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ALLIED GROUP LIMITED

(聯合集團有限公司)

(Incorporated in Hong Kong with limited liability)
(Stock Code: 373)

CONDITIONAL CASH OFFER BY

YU MING INVESTMENT MANAGEMENT LIMITED
ON BEHALF OF ALLIED GROUP LIMITED
TO REPURCHASE UP TO 36,588,363 SHARES
FOR HK\$18.50 PER SHARE,
INVOLVING AN APPLICATION FOR WHITEWASH WAIVER
AND
RESUMPTION OF TRADING

FINANCIAL ADVISER



This announcement is made pursuant to Rule 13.09 of the Listing Rules.

The Board announces that a conditional cash offer will be made by Yu Ming on behalf of the Company in compliance with the Repurchase Code, subject to the fulfilment of the Conditions, to repurchase for cancellation up to the Maximum Number of Shares, being 36,588,363 Shares, representing approximately 15.0% of the total issued share capital of the Company as at the date of this announcement. The Qualifying Shareholders may accept the Offer by submission of Acceptance Forms for the sale of their Shares to the Company at the Offer Price of HK\$18.50 per Share. The Shares to be repurchased by the Company will not exceed the Maximum Number of Shares. There is no minimum number of Shares proposed to be repurchased under the Offer. If the Offer is fully accepted, it will result in the Company paying to the Accepting Shareholders who have submitted Acceptance Forms

HK\$18.50 per Share, which will be paid in cash. The maximum amount payable by the Company under the Offer is HK\$676,884,715.50.

The Offer Price of HK\$18.50 per Share represents:

- (i) a discount of approximately 2.12% to the closing price of the Shares of HK\$18.90 each as quoted on the Stock Exchange on the Last Trading Day;
- (ii) a premium of approximately 2.61% over the average price of HK\$18.03, being the average closing price of the Shares as quoted on the Stock Exchange for the five consecutive trading days immediately prior to and including the Last Trading Day;
- (iii) a premium of approximately 6.94% over the average price of HK\$17.30, being the average closing price of the Shares as quoted on the Stock Exchange for the ten consecutive trading days immediately prior to and including the Last Trading Day; and
- (iv) a discount of approximately 51.25% to the Group's net asset value of approximately HK\$37.95 per Share pursuant to the latest unaudited consolidated interim accounts of the Company as at 30th June, 2009.

Lee and Lee Trust was beneficially interested in 108,626,492 Shares, representing approximately 44.53% of the total issued share capital of the Company as at the date of this announcement. Mr. Lee Seng Hui, one of the Trustees and an executive Director, other than those Shares held for Lee and Lee Trust, was beneficially interested in 22,921 Shares, representing approximately 0.01% of the total issued share capital of the Company as at the date of this announcement. Ms. Lee Su Hwei, one of the Trustees and a non-executive Director, has no other interest in the Shares other than those Shares held for Lee and Lee Trust. Mr. Lee Seng Hui and Ms. Lee Su Hwei are deemed to be acting in concert with Lee and Lee Trust for the purposes of the Takeovers Code. Lee and Lee Trust and Mr. Lee Seng Hui have not determined as to whether they will accept the Offer for the Shares held by them as at the date of this announcement.

Depending upon the level of the Shares tendered for repurchase by the Company as stated in the Acceptance Forms and assuming Lee and Lee Trust and Mr. Lee Seng Hui not accepting the Offer to tender Shares held by them, the beneficial interest in the Company's issued share capital held by Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them may increase from its current level of approximately 44.54% to a maximum of approximately 52.40% upon completion of the Offer, thereby triggering a general obligation by Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them under Rule 26 of the Takeovers Code to make a mandatory general offer for all of the Shares not beneficially owned by Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them. Accordingly, an application for the Whitewash Waiver will be made to the Executive by or on behalf of the Trustees for Lee and Lee Trust and Mr. Lee Seng Hui.

Under the Offer, each of the Accepting Shareholders is entitled to sell to the Company the Assured Entitlement of 300 Shares out of every board lot of 2,000 Shares he or she owns. In the event that not all Qualifying Shareholders submit the Acceptance Forms, the Surplus Shares, being the Maximum Number of Shares less the aggregate Assured Entitlements received, will then be available for acceptance by those Accepting Shareholders who have stated in their Acceptance Forms an Excess Number of Shares which they wish to accept for repurchase under the Offer.

