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The English text of this Interim Report shall prevail over the Chinese text.

CORPORATE INFORMATION

PLACE OF INCORPORATION

Cavman Islands

BOARD OF DIRECTORS

Executive Directors Deacon Te Ken CHIU, J.P. (Chairman) David CHIU, Dato', B.Sc. (Deputy Chairman and Chief Executive Officer) Steven Ying Wai KWAN, A.C.A. (Aust.) (Managing Director) Craig WILLIAMS, B.ENG (CIVIL) Dennis CHIU, B.A.

Non-Executive Directors Ching Lan JU CHIU, J.P. Dick Tat Sang CHIU, M.A. Daniel Tat Jung CHIU Kohei OGAWA, M.B.A., B.A.

Independent Non-Executive Directors Kee Leong CHEE, Datuk David Kwok Kwei LO

COMPANY SECRETARY

Kwok Wor CHOW, F.C.S., F.H.K.S.A.

AUTHORIZED REPRESENTATIVE

David CHIU Steven Ying Wai KWAN

SOLICITORS Hong Kong

Woo, Kwan, Lee & Lo David Lo & Partners

Malavsia

Shearn Delamore & Co. Wong Lu Peen & Tunka Alina

Australia

Freehill, Hollingdale & Page Herbert Geer & Rundle

AUDITORS

Deloitte Touche Tohmatsu Certified Public Accountants Hong Kong

AUDIT COMMITTEE

Kee Leong CHEE David Kwok Kwei LO Daniel Tat Jung CHIU

SHARE REGISTRARS

Standard Registrars Limited 5th Floor, Wing On Centre, 111 Connaught Road Central, Hong Kong

PRINCIPAL BANKERS Hong Kong

Bank of China (Hong Kong) Limited Banque Nationale de Paris Citic Ka Wah Bank Limited Hang Seng Bank Limited Nanyang Commercial Bank Limited Orix International Finance Limited The Hongkong and Shanghai Banking Corporation Limited Wing Hang Bank Limited

Malaysia

Alliance Bank Malaysia Berhad Arab-Malaysian Bank Berhad Citibank Berhad Hong Leong Bank Berhad HSBC Bank Malaysia Berhad Southern Bank Berhad Standard Chartered Bank Malaysia Berhad

Singapore

The Development Bank of Singapore Limited

Australia

Commonwealth Bank of Australia National Australia Bank Limited

China

Agricultural Bank of China Bank of Communications Bank of Shanghai China Merchants Bank Construction Bank of China Industrial and Commercial Bank of China

REGISTERED OFFICE

P.O. Box 1043, Ground Floor, Caledonian House, Mary Street, George Town, Grand Cayman, Cayman Islands British West Indies.

PRINCIPAL OFFICE

16/F., Far East Consortium Building. 121 Des Voeux Road Central. Hong Kong.

LISTING INFORMATION

Ordinary Shares (Code: 035) The Stock Exchange of Hong Kong Limited

WEBSITE

http://www.fareastconsortium.com.hk

DEPUTY CHAIRMAN AND CHIEF EXECUTIVE OFFICER'S STATEMENT

INTERIM RESULTS

The Board of Directors of Far East Consortium International Limited (the "Company") is pleased to announce the unaudited interim financial results of the Company and its subsidiaries (the "Group") for the six months ended 30th September, 2001. This unaudited interim financial results has been reviewed by the Company's audit committee

1, **Corporate Results**

Turnover for the six months ended 30th September, 2001 was HK\$386,041,000 as compared to HK\$393,440,000 in the corresponding period of 2000, a decrease of 1.88%. Profit attributable to shareholders was HK\$14.344.000, a decrease of 36%.

2. Financial Resources and Liquidity

Borrowings and charge on Group assets

The Group's total borrowings amount to approximately HK\$1,031 million as at 30th September, 2001 (31/3/2001: HK\$1.011 million).

Interest rates were in line with the best lending rates either at prime or based on the Hong Kong Inter-bank Offer Rate.

Gearing ratio

The gearing ratio (total bank and other borrowings to shareholders' equity) increased from 42% to 43% during the period.

Current ratio

The current ratio is 1.36. The Group has maintained sufficient liquid assets to finance its daily operations.

