THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

If you are in any doubt as to any aspect of this circular or as to the action to be taken, you should consult your licensed securities dealer, bank manager, solicitor, professional accountant or other professional adviser.

If you have sold or transferred all your shares in Macau Success Limited, you should at once hand this circular to the purchaser or the transferee or to the bank, licensed securities dealer or other agent through whom the sale or transfer was effected for transmission to the purchaser or the transferee.

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澳門實德有限公司*

(Incorporated in Bermuda with limited liability)

(Stock Code: 487)

DISCLOSEABLE TRANSACTION INVOLVING ACQUISITION OF 14.5% EQUITY INTEREST IN PIER 16 – PROPERTY DEVELOPMENT LIMITED AND

PROVISION OF FINANCIAL ASSISTANCE TO
PIER 16 – PROPERTY DEVELOPMENT LIMITED
FOR THE DEVELOPMENT OF A THEME PARK "PONTE 16"

Financial adviser

TAI 大福融資有限公司 FOOK TAI FOOK CAPITAL LIMITED

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DEFINITIONS

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

"Acquisition" acquisition of 14.5% equity interest in Pier 16 - Property

Development by World Fortune

"Assets Value" the amount attributable to 14.5% of the total assets value of Pier

16 - Property Development being acquired by World Fortune

"associate(s)" has the same meaning ascribed to it under the Listing Rules

"Board" the board of Directors

"Chief Executive of Macau" the highest executive official of the Government of Macau

"Company" Macau Success Limited, a company incorporated in Bermuda with

limited liability, the shares of which are listed on the main board

of the Stock Exchange

"Contribution" the amount of MOP22,019,706 (or equivalent to approximately

HK\$21.38 million), representing part of the Land Premium attributable to 24.5% equity interest in Pier 16 – Property Development, obliged to be advanced by the Group by way of shareholder's loan to Pier 16 – Property Development for the

payment of the Land Premium

"Directors" the directors of the Company

"Formal Notice" formal notice for the granting of the lease in respect of the Land

Parcel

"Group" the Company and its subsidiaries

"Hong Kong" the Hong Kong Special Administrative Region of the PRC

"Independent Third Party" an independent third party, to the best of the Directors' knowledge,

information and belief having made all reasonable enquiry, who is not connected with the Company and its connected persons (as

defined under the Listing Rules)

DEFINITIONS

"Interim Report" the interim report of the Company for the six months ended

31 March 2004

"Joy Idea" Joy Idea Investments Limited, a company incorporated in the British

Virgin Islands with limited liability which is an Independent Third

Party

"Land Offer" the conditional concession granted by the Government of Macau

to Pier 16 - Property Development in respect of the leasing of the

Land Parcel for the development of the Ponte 16

"Land Parcel" a land parcel located at between Pier No. 12A to 20, Inner Harbour

of Macau

"Land Premium" MOP89,876,351 (or equivalent to approximately HK\$87.26

million), being the aggregate land premium payable by Pier 16 – Property Development for the Land Parcel pursuant to the Land

Offer

Development"

"Latest Practicable Date" 24 November 2004, being the latest practicable date prior to the

printing of this circular for ascertaining certain information for

inclusion in this circular

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

"Macau" the Macau Special Administrative Region of the PRC

"No. 11A Pier" a new pier to be constructed by Pier 16 – Property Development

which will be located at the reclamation area between No. 11 and No. 12 Pier, Inner Harbour of Macau pursuant to the terms of the

Land Offer and is outside the Land Parcel

"Pier 16 – Property Pier 16 – Property Development Limited, a company incorporated

which is owned as to 80% by SJM-Investimentos, as to 10% by World Fortune and as to 10% by Joy Idea as at the Latest Practicable

on 20 February 2004 under the laws of Macau with limited liability

Date. Immediately after the Transfer, Pier 16 – Property Development will be owned as to 51%, 24.5% and 24.5% by

SJM-Investimentos, World Fortune and Joy Idea respectively

DEFINITIONS

"Ponte 16" a proposed theme park construction project to be developed by

Pier 16 – Property Development on the Land Parcel, which may include a luxury hotel with casino, shopping arcades, a cultural

space and car parks

"PRC" the People's Republic of China which, for the purpose of this

circular, excludes Hong Kong, Macau and Taiwan

"SFO" Securities and Futures Ordinance (Chapter 571 of the Laws of

Hong Kong), as amended from time to time

"Share(s)" ordinary share(s) of HK\$0.01 each in the capital of the Company

"Shareholder(s)" holder(s) of the Share(s)

