
www.loganestate.com	Shenzhen Youkaisi	August 4, 2009	August 4, 2014

# C. FURTHER INFORMATION ABOUT OUR DIRECTORS AND SUBSTANTIAL SHAREHOLDERS AND EXPERTS

#### 1. Disclosure of Interests

# (a) Interests and short positions of the Directors and the chief executives of our Company in the shares, underlying shares and debentures of our Company and its associated corporations

Immediately following completion of the Global Offering and the Capitalization Issue (without taking into account of any Shares that may be issued under the Over-allotment Option or any Shares that may be issued pursuant to the exercise of options which may be granted under the Share Option Scheme), the interests or short positions of Directors or chief executives of our Company in the Shares, underlying Shares and debentures of our Company or its associated corporations (within the meaning of Part XV of the SFO) which will be required to be notified to our Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO) or which will be required, under Section 352 of the SFO, to be entered in the register referred to in that section, or which will be required, under the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 to the Listing Rules (the "Model Code"), to be notified to our Company once the Shares are listed will be as follows:

#### (i) Interest in Shares of our Company

Name of Director	Nature of Interest	Number of Shares ⁽¹⁾	Approximate percentage of shareholding interest
Ms. Kei		4,250,000,000(L)	85%
	Interest of Controlled Corporations ⁽²⁾		
Mr. Ji	Interest of Controlled Corporations ⁽²⁾	4,250,000,000(L)	85%
	interest of Controlled Corporations	4,230,000,000(L)	0570

Notes:

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

(2) Ms. Kei Perenna Hoi Ting (formerly known as Ms. Ji Peili) is the settler and a beneficiary of the Family Trust, she is also indirectly interested in the Company through Dragon Jubilee, Gao Run and Thrive Ally, which owned collectively 17% equity interests in the Company. Mr. Ji is considered to be interested in the interests of our Company through the BVI Holdco and Ms. Kei as (i) the BVI Holdco is a company which is entirely owned by the Family Trust to which Ms. Kei is the settler and a beneficiary and (ii) Ms. Kei being a person accustomed to act in accordance with Mr. Ji's directions.

#### (ii) Interest in associated corporation of our Company

Name of Director	Name of associated corporation	Capacity	Number of Shares	Percentage of shareholding interest
Ms. Kei	Dragon Jubilee	Beneficial interest	1	100%
Ms. Kei	Gao Run	Beneficial interest	1	100%
Ms. Kei	Thrive Ally	Beneficial interest	1	100%
Ms. Kei	BVI Holdco	Beneficial interest	1	100%

# (b) Interests and short positions of the Substantial Shareholders in the Shares and Underlying Shares of Our Company

So far as our Directors are aware, immediately following the completion of the Global Offering and the Capitalization Issue (without taking into account any Shares that may be issued under the Over-allotment Option or any Shares that may be issued pursuant to the exercise of options which may be granted under the Share Option Scheme), the following persons, (not being Directors or chief executive of our Company) will have or be deemed or taken to have an interest and/or short position in the Shares or the underlying Shares which would fall to be disclosed to our Company under the provisions of Divisions 2 and 3 of Part XV of the SFO:

Name	Capacity/Nature of interest	Number of Shares ⁽¹⁾	Approximate percentage of shareholding interest
BVI Holdco ⁽²⁾	Beneficial owner	3,400,000,000(L)	68%
The Trust Company ⁽²⁾	Interest of a controlled corporation	3,400,000,000(L)	68%
Brock Nominees Limited ⁽²⁾	Interest of a controlled corporation	3,400,000,000(L)	68%
Tenby Nominees Limited ⁽²⁾	Interest of a controlled corporation	3,400,000,000(L)	68%
Trustee of the Family $Trust^{(2)}$	Interest of a controlled corporation	3,400,000,000(L)	68%

Notes:

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

(2) Ms. Kei Perenna Hoi Ting (formerly known as Ms. Ji Peili) is the settler and a beneficiary of the Family Trust, which is a trust set up to hold the interest of Ms. Kei and her family in our Company. The Family Trust, of which Credit Suisse Trust Limited being the Trustee, is interested in the entire interest of the Trust Company which in turns hold the entire interest in the BVI Holdco.

# (c) Interests of the Substantial Shareholders of Any Member of Our Group (Other than Our Company)

Save as set out above, the Directors are not aware of any person (not being a Director or chief executive of our Company) who will, immediately following the completion of the Global Offering and the Capitalization Issue be interested, directly or indirectly, in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any members of our Group (other than our Company) or any options in respect of such capital.