INTERIM DIVIDEND

The Directors have resolved not to declare an interim dividend in respect of the six months ended 30th September, 2001 (2000 - Nil).

REVIEW OF OPERATIONS, OUTLOOK AND STRATEGY

Business Review

Property Division Hong Kong

The main projects under development are as follows:

Baker Street, Hung Hom - a 32-storey commercial-residential development with a total gross floor area of approximately 55,000 sq.ft. Superstructure work has reached the 20th floor level and sales were launched in early December 2001 for which the response was encouraging. Completion is scheduled to take place in mid 2002.

Pak Shek Wo, Sai Kung - a 15 detached house development with a total gross floor area of 18,000 sg.ft.. Access road construction and site formation work has commenced since September 2001. The project will be scheduled to put on the market in mid 2002.

Chuk Kok, Sai Kung - this piece of land with a site area of about 30,000 sq.ft. acquired through government auction in December 2000 will be developed into 10 detached houses with a total gross floor area of approximately 12,000 sq.ft.. Site formation works will be commenced in early 2002.

Anchor Street, Tai Kok Tsui - a 21-storey hotel development with 143 rooms with a total gross floor area of approximately 46,000 sq.ft.. Town planning application for hotel development has been approved.

Kau U Fong, Central – a piece of vacant land for commercial use to be developed into a 31-storey hotel development with 151 suites, covering a total gross floor area of approximately 63,000 sq.ft.. Demolition work was completed and building plans for government approval was submitted. Site work will commence upon approval thereafter.

Tan Kwai Tsuen, Yuen Long – this project consists of 62 units of 4-storey apartments with a total gross floor area of 52,000 sq.ft., is in the process of applying land exchange and access road formation.

Sheung Yeung, Sai Kung - it is proposed to build 24 village houses with a total gross floor area of 50,000 sq.ft.. Building work on Phase 1 with 4 houses will commence soon. Other phases will follow depending on government approval schedule.

Hung Shui Kiu, Yuen Long - a 7-storey residential development with a total gross floor area of approximately 38,000 sq.ft., is currently in the process of applying land exchange.

Fung Lok Wai, Yuen Long – raw land area with approximately 8,610,000 sq.ft., will be developed into a residential project. The Group has an effective interest of 21.66% in the project after the acquisition of an additional 15.33% for HK\$120,000,000 during 2001.

Hong Kong 26 Court, Mid-level, Central – an existing residential block of units acquired and will be held for rental purposes.

China

California Gardens – this project in Shanghai continues contributing healthy profit to the Group and over 2,300 homes have been sold. Construction work for over 1,000 homes has been commenced with proposed sale in mid 2002.

New Time Plaza, Guangzhou – the Group owns 45% of this project which consists of a completed 8,000 sq.m. auxiliary building and a 29-storey residential tower of 27,000 sq.m.. Preparation for the construction work of the residential tower is in progress and sales will be launched soon.

Malaysia

Karunmas Ehsan – this project consists of a total of 812 units of terrace house, condominium, low cost flats and shop offices. Phase 1 and 2 totaling 426 units of terrace houses have been 95% sold and in Phase 3, comprising 240 units of condominiums, have been 70% sold.

Taman Teluk Gedong Ludah – this project consists of 628 units of terrace houses and 200 units of low cost flats. About 80% of the terrace houses have been sold.

Australia

St. Kilda Road, Melbourne – about 92% of 120 units of office suites at 370 St. Kilda Road have been sold as at 30th September, 2001.

The construction of the residential apartments at 360 St. Kilda Road has been completed in September 2001.

Flinders Wharf, Melbourne – the Group has a 50% interest in a high-class residential development of 301 units located on the Yarra River in the city of Melbourne in the vicinity of the Melbourne Exhibition and Convention Centre and the Crown Casino. Sales commenced in June 2001 with about 80% sold todate. Construction work will commence in early 2002.

Hotel Division

Dorsett Garden Hotel and Dorsett Seaview Hotel – the Group operates two 3 stars hotels in Hong Kong, with a total of 356 rooms. The Dorsett Garden Hotel and Dorsett Seaview Hotel maintains an average occupancy rate of over 92% and 85% respectively during the period. The two hotels continue to provide a steady income to the Group.

Dorsett Regency Hotel, Kuala Lumpur - with 320 rooms, continues to perform well during the period.