"SJM" Sociedade de Jogos de Macau, S.A., a company incorporated under

the laws of Macau with limited liability which is an Independent

Third Party

"SJM-Investimentos" SJM-Investimentos Limitada, a company incorporated under the

laws of Macau with limited liability which is a wholly-owned

subsidiary of SJM and is an Independent Third Party

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"Total Assets" unaudited consolidated total assets of the Group as at 31 March

2004 which amounted to approximately HK\$148.5 million as

disclosed in the Interim Report

"Transfer" the proposed transfer of 14.5% equity interests in Pier 16 – Property

Development by SJM-Investimentos to each of World Fortune and

Joy Idea

"World Fortune" World Fortune Limited, a company incorporated in the British

Virgin Islands with limited liability which is a wholly-owned

subsidiary of the Company

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

"MOP" Macau Pataca, the lawful currency of Macau

"%" per cent.

Unless otherwise stated, amounts denominated in MOP have been converted into HK\$ in this circular at a rate of MOP1.03=HK\$1.0. No representation is made that any amounts in MOP and HK\$ can be or could have been converted at such rate or any other rate or at all.



MACAU SUCCESS LIMITED

澳門實德有限公司*

(Incorporated in Bermuda with limited liability)

Executive Directors:

Mr. Yeung Hoi Sing, Sonny

Mr. Chan William Mr. Lee Siu Cheung

Non-executive Director:

Mr. Choi Kin Pui, Russelle

Independent non-executive Directors:

Mr. Luk Ka Yee, Patrick

Mr. Yim Kai Pung

Ms. Yeung Mo Sheung, Ann

Registered Office:

Clarendon House 2 Church Street Hamilton, HM11

Bermuda

Principal place of business in Hong Kong:

Units 1002-05A 10th Floor, West Tower Shun Tak Centre 200 Connaught Road Central Hong Kong

26 November 2004

To the Shareholders

Dear Sir or Madam.

DISCLOSEABLE TRANSACTION INVOLVING ACQUISITION OF 14.5% EQUITY INTEREST IN PIER 16 – PROPERTY DEVELOPMENT LIMITED AND

PROVISION OF FINANCIAL ASSISTANCE TO PIER 16 – PROPERTY DEVELOPMENT LIMITED FOR THE DEVELOPMENT OF A THEME PARK "PONTE 16"

INTRODUCTION

On 5 November 2004, SJM-Investimentos agreed to transfer 14.5% equity interests in Pier 16 – Property Development to each of World Fortune and Joy Idea at the consideration of MOP1,450,000 (or equivalent to approximately HK\$1.4 million) payable by each of World Fortune and Joy Idea in cash respectively. SJM-Investimentos, World Fortune and Joy Idea also agreed to jointly develop the Ponte 16 through the leasing of the Land Parcel by Pier 16 – Property Development. As agreed

^{*} For identification purpose only

by SJM-Investimentos, World Fortune and Joy Idea, other than any external financing to be obtained, the development of the Ponte 16 would be financed by the shareholders of Pier 16 – Property Development by way of shareholders' loans in proportion to their respective shareholding percentages and it was agreed that the Land Premium would be funded by way of shareholders' loans.

The purpose of this circular is to give you further information regarding the Acquisition and the financial assistance to be provided by the Group for the development of the Ponte 16 which constitute a discloseable transaction of the Company for the purposes of the Listing Rules.

PIER 16 - PROPERTY DEVELOPMENT

Shareholding

As at the Latest Practicable Date, Pier 16 – Property Development was owned as to 80%, 10% and 10% by SJM-Investimentos, World Fortune and Joy Idea respectively. Immediately after the Transfer, Pier 16 – Property Development will be owned as to 51%, 24.5% and 24.5% by SJM-Investimentos, World Fortune and Joy Idea respectively. World Fortune is principally engaged as an investment holding company of its equity interest in Pier 16 – Property Development and is a wholly-owned subsidiary of the Company while each of SJM-Investimentos and Joy Idea and their respective ultimate beneficial owners is an Independent Third Party. To the best knowledge of the Directors, Joy Idea is principally engaged as an investment holding company of its equity interest in Pier 16 – Property Development while SJM-Investimentos is principally engaged in projects investment and one of such projects is the development and operation of the Ponte 16 through Pier 16 – Property Development.