#### 2. Particulars of Service Contracts

#### (a) Executive Directors

Each of the Executive Directors has entered into a service contract with our Company under which they agreed to act as Executive Directors for an initial term of three years commencing from the Listing Date, which may be terminated by not less than three months' notice in writing served by either the Executive Director or our Company.

The appointments of the Executive Directors are subject to the provisions of retirement and rotation of Directors under the Articles.

#### (b) Non-executive Director and Independent Non-executive Directors

Each of the Non-executive Director and the Independent Non-executive Directors has signed an appointment letter with our Company for a term of three years with effect from the Listing Date. Under their respective appointment letters, each of the Non-executive Director and the Independent Non-executive Directors is entitled to a fixed Director's fee. The appointments are subject to the provisions of retirement and rotation of Directors under the Articles.

#### (c) Others

- (i) Save as disclosed above, none of the Directors has entered into any service contract with any member of our Group (excluding contracts expiring or determinable by the employer within one year without payment of compensation other than statutory compensation).
- (ii) During the year ended December 31, 2012 and the six months ended June 30, 2013, the aggregate of the remuneration and benefits in kind payable to the Directors was approximately RMB6,856,000 and RMB3,501,000, respectively. Details of the Directors' remuneration are also set out in note 10 of the Accountant's Report set out in Appendix I to this prospectus.
- (iii) Under the arrangements currently in force, the aggregate of the remuneration and benefits in kind payable to the Directors for the year ending December 31, 2013 is estimated to be approximately RMB7,000,000.
- (iv) None of the Directors or any past Directors of any members of our Group has been paid any sum of money for the three years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2013 (i) as an inducement to join or upon joining our Company or (ii) for loss of office as a Director of any member of our Group or of any other office in connection with the management of the affairs of any member of our Group.
- (v) There has been no arrangement under which a Director has waived or agreed to waive any remuneration or benefits in kind for the three years ended December 31, 2010, 2011 and 2012 and the six months ended June 30, 2013.
- (vi) None of the Directors has been or is interested in the promotion of, or in the property proposed to be acquired by, our Company, and no sum has been paid or agreed to be paid to any of them in cash or shares or otherwise by any person either to induce him to become, or to qualify him as, a Director, or otherwise for services rendered by him in connection with the promotion or formation of our Company.

#### **3.** Competing Interest of Directors

Please refer to the section "Relationship with Our Controlling Shareholder" in this prospectus.

#### 4. Fees or Commissions Received

Save as disclosed in this prospectus, none of the Directors or any of the persons whose names are listed under the section headed "—Other Information—Consents of Experts" below had received any commissions, discounts, agency fee, brokerages or other special terms in connection with the issue or sale of any capital of any member of our Group within the two years immediately preceding the date of this prospectus.

#### 5. Disclaimers

Save as disclosed this prospectus:

(a) none of the Directors or chief executive of our Company has any interest or short positions in the Shares, underlying Shares or debentures of the Company or any associated corporation (within the meaning of Part XV of the SFO) which will have to be notified to us and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including

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interests and short positions which he is taken or deemed to have under such provisions of the SFO) or which will be required, pursuant to section 352 of the SFO, to be entered into the register referred to in that section, or which will be required to be notified to us and the Stock Exchange pursuant to the Model Code, in each case once our Shares are listed;

- (b) none of our Directors nor any of the parties listed in the section headed "—Other Information—Consents of Experts" below has any direct or indirect interest in the promotion of our Company, or in any assets which have within the two years immediately preceding the date of this prospectus, been acquired or disposed of by or leased to any member of our Group, or are proposed to be acquired or disposed of by or leased to any member of our Group;
- (c) none of our Directors nor any of the parties listed in the section headed "—Other Information—Consents of Experts" below, is materially interested in any contract or arrangement subsisting at the date of this prospectus which is significant in relation to the business of our Group taken as a whole;
- (d) save for the Underwriting Agreements, none of the parties listed in the section headed "—Other Information—Consents of Experts" below:
  - (i) is interested legally or beneficially in any of our Shares or any shares of any of our subsidiaries; or
  - (ii) has any right or option (whether legally enforceable or not) to subscribe for or to nominate persons to subscribe securities in any member of our Group;
- (e) none of the Directors has any existing or proposed service contracts with any member of our Group (excluding contracts expiring or determinable by the employer within one year without payment of compensation (other than statutory compensation)); and
- (f) none of the Directors, their respective associates or Shareholders of our Company is interested in more than 5% of the issued share capital of our Company has any interests in the five largest suppliers.

#### D. SHARE OPTION SCHEME

The following is a summary of the principal terms of the Share Option Scheme conditionally adopted by the written resolutions of the Shareholders passed on November 18, 2013. The terms of the Share Option Scheme are in accordance with the provisions of Chapter 17 of the Listing Rules.

