Celestial Asia Securities Holdings Limited Interim Results 2005



The unaudited consolidated results of Celestial Asia Securities Holdings Limited ("Company" or "CASH") and its subsidiaries ("Group") for the six months ended 30 June 2005 together with the comparative figures for the last corresponding period are as follows:

	Notes	Unaud six month: 30 Ju 2005 HK\$'000	s ended
Continuing operations Turnover Cost of sales Salaries, allowances and commission	(2)	95,755 _ (56,069)	128,540 (5,574) (72,618)
Other operating, administrative and selling expenses Depreciation and amortisation Net realised and unrealised loss on		(46,788) (712)	(36,484) (12,199)
financial assets at fair value through profit or loss Loss on trading of securities, options, futures and leveraged foreign		(4,378)	_
exchange contracts Loss on deemed disposal of CASH Retail Management Group Limited ("CRMG")		-	(10,057)
and its subsidiaries ("CRMG Group") Share of profit in associates Finance costs Write back of bad and doubtful debts	(7) (4)	(974) 5,197 (2,212) -	(2,464) 3,013
Loss before taxation Taxation	(5)	(10,181) (150)	(7,843) (250)
Loss for the period from continuing operations		(10,331)	(8,093)
Discontinued operation Loss for the period from discontinued operation Loss for the period	(7)	(10,507) (20,838)	(21,372) (29,465)
Attributable to shareholders: Equity holders of the Company Minority interest		(18,762) (2,076)	(35,856) 6,391
Loss per share From continuing and discontinued operations:	(6)	(20,838)	(29,465)
– Basic – Diluted		(4.3) cents (4.3) cents	(9.8) cents (9.8) cents
Loss per share From continuing operations:	(6)		<u> </u>
– Basic – Diluted		(2.6) cents (2.6) cents	(5.8) cents (5.8) cents

Consolidated Balance Sheet

	Notes	30 June 2005 (Unaudited) HK\$'000	31 December 2004 (Audited) HK\$'000
Non-current assets Property and equipment Interests in associates Investments Goodwill Intangible assets Other assets Loans receivable	(12)	15,937 128,886 10,800 17,992 8,177 12,283 16,200	149,120 10,800 57,199 9,092 13,346 19,334
		210,275	258,891
Current assets Inventories Accounts receivable Loans receivable Prepayments, deposits and	(8)	- 405,260 19,059	59,013 365,047 20,623
other receivables Financial assets at fair value through		13,792	44,020
profit or loss Investments Bank deposits under conditions		25,063 - 16,968	64,700 52,784
Bank balances - trust and segregated accounts Park balances (concern)		306,385	433,156
Bank balances (general accounts) and cash		102,459	236,147
		888,986	1,275,490
Current liabilities Accounts payable Accrued liabilities and other payables Taxation payable Obligations under finance leases	(9)	504,964 68,203 734	784,990 97,901 729
Obligations under finance leases – amount due within one year Amount due to an associate	(12)	146 5,540	93
Bank borrowings – amount due within one year		166,453	181,777
		746,040	1,065,490
Net current assets		142,946	210,000
		353,221	468,891

	Notes	30 June 2005 (Unaudited) HK\$'000	31 December 2004 (Audited) HK\$'000
Equity Capital and reserves attributable to the Company's shareholders Share capital Reserves	(10)	43,748 154,719	43,748 176,091
Minority interests		198,467 118,690	219,839 167,100
Total equity		317,157	386,939
Non-current liabilities Bank borrowings – amount due after one year Convertible notes Obligations under finance leases		Ξ	41,452 40,500
– amount due after one year Financial liability of a convertible note	(11)	233 35,831	-
		36,064	81,952
		353,221	468,891

Condensed Consolidated Cash Flow Statement

	Unaud six month 30 Ju 2005	s ended
	HK\$'000	HK\$'000
Net cash (used in) from operating activities	(40,933)	21,253
Net cash used in investing activities	(35,979)	(105,018)
Net cash (used in) from financing activities	(56,776)	46,605
Net decrease in cash and cash equivalents	(133,688)	(37,160)
Cash and cash equivalents at beginning of period	236,147	245,924
Cash and cash equivalents at end of period	102,459	208,764
Analysis of balances of cash and cash equivalents Bank balances (general) and cash	102,459	208,764