The Offer will be subject to the fulfilment of the following Conditions:

- (a) the passing of an ordinary resolution by the Independent Shareholders voting in person or by proxy at the EGM to approve by way of a poll the Offer and the Whitewash Waiver;
- (b) the granting of the Whitewash Waiver by the Executive and all conditions attaching thereto being fulfilled; and
- (c) the approval of any other appropriate regulatory authorities whose consent is required under any applicable laws and regulations in order for the Company to validly make the Offer.

The Offer will not be conditional on any minimum number of acceptances.

The Trustees, Mr. Lee Seng Hui and any party acting in concert with any of them will abstain from voting at the EGM on the resolution approving the Offer and the Whitewash Waiver.

An Independent Board Committee will be formed to advise the Independent Shareholders and an Independent Financial Adviser will be appointed to advise the Independent Board Committee and the Independent Shareholders in relation to the Offer and the Whitewash Waiver. The Company will make an announcement upon the appointment of the Independent Financial Adviser.

The Offer Document, which will contain details (including a timetable) of the Offer, a letter of advice from the Independent Financial Adviser to the Independent Board Committee and the Independent Shareholders, a letter from the Independent Board Committee to the Independent Shareholders, a notice convening the EGM, the Acceptance Form and information relating to the procedures required for acceptance of the Offer and the Whitewash Waiver, will be despatched to the Shareholders as soon as practicable.

It should be noted that dealings in the Shares will continue during the period when the Conditions remain unfulfilled. Those Shareholders selling their Shares and persons purchasing the Shares during such period will accordingly bear the risk that the Offer may not become unconditional. If any Shareholder or other person contemplating selling or purchasing any of the Shares during this period is in any doubt about his or her position, it is recommended that he or she should consult his or her professional adviser.

WARNING: As the Offer is subject to the fulfillment of all of the Conditions, it may or may not become unconditional and the Offer may or may not proceed. Accordingly, Shareholders and potential investors are advised to exercise caution when dealing in the Shares.

At the request of the Company, Shares were suspended from trading on the Stock Exchange at 9:30 a.m. on 14th September, 2009 pending the release of this announcement. Application has been made to the Stock Exchange for the resumption of trading in the Shares from 9:30 a.m. on 17th September, 2009.

This announcement is made pursuant to Rule 13.09 of the Listing Rules.

INTRODUCTION

The Board announces that a conditional cash offer will be made by Yu Ming on behalf of the Company in compliance with the Repurchase Code, subject to fulfilment of the Conditions, to repurchase for cancellation up to the Maximum Number of Shares, being 36,588,363 Shares, representing approximately 15.0% of the total issued share capital of the Company as at the date of this announcement. The Qualifying Shareholders may accept the Offer by submission of Acceptance Forms for the sale of their Shares to the Company at the Offer Price of HK\$18.50 per Share.

The Shares to be repurchased by the Company will not exceed the Maximum Number of Shares. There is no minimum number of Shares proposed to be repurchased under the Offer. If the Offer is fully accepted, it will result in the Company paying to the Accepting Shareholders who have submitted Acceptance Forms HK\$18.50 per Share, which will be paid in cash.

The maximum amount payable by the Company under the Offer is HK\$676,884,715.50. The Offer will be satisfied by internal resources of the Group. The Board and Yu Ming are of the opinion that sufficient financial resources are available to the Company to implement the Offer in full if the Maximum Number of Shares is repurchased.

SALIENT TERMS OF THE OFFER

The Offer will be made by Yu Ming on behalf of the Company subject to fulfilment of the Conditions to repurchase the Shares at the Offer Price up to the Maximum Number of Shares. All Qualifying Shareholders are entitled to accept the Offer by submitting Acceptance Forms for the sale of any number of their Shares to the Company.

The principle features of the Offer will be as follows:

- (a) The Company will repurchase up to the Maximum Number of Shares at the Offer Price.
- (b) The Qualifying Shareholders may submit Acceptance Forms in respect of any number of his or her Shares.
- (c) The Offer Price will be paid in cash.