#### (a) **Purpose**

The Share Option Scheme is a share incentive scheme and is established to recognize and acknowledge the contributions the Eligible Participants (as defined in paragraph (b) below) had or may have made to our Group. The Share Option Scheme will provide the Eligible Participants an opportunity to have a personal stake in our Company with the view to achieving the following objectives:

- (i) motivate the Eligible Participants to optimize their performance efficiency for the benefit of our Group; and
- (ii) attract and retain or otherwise maintain on-going business relationship with the Eligible Participants whose contributions are or will be beneficial to the long-term growth of our Group.

#### (b) Who may join

The Board may, at its discretion, offer to grant an option to the following persons (collectively, the "Eligible Participants") to subscribe for such number of new Shares as the Board may determine at an exercise price determined in accordance with paragraph (e) below to:

- (i) any full-time or part-time employees, executives or officers of our Company or any of its subsidiaries;
- (ii) any Directors (including non-executive directors and independent non-executive directors) of our Company or any of its subsidiaries; and
- (iii) any advisors, consultants, suppliers, customers agents, distributors and such other persons who, in the sole opinion of the Board, will contribute or have contributed to our Company or any of its subsidiaries.

Upon acceptance of the option, the grantee shall pay HK\$1.00 (or an equivalent amount in RMB) to our Company by way of consideration for the grant. Any offer to grant an option to subscribe for Shares may be accepted in respect of less than the number of Shares for which it is offered provided that it is accepted in respect of a board lot of dealing in Shares on the Stock Exchange or an integral multiple thereof and such number is clearly stated in the duplicate offer document constituting the acceptance of the option. To the extent that the offer to grant an option is not accepted by any prescribed acceptance date, it shall be deemed to have been irrevocably declined.

#### (c) Maximum number of Shares

The maximum number of Shares in respect of which options may be granted under the Share Option Scheme and under any other share option schemes of our Company must not in aggregate exceed 10% of the total number of Shares in issue immediately following the completion of the Global Offering (but taking no account of any Shares which may be allotted and issued pursuant to the exercise of the Over-allotment Option), being 500,000,000 Shares, excluding for this purpose Shares which would have been issued on the exercise in full of options in accordance with the terms of the Share Option Scheme (or any other share option schemes of our Company, but not cancelled, lapsed or exercised). Subject to the issue of a circular by our Company and the approval of the Shareholders in general meeting and/or such other requirements prescribed under the Listing Rules from time to time, the Board may:

- (i) renew this limit at any time to 10% of the Shares in issue as of the date of the approval by the Shareholders in general meeting; and/or
- (ii) grant options beyond the 10% limit to Eligible Participants specifically identified by the Board. The circular issued by our Company to the Shareholders shall contain a generic description of the specified Eligible Participants who may be granted such options, the number and terms of the options to be granted, the purpose of granting options to the specified Eligible Participants with an explanation as to how the options serve such purpose, the information required under Rule 17.02(2)(d) and the disclaimer required under Rule 17.02(4) of the Listing Rules.

Notwithstanding the foregoing, the Shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option schemes of our Company at any time shall not exceed 30% of the Shares in issue from time to time. No options shall be granted under any schemes of our Company (including the Share

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Option Scheme) if this will result in the 30% limit being exceeded. The maximum number of Shares in respect of which options may be granted shall be adjusted, in such manner as the auditors of our Company or an approved independent financial advisor shall certify to be appropriate, fair and reasonable in the event of any alteration in the capital structure of our Company in accordance with paragraph (q) below whether by way of consolidation, capitalization issue, rights issue, sub-division or reduction of the share capital of our Company but in no event shall exceed the limit prescribed in this paragraph.

# (d) Maximum number of options to any one individual

The total number of Shares issued and which may fall to be issued upon exercise of the options granted under the Share Option Scheme and any other share option schemes of our Company (including both exercised and outstanding options) to each Eligible Participant in any 12-month period up to the date of grant shall not exceed 1% of the Shares in issue as of the date of grant. Any further grant of options in excess of this 1% limit shall be subject to:

- (i) the issue of a circular by our Company which shall comply with Rules 17.03(4) and 17.06 of the Listing Rules containing the identity of the Eligible Participant, the numbers of and terms of the options to be granted (and options previously granted to such participant) the information as required under Rules 17.02(2)(d) and the disclaimer required under 17.02(4) of the Listing Rules; and
- (ii) the approval of the Shareholders in general meeting and/or other requirements prescribed under the Listing Rules from time to time with such Eligible Participant and his associates (as defined in the Listing Rules) abstaining from voting. The numbers and terms (including the exercise price) of options to be granted to such participant must be fixed before the Shareholders' approval and the date of the Board meeting at which the Board proposes to grant the options to such Eligible Participant shall be taken as the date of grant for the purpose of calculating the subscription price of the Shares. The Board shall forward to such Eligible Participant an offer document in such form as the Board may from time to time determine.