Consolidated Statement of Changes in Equity

		Attributable to equity holders of the Company								
	Notes	Share capital HK\$'000	Share premium HK\$'000	Contributed surplus HK\$'000	General reserve HK\$'000	Loan reserve HK\$'000	Other reserve HK\$'000	Accumulated losses HK\$'000	Minority interest HK\$′000	Total HK\$′000
Pelesse et 1 January 2006 et										
Balance at 1 January 2005 as previously reported as equity		43,748	295,177	16,724	1,160		12,314	(149,284)		219,839
Arising from adoption of HKAS 3:	2			-	-	1,360		-	-	1,360
alance at 1 January 2005, as previously reported as	-					.,				.,
minority interest		-	-	-	-	-	-	-	167,100	167,100
Balance at 1 January 2005,										
as restated		43,748	295,177	16,724	1,160	1,360	12,314	(149,284)	167,100	388,299
mount transferred from share		40/740	270/177	10/7 24	1/100	1/000	12/014	(147)#04)	107/100	000/1/
premium to contributed surplus	(a)	-	(195,665)	195,665	-	-	-	-	-	
Amount transferred to set off										
accumulated losses	(b)	-	-	(195,665)	-	-	-	195,665	-	
2004 CASH Financial Services										
Group Limited ("CFSG")										
final dividend paid		-	-	-	-	-	-	(3,678)	-	(3,67)
rising from partial repayment						(000)				(00)
of a convertible note	(c)	-	-	-	-	(292)	-	-	-	(29)
sue of new shares by CRMG in April 2005	(f)		_	_	_	_	_	_	20,223	20,223
sue of new shares by CRMG	(1)	_	-	-	-	_	-	_	20,223	20,223
in May 2005	(g)	-	-	-	-	-	-	-	(66,557)	(66,55)
let loss for the period	107	-	-	-	-	-	-	(18,762)	(2,076)	(20,83)
alance at 30 June 2005		43,748	99,512	16,724	1,160	1,068	12,314	23,941	118,690	317,15

Unaudited six months ended 30 June 2005

				Unaudi	ted six months	ended 30 Jun	e 2004		
			Attribut	able to equity ho	olders of the Co	mpany			
	Notes	Share capital HK\$'000	Share premium HK\$'000	Contributed surplus HK\$'000	General reserve HK\$'000	Other reserve HK\$'000	Accumulated losses HK\$'000	Minority interest HK\$'000	Total HK\$'000
Balance at 1 January 2004 as previously reported as equity Balance at 1 January 2004, as previously reported as minority interest		36,548	279,272	16,724	1,160	12,314	(5,118)	-	340,900
innerny interest								121,210	121/210
Balance at 1 January 2004, as restated Issue of new shares by CRMG		36,548	279,272	16,724	1,160	12,314	(5,118)	121,210	462,110
in January 2004 Issue of right shares by CFSG	(d)	-	-	-	-	-	-	4,542	4,542
in May 2004 Net loss for the period	(e)	-	-	-	-	-	- (35,856)	47,532 6,391	47,532 (29,465)
Balance at 30 June 2004		36,548	279,272	16,724	1,160	12,314	(40,974)	179,675	484,719

Notes:

- (a) Pursuant to a special resolution passed on 30 May 2005, the share premium account of the Company as of 31 December 2004 was reduced by an amount of HK\$195,665,196 and such amount was transferred to the contributed surplus account of the Company.
- (b) Pursuant to the minutes of a directors' meeting held on 30 May 2005, an amount of HK\$195,665,196 was transferred from the contributed surplus account to set off against the accumulated losses of the Company at 31 December 2004.
- (c) It refers to the difference between the fair value amount allocated to the liability component of a convertible note and the repayment amount of HK\$4,000,000.
- (d) In January 2004, 2,800,000 share options in CRMG were exercised at the exercise price of HK\$1.79 per share, resulting in the issue of 2,800,000 shares of HK\$0.10 each in CRMG.
- (e) In May 2004, 377,278,224 shares of HK\$0.10 each in CFSG were issued by way of rights issue at a subscription price of HK\$0.27 per share.
- (f) In April 2005, 83,000,000 shares of HK\$0.02 each in CRMG at a subscription price of HK\$0.28 per share were issued. The Group's interest in CRMG was reduced from 66.53% to 59.17%.
- (g) In May 2005, 223,000,000 shares of HK\$0.02 each in CRMG at subscription price of HK\$0.30 per share were issued. The Group's interest in CRMG was reduced from 59.17% to 44.69%. Please refers to note (4) below for details.