- (d) Acceptance Forms which have been duly completed and received by or on behalf of the Company will be irrevocable after the Offer has been declared unconditional.
- (e) The Shares specified in an Acceptance Form will be repurchased in the following order:
 - (i) firstly, all the Shares up to the Assured Entitlement of an Accepting Shareholder; and
 - (ii) secondly, on condition that there are Surplus Shares, that number of the Excess Number of Shares as is equal to the proportion which the Excess Number of Shares specified in the relevant Acceptance Form bears to the aggregate Excess Number of Shares in all the Acceptance Forms.
- (f) All Shares will be repurchased free of commissions and dealing charges, but seller's ad valorem stamp duty payable by the Qualifying Shareholders who accept the Offer and calculated at a rate of HK\$1.00 for every HK\$1,000 or part thereof of the market value of the Shares to be repurchased under the Offer or the consideration payable by the Company in respect of relevant acceptances of the Offer, whichever is the higher, will be deducted by the Company from the amount of cash payable to an Accepting Shareholder. The Company will arrange for payment of the seller's ad valorem stamp duty on behalf of the Accepting Shareholders in respect of the Offer.
- (g) All repurchased Shares will be cancelled.
- (h) The Shares will be repurchased free from all liens, charges, encumbrances, equitable interests, rights of pre-emption or other third party rights of any nature. Accordingly, the submission of an Acceptance Form by an Accepting Shareholder will be deemed to constitute a warranty by him or her to Yu Ming and the Company that his or her Shares are sold free from all liens, charges, encumbrances, equitable interests, rights of pre-emption or other third party rights of any nature and together with all rights attaching thereto on or after the date of this announcement (including the right to all dividends and distributions (if any) declared, made or paid on or after the date of this announcement).

In compliance with Rule 3 of the Repurchase Code, the Offer will be subject to the approval by the Independent Shareholders by way of a poll. The Offer will also be subject to the other terms and conditions referred to under the section entitled "Conditions to the Offer" below.

If the Offer is declared unconditional, Qualifying Shareholders will be able to tender their Shares for acceptance under the Offer for a period of at least 14 days thereafter. The Company reserves the right to extend the time for acceptance of tenders under the Offer to the maximum period allowed under the Takeovers Code and the Repurchase Code.

The consideration under the Offer will not be despatched until after the Acceptance Form is completed in all respects and the share certificate(s), and/or transfer receipts(s) and/or other document(s) of title satisfactory to the Company have been received. Shares tendered under the Offer shall be paid for by the Company as soon as possible after and in any event within 10 days of the later of the date on which the Offer becomes, or is declared, unconditional and the date of receipt of a duly completed Acceptance Form.

The full terms and details of the Offer will be set out in the Offer Document.

THE OFFER PRICE

The Offer Price (being HK\$18.50 per Share) will be paid in cash. The Offer Price represents:

- (i) a discount of approximately 2.12% to the closing price of the Shares of HK\$18.90 each as quoted on the Stock Exchange on the Last Trading Day;
- (ii) a premium of approximately 2.61% over the average price of HK\$18.03, being the average closing price of the Shares as quoted on the Stock Exchange for the five consecutive trading days immediately prior to and including the Last Trading Day;
- (iii) a premium of approximately 6.94% over the average price of HK\$17.30, being the average closing price of the Shares as quoted on the Stock Exchange for the ten consecutive trading days immediately prior to and including the Last Trading Day; and
- (iv) a discount of approximately 51.25% to the Group's net asset value of approximately HK\$37.95 per Share pursuant to the latest unaudited consolidated interim accounts of the Company as at 30th June, 2009.

ASSURED ENTITLEMENT AND EXCESS NUMBER OF SHARES

As at the date of this announcement, there are 243,922,423 Shares in issue. The Maximum Number of Shares, being 36,588,363 Shares, represents approximately 15.0% of the total issued share capital of the Company as at the date of this announcement.

As at the date of the announcement, the Trustees, on behalf of Lee and Lee Trust, and Mr. Lee Seng Hui have not yet determined as to whether they will accept the Offer for Shares held by them respectively.

Under the Offer, each of the Accepting Shareholders is entitled to sell to the Company the Assured Entitlement of 300 Shares for every board lot of 2,000 Shares he or she owns.

The number of Shares which may be acquired from an Accepting Shareholder may be in excess of his or her Assured Entitlement in the event that there are Excluded Shareholders or when there are Qualifying Shareholders not submitting Acceptance Forms or the number of the Shares specified in some of the Acceptance Forms is less than the Assured Entitlements of the relevant Accepting Shareholders. The number of Shares so acquired will be dependent on the number of the Surplus Shares.