#### (e) **Price of Shares**

The subscription price of a Share in respect of any particular option granted under the Share Option Scheme shall be such price as the Board in its absolute discretion shall determine, save that such price will not be less than the highest of:

- (i) the official closing price of the Shares as stated in the Stock Exchange's daily quotation sheets on the date of grant, which must be a day on which the Stock Exchange is open for the business of dealing in securities;
- (ii) the average of the official closing prices of the Shares as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the date of grant; and
- (iii) the nominal value of a Share,

provided that for the purpose of determining the subscription price where the Shares have been listed on the Stock Exchange for less than 5 Business Days preceding the date of offer, the issue price of the

Shares in connection with such listing shall be deemed to be the closing price of the Shares for each Business Day falling within the period before the listing of the Shares on the Stock Exchange.

#### (f) Granting options to connected persons

Any grant of options to a Director, chief executive or substantial shareholder (as defined in the Listing Rules) of our Company or any of their respective associates (as defined in the Listing Rules) is required to be approved by the independent non-executive Directors (excluding any independent non-executive Director who is the grantee of the options). If the Board proposes to grant options to a substantial shareholder or any independent non-executive Director or their respective associates (as defined in the Listing Rules) which will result in the number of Shares issued and to be issued upon exercise of options granted and to be granted (including options exercised, cancelled and outstanding) to such person in the 12-month period up to and including the date of such grant:

- (i) representing in aggregate over 0.1% or such other percentage as may be from time to time provided under the Listing Rules of the Shares in issue; and
- (ii) having an aggregate value in excess of HK\$5 million or such other sum as may be from time to time provided under the Listing Rules, based on the official closing price of the Shares at the date of each grant, such further grant of options will be subject to the issue of a circular by our Company and the approval of the Shareholders in general meeting by way of a poll at which all connected persons of our Company shall abstain from voting in favor of the resolution concerning the grant of such options at the general meeting, and/or such other requirements prescribed under the Listing Rules from time to time. Any vote taken at the meeting to approve the grant of such options shall be taken as a poll.

The circular to be issued by our Company to the Shareholders pursuant to the above paragraph shall contain the following information:

- (i) the details of the number and terms (including the exercise price) of the options to be granted to each selected Eligible Participant which must be fixed before the shareholders' meeting and the date of Board meeting for proposing such further grant shall be taken as the date of grant for the purpose of calculating the exercise price of such options;
- (ii) a recommendation from the independent non-executive Directors (excluding any independent non-executive Director who is the grantee of the options) to the independent Shareholders as to voting;
- (iii) the information required under Rule 17.02(2)(c) and (d) and the disclaimer required under Rule 17.02(4) of the Listing Rules; and
- (iv) the information required under Rule 2.17 of the Listing Rules.

#### (g) Restrictions on the times of grant of Options

A grant of options may not be made after inside information has come to its knowledge until such inside information has been published pursuant to the requirements of the Listing Rules. In particular, no options may be granted during the period commencing one month immediately preceding the earlier of:

 (i) the date of the Board meeting (as such date to first notified to the Stock Exchange in accordance with the Listing Rules) for the approval of our Company's annual results, halfyear, quarterly or other interim period (whether or not required under the Listing Rules);

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- (ii) the deadline for our Company to publish an announcement of results of the Company for (i) any year or half-year period in accordance with the Listing Rules; and (ii) any quarterly or any other interim period, where the Company has elected to publish such results (whether or not required under the Listing Rules), and ending on the date of actual publication of the results for such year, half year, quarterly or interim period (as the case may be), and where the grant of options is to a Director;
- (iii) no options shall be granted during the period of 60 days immediately preceding the publication date of the annual results or, if shorter, the period from the end of the relevant financial year up to the publication date of the results; and
- (iv) during the period of 30 days immediately preceding the publication date of the quarterly results (if any) and half-year results or, if shorter, the period from the end of the relevant quarterly or half-year period up to the publication date of the results.

#### (h) **Rights are personal to grantee**

An option is personal to the grantee and may be exercised or treated as exercised, as the case may be, in whole or in part. No grantee shall in any way sell, transfer, charge, mortgage, encumber or create any interest (legal or beneficial) in favor of any third party over or in relation to any option or attempt so to do. Any breach of the foregoing shall entitle the company to cancel any outstanding Options or any part there of granted to such Granted.