Notes:

(1) Basis of preparation and significant accounting policies

The unaudited interim financial statements of the Group have been prepared in accordance with the applicable requirements of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Listing Rules") and the Hong Kong Accounting Standard ("HKAS") 34: Interim Financial Reporting.

The accounting policies used in the unaudited interim financial statements are consistent with those followed in the preparation of the Group's annual audited financial statements for the year ended 31 December 2004 except as described below.

The Hong Kong Institute of Certified Public Accountants ("HKICPA", formerly the Hong Kong Society of Accountants) has undertaken to converge by January 2005 all Financial Reporting Standards ("HKFRSs") with International Financial Reporting Standards ("IFRSs") issued by the International Accountina Standards Board. As a result, the HKICPA has aligned HKFRSs with the requirements of IFRSs in all material respects.

The unaudited consolidated results of the Group have been prepared in accordance with the accounting principles generally accepted in Hong Kong. In 2005, the Group has adopted all HKFRSs pertinent to its operations. The applicable HKFRSs are set out below:

- HKAS 1 Presentation of Financial Statements
- HKAS 7 Cash Flow Statements
- HKAS 8 Accounting Policies, Changes in Accounting Estimates and Errors
- HKAS 10 Events after Balance Sheet Date
- HKAS 12 Income Taxes
- HKAS 14 Segment Reporting
- HKAS 16 Property, Plant and Equipment
- HKAS 17 leases
- HKAS 18 Revenue
- HKAS 19 Employee Benefits
- HKAS 21 The Effects of Changes in Foreign Exchange Rates
- HKAS 23 Borrowings Costs
- HKAS 24 HKAS 27 Related Party Disclosure
- Consolidated and Separate Financial Statements
- HKAS 32 Financial Instruments: Disclosure and Presentation
- HKAS 33 Earnings per Share
- HKAS 36 Impairment of Assets
- HKAS 37 Provisions, Contingent Liabilities and Contingent Assets
- HKAS 38 Intangible Assets
- HKAS 39 Financial Instruments: Recognition and Measurement
- HKFRS 2 Share-based Payments
- HKFRS 3 Business Combinations
- HKFRS 5 Non-current Assets held for Sale and Discontinued Operation

The following new and revised HKFRSs adopted by the Group during the period have resulted in changes in the Group's accounting policies which will have effects on the results of the Group for the current or prior accounting period:

- HKAS 1 Presentation of Financial Statements
- HKAS 32 Financial Instruments: Disclosure and Presentation
- HKAS 36 Impairment of Assets
- HKAS 38 Intangible Assets
- HKAS 39 Financial Instruments: Recognition and Measurement
- HKFRS 2 Share-based Payments
- HKFRS 3 Business Combinations
- HKFRS 5 Non-current Assets held for Sale and Discontinued Operation

HKAS 1 has impacted the presentation of the following notable elements in the Group's condensed accounts:

- minority interests are presented within equity on the face of the condensed consolidated balance sheet while it was presented outside of equity previously;
- movement of minority interests is included in the consolidated statement of changes in equity while this was not required previously; and
- allocation of profit (loss) attributable to minority interests and equity holders of the Company are disclosed on the face of the condensed consolidated profit and loss account after profit for the period while the allocation to minority interests was previously disclosed as a separate line item before arriving at profit attributable to the equity holders of the Company.

The adoption of HKFRS 2 has resulted in a change in accounting policy for employee share options. Prior to the adoption, the provision of share options to employees did not result in a charge to the income statement. Following the adoption of HKFRS 2, the fair value of share options at grant date was amortised over the subsequent relevant vesting period.