If the aggregate Excess Number of Shares falls below the Surplus Shares, all of the Excess Number of Shares will be repurchased by the Company. In the event of the aggregate Excess Number of Shares exceeding the Surplus Shares, each Accepting Shareholder whose Acceptance Form consists of Excess Number of Shares will be entitled to the repurchase by the Company of that number of the Excess Number of Shares as is equal to the proportion which the Excess Number of Shares specified in his or her Acceptance Forms bears to the aggregate Excess Number of Shares calculated in accordance with the formula below, save

that the Company may in its absolute discretion round such figure up or down with the intention of avoiding (as far as practicable) Shares being held by Accepting Shareholders in odd lots or fractional entitlements:

E = Excess Number of Shares specified in an Acceptance Form

A = Aggregate Excess Number of Shares specified in all of the Acceptance Forms

S = Surplus Shares

The total number of the Shares which will be repurchased by the Company will not exceed the Maximum Number of Shares.

OVERSEAS SHAREHOLDERS

In order to address the implications of overseas securities laws relating to the making of the Offer to the Overseas Shareholders (which implications may include illegality, filing and registration requirements or the need for compliance with other requirements), subject to the prior consent of the Executive, the Offer will not be made to the Excluded Shareholders nor will the Offer be capable of being accepted by such Excluded Shareholders. Applications will be made to the Executive under Rule 8 of the Repurchase Code, before the despatch of the Offer Document, for consent if the Company considers that there are Excluded Shareholders at the time. The Executive would not normally consent to such an application unless the Executive is satisfied that it would be unduly burdensome for the Company to do so in relation to an overseas jurisdiction.

As the Offer to the Overseas Shareholders may be affected by foreign laws, the Overseas Shareholders should inform themselves about and observe any applicable legal requirements.

It is the responsibility of each Overseas Shareholder who wishes to submit an Acceptance Form to satisfy himself or herself as to the full observance of the laws of the relevant jurisdictions in that connection, including the obtaining of any governmental or other consents which may be required or the compliance with other necessary formalities or legal requirements.

A copy of the Offer Document will be sent to the Excluded Shareholders and, if sent to the Excluded Shareholders, shall be sent solely for the purpose of attending and voting at the EGM. Despite the fact that the Excluded Shareholders may not participate in the Offer, all Independent Shareholders are entitled to attend and vote at the EGM, whether in person or by proxy.

ODD LOTS ARRANGEMENTS

Currently, the Shares are traded in board lots of 2,000 Shares each. Such board lot size will not change as a result of the Offer. Qualifying Shareholders should note that acceptance of the Offer may result in their holding of odd lots of the Shares. The Company will make arrangements and appoint a designated broker to match sales and purchases of odd lot trading of Shares for a reasonable period after completion of the Offer in order to enable such Accepting Shareholders to dispose of their odd lots or to top up their odd lots to whole board lots. Further details of this arrangement will be described in the Offer Document and by subsequent announcement as necessary.

NOMINEE REGISTRATION OF SHARES

To ensure equality of treatment of all Qualifying Shareholders, those registered holders of the Shares who hold the Shares as nominees for more than one beneficial owner should, as far as practicable, treat the holding of each beneficial owner separately. In order for the beneficial owners of the Shares whose investments are registered in nominee names to accept the Offer, it is essential that they provide instructions to their nominee agents of their intentions with regard to the Offer.

WHITEWASH WAIVER

As at the date of this announcement, Lee and Lee Trust was beneficially interested in 108,626,492 Shares, representing approximately 44.53% of the total issued share capital of the Company. Mr. Lee Seng Hui, one of the Trustees and an executive Director, other than those Shares held for Lee and Lee Trust, was beneficially interested in 22,921 Shares, representing approximately 0.01% of the total issued share capital of the Company as at the date of this announcement. Ms. Lee Su Hwei, one of the Trustees and a non-executive Director, has no other interest in the Shares other than those Shares held for Lee and Lee Trust. Mr. Lee Seng Hui and Ms. Lee Su Hwei are deemed to be acting in concert with Lee and Lee Trust for the purposes of the Takeovers Code.

Rule 32 of the Takeovers Code and Rule 6 of the Repurchase Code provide that where, as a result of share repurchase, a shareholder's proportionate interest in the voting rights of the repurchasing company increases, such interest will be treated as an acquisition for the purpose of the Takeovers Code. Consequently, depending upon the level of the Shares tendered for repurchase by the Company as stated in the Acceptance Forms and assuming that Lee and Lee Trust and Mr. Lee Seng Hui do not accept the Offer to tender Shares held by them, the beneficial interest in the Company's issued share capital held by Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them may increase from its current level of approximately 44.54% to a maximum of approximately 52.40% upon completion of the Offer, thereby triggering a general obligation by Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them under Rule 26 of the Takeovers Code to make a mandatory general offer for all of the Shares not beneficially owned by the Trustees for Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them.