#### (i) Time of exercise of Option and duration of the Share Option Scheme

An option may be exercised in accordance with the terms of the Share Option 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 in its absolute discretion, save that no option may be exercised more than 10 years after it has been granted. No option may be granted more than 10 years after the date of approval of the Share Option Scheme. Subject to earlier termination by our Company in general meeting or by the Board, the Share Option Scheme shall be valid and effective for a period of 10 years from the date of its adoption.

#### (j) **Performance target**

A grantee may be required to achieve any performance targets as the Board may then specify in the grant before any options granted under the Share Option Scheme can be exercised.

#### (k) Rights on ceasing employment or death

If the grantee of an option ceases to be an employee of our Company or any of its subsidiaries:

- (i) by any reason other than death, ill-health, injury, disability or termination of his employment on the grounds specified in paragraph (r)(v) below, the grantee may exercise the option up to the entitlement of the grantee as of the date of cessation (to the extent not already exercised) within a period of one months from such cessation; or
- (ii) by reason of death, ill-health, injury or disability, the grantee or his personal representative(s) may exercise the option within a period of 12 months from such cessation or death of such grantee, which date of cessation shall be the last actual working

day with our Company or the relevant subsidiary whether salary is paid in lieu of notice or not, failing which it will lapse.

#### (l) Rights on dismissal

If the grantee of an Option ceases to be an employee of our Company or any of its subsidiaries on the grounds that he has been guilty of serious misconduct, or in relation to an employee of our group (if so determined by the Board) on any other ground on which an employee would be entitled to terminate his employment at common law or pursuant to any applicable laws or under the grantee's service contract with our group, or has been convicted of any criminal offense involving his integrity or honesty, his Option will lapse and not be exercisable after the date of termination of his employment.

#### (m) Rights on takeover

If a general or partial offer is made to all the Shareholders (or all such Shareholders other than the offeror and/or any person controlled by the offeror and/or any person acting in concert with the offeror (as defined in the Takeovers Codes)) and such offer becomes or is declared unconditional or such scheme of arrangement is formally proposed to Shareholders during the option period of the relevant option, the grantee of an option notwithstanding any other terms on which the Options were granted, shall be entitled to exercise the Options (to the extent not already exercised) to its full extent or to the extent specified in the grantee's notice to the Company at any time within 14 days after the date on which such general offer becomes or is declared unconditional.

#### (n) **Rights on winding-up**

In the event a notice is given by our Company to its members to convene a general meeting for the purposes of considering, and if thought fit, approving a resolution to voluntarily wind-up our Company, our Company shall forthwith give notice thereof to all grantees and thereupon, each grantee (or his legal personal representative(s)) shall be entitled to exercise all or any of his options (to the extent not already exercised) at any time not later than two business days prior to the proposed general meeting of our Company referred to above by giving notice in writing to our Company, accompanied by a remittance for the full amount of the aggregate subscription price for the Shares in respect of which the notice is given, whereupon our Company shall as soon as possible and, in any event, no later than the business day immediately prior to the date of the proposed general meeting, allot the relevant Shares to the grantee credited as fully paid.

# (o) Rights on compromise or arrangement between our Company and its members or creditors

If a compromise or arrangement between our Company and its members or creditors is proposed for the purposes of a scheme for the reconstruction of our Company or its amalgamation with any other companies pursuant to the laws of jurisdictions in which our Company was incorporated, our Company shall give notice to all the grantees of the options on the same day as it gives notice of the meeting to its members or creditors summoning the meeting to consider such a scheme of arrangement and any grantee may by notice in writing to our Company accompanied by a remittance for the full amount of the aggregate subscription price for the Shares in respect of which the notice is given (such notice to be received by our Company not later than two business days prior to the proposed meeting),

# STATUTORY AND GENERAL INFORMATION

exercise the option to its full extent or to the extent specified in the notice and our Company shall as soon as possible and in any event no later than the business day 12 noon (HK time) immediately prior to the date of the proposed meeting, allot and issue such number of Shares to the grantee which falls to be issued on such exercise of the option credited as fully paid and register the grantee as holder thereof.

With effect from the date of such meeting, the rights of all grantees to exercise their respective options shall forthwith be suspended. Upon such compromise or arrangement becoming effective, all options shall, to the extent that they have not been exercised, lapse and determine. If for any reason such compromise or arrangement does not become effective and is terminated or lapses, the rights of grantees to exercise their respective options shall with effect from such termination be restored in full but only upon the extent not already exercised and shall become exercisable.

#### (p) Ranking of Shares

No dividends shall be payable in relation to shares that are the subject of options that have not been exercised. The Shares to be allotted upon the exercise of an option will not carry voting rights until completion of the registration of the grantee (or any other person) as the holder thereof. Subject to the aforesaid, Shares allotted and issued on the exercise of options will rank pari passu in all respects and shall have the same voting, dividend, transfer and other rights, including those arising on liquidation as attached to the other fully-paid Shares in issue on the date of exercise. Shares issued on the exercise of an option shall not be entitled to any rights attaching to shares by reference to a record date preceding the date of allotment.