However, the adoption of the HKFRS 2 has no material effect on the results for current nor prior accounting periods. Accordingly, no prior period adjustment is required.

The adoption of HKFRS 3, HKAS 36 and HKAS 38 has resulted in a change in the accounting policy for goodwill. Prior to the adoption, goodwill was:

- amortised on a straight-line basis over a period of not exceeding 20 years; and
- assessed for impairment at each balance sheet date.

In accordance with the provisions of HKFRS 3:

- the Group ceased amortisation of goodwill from 1 January 2005;
- accumulated amortisation as at 31 December 2004 has been eliminated with a corresponding decrease in the cost of goodwill; and
- from the year ending 31 December 2005 onwards, goodwill will be tested annually for impairment, as well as when there are indications of impairment.

As this new accounting standard has no retrospective effect, no prior period adjustment is required. The adoption of this new accounting standard reduced the amortisation of goodwill of approximately HK\$2,258,000 during current period as compared with the same period last year.

Pursuant to HKFRS 5, the Company's interests in CRMG were classified as discontinued operation subsequent to the completion of share placement as detailed in note 4 below. The adoption of HKFRS 5 has resulted in the following changes in the accounts:

- a single amount on the face of the income statements comprising the aggregate of the post-tax loss of discontinued operation and the posttax loss recognised on the disposal of interest in CRMG; and
- an analysis of the single amount into the revenue, expense, pre-tax loss of discontinued operations.

In addition, the comparative figures of the retailing operation engaged by CRMG are re-classified to conform with the current period's presentation.

The adoption of HKAS 32 and HKAS 39 has resulted in a change in accounting policy for recognition, measurement, derecognition and disclosure of financial instruments. Before 1 January 2005, short-term investments of the Group were presented as other investments and were stated in the balance sheet at fair value, and the convertible loans were stated as liabilities in the balance sheet at their principal amount and the liability and equity components of the convertible notes were not classified and presented separately.

The adoption of HKAS 39 has no retrospective effect but has resulted the following changes:

- redesignated all short-term investments into financial assets and such redesignation has no financial effect on the current and prior accounting periods except the changes in presentation;
- reclassified and presented separately the liability and equity components of the convertible notes; and
- remeasured those financial assets or financial liabilities that should be measured at fair value and those that should be measured at amortised value. The remeasurement of the convertible notes at fair value has increased the finance costs of the convertible notes for current period by approximately HK\$397,000.

The adoption of other new HKFRSs does not result in substantial changes to the Group's accounting policies which will affect the result of the Group, but certain presentation and disclosures will be affected in this report and the 2005 annual report. The new accounting policies adopted in the preparation of the result of the Group for the current period are:

Employee benefit costs

For share options granted under the share options scheme (the scheme approved by an ordinary resolution passed at the special general meeting of the Company held on 19 February 2002), the fair value of the employee services rendered in exchange for the grant of the options is recognised as an expense and credited to an employee share-based compensation reserve under equity. The total amount to be expensed over the vesting period is determined by reference to the fair value of the options granted at grant date. At each balance sheet date, the Group revises its estimates of the number of options that are expected to become exercisable. It recognises the impact of the revision of the original estimates, if any, in the income statement, and a corresponding adjustment to the employee share-based compensation reserve over the remaining vesting period.

When the options are exercised, the proceeds received will be credited to share capital (nominal value) and share premium.

Goodwill

Goodwill arising on consolidation represents the excess of the cost of acquisition over the Group's interest in the fair value of the identifiable assets and liabilities of a subsidiary at the date of acquisition.

Goodwill is recognised as an asset and evaluated at least annually for impairment.

On disposal of a subsidiary, the attributable amount of goodwill will be included in the determination of the profit or loss on disposal.

Intangible assets

Intangible assets are included in the balance sheet at cost and amortised on a straight-line basis over their estimated useful lives.

Intangible assets are evaluated annually for impairment and reassessed for the useful life of such intangible assets.

Loans receivable and accounts receivable

Loans receivable and accounts receivable are stated at their nominal value as reduced by appropriate allowance for irrecoverable amounts.