Dallas Grand Hotel, USA - with 700 rooms plus convention facilities, will be refurbished and upgraded to enhance its occupancy rate and to meet the growing demand of rooms in the expanding convention market in Dallas in the years to come.

Industrial and Infrastructure Division

The boiler factory in Guangzhou had a moderate performance. The Board believes that the operation of the boiler factory will gradually improve.

The Company has acquired a 68% interest in the 44 km of the National Highway 311 in Henan Province which has been fully operational since January 2001 with two-ways tollroad collections. The Company expects this investment will contribute a satisfactory return.

Recurrent Income

The Group's rental income comes mainly from four commercial/office buildings in Hong Kong.

The occupancy rate of leased tenants maintained 90% during this review period.

Employees and Remuneration Policies

The number of employees as at 30th September, 2001 was approximately 1,500. Employees are remunerated according to nature of the job and market conditions.

Corporate Strategy and Outlook

The Group has full confidence in Hong Kong and will utilise its financial capabilities to concentrate on property development in Hong Kong and China. At present, our focus in China is to build middle-class link-houses in the "California Garden" in Shanghai and will intend to do the same in other major Chinese cities in future.

With regard to the continuing project developments in Hong Kong, we have launched our Bakerview property sales in December 2001. The initial response from the market is encouraging. We are cautiously optimistic that the property development profits will be steady in the next five years following the financial year ending 2002.

In order to achieve our corporate objective and to yield steady growth in and to enhance return on our assets, we will continue to:

- dispose of our overseas assets and the non-core businesses in the Group;
- strengthen our investment in 3 and 4 stars hotels in Hong Kong and China to (b) meet the emerging demands of tourist occupancy for the advent of 2008 Beijing Olympics in China:
- (c) build quality and price competitive properties for sales; and
- (d) strive for management creativity, transparency and excellence.

On behalf of the Board DAVID CHIU

Deputy Chairman and Chief Executive Officer

Hong Kong, 18th December, 2001

ADDITIONAL INFORMATION REQUIRED UNDER THE LISTING RULES

DIRECTORS' INTERESTS IN SECURITIES

As at 30th September, 2001, the interests of Directors in the securities of the Company or any of its associated corporations (within the meaning of the Securities (Disclosure of Interests) Ordinance (the "SDI Ordinance") as recorded in the register required to be kept by the Company under Section 29 of the SDI Ordinance or otherwise notified to the listed issuer and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to the Model Code for Securities Transaction by Directors of Listed Companies were as follows:

(a) Shares

	Number of ordinary shares		
Name of Director	Personal interests	Corporate interests	Total
Deacon Te Ken Chiu	9,688,973	106,764,126 (Note 1)	116,453,099
David Chiu	585,014	281,050,459 (Note 2)	281,635,473
Dennis Chiu	7,586	4,885,585 (Note 3)	4,893,171
Ching Lan Ju Chiu	1,108,018	_	1,108,018
Dick Tat Sang Chiu	770,697	_	770,697
Daniel Tat Jung Chiu	36,250	3,877,218 (Note 4)	3,913,468

Notes

- 1. These shares are held by various companies controlled by Mr. Deacon Te Ken Chiu.
- 2. These shares are held by Sumptuous Assets Limited.
- 3 These shares are held by Chiu Capital N.V. and First Level Holdings Limited, both companies controlled by Mr. Dennis Chiu.
- These shares are held by First Level Holdings Limited and entirely duplicated 4. and included in the corporate interests of Mr. Dennis Chiu.

(b) Options

(i) The Company's option scheme

> The Company had adopted a share option scheme on 24th May, 1990 which expired on 11th June, 2000 (the "Previous Options Scheme").

> A new share option scheme (the "Share Option Scheme") was adopted by the shareholders of the Company at the annual general meeting held on 28th September, 2000. Under the Share Option Scheme, the directors are entitled to grant to employees or executives of any member of the Group, including executive directors (but not non-executive directors) options to subscribe for shares representing up to 10 per cent. of the issued share capital of the Company from time to time.

> Mr. Michael Chi Ning O'Young had personal interests in share options under the Previous Options Scheme to subscribe for 3,000,000 shares in the Company at an exercise price of HK\$1.80 per share, exercisable from 8th October, 1998 to 7th October, 2001, Mr. Michael Chi Ning O'Young resigned as a director of the Company on 16th July, 2001 and the share options lapsed accordingly.