#### (q) Effect of alterations to capital

In the event of any alteration in the capital structure of our Company whilst any option may become or remains exercisable, whether by way of capitalization issue, rights issue, open offer (if there is a price dilutive element), consolidation, sub-division or reduction of share capital of our Company in accordance with applicable laws and regulatory requirements, or otherwise howsoever, such corresponding alterations (if any) shall be made in the number or nominal amount of Shares subject to any options so far as unexercised and/or the subscription price per Share of each outstanding option as the auditors of our Company or an independent financial advisor shall certify in writing to the Board to be in their/his opinion fair and reasonable in compliance with Rule 17.03(13) of the Listing Rules and the note thereto and the supplementary guidance issued by the Stock Exchange on September 5, 2005 and any future guidance and interpretation of the Listing Rules issued by the Stock Exchange from time to time.

Any such alterations will be made on the basis that a grantee shall have the same proportion of the issued share capital of our Company for which any grantee of an option is entitled to subscribe pursuant to the Options held by him before such alteration and the aggregate subscription price payable on full exercise of any option is to remain as nearly as possible the same (and in any event not greater than) as it was before such event. No such alteration will be made the effect of which would be to enable a Share to be issued at less than its nominal value.

The issue of securities as consideration in a transaction is not to be regarded as a circumstance requiring any such alterations.

#### (r) **Expiry of option**

An option shall lapse automatically and not be exercisable (to the extent not already exercised) on the earliest of:

- (i) the date of expiry of the option as may be determined by the Board;
- (ii) the expiry of any of the periods referred to in paragraphs (k), (l), (m), (n) or (o);
- (iii) the date on which the scheme of arrangement of our Company referred to in paragraph(o) becomes effective;
- (iv) subject to paragraph (n), the date of commencement of the winding-up of our Company;
- (v) the date on which the grantee ceases to be an Eligible Participant by reason of the termination of his relationship with our group on any one or more of the following grounds:
  - (1) that he has been guilty of serious misconduct;
  - (2) that he has been convicted of any criminal offense involving his integrity or honesty or in relation to an employee of our group;
  - (3) that he has become insolvent, bankrupt or has made arrangements or compositions with his creditors generally; or
  - (4) on any other ground on which an employee would be entitled to terminate his employment at common law or pursuant to any applicable laws or under the grantee's service contract with our group. A resolution of the Board to the effect that the employment of a grantee has or has not been terminated on one or more of the grounds specified in this paragraph shall be conclusive; or
- (vi) the date on which the Board shall exercise our Company's right to cancel the option at any time after the grantee commits a breach of paragraph (h) above or the options are cancelled in accordance with paragraph (t) below.

#### (s) Alteration of the Share Option Scheme

The Share Option Scheme may be altered in any respect by resolution of the Board except that:

- (i) any alteration to the advantage of the grantees or the Eligible Participants (as the case may be) in respect of the matters contained in Rule 17.03 of the Listing Rules; and
- (ii) any material alteration to the terms and conditions of the Share Option Scheme or any change to the terms of options granted, shall first be approved by the Shareholders in general meeting provided that if the proposed alteration shall adversely affect any option granted or agreed to be granted prior to the date of alteration, such alteration shall be further subject to the grantees' approval in accordance with the terms of the Share Option Scheme. The amended terms of the Share Option Scheme shall remain in compliance with Chapter 17 of the Listing Rules and any change to the authority of the Board in relation to any alteration to the terms of the Share Option Scheme must be approved by Shareholders in general meeting.

#### (t) Cancellation of Options

Subject to paragraph (h) above, any cancellation of options granted but not exercised must be approved by the grantees of the relevant options in writing.

#### (u) Termination of the Share Option Scheme

Our Company may by resolution in general meeting or the Board at any time terminate the Share Option Scheme and in such event no further option shall be offered but the provisions of the Share Option Scheme shall remain in force to the extent necessary to give effect to the exercise of any option granted prior thereto or otherwise as may be required in accordance with the provisions of the Share Option Scheme. Options granted prior to such termination but not yet exercised at the time of termination shall continue to be valid and exercisable in accordance with the Share Option Scheme.

#### (v) Administration of the Board

The Share Option Scheme shall be subject to the administration of the Board whose decision as to all matters arising in relation to the Share Option Scheme or its interpretation or effect (save as otherwise provided herein) shall be final and binding on all parties.