Investments

With effect from 1 January 2005, investments of the Group are classified to financial assets at fair value through profit or loss. This category comprises financial assets held for trading if they are acquired principally for the purpose of selling in short term.

Investments under this category are stated at their fair value. Unrealised gains and losses arising from changes in fair value are included in the profit and loss account in the period in which they arise.

Accounts payable

Accounts payable are stated at their nominal value.

Borrowing

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the income statement over the period of the borrowings using the effective interest method.

The fair value of the liability portion of a convertible note is determined using a market interest rate for an equivalent non-convertible bond. This amount is recorded as a liability on an amortised cost basis until extinguished on conversion or maturity of the convertible note. The remainder of the proceeds is allocated to the conversion option. This is recognised and included in the shareholders' equity, net of income tax effects.

(2) Turnover

	Unaud six month 30 Ju 2005 HK\$′000	s ended
Continuing operations Fees and commission income Interest income Information technology advisory income and	95,726 29	124,935
sale of computer accessories products	- 95,755	3,561
Discontinued operation Sales of furniture and household goods, net of discounts and returns Wholesale and retailing of branded household products	369,414 4,882 374,296	415,262 2,019 417,281

In the prior period, loss on trading of securities, options and futures was classified as one of the items in turnover. The Directors consider that it is the common practice of the industry to show the results on trading of securities, options, futures and leveraged foreign exchange contracts as other operating income or expense in the income statement in order to be more informative to the readers. Accordingly, the comparative figure of the loss on trading of securities, options, futures and leveraged foreign exchange contracts was reclassified to conform with the current period's presentation. In addition, subsequent to completion of share placements on 6 April 2005 and 19 May 2005, the Company's interest in CRMG was reduced from 66.53% as at 31 December 2004 to 44.69% at the end of the review period. Accordingly, the retailing operation engaged by CRMG was reclassified as discontinued operation under HKFRS 5 and had not been included in the turnover for the period. The comparative figures were reclassified to conform with the current period presentation.

(3) Income statement by business and geographical segments

Business segments

For management purposes, the Group is currently organised into three main operating divisions, namely, financial services, investment holding and other. These divisions are the basis on which the Group reports its primary segment information.

Principal activities are as follows:

Financial services	Broking, financing, corporate finance services and
Investment holding Other	wealth management Strategic investments Business solutions

Segment information about these businesses for the six months ended 30 June 2005 and 30 June 2004 is presented below:

Income statement for the six months ended 30 June 2005

	Сог			
	Financial services HK\$'000	Investment holding HK\$'000	Other HK\$′000	Consolidated HK\$'000
Turnover	95,726	-	29	95,755
Segment (loss) profit	11,208	-	29	11,237
Net realised and unrealised loss on financial assets at fair value through profit or loss Loss on deemed disposal of CRMG Group Share of profit in associates Unallocated corporate expense				(4,378) (974) 5,197 (21,263)
Loss before taxation Taxation				(10,181) (150)
Loss for the period from continuing operations Loss for the period from discontinued operation				(10,331) (10,507)
Loss after taxation and before minority interest				(20,838)

	C			
	Financial services HK\$'000 (restated)	Investment holding HK\$'000	Other HK\$'000 (restated)	Consolidated HK\$'000 (restated)
Turnover	129,975	(4,996)	3,561	128,540
Segment (loss) profit	25,368	(4,996)	(9,328)	11,044
Loss on trading of securities, options, futures and leveraged foreign exchange contracts Unallocated corporate expense				10,547 (29,434)
Loss before taxation Taxation				(7,843) (250)
Loss for the period from continuing operations Loss for the period from discontinued operation				(8,093)
Loss after taxation and before minority interest				(29,465)

Income statement for the six months ended 30 June 2004

Geographical segments

The Group's turnover and loss before taxation for both periods were substantially derived from Hong Kong. Accordingly, no analysis by geographical segment is presented.