Board composition

As at the Latest Practicable Date, the board of directors of Pier 16 – Property Development consisted of three directors, of which two of them were nominated by SJM-Investimentos and one of them was nominated by World Fortune. However, the composition of the board of directors of Pier 16 – Property Development immediately after the Transfer may or may not be changed and is yet to be finalised as at the Latest Practicable Date.

Scope of business

As advised by SJM-Investimentos, Pier 16 – Property Development has not yet commenced business other than the application for the Land Offer since its incorporation. Pier 16 – Property Development will be principally engaged in the investment, development and operation of the Ponte 16. Please refer to the section headed "Information on the Ponte 16" in this circular for the details of the Ponte 16.

Source of financing

All investment amounts to be made by Pier 16 – Property Development for the development of the Ponte 16 will be firstly financed by external loans to be arranged by Pier 16 – Property Development. If required by the provider of the external loans, the shareholders of Pier 16 – Property Development will provide guarantees on a several basis in proportion to their respective equity interests in Pier 16 – Property Development. If the external loans are insufficient to meet the funding requirement of Pier 16 – Property Development, the shareholders of Pier 16 – Property Development in proportion to their respective equity interests in Pier 16 – Property Development. Should the Group be required to provide the aforesaid guarantees or shareholder's loan to Pier 16 – Property Development in proportion to its equity interest in Pier 16 – Property Development in the future, the Company will comply with relevant requirements of the Listing Rules if and when necessary. It is expected that the Contribution will be funded by internal resources of the Group.

INFORMATION ON THE LAND OFFER

The Board has been recently notified by SJM-Investimentos that the Government of Macau has conditionally granted the Land Offer to Pier 16 – Property Development pursuant to which the Government of Macau has agreed to lease the Land Parcel to Pier 16 – Property Development for the development of a theme park construction project, namely Ponte 16, for a term of 25 years commencing from the date of the Formal Notice being published on the "Macau Official Gazette", which is renewable according to the prevailing applicable laws in Macau upon expiration of the aforesaid lease term. The Land Offer is subject to i) the final confirmation of its detailed terms by the Chief Executive of Macau which is expected to be obtained before the end of March 2005; and ii) the Formal Notice to be published on the "Macau Official Gazette" which is expected to be published shortly after obtaining the aforesaid final confirmation from the Chief Executive of Macau.

The Land Parcel

The Land Parcel is a leasehold land with a total site area of approximately 23,066 square metres and is located at between Pier No. 12A to 20, Inner Harbour of Macau. According to a proposed development plan for the Ponte 16, the total gross floor areas of any building or buildings erected or to be erected on the site shall be approximately 63,584 square metres.

Land Premium

MOP89,876,351 (or equivalent to approximately HK\$87.26 million) is payable by Pier 16 – Property Development according to the payment terms pursuant to the Land Offer set out as follows:

- (A) MOP86,791,351 (or equivalent to approximately HK\$84.26 million) will be payable in cash:
 - (i) as to MOP40,000,000 (or equivalent to approximately HK\$38.83 million) will be payable to the Government of Macau upon the final confirmation of the detailed terms of the Land Offer by the Chief Executive of Macau and acceptance of such confirmation by Pier 16 Property Development; and
 - (ii) as to MOP46,791,351 (or equivalent to approximately HK\$45.43 million) with the interest accrued thereon at a rate of 5% will be payable to the Government of Macau semi-annually through three equivalent installments of MOP16,383,391 (or equivalent to approximately HK\$15.91 million). The first installment will be payable by Pier 16 Property Development within 6 months after the date of the Formal Notice being published on the "Macau Official Gazette"; and
- (B) MOP3,085,000 (or equivalent to approximately HK\$3.00 million) will be satisfied by the construction of the No. 11A Pier, which will be located outside the Land Parcel, by Pier 16 Property Development according to the construction specifications required by the Government of Macau as set out in the Land Offer.