#### (w) Condition of the Share Option Scheme

The Share Option Scheme is conditional on:

- (i) the Listing Committee of the Stock Exchange granting the listing of, and permission to deal in, the Shares which may be issued pursuant to the exercise of options to be granted under the Share Option Scheme;
- (ii) the obligations of the Underwriters under the Underwriting Agreement becoming unconditional (including, if relevant, as result of the waiver of any such condition(s)) and not being terminated in accordance with the terms of the Underwriting Agreements or otherwise;
- (iii) the approval of the rules of the Share Option Scheme by our Shareholders in general meeting; and
- (iv) the commencement of dealings in the Shares on the Stock Exchange.

#### (x) Disclosure in annual and interim reports

Our Company will disclose details of the Share Option Scheme in its annual and interim reports including the number of options, date of grant, exercise price, exercise period and vesting period during the financial year/period in the annual/interim reports in accordance with the Listing Rules in force from time to time.

#### (y) Present status of the Share Option Scheme

As of the Latest Practicable Date, no option had been granted or agreed to be granted under the Share Option Scheme.

Application has been made to the Listing Committee of the Stock Exchange for the listing of, and permission to deal in, the Shares which may be issued pursuant to the exercise of the options to be granted under the Share Option Scheme, being 500,000,000 Shares in total.

#### E. OTHER INFORMATION

#### 1. Tax and other indemnities

Our Controlling Shareholder has entered into the Deed of Indemnity with and in favor of each member of our Company (being the contract referred to in paragraph (a) of the section headed

# STATUTORY AND GENERAL INFORMATION

"—Further Information About Our Business—Summary of Material Contracts" above) to provide indemnities on a joint and several basis in respect of, among other matters, taxation resulting from income, profits or gains earned, accrued or received as well as any property claim to which any member of our Group may be subject and payable on or before the date when the Global Offering becomes unconditional.

#### 2. Litigation

As of the Latest Practicable Date, we were not aware of any other litigation or arbitration proceedings of material importance pending or threatened against us or any of our Directors that could have a material adverse effect on our financial condition or results of operations.

#### 3. Sole Sponsor

The Sole Sponsor has made an application on behalf of our Company to the Listing Committee for the listing of, and permission to deal in, the Shares in issue and to be issued as mentioned in this prospectus (including any Shares which may be issued pursuant to the exercise of the Over-allotment Option and any Shares which may be issued upon the exercise of any options which may be granted under the Share Option Scheme).

#### 4. **Preliminary Expenses**

The preliminary expenses of our Company are estimated to be approximately US\$7,200 and are payable by our Company.

#### 5. Promoter

The Company has no promoter for the purpose of the Listing Rules. Save as disclosed in this prospectus, within the two years immediately preceding the date of this prospectus, no cash, securities or other benefit has been paid, allotted or given nor are any proposed to be paid, allotted or given to any promoters in connection with the Global Offering and the related transactions described in this prospectus.

#### 6. Qualification of Experts

The following are the qualifications of the experts who have given opinion or advice which are contained in this prospectus:

Name	Qualifications
Macquarie Capital Securities Limited	Licensed to conduct Type 1 (dealing in securities), Type 4 (advising on securities) and Type 6 (advising on corporate finance) regulated activities under the SFO
KPMG	Certified Public Accountants, Hong Kong
DTZ Debenham Tie Leung Limited	Property valuer
Haiwen & Partners	PRC legal advisors to the Company
Commerce & Finance Law Offices	PRC legal advisors to the Underwriters
Conyers Dill & Pearman (Cayman) Limited	Cayman Islands attorneys-at-law

#### 7. Consents of Experts

Each of Macquarie Capital Securities Limited, KPMG, DTZ Debenham Tie Leung Limited, Haiwen & Partners, and Conyers Dill & Pearman (Cayman) Limited has given and has not withdrawn its respective written consent to the issue of this prospectus with the inclusion of its report and/or letter and/or valuation certificate and/or opinion and/or the references to its name included in this prospectus the form and context in which it is respectively included.

#### 8. Binding Effect

This prospectus shall have the effect, if an application is made in pursuance of this prospectus, of rendering all persons concerned bound by all of the provisions (other than the penal provisions) of sections 44A and 44B of the Companies Ordinance insofar as applicable.