Accordingly, an application for the Whitewash Waiver will be made to the Executive by or on behalf of the Trustees for Lee and Lee Trust and Mr. Lee Seng Hui.

The Offer and the grant of the Whitewash Waiver will be subject to the approval by the Independent Shareholders of ordinary resolution to be obtained by way of a poll. If the Whitewash Waiver is not approved by the Independent Shareholders or if it is not granted by the Executive, the Offer will lapse.

DEALINGS IN SHARES BY THE COMPANY, LEE AND LEE TRUST, MR. LEE SENG HUI AND PARTIES ACTING IN CONCERT WITH ANY OF THEM

The Company has not repurchased any Shares in the six-month period prior to the date of this announcement and will not conduct any on-market share repurchase from the date of this announcement up to and including the date of the Offer closes, lapses or is withdrawn, as the case may be.

The Trustees on behalf of Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them have confirmed that there has been no dealing in the Shares in the six months immediately prior to the date of this announcement.

OTHER ARRANGEMENTS

There is no arrangement (whether by way of option, indemnity or otherwise) in relation to the Shares between the Company and the Trustees for Lee and Lee Trust or Mr. Lee Seng Hui or parties acting in concert with any of them which might be material to the Offer.

There is no agreement or arrangement to which the Company or the Trustees for Lee and Lee Trust or Mr. Lee Seng Hui or parties acting in concert with any of them is a party which relates to circumstances in which they may or may not invoke or seek to invoke a pre-condition or a condition to the Offer. None of the Company, the Trustees for Lee and Lee Trust or Mr. Lee Seng Hui or parties acting in concert with any of them has borrowed or lent any Shares.

SFC LICENCING

As at the date of this announcement, several of the Company's indirectly owned subsidiaries constituted Licensed Corporations. Upon completion of the Offer, the beneficial ownership of Lee and Lee Trust in the Company may increase. The Trustees will notify the SFC of any such increase in shareholding accordingly.

OTHER APPROVALS

The Offer may be subject to the Company obtaining the approval of any other appropriate regulatory authorities whose consent is required under any applicable laws and regulations in order for the Company to validly make the Offer. The Company is not aware of any such approvals being required as at the date of this announcement.

SHAREHOLDING STRUCTURES

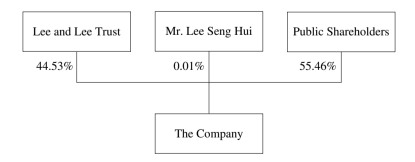
Set out below are a table and charts showing the shareholding structure of the Company prior to and after the completion of the Offer on the assumption that (i) the number of the Shares repurchased reaches the Maximum Number of Shares; (ii) the number of the Shares in issue as at the date of this announcement remains unchanged until the completion of the Offer; and (iii) Lee and Lee Trust and Mr. Lee Seng Hui do not accept the Offer to tender Shares held by them respectively.

	Immediately before the Offer		Immediately after completion of the Offer	
	Shares	Approx. %	Shares	Approx. %
Trustees holding for Lee and Lee Trust Mr. Lee Seng Hui (Personal interest)	108,626,492 22,921	44.53% 0.01%	108,626,492 22,921	52.39% 0.01%
Aggregate of Trustees of Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them	108,649,413	44.54%	108,649,413	52.40%
Public Shareholders	135,273,010	55.46%	98,684,647	47.60%
Total	243,922,423	100.00%	207,334,060	100.00%

Notes:

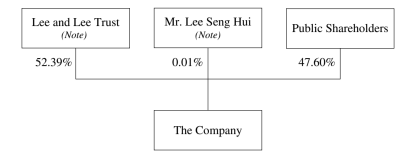
- 1. Lee and Lee Trust holds the Shares through companies wholly-owned by the Trustees as to 31.09% via Minty Hongkong Limited and 13.44% via Zealous Developments Limited, which in turn holds the 13.44% Shares through its wholly-owned subsidiary, Cashplus Management Limited.
- 2. As at the date of this announcement, Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them do not hold or have control or direction over any other relevant securities (as defined under the Takeovers Code) of the Company, including any convertible securities, warrants or options or any outstanding derivative in respect of Shares.