> Except as disclosed above, during the period under review, no option was granted, exercised or lapsed by the Company.

(ii) The option scheme of the Company's subsidiary

> New China Homes, Ltd. ("NCH") has adopted a 1999 Stock Option and Restricted Stock Purchase Plan (the "Option Plan"). It is intended that options to purchase an aggregate of 600,000 common shares in NCH ("NCH Shares") will be granted under Option Plan. The Option Plan is administered by the compensation committee of the board of NCH. The compensation committee has complete discretion to determine which eligible individuals are to receive option grants, the number of shares subject to each such grant, the status of any granted option as either an incentive stock option or a non-statutory option, the vesting schedule to be in effect for the option grant and the maximum term of which any granted option is to remain outstanding. Each option granted under the Option Plan will have a maximum term of ten years, subject to earlier termination following the optionee's cessation of service with NCH. No options were granted under the Option Plan since their adoption.

(iii) Shares in associated corporations

As at 30th September, 2001, the interests of Directors in the share capital of the Company's associated corporations were as follows:

	Number of ordinary		
Name of Director	Name of associated corporation	shares held	
Deacon Te Ken Chiu	Far East Technology International Limited	110,926,800 (Note 1)	
Ching Lan Ju Chiu	Far East Technology International Limited	6,110,000	
David Chiu	0i Tak Enterprises Limited	250,000	
David Chiu	Libran Star (M) Sdn. Bhd.	125,000	
Dennis Chiu	Far East Technology International Limited	47,010,200 (Note 2)	
Daniel Tat Jung Chiu	Far East Technology International Limited	41,400,000 (Note 2)	

Notes:

- 1. Includes 6,110,000 shares held by Madam Ching Lan Ju Chiu, the spouse of Mr. Deacon Te Ken Chiu.
- 2 Includes 30,400,000 shares held by Cape York Investments Limited, a company beneficially owned by Mr. Dennis Chiu and Mr. Daniel Tat Jung

Save as disclosed above, none of the Directors or Chief Executives, nor their associates, had any interest in any securities of the Company or any of its associated corporations as defined in the SDI Ordinance, and none of the Directors or Chief Executives, nor their spouses or children under 18 years of age, had any right to subscribe for the securities of the Company, or had exercised any such right during the period as recorded in the register required to be kept under section 29 of the SDI Ordinance or otherwise notified to the listed issuer and the Stock Exchange pursuant to the Model Code for Securities Transaction by Directors of Listed Companies.

SUBSTANTIAL SHAREHOLDERS

Other than the interests disclosed above in respect of certain Directors, the register of substantial shareholders maintained by the Company pursuant to Section 16(1) of the SDI Ordinance discloses no person as having an interest of 10% or more in the issued capital of the Company as at 30th September, 2001.

AUDIT COMMITTEE

The Audit Committee has reviewed with management the accounting policies adopted by the Group and discussed internal controls and financial reporting matters including a review of the unaudited interim financial results for the six months ended 30th September, 2001 with Directors.

PURCHASE, SALE OR REDEMPTION OF LISTING SECURITIES

During the period under review, the Company and its subsidiaries have not purchased, sold or redeemed any of the securities in the Company.

CODE OF BEST PRACTICE

None of the Directors is aware of any information that would reasonably indicate that the Company is not, or was not for any part of the six months ended 30th September, 2001, in compliance with the Code of Best Practice as set out in Appendix 14 of the Rules Governing the Listing of Securities on the Stock Exchange.