#### 9. Miscellaneous

- (a) Save as disclosed in this prospectus, within the two years immediately preceding the date of this prospectus:
  - (i) no share or loan capital of our Company or any of our subsidiaries has been issued or agreed to be issued or is proposed to be fully or partly paid either for cash or a consideration other than cash;
  - (ii) no share or loan capital of our Company or any of our subsidiaries is under option or is agreed conditionally or unconditionally to be put under option;
  - (iii) no founders or management or deferred shares of our Company or any of our subsidiaries have been issued or agreed to be issued;
  - (iv) no commissions, discounts, brokerages or other special terms have been granted or agreed to be granted in connection with the issue or sale of any share or loan capital of our Company or any of our subsidiaries; and
  - (v) no commission has been paid or is payable for subscription, agreeing to subscribe, procuring subscription or agreeing to procure subscription of any share in our Company or any of our subsidiaries.
- (b) Our Directors confirm that:
  - (i) there has been no material adverse change in the financial or trading position or prospects of the Group since June 30, 2013 (being the date to which the latest audited consolidated financial statements of the Group were prepared); and
  - (ii) there has not been any interruption in the business of the Group which may have or has had a significant effect on the financial position of the Group in the 12 months preceding the date of this prospectus.
- (c) The principal register of members of our Company will be maintained in the Cayman Islands by Codan Trust Company (Cayman) Limited and a branch register of members of our Company will be maintained in Hong Kong by Tricor Investor Services Limited. Unless the Directors otherwise agree, all transfer and other documents of title of Shares must be lodged for registration with and registered by our Hong Kong Share Registrar and may not be lodged in the Cayman Islands.
- (d) All necessary arrangements have been made to enable our Shares to be admitted into CCASS for clearing and settlement.

- (e) No company within our Group is presently listed on any stock exchange or traded on any trading system.
- (f) The Directors have been advised that, under the Companies Law, the use of a Chinese name by the Company for identification purposes only does not contravene the Companies Law.
- (g) The English and Chinese language versions of this prospectus are being published separately, in reliance upon the exemption provided by section 4 of the Companies Ordinance (Exemption from Companies and prospectuses from Compliance Provisions) Notice (Chapter 32L of the Laws of Hong Kong).

# APPENDIX VI DOCUMENTS DELIVERED TO THE REGISTRAR OF COMPANIES AND AVAILABLE FOR INSPECTION

#### DOCUMENTS DELIVERED TO THE REGISTRAR OF COMPANIES

The documents attached to the copy of this prospectus delivered to the Registrar of Companies in Hong Kong for registration were:

- (a) a copy of each of the WHITE, YELLOW and GREEN Application Forms;
- (b) the written consents referred to in the section headed "Statutory and General Information—Other Information—Consents of Experts" in Appendix V to this prospectus; and
- (c) a copy of each of the material contracts referred to in the section headed "Statutory and General Information—Further Information About Our Business—Summary of Material Contracts" in Appendix V to this prospectus.

#### DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the following documents will be available for inspection at the offices of Sidley Austin at 39/F, Two International Finance Centre, 8 Finance Street, Central, Hong Kong during normal business hours up to and including the date which is 14 days from the date of this prospectus:

- (a) the amended and restated Memorandum and Articles of Association;
- (b) the Accountant's Report from KPMG, the text of which is set out in Appendix I to this prospectus;
- (c) the report from KPMG in respect of the unaudited pro forma financial information, the texts of which are set out in Appendix II to this prospectus;
- (d) the audited financial statements of the Group for the three years ended December 31, 2012 and the six months ended June 30, 2013;
- (e) the letter, the summary of values and valuation certificates relating to our property interests prepared by DTZ Debenham Tie Leung Limited, the texts of which are set out in Appendix III to this prospectus;
- (f) the letter of advice from Conyers Dill & Pearman (Cayman) Limited, our Cayman Islands legal advisors, summarizing the constitution of our Company and certain aspects of Cayman Islands company law referred to in "Summary of the Constitution of the Company and Cayman Company Law" in Appendix IV to this prospectus;
- (g) the Companies Law;
- (h) the legal opinions issued by Haiwen & Partners, our PRC legal advisors in respect of our Group's business operations and property interests in the PRC;
- (i) the legal opinions issued by Commerce & Finance Law Offices, PRC legal advisors of the Underwriters, in respect of our Group's business operations and property interests in the PRC;
- (j) the material contracts referred to in the section headed "Statutory and General Information—Further Information About Our Business—Summary of Material Contracts" in Appendix V to this prospectus;

# APPENDIX VI DOCUMENTS DELIVERED TO THE REGISTRAR OF COMPANIES AND AVAILABLE FOR INSPECTION

- (k) the service agreements with each of the Directors referred to in the paragraph headed "Statutory and General Information—Further Information About Our Business— Particulars of Service Contracts" in Appendix V to this prospectus;
- (1) the written consents referred to in the section headed "Statutory and General Information—Other Information—Consents of Experts" in Appendix V to this prospectus; and
- (m) the rules of the Share Option Scheme.

Logan Property Holdings Company Limited 龍光地產控股有限公司