Payment of land rent

Pursuant to the Land Offer, a land rent at a rate of MOP12 per square metres (or in aggregate MOP276,792 (or equivalent to approximately HK\$268,730) in respect of the Land Parcel) is payable by Pier 16 – Property Development to the Government of Macau annually. Such land rent rate is subject to revision by the Government of Macau every five years from the date of the Formal Notice being published on the "Macau Official Gazette".

INFORMATION ON THE PONTE 16

The Ponte 16 is a proposed theme park construction project to be developed by Pier 16 – Property Development on the Land Parcel. According to the proposed development plan, the buildings in the Ponte 16 will resemble the design and construction style of architecture in Macau during the early-to-middle 20th century to enhance visitors' understanding in the history and culture of Macau. The Ponte 16 may include a luxury hotel with approximately 250 exquisitely equipped guestrooms

and a casino, shopping arcades, a cultural space and car parks, with an aggregate gross floor area amounts to approximately 63,584 square metres. Although there is currently no concrete plan for the Group's participation in the development of the Ponte 16 as at the Latest Practicable Date, the Directors expect that the Group will participate by providing general advisory to the development of the Ponte 16 through its board representation in Pier 16 - Property Development. Subject to the approval of the Government of Macau, the casino shall be operated and managed by SJM. The Ponte 16 is expected to be completed by the end of 2006 and Pier 16 - Property Development's expected total investment amounts in the Ponte 16 is estimated to be approximately HK\$1,200 million. The aforesaid investment amount is merely a preliminary estimation and does not represent any contractual commitment on Pier 16 - Property Development and the Group and the final investment amount is subject to further study and finalisation. Once the total capital commitment for the development of the Ponte 16 can be determined, the Company is required to aggregate the capital commitment of the Group in respect of the development of the Ponte 16 for the purpose of calculating percentage ratios under Rule 14.15(2) of the Listing Rules. The Company will comply with relevant requirements of the Listing Rules if and when necessary. As disclosed in the paragraph headed "Source of financing" under the section headed "Pier 16 - Property Development" in this circular, it has been agreed among the shareholders of Pier 16 - Property Development that all investment amounts for the development of the Ponte 16 will be firstly financed by external loans. If the external loans are insufficient to meet the funding requirement, the shareholders of Pier 16 - Property Development will provide shareholders' loans in proportion to their respective equity interests therein. The Directors expect that World Fortune will only be required to contribute the aforesaid amounts by way of shareholder's loan and by stages, and the Company will comply with relevant requirements of the Listing Rules if and when necessary.

REASONS FOR THE GROUP'S PARTICIPATION IN THE DEVELOPMENT OF THE PONTE 16

As disclosed in the scheme document (the "Scheme Document") dated 27 August 2004 issued by Macau Success Limited (a company incorporated in Hong Kong with limited liability which is a wholly-owned subsidiary of the Company as at the Latest Practicable Date (the change of domicile of the Company by way of the scheme of arrangement under section 166 of the Companies Ordinance, Chapter 32 of the Laws of Hong Kong has become effective on 8 November 2004, details of which have been set out in the Scheme Document)), the Group is principally engaged in (i) the leasing and management of the 55% owned cruise ship (the "Cruise Ship"); and (ii) other tourists-related businesses. The Cruise Ship, namely "Macau Success", has a gross tonnage of 9,848 tons, a total of 207 fully air-conditioned passenger cabins, classified into standard cabins and VIP cabins to cater for the different needs of the passengers. The primary area of operations of the Cruise Ship is in Hong Kong and the high seas near but outside Hong Kong. The on-board cruise activities, services and amenities on the Cruise Ship include casino activities, restaurants, bars, discos and karaoke, mahjong, beauty salons, massage facilities and retail shopping. In order to

comply with the relevant laws and regulations in Hong Kong, the casino activities offered to premium players on the Cruise Ship are not carried out within the Hong Kong jurisdiction, but in the high seas beyond the legal restrictions of any countries. The Group's tourists-related businesses include 1) management of on-board cruise activities for tourists in the Cruise Ship; and 2) travel agency business providing i) worldwide air/sea transportation reservations and ticketing; ii) worldwide hotel reservations; and iii) selling of holiday packages for the Cruise Ship and other destinations, including Asian, European and American regions, which are mainly targeted at corporate customers.