CONDENSED CONSOLIDATED INCOME STATEMENT

FOR THE SIX MONTHS ENDED 30TH SEPTEMBER, 2001

		Six months ended	
		30/9/2001	30/9/2000
		(unaudited)	(unaudited)
	NOTES	HK\$'000	HK\$'000
Turnover	4	386,041	393,440
Cost of sales		(303,531)	(273,650)
Gross profit		82,510	119,790
Other revenue		10,039	10,832
Selling and distribution costs		(2,836)	(1,014)
Administrative expenses	5	(57,864)	(73,483)
Other operating expenses		(4,858)	(1,749)
Unrealised losses on investments in securities		(13,591)	(8,750)
Profit from operations		13,400	45,626
Gain on disposal of subsidiaries	6	35,317	_
Share of results of a jointly controlled entity		7,207	_
Loss on profit guarantee in respect		, -	
of a subsidiary	7	(7,405)	_
Share of results of associates		(2,020)	9,746
Finance costs		(25,998)	(20,854)
Profit before taxation		20,501	34,518
Taxation	8	(5,485)	(8,601)
Taxation	O	(3,403)	(0,001)
Profit before minority interests		15,016	25,917
Minority interests		(672)	(3,264)
Net profit for the period		14,344	22,653
Dividend	9	Nil	Nil
Earnings per share			
- Basic	10	1.5 cents	2.4 cents

CONDENSED CONSOLIDATED BALANCE SHEET

AS AT 30TH SEPTEMBER, 2001

AS AI 30IH SEPIEMBER, 2001		30/9/2001 (unaudited)	31/3/2001 (audited)
	NOTES	HK\$'000	HK\$'000
Non-current assets Investment properties Property, plant and equipment Properties under development Interests in associates Interest in a jointly controlled entity Investments in securities Amount due from an investee company Other assets Long-term loans receivable Deposit for acquisition of an investment Amount due from a minority shareholder Amounts due from associates Pledged bank deposits	11 11 11	1,172,744 471,992 563,345 562,853 70,268 94,102 57,675 14,815 245,848 9,561 563 66,007 14,596	1,170,470 476,090 461,438 562,819 63,060 108,808 57,655 14,815 252,806 9,561 563 61,045 34,868
		3,344,369	3,273,998
Current assets Completed properties for sale Properties under development for sale Inventories Trade and other receivables Deposits and prepayments Long-term loans receivable – current portion Investments in securities Amounts due from associates Taxation recoverable Pledged bank deposits Bank balances and cash	12	61,133 273,419 22,663 62,165 155,532 293 16,463 26,064 7,073 7,593 63,481	97,853 368,489 16,671 75,725 99,909 367 211 55,705 4,502 4,941 59,143
Current liabilities Trade and other payables Accruals Customers' deposits received Amount due to a director Amounts due to parties related to directors Amounts due to associates Taxation payable Obligations under hire purchase	13	46,716 103,975 19,808 9,118 4,416 28,829 19,766	83,223 89,238 21,782 31,100 2,771 28,317 40,592
contracts – current portion Bank and other borrowings – current portion		201 277,222	230 353,885
		510,051	651,138
Net current assets		185,828	132,378
		3,530,197	3,406,376

CONDENSED CONSOLIDATED BALANCE SHEET (continued)

AS AT 30TH SEPTEMBER, 2001

,	Notes	30/9/2001 (unaudited) <i>HK\$</i> '000	31/3/2001 (audited) <i>HK\$'000</i>
Capital and reserves			
Share capital	14	96,775	95,245
Share premium and reserves	15	2,328,696	2,317,612
		2,425,471	2,412,857
Minority interest		73,417	65,821
Non-current liabilities			
Bank and other			
borrowings - long term portion		753,331	656,918
Deferred taxation		6,062	5,063
Obligations under hire purchase			
contracts - long term portion		409	509
Amounts due to associates		251,747	245,448
Amount due to a minority shareholder		19,760	19,760
		1,031,309	927,698
		3,530,197	3,406,376

CONDENSED CONSOLIDATED CASH FLOW STATEMENT

FOR THE SIX MONTHS ENDED 30TH SEPTEMBER, 2001

	Six months ended	
	30/9/2001	30/9/2000
	(unaudited)	(unaudited)
	HK\$'000	HK\$'000
Net cash inflow (outflow) from operating activities	149,112	(71,491)
Net cash outflow from returns on investments and servicing of finance	(32,053)	(15,168)
Cash outflow on taxation	(28,669)	(7,695)
Net cash (outflow) inflow from investing activities	(37,361)	38,502
Net cash inflow (outflow) before financing activities	51,029	(55,852)
Net cash outflow from financing	(16,286)	(29,806)
Increase (decrease) in cash and cash equivalents	34,743	(85,658)
Cash and cash equivalents at beginning of the period	4,737	98,074
Effect of foreign exchange rate changes	(1,147)	2,895
Cash and cash equivalents at end of the period	38,333	15,311
Analysis of the balances of cash and cash equivalents	(2.12)	(4.00)
Bank balances and cash	63,481	64,004
Bank overdrafts	(25,148)	(48,693)
	38,333	15,311