Immediately before the Offer



Total issued share capital: 243,922,423 Shares

Immediately after completion of the Offer



Total issued share capital: 207,334,060 Shares

Note: Assuming that Lee and Lee Trust and Mr. Lee Seng Hui do not accept the Offer.

CONDITIONS TO THE OFFER

The Offer will be conditional upon the following conditions being fulfilled:

- (a) the passing of an ordinary resolution by the Independent Shareholders voting in person or by proxy at the EGM to approve by way of a poll the Offer and the Whitewash Waiver;
- (b) the granting of the Whitewash Waiver by the Executive and all conditions attaching thereto being fulfilled; and
- (c) the approval of any other appropriate regulatory authorities whose consent is required under any applicable laws and regulations in order for the Company to validly make the Offer.

The Trustees, Mr. Lee Seng Hui and any party acting in concert with any of them will abstain from voting at the EGM on the resolution approving the Offer and the Whitewash Waiver as described above.

If the Offer or the Whitewash Waiver is not approved by the Independent Shareholders or if the Whitewash Waiver is not granted by the Executive, the Offer will lapse.

The Offer will not be conditional on any minimum number of acceptances.

REASONS AND FINANCIAL EFFECT OF THE OFFER

Since the Company has considerable liquid funds on hand and no bank borrowings and the interest rates available on cash deposits continue to be nominal, the Board believes it is appropriate to utilize these funds to purchase the Shares and to thereby provide a mechanism for the Qualifying Shareholders to dispose their Shares should they wish to do so.

In view of the above factors and having considered other methods of achieving its objectives with its professional advisers, the Board considers that the Offer is in the best interest of the Shareholders as it will:

- (a) appropriately utilize available surplus liquid funds of the Company;
- (b) return a substantial part of the surplus funds to the Shareholders pursuant to the Offer;
- (c) provide an opportunity for the Qualifying Shareholders either to sell their Shares and receive cash or to increase their proportionate interests in the Company by retaining their holdings and participating in the future prospects of the Company; and
- (d) have the effect of increasing the net asset value per Share and earnings per Share.

Assuming that the Maximum Number of Shares will be repurchased by the Company and based on the unaudited consolidated net assets of the Group for the six months ended 30th June, 2009, it is expected that the net assets of the Group will decrease, whilst the net asset value per Share will increase, upon completion of the Offer. Further details of the financial effects of the Offer, including the effects of the Offer on the net asset value of the Group, the net asset value per Share, the earnings of the Group and the earnings per Share, will be set out in the Offer Document to be despatched to the Shareholders as soon as practicable.

INFORMATION ON THE GROUP

The principal business activity of the Company is investment holding. The principal business activities of its major subsidiaries are property investment and development, hospitality related activities, health administration, medical scheme administration, the provision of healthcare services, the provision of financial services, and investments in listed and unlisted securities.

FUTURE INTENTIONS OF THE GROUP

The business and management of the Group will remain unchanged and the Company's listing on the Stock Exchange will be maintained upon completion of the Offer. It is intended that no major changes will be introduced to the businesses of the Group and the employment of the employees of the Group will be continued and the material fixed assets of the Group will not be redeployed as a result of the Offer.

GENERAL

The Offer Document, which will contain details (including a timetable) of the Offer, a letter of advice from the Independent Financial Adviser to the Independent Board Committee and the Independent Shareholders, a letter from the Independent Board Committee to the Independent Shareholders, a notice convening the EGM, the Acceptance Form and information relating to the procedures required for acceptance of the Offer and the Whitewash Waiver, will be despatched to the Shareholders as soon as practicable. The Trustees, Mr. Lee Seng Hui and any party acting in concert with any of them will abstain from voting at the EGM on the resolution to approve the Offer and the Whitewash Waiver.

Depending upon the level of the Shares tendered for repurchase by the Company as stated in the Acceptance Forms and assuming Lee and Lee Trust and Mr. Lee Seng Hui not accepting the Offer to tender the Shares held by them, the beneficial interest in the Company's issued share capital held by Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them may increase from its current level of approximately 44.54% to a maximum of approximately 52.40% upon completion of the Offer, thereby triggering a general obligation by Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them under Rule 26 of the Takeovers Code to make a mandatory general offer for all of the Shares not beneficially owned by Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them. Accordingly, an application for the Whitewash Waiver will be made to the Executive by or on behalf of the Trustees for Lee and Lee Trust and Mr. Lee Seng Hui.