(4) Share of profit in associates

After the issue of the subscription shares and the placing shares by CRMG respectively during the period, the Group's interest in CRMG was reduced from 66.53% as at 31 December 2004 to 44.69% at the end of the review period. CRMG has ceased to be a subsidiary of our Group and is equity accounted for by our Group as an associate company. CRMG had been the only retail business in our Group before its ceasing as a subsidiary during the period. Accordingly, the operation of CRMG had been recognised and accounted for as a discontinued operation in the accounts for the period ended 30 June 2005.

(5) Taxation

	Unaud six month 30 Ju	s ended
	2005 HK\$′000	2004 HK\$'000
Continuing operations: Hong Kong Profit tax:		
Current period Share of taxation of associates	150	250
	150	250
Discontinued operation: Tax for the current period	-	_

Hong Kong profits tax for both periods has been provided at the rate of 17.5% on the estimated assessable profits for the Group companies after offsetting the respective tax losses brought forward.

No deferred tax asset in respect of tax losses has been recognised in the financial statements due to the unpredictability of future taxable profit streams.

(6) Loss per share

The calculation of basic and diluted loss per share for the six months ended 30 June 2005 together with the comparative figures for 2004 is based on the following data:

	Unaudited six months ended 30 June		
	2005 HK\$′000	2004 HK\$′000	
Continuing operations Loss for the purpose of basic and diluted loss per share	(11,247)	(21,178)	
Discontinued operation Loss for the purpose of basic loss per share Adjustment to the share of result of a subsidiary based on dilution of its	(7,515)	(14,678)	
earnings per share Loss for the purpose of diluted loss per share	N/A (7,515)	(14,681)	
Continuing and discontinued operations Loss for the purpose of basic loss per share	(18,762)	(35,856)	
Loss for the purpose of diluted loss per share	(18,762)	(35,859)	
Weighted average number of ordinary shares for the purpose of basic loss per share	437,483,827	365,483,827	
Effect of dilutive potential ordinary shares assumed exercise of share options	N/A	N/A	
Weighted average number of ordinary shares for the purpose of diluted loss per share	437,483,827	365,483,827	
Loss per share			
Continuing operations Basic and diluted loss per share	(2.6) cents	(5.8) cents	
Discontinued operation Basic loss per share	(1.7) cents	(4.0) cents	
Diluted loss per share	(1.7) cents	(4.0) cents	
Continuing and discontinued operations Basic loss per share	(4.3) cents	(9.8) cents	
Diluted loss per share	(4.3) cents	(9.8) cents	

The calculation of diluted loss per share for the period of 2005 did not:

- adjust the share of result of subsidiaries as the exercise prices of the outstanding share options of the subsidiaries were higher than the average market price of the subsidiaries' shares; and
- assume the exercise of the Company's outstanding share options as the exercise prices of those options were higher than the average market price of the shares.

The calculation of diluted loss per share for the period of 2004 did not:

- adjust the share of result of a subsidiary as the subsidiary incurred loss; and
- assume the exercise of the Company's outstanding share options as their exercise would result in a reduction in loss per share.

(7) Discontinued operation

Please refer to note 4 above of share of profit in associates for details.

The loss for the period from discontinued operation is analysed as follows:

		Unaudited five months ended 31 May 2005 HK\$'000	Unaudited six months anded 30 June 2004 HK\$'000
Loss of discontinued operation for the period		(10,507)	(21,372)
Profit on deemed disposal of discontinued operation	Note	373	
		(10,134)	(21,372)

	Unaudited five months ended 31 May 2005 HK\$′000	Unaudited six months anded 30 June 2004 HK\$'000
Revenue Cost of sales Other operating, administrative and	374,296 (248,565)	417,281 (265,885)
selling expenses Depreciation and amortisation Finance costs	(123,963) (10,019) (2,256)	(156,933) (14,351) (1,484)
Loss before taxation Taxation	(10,507)	(21,372)
Loss for the period	(10,507)	(21,372)

The results of the discontinued operation for the interim reporting period are as follows:

Note: The profit on deemed disposal of discontinued operation is calculated as follows:

	At 31 May 2005 (Unaudited)		
	Т НК\$′000	he Group's interest	HK\$′000
The net assets of CRMG at the date of deemed disposal The net assets of CRMG after the	162,999	59.17 %	96,447
date of the deemed disposal	235,735	44.69 %	105,350
			8,903
Less: Attributable goodwill to the deemed disposal			(8,530)
Profit on deemed disposal			373
Net cash outflow arising from deemed disposal			98,569

The loss on deemed disposal of CRMG Group of approximately HK\$974,000 included the loss on deemed disposal of approximately HK\$1,347,000 upon completion of subscription of 83,000,000 new shares in CRMG in April 2005 and the profit on deemed disposal of approximately HK\$373,000 (as shown above) upon completion of the placement of 223,000,000 new shares of CRMG in May 2005.