As explicitly stated in the Interim Report, the Group is keen to further diversify its businesses and tape into the huge potential markets of hotel, casino and property related businesses in Macau in the future. According to the Statistics and Census Service Department of the Government of Macau, the Gross Domestic Product ("GDP") of Macau in 2003 was approximately MOP63.37 billion (or approximately equivalent to HK\$61.52 billion), representing a growth rate of approximately 16.7% when compared to that in 2002. Meanwhile, GDP per capita of Macau in 2003 was MOP142,638 (or approximately equivalent to HK\$138,483), representing an increase of approximately 15.16% as compared to that in 2002. Coupled with the execution of the scheme ("Individual Visit Scheme") in July 2003 that residents in certain selected cities of the PRC may apply to visit Macau and Hong Kong in their individual capacities without joining group tours as well as the liberalisation of Macau's gaming sector by the Government of Macau in 2002, Macau is poised to become the gaming, culture and leisure destination of choice for a significant part of the PRC and Southeast Asia's population. According to the Tourist Office of the Government of Macau, the total number of visitors arrived in Macau in the first three quarters of 2004 amounted to approximately 12.2 million, which represented an increase of approximately 45.29% as compared to the same period in 2003. Among the aforementioned 12.2 million visitors, over 87.9% of them came from the PRC and Hong Kong. To strengthen the cooperation with the tourism departments in the PRC, the Government of Macau and the China National Tourism Administration Bureau signed the "Mainland and Macau Closer Tourism Cooperation Agreement" in late 2003, signifying a closer cooperation between the PRC and Macau in promotion and development of the tourism.

It is expected by the Directors that given the clear strategies established by the Government of Macau to continuously develop Macau as a tourism and gaming, as well as an international MICE (Meetings, Incentives, Conferences, Exhibitions) and leisure destination, the prospects of the gaming industry, local tourism, hotel services and other related industries in Macau will be promising in the future. In view of the aforementioned promising business environment in Macau, the Directors consider that the proposed joint development of the Ponte 16 with SJM-Investimentos not only enables the Group to participate in the hotel and related industries in Macau, but also can have a synergistic effect on the Group's existing Cruise Ship and travel agency businesses. For example, cross-marketing opportunities will exist among the Group's Cruise Ship business, travel agency business and the hotel operations in the Ponte 16.

Based on the aforesaid, the Directors are of the view that the proposed development of the Ponte 16 is in the interests of the Group and the Shareholders as a whole. The Directors consider that the proposed development of the Ponte 16 is in line with the Group's mission, which has been mentioned in the Scheme Document, of enhancing the value of its investments and seeking opportunities for its synergistic growth. Moreover, through the development of the Ponte 16, it can expand the scope of operations of the Group's tourists-related businesses to Macau and provide a new source of revenue to the Group, which is beneficial to the Group and the Shareholders as a whole.

GENERAL

As agreed by SJM-Investimentos, World Fortune and Joy Idea, other than any external financing to be obtained, the development of the Ponte 16 will be financed by the shareholders of Pier 16 – Property Development by way of shareholders' loans in proportion to their respective shareholding percentages. However, it has been agreed that the Land Premium will be funded by way of shareholders' loans. Since the aggregate of the Assets Value and the Contribution obliged to be made by the Group represents approximately 16.8% of the Total Assets, therefore they constitute a discloseable transaction for the Company under the Listing Rules.

ADDITIONAL INFORMATION

Your attention is drawn to the additional information contained in the appendix to this circular.

Yours faithfully,
By Order of the Board of
Macau Success Limited
Lee Siu Cheung
Executive Director

RESPONSIBILITY STATEMENT

This circular includes particulars given in compliance with the Listing Rules for the purpose of giving information with regard to the Group. The Directors collectively and individually accept full responsibility for the accuracy of the information contained in this circular and confirm, having made all reasonable enquiries, that to the best of their knowledge and belief there are no other facts the omission of which would make any statement in this circular misleading.