CONDENSED CONSOLIDATED STATEMENT OF RECOGNISED **GAINS AND LOSSES**

FOR THE SIX MONTHS ENDED 30TH SEPTEMBER, 2001

	Six mon 30/9/2001 (unaudited) <i>HK\$</i> '000	ths ended 30/9/2000 (unaudited) <i>HK</i> \$'000
Revaluation decrease on investment in securities held by the Group	(8,028)	(14,369)
Exchange differences arising on translation of financial statements denominated in currencies other than Hong Kong dollars	14,832	(1,855)
Share of associates' exchange differences arising on translation of financial statements denominated in currencies other than Hong Kong dollars	3,462	(11,684)
Net gain (loss) not recognised in the income statement	10,266	(27,908)
Net profit for the period	14,344	22,653
Total recognised gains and losses	24,610	(5,255)
Prior period adjustments arising from the effects of changes in accounting policy (see note 3)		
- increase in retained profits at 1st April, 2000		18,783

NOTES TO THE CONDENSED FINANCIAL STATEMENTS

1. Basis of preparation

The condensed financial statements have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited and the Statement of Standard Accounting Practice ("SSAP") No. 25 "Interim Financial Reporting" issued by the Hong Kong Society of Accountants.

2. Accounting policies

The condensed financial statements have been prepared under the historical cost convention, as modified for revaluation of certain properties and investments in securities.

The accounting policies adopted are consistent with those followed in the preparation of the Group's annual financial statements for the year ended 31st March, 2001, except as described below

In the current period, the Group has adopted, for the first time, a number of new and revised SSAPs issued by the Hong Kong Society of Accountants, which has resulted in the adoption of the following new and revised accounting policies.

Segment reporting

In the current period, the Group has changed the basis of identification of reportable segments to that required by SSAP 26 "Segment Reporting". Segment disclosures for the six months ended 30th September, 2000 have been amended so that they are presented on a consistent basis.

Dividends proposed or declared after the balance sheet date

In accordance with SSAP 9 (Revised) "Events after the Balance Sheet Date", dividends proposed or declared after the balance sheet date are not recognised as a liability at the balance sheet date, but are disclosed as a separate component of equity in the notes to the financial statements. This change in accounting policy has been applied retrospectively, resulting in a prior period adjustment (see Note 3).

3. Prior period adjustment

The adoption of the revised accounting policy, resulted from the adoption of the revised SSAP 9 as described in note 2, has been applied retrospectively. It has given rise to an increase in retained profits at 1st April, 2000 and 2001 of HK\$18,783,000 and HK\$19,049,000 respectively, and the derecognition of dividends payable amounting to HK\$18,783,000 (year 2000 final dividend) and HK\$19,049,000 (year 2001 final dividend) at 31st March, 2000 and 31st March, 2001 respectively.

Comparative amounts have been restated in line with the revised accounting policy.

4. Segmental Information

Business segments

Ü		nover ths ended	Segment Six mont	
	30/9/2001	30/9/2000	30/9/2001	30/9/2000
	(unaudited)	(unaudited)	(unaudited)	(unaudited)
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
By principal activity:				
Property investment and				
development	304,592	325,966	30,020	50,332
Loan interest income and	,		,	
commitment fee	1,974	9,053	(6,142)	(4,112)
Manufacturer of boiler products		32,219	(1,671)	(1,586)
Hotel operation	21,958	26,202	1,644	2,725
Securities trading	41,131	20,202	(8,955)	(10)
2				
	386,041	393,440	14,896	47,349
Unallocated corporate expenses			(1,496)	(1,723)
Profit from operations			13,400	45,626
By geographical market:				
Hong Kong	41,023	30,261	(328)	8,012
Other regions in the People's				
Republic of China ("PRC")	68,387	138,558	1,495	2,417
Malaysia	123,168	60,321	4,998	14,483
United States of America	647	11,586	(341)	(6,463)
Australia	152,816	149,260	9,072	28,634
Singapore	_	3,084	_	849
Others		370		(583)
	386,041	393,440	14,896	47,349
Unallocated corporate expenses			(1,496)	(1,723)
Profit from operations			13,400	45,626

5. Depreciation

During the period, depreciation of approximately HK\$3 million (six months ended 30th September 2000: HK\$5 million) was charged in respect of the Group's property, plant and equipment.