(8) Accounts receivable

	30 June 2005 (Unaudited) HK\$'000	31 December 2004 (Audited) HK\$'000
Accounts receivable arising from the business of dealing in securities and equity options: Clearing houses, brokers and dealers Cash clients Margin clients	80,561 45,101 192,644	16,168 86,935 183,287
Accounts receivable arising from the business of dealing in futures and options: Clearing houses, brokers and dealers	81,484	72,989
Commission receivable from brokerage of mutual funds and insurance-linked investment plans and products	3,470	3,302
Accounts receivable arising from the business of provision of corporate finance services	2,000	510
Trade debtors	-	1,856
	405,260	365,047

The settlement terms of accounts receivable arising from the business of dealing in securities and equity options are two days after trade date, and accounts receivable arising from the business of dealing in futures and options are one day after trade date.

Except for the loans to margin clients as mentioned below, all the accounts receivable arising from the businesses of dealing in securities and equity options aged within 30 days.

Loans to margin clients are secured by clients' pledged securities, repayable on demand and bear interest at commercial rates. No aged analysis is disclosed as in the opinion of Directors, the aged analysis does not give additional value in view of the nature of business of share margin financing.

Included in accounts receivable from margin clients arising from the business of dealing in securities is an amount due from an entity in which Kwan Pak Hoo Bankee has a beneficial interest and is a Director. Details of the amount due from the entity are as follows:

Name of company	Balance at 30.06.2005 HK\$'000	Balance at 31.12.2004 HK\$'000	Maximum amount outstanding during the period HK\$'000
Cash Guardian Limited ("Cash Guardian")	10,405	10,178	10,504

The above balances are secured by pledged securities and repayable on demand, and bear interest at commercial rates which are similar to the rates offered to other margin clients.

In respect of the commission receivable from brokerage of mutual funds and insurance-linked investment plans and products, accounts receivable arising from the business of provision of corporate finance services and trade debtors, the Group allows a credit period of 30-90 days. The aged analysis is as follows:

	30 June 3 2005 (Unaudited) HK\$'000	1 December 2004 (Audited) HK\$'000
0-30 days 31-60 days 61-90 days Over 90 days	3,369 1,751 50 300	4,167 619 307 575
	5,470	5,668

(9) Accounts payable

	30 June 2005 (Unaudited) HK\$'000	31 December 2004 (Audited) HK\$'000
Accounts payable arising from the business of dealing in securities and equity options: Cash clients Margin clients Clearing houses, brokers and dealers	271,960 47,912 -	353,113 64,168 39,875
Accounts payable to clients arising from the business of dealing in futures and options	141,276	156,151
Accounts payable to clients arising from the business of dealing in leveraged foreign exchange contracts	2,526	3,599
Trade creditors	41,290	168,084
	504,964	784,990

The settlement terms of accounts payable arising from the business of dealing in securities are two days after trade date. Except for the amounts payable to margin clients, the age of these balances is within 30 days.

Amounts due to margin clients are repayable on demand. No aged analysis is disclosed as in the opinion of Directors, the aged analysis does not give additional value in view of the nature of business of share margin financing. Accounts payable to clients arising from the business of dealing in futures, options and leveraged foreign exchange contracts are margin deposits received from clients for their trading of these contracts. The excesses of the outstanding amounts over the required margin deposits stipulated are repayable to clients on demand. No aged analysis is disclosed as in the opinion of Directors, the aged analysis does not give additional value in view of the nature of these businesses.