DISCLOSURE OF INTERESTS

(a) Directors' interests and short positions in the securities of the Company and its associated corporations

As at the Latest Practicable Date, the interests and short positions of the Directors or chief executive of the Company in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) which were required (a) to be notified to the 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 (b) pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) pursuant to the Model Code for Securities Transactions by Directors of Listed Companies contained in the Listing Rules, to be notified to the Company and the Stock Exchange, were as follows:—

Interests in the Shares

Name	Long position/ Short position	Nature of interest	Number of Shares	Approximate percentage of shareholding
Mr. Yeung Hoi Sing, Sonny (Note 1)	Long position	Corporate interest	685,790,802	36.01%
Mr. Chan William (Note 2)	Long position	Corporate interest	293,910,630	15.43%

- Notes: 1. Mr. Yeung Hoi Sing, Sonny is deemed to have corporate interest in 685,790,802 Shares by virtue of the interest of the Shares held by Silver Rich Macau Development Limited ("Silver Rich"), which is wholly owned by a discretionary trust, the beneficiaries of which are family members of Mr. Yeung Hoi Sing, Sonny.
 - Mr. Chan William is deemed to have corporate interest in 293,910,630 Shares by virtue of
 his interest in the entire issued share capital of Spring Wise Investments Limited ("Spring
 Wise").

Save as disclosed above, as at the Latest Practicable Date, none of the Directors or chief executive of the Company had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were required (a) to be notified to the 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 (b) pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) pursuant to the Model Code for Securities Transactions by Directors of Listed Companies contained in the Listing Rules, to be notified to the Company and the Stock Exchange.

(b) Persons who have interests or short positions which are discloseable under Divisions 2 and 3 of Part XV of the SFO

As at the Latest Practicable Date, so far as was known to the Directors or chief executive of the Company, the following persons (other than a Director or chief executive of the Company) had an interest or short position in the Shares and underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO:—

Interests in the Shares

Name of Shareholder	Long position/ Short position	Nature of interest	Number of Shares held	Approximate percentage of shareholding
Silver Rich	Long position	Corporate interest	685,790,802	36.01%
Spring Wise	Long position	Corporate interest	293,910,630	15.43%
Mr. Chan Hon Keung (Note)	Long position	Corporate interest	293,910,630	15.43%

Note: Mr. Chan Hon Keung is deemed to have corporate interest in 293,910,630 Shares by virtue of his interest in the issued share capital of Spring Wise.

Long positions in other members of the Group

			Approximate
			percentage of
			the total issued
	Name of		share capital of
Name of subsidiaries	substantial	Number	the subsidiaries
of the Company	Shareholders	of shares	of the Company
Capture Success Limited	Summit Global International Limited	30	30%
Capture Success Limited	Mantovana Holdings Limited	15	15%

Save as disclosed above, as at the Latest Practicable Date, so far as was known to the Directors, no other person had, or was deemed or taken to have an interest or short position in the Shares and underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO.

Save as disclosed herein, as at the Latest Practicable Date:

- (i) none of the Directors had any direct or indirect interest in any assets which had been, since 30 September 2003, being the date to which the latest published audited financial statements of the Group were made up, acquired or disposed of by or leased to any member of the Group or were proposed to be acquired or disposed of by or leased to any member of the Group; and
- (ii) none of the Directors was materially interested in any contract or arrangement entered into by any member of the Group subsisting at the date of this circular which was significant in relation to the business of the Group.

LITIGATION

As at the Latest Practicable Date, neither the Company nor any of its subsidiaries is engaged in any litigation or arbitration of material importance and no litigation or claim of material importance is known to the Directors to be pending or threatened against the Company or any of its subsidiaries.

SERVICE CONTRACTS

There is no existing or proposed service contract between any of the Directors and the Company or any of its subsidiaries, other than contracts expiring or determinable by the employer within one year without payment of compensation (other than statutory compensation).

MISCELLANEOUS

- (a) The secretary of the Company is Ms. Chiu Nam Ying, Agnes, a solicitor admitted in Hong Kong. The qualified accountant of the Company is Mr. Luk Sai Wai, Simon, a fellow member of Association of Chartered Certified Accountants and an associate member of the Hong Kong Institute of Certified Public Accountants.
- (b) The branch share registrars and transfer office of the Company in Hong Kong is Tengis Limited at Ground Floor, Bank of East Asia Harbour View Centre, 56 Gloucester Road, Wanchai, Hong Kong.
- (c) The English text of this circular shall prevail over the Chinese text.