An Independent Board Committee will be formed to advise the Independent Shareholders and an Independent Financial Adviser will be appointed to advise the Independent Board Committee and the Independent Shareholders in respect of the Offer and the Whitewash Waiver. The Company will make an announcement upon the appointment of the Independent Financial Adviser.

Yu Ming has been appointed as financial adviser to advise the Company with regard to the Offer.

At the request of the Company, Shares were suspended from trading on the Stock Exchange at 9:30 a.m. on 14th September, 2009 pending the release of this announcement. Application has been made to the Stock Exchange for the resumption of trading in the Shares from 9:30 a.m. on 17th September, 2009.

DEALINGS DISCLOSURE

As at the date of this announcement, the Company has 243,922,423 Shares in issue and no other securities issued and outstanding. The respective associates of Lee and Lee Trust, Mr. Lee Seng Hui and parties acting in concert with any of them are reminded to disclose their dealings in the securities of the Company under Rule 22 of the Takeovers Code.

Stockbrokers, banks and others who deal in relevant securities of the Company on behalf of clients have a general duty to ensure, so far as they are able, that those clients are aware of the disclosure obligations attaching to associates and other persons under Rule 22 of the Takeovers Code and that those clients are willing to comply with them. Principal traders and dealers who deal directly with investors should, in appropriate cases, likewise draw attention to the relevant rules under the Takeovers Code. However, this does not apply when the total value of dealings (excluding stamp duty and commission) in any relevant security of the Company undertaken for a client during any 7 day period is less than HK\$1 million. This dispensation does not alter the obligation of principals, associates and other persons themselves to initiate disclosure of their own dealings, whatever total value is involved. Intermediaries are expected to co-operate with the Executive in its dealings enquiries. Therefore, those who deal in relevant securities should appreciate that stockbrokers and other intermediaries will supply the Executive with relevant information as to those dealings, including identities of clients, as part of that co-operation.

DEFINITIONS

"Acceptance Form(s)" form(s) to be sent to the Qualifying Shareholders as part of the Offer Document for acceptance of the Offer "Accepting Shareholder(s)" Oualifying Shareholder(s) who accept(s) the Offer by submitting Acceptance Form(s) "acting in concert" shall have the meaning set out in the Takeovers Code "Assured Entitlement" the aggregate number of the Shares which every Accepting Shareholder is entitled to be repurchased by the Company, calculated on the basis of 300 Shares for every 2,000 Shares registered in the name of the relevant Accepting Shareholder "Board" the board of Directors "Companies Ordinance" Companies Ordinance (Chapter 32 of the Laws of Hong Kong) "Company" Allied Group Limited, a company incorporated in Hong Kong with limited liability, and the Shares of which are listed on the Main Board of the Stock Exchange "Conditions" Conditions set out under the heading "Conditions to the Offer" to which the Offer is subject "Director(s)" director(s) of the Company "EGM" an extraordinary general meeting of the Company to be convened in connection with the Offer and the Whitewash Waiver "Excess Number of Shares" the number of the Shares specified in an Acceptance Form which is in excess of the Assured Entitlement of the relevant Accepting Shareholder "Excluded Shareholder(s)" Overseas Shareholder(s) whose address, as shown on the register of members of the Company at the time of the receipt by the Company of his or her Acceptance Form is located in a jurisdiction the laws of which prohibit the making of the Offer to such Overseas Shareholder or otherwise require the Company to comply with additional requirements which are (in the

shareholdings in the Company

opinion of the Board, but subject to the prior consent of the Executive) unduly onerous or burdensome, having regard to the number of Overseas Shareholders involved in that jurisdiction and the size of their "Executive" the Executive Director of the Corporate Finance

Division of the SFC or any delegate of the Executive

Director

"Group" the Company and its subsidiaries

"HK\$" Hong Kong dollar(s), being the lawful currency of

Hong Kong

"Hong Kong" Hong Kong Special Administrative Region of the

People's Republic of China

"Independent Board Committee" an independent committee of the Board to be

established to advise the Independent Shareholders in

respect of the Offer and the Whitewash Waiver

"Independent Financial Adviser" an independent financial adviser to be appointed to

advise the Independent Board Committee and the Independent Shareholders in relation to the Offer and

the Whitewash Waiver

"Independent Shareholders" Shareholders other than the Trustees of Lee and Lee

Trust, Mr. Lee Seng Hui and parties acting in concert

with any of them

"Last Trading Day" 11th September, 2009, being the last trading day prior

to the suspension of trading in the Shares when the

terms of the Offer is determined

"Lee and Lee Trust" Lee and Lee Trust, a discretionary trust and a

substantial Shareholder of the Company, which was interested in 108,626,492 Shares, representing approximately 44.53% of the issued share capital of the