6. Gain on disposal of subsidiaries

The amount represents a gain on disposal of two subsidiaries, Goldleaf Limited and Mayland Universal Sdn. Bhd. which engaged in investment holding and property development respectively for consideration of approximately HK\$105,569,000.

Loss on profit guarantee in respect of a subsidiary 7.

The Group had entered into an agreement with the underwriters for the purpose of the listing of its subsidiary, New China Homes, Ltd. ("NCH") in NASDAO stock market in the United States of America. Pursuant to the agreement, the Group has agreed that 25% of NCH shares held by the Group will be cancelled if the net income of NCH is less than US\$10 million in the first year after listing in NASDAQ. Since the profit target has not been achieved, 25% of the NCH shares held by the Group has been cancelled during the period which has resulted in a loss HK\$7,405,000.

Taxation 8.

	Six months ended	
	30/9/2001	30/9/2000
	(unaudited)	(unaudited)
	HK\$'000	HK\$'000
Profit tax (credit) charge:		
Hong Kong	(715)	(8)
Other regions in the PRC	1,852	3,128
Other jurisdictions	3,108	4,095
	4,245	7,215
Deferred taxation		
Other regions in the PRC	845	515
Taxation attributable to the Company and its subsidiaries	5,090	7,730
Share of taxation attributable to associates	395	871
	5,485	8,601

9. Dividend

The Directors have resolved not to declare any interim dividend in respect of the six months ended 30th September, 2001 (six months ended 30th September, 2000: Nil).

During the current interim period, HK\$19,049,000 was paid in respect of year 2001 final dividend (six months ended 30th September, 2000: HK\$18,783,000 paid in respect of year 2000 final dividend).

10. Earnings per share

The calculation of earnings per share is based on the profit attributable to shareholders of HK\$14,344,000 (six months ended 30th September, 2000: HK\$22,653,000) and on the weighted average number of 952,702,668 (six months ended 30th September, 2000: 939,147,635) shares in issue during the period.

No diluted earnings per share has been presented because the exercise prices of the Company's share options were higher than the average market price for shares for the six months ended 30th September, 2000 and 2001.

Additions to investment properties and properties under development

During the period, the Group spent approximately HK\$1 million (for the year ended 31st March, 2001: approximately HK\$9 million) on renovation of the investment properties.

In addition, the Group spent approximately HK\$97 million (for the year ended 31st March, 2001: HK\$83 million) on the stages of construction works of the development properties.

Trade and other receivables 12.

The Group allows an average credit period of 60 days to its trade customers.

The following is an aged analysis of trade and other receivables at the reporting date:

	30/9/2001	31/3/2001
	(unaudited)	(audited)
	HK\$'000	HK\$'000
0-60 days	27,251	43,236
61-90 days	4,087	3,977
>90 days	30,827	28,512
	62,165	75,725

13. Trade and other payables

The following is an aged analysis of trade and other payables at the reporting date:

	30/9/2001	30/3/2001
	(unaudited)	(audited)
	HK\$'000	HK\$'000
0-60 days	17,162	71,864
61-90 days	350	1,329
>90 days	29,204	10,030
	46,716	83,223

14. Share capital

During the current interim period, the Company issued and allotted a total of 15,297,994 shares at HK\$0.461 each (par value of HK\$0.1 each) pursuant to share dividend scheme for 2001 final dividend.

There were no movements in the share capital of the Company in the prior interim reporting period.