Company as at the date of this announcement

"Licensed Corporation(s)" a licensed corporation as defined in Part I to Schedule 1

of the SFO

"Listing Rules" Rules Governing the Listing of Securities on The Stock

Exchange of Hong Kong Limited

"Maximum Number of Shares" the maximum number of the Shares to be repurchased

pursuant to the Offer, being 36,588,363 Shares in aggregate, representing approximately 15.0% of the total issued share capital of the Company as the date of

this announcement

"Offer" the offer by the Company to repurchase the Maximum Number of Shares at the Offer Price from the **Oualifying Shareholders for cancellation** "Offer Document" a circular to the Shareholders (comprising the offer document, the notice of EGM, the proxy form for voting at the EGM and the Acceptance Form) to be issued in connection with the Offer "Offer Price" HK\$18.50 being the repurchase price under the Offer "Overseas Shareholder(s)" Shareholder(s) whose addresses, as shown in the register of members of the Company, are outside Hong Kong "Qualifying Shareholder(s)" Shareholder(s), other than the Excluded Shareholder(s) (if any), whose names appear on the register of members of the Company at the close of the Offer "Repurchase Code" Hong Kong Code on Share Repurchases "SFC" The Securities and Futures Commission of Hong Kong "SFO" Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) "Shareholder(s)" holder(s) of the Shares "Share(s)" ordinary share(s) of nominal value of HK\$2.00 each in the share capital of the Company "Stamp Duty Ordinance" the Stamp Duty Ordinance (Chapter 117 of the Laws of Hong Kong) "Stock Exchange" The Stock Exchange of Hong Kong Limited "Surplus Shares" being the Maximum Number of Shares less the aggregate Assured Entitlements received "Takeovers Code" Hong Kong Code on Takeovers and Mergers

Mr. Lee Seng Hui, Ms. Lee Su Hwei and Mr. Lee Seng

Huang, the trustees of Lee and Lee Trust

"Trustees"

"Whitewash Waiver"

a waiver to be granted by the Executive in respect of the obligations of the Trustees for Lee and Lee Trust and Mr. Lee Seng Hui and parties acting in concert with any of them to make a mandatory general offer in accordance with Rule 26 of the Takeovers Code for all the Shares not held by the Trustees for Lee and Lee Trust and Mr. Lee Seng Hui and parties acting in concert with any of them, which obligation may otherwise arise as a result of the completion of the Offer

"Yu Ming"

Yu Ming Investment Management Limited, an indirect wholly-owned subsidiary of the Company and a corporation licensed under the Securities and Futures Ordinance to carry out regulated activities of type 1 (dealing in securities), type 4 (advising on securities), type 6 (advising on corporate finance) and type 9 (asset management), and a company incorporated in Hong Kong with limited liability, being the financial adviser of the Company in respect of the Offer

By order of the Board
ALLIED GROUP LIMITED
Arthur George Dew
Chairman

Hong Kong, 17th September, 2009

As at the date of this announcement, the Board comprises Messrs. Lee Seng Hui (Chief Executive), Edwin Lo King Yau and Mak Pak Hung being the Executive Directors; Mr. Arthur George Dew (Chairman) and Ms. Lee Su Hwei being the Non-Executive Directors; and Messrs. Wong Po Yan, David Craig Bartlett, John Douglas Mackie and Alan Stephen Jones being the Independent Non-Executive Directors.

The Directors jointly and severally accept full responsibility for the accuracy of the information in this announcement and confirm, having made all reasonable enquiries, that to the best of their knowledge, opinions expressed in this announcement have been arrived at after due and careful consideration and there are no other facts not contained in this announcement, the omission of which would make any statement in this announcement misleading.

This announcement will be published and remain on the "Latest Listed Company Information" page of the Stock Exchange's website at www.hkexnews.hk for at least seven days from the day of its publication and will be published and remain on the website of the Company at www.alliedgroup.com.hk.