15. Share premium and reserves

Share premium and reserves	30/9/2001 (unaudited) <i>HK\$</i> *000	31/3/2001 (audited) <i>HK</i> \$'000
Share premium At beginning of the period/year Credit arising on scrip dividend	653,128 5,523	647,806 5,322
At end of the period/year	658,651	653,128
Capital redemption reserve At beginning and at end of the period/year	253	253
Other reserve At beginning and at end of the period/year	169,352	169,352
Assets revaluation reserve At beginning and at end of the period/year	169	169
Investment properties revaluation reserve At beginning of the period/year Revaluation decrease in the period/year Share of associates' reserves movement during the period/year	171,809	182,888 (21,143) 10,064
At end of the period/year	171,809	171,809
Capital reserve At beginning and at end of the period/year	869,357	869,357
Exchange reserve At beginning of the period/year Share of associates' reserves movement during the period/year Exchange difference on translation of overseas operations	(188,417) 3,462 14,832	(163,908) (26,634) 2,125
At end of the period/year	(170,123)	(188,417)
Investment revaluation reserve At beginning of the period/year Revaluation decrease during the period/year	(56,073) (8,028)	(38,277) (17,796)
At end of the period/year	(64,101)	(56,073)
Warrant reserve At beginning of the period/year Released on expiry of warrants		24,768 (24,768)
At end of the period/year		
Retained profits At beginning of the period/year Prior period adjustment (Note 3)	678,985 19,049	650,122 18,783
At beginning of the period/year as restated Profit for the period/year Dividend paid	698,034 14,344 (19,049)	668,905 47,912 (18,783)
At end of the period/year	693,329	698,034
Total Share Premium and Reserves	2,328,696	2,317,612

Contingencies and commitments

Contingencies

At the reporting date, contingent liabilities of the Group were as follows:

30/9/2001	31/3/2001
(unaudited)	(audited)
HK\$'000	HK\$'000

Guarantees issued to secure banking and other

facilities made available to - third parties 11,000 11,000 - an investee company 44,275 44,275

- The Group has pre-sold part of the real estate development project in PRC and has accrued for accounting purposes the full amount of provisional foreign enterprises income tax on the deemed profits arising from the pre-sale pursuant to the relevant tax regulations. The Group, however, has not made installment payments in respect of the provisional tax liability because it has informally agreed with the relevant tax authority to allow the installments to be delayed until the project completed. Were the Group to be assessed at the daily rate of 0.2% on the balance due, as of 30th September, 2001 the potential delinquent charge would be approximately HK\$33 million (31/3/2001: HK\$23 million).
- The Group has given guarantee in respect of mortgage loans provided to the home buyers of a property project in the PRC. At 30th September, 2001, the total amount of mortgages outstanding which are subject to these guarantees was approximately HK\$84 million (31/3/2001: HK\$73 million).
- The Group had entered into an agreement with the underwriters for the purpose of listing of its subsidiary, New China Homes, Ltd. ("NCH") in NASDAO Stock Market in the United States of America (the "USA"). Pursuant to the said agreement, the Group has agreed that 25% of NCH shares held by the Group will be cancelled if the net income of NCH is less than US\$20 million in the next following one-year period commencing on the first day of the month following the closing date of the public offer of the NCH shares in the USA

(ii) Commitments

- At the reporting date, the Group had contracted but not provided for property development expenditure of approximately HK\$391 million (31/3/2001: HK\$191 million); and
- At the reporting date, the Group had authorised but not contracted for additional expenditure of a property development project in PRC of approximately HK\$221 million (31/3/2001: HK\$211 million).

Pledge of assets 17.

- The Group's properties and bank deposits with an aggregate net book value of approximately HK\$1,879 million (31/3/2001: HK\$1,922 million) together with properties of associates and a third party were mortgaged or pledged to the Group's bankers and loan creditors to secure banking and loan facilities granted to the Group and its associates to the extent of approximately HK\$1.511 million (31/3/ 2001: HK\$1.328 million) and HK\$101 million (31/3/2001: HK\$101 million) respectively.
- (b) The Group has entered into agreements with certain banks in respect of mortgage loans provided to house buyers of a property project in PRC. In accordance with those agreements, the Group deposits either 10% of the consideration of the properties sold and financed under the mortgage loans or between 10% and 20% of the amount of financing provided as a guarantee for settlement of the mortgage installments. Should mortgagors fail to pay mortgage installments, the bank can draw down the deposits up to the amount of mortgage installments not paid during the period from the mortgage drawdown to the date of releasing such guarantees. The guarantees will be released when property title deeds are passed to the banks as security for the respective mortgage loans. At the reporting date, deposit of approximately HK\$4.5 million (31/3/2001: HK\$4.5 million) was placed with banks to guarantee the above agreements.