The aged analysis of trade creditors at the balance sheet date is as follows:

	30 June 2005 (Unaudited) HK\$'000	31 December 2004 (Audited) HK\$'000
0-30 days 31-60 days 61-90 days Over 90 days	10,950 11,630 - 18,710	94,520 40,880 21,203 11,481
	41,290	168,084

(10) Share capital

	Number of shares '000	Amount HK\$'000
Ordinary shares of HK\$0.10 each		
Authorised: At 1 January 2005 and 30 June 2005	1,000,000	100,000
Issued and fully paid: At 1 January 2005 and 30 June 2005	437,484	43,748

(11) Financial liability of a convertible note

The convertible note was issued to Abdulrahman Saad Al-Rashid & Sons Company Limited ("ARTAR"), an independent third party, by CFSG, a subsidiary of the Company. It bears interest rate of 3% per annum and will mature on 31 December 2006 or any other date mutually agreed between the CFSG Group and ARTAR. The holder of the note does not have the right to demand for repayment of any principal amount of the note prior to its maturity and the accrued interest of the note prior to interest payment date, and is not entitled to vote at general meeting of CFSG. CFSG has the right to repay early part or all of the amount and the accrued interest of the note at any time prior to the maturity date.

The effective interest rate of the liability component is close to then prevailing cost of funds in our financing business.

(12) Interests in associates

	30 June 2005 (Unaudited) HK\$'000	31 December 2004 (Audited) HK\$'000
Share of net assets Loan due to an associate	128,886 (5,540)	
	123,346	

(13) Related party transaction

At the balance sheet date, the Group had amount due to associate companies of approximately HK\$5,540,000 (31 December 2004: due to former subsidiaries of approximately HK\$6,920,000), the amount was unsecured, non-interest bearing and had no fixed terms of repayment.

In addition, the Group entered into the following transactions with related parties:

		Unaudited six months ended 30 June	
	Notes	2005 HK\$′000	2004 HK\$′000
Directors' remuneration received Rental expenses received	(i) (ii)	960 420	900 456
		1,380	1,356

Notes:

- Directors' remuneration was paid by the associate companies to the Group based on the estimated time spent by the Directors on the management of the associate companies.
- (ii) The associate companies paid rental expenses to a wholly-owned subsidiary of the Company. The charge is calculated at the effective rate charged to the wholly-owned subsidiary of the Company by the head landlord with reference to the floor area occupied by the associate companies.

(14) Post balance sheet events

(i) Pursuant to the joint announcement made by CRMG and the Company on 25 May 2005 and the circular dated 30 June 2005 issued by the Company, CRMG proposed to issue a convertible note ("Convertible Note") with nominal value of HK\$108,000,000 to an independent third party, AustChina Information Techology Pyt Limited ("AustChina"). The Convertible Note will bear zero coupon and has maturity date on 31 August 2007. The conversion price of Convertible Note is HK\$0.45 (subject to adjustment) and can be exercisable after the expiry of 6 months from the issue date of the Convertible Note.

On 30 June 2005, such proposal was subjected to the conditions as set out in the circular dated 30 June 2005.

On 20 July 2005, all the conditions were fulfilled and the Convertible Note was then issued by CRMG on 15 August 2005.

- Pursuant to the announcement made by CRMG on 26 August 2005, the CRMG Group entered into following two agreements on 24 August 2005:
 - (a) a sale and purchase agreement ("S&P Agreement") with Mr Qian Song Wen, an independent third party, as vendor ("Vendor") in relation to the proposed acquisition of all the issued shares and all shareholders' loan interest in Timecastle International Limited ("Timecastle") at a consideration of HK\$500,000,000 (subject to adjustment) which will be partly settled by the issue of the New Convertible Note (as defined hereunder) and partly financed by the proceeds from the placing of the Placing Shares (as defined hereunder). Timecastle will be ultimately holding the beneficial interest in 東方銀座商業(北京)有限公司 after the reorganization as more particularly stated in the announcement; and
 - (b) an agreement with a placing agent in relation to the proposed issue of a maximum of 100,000,000 new shares in CRMG ("Placing Shares") at a placing price of not less than HK\$0.45 per placing share to raise a new fund of HK\$45 million.

A new convertible note at principal value of HK\$180,000,000 ("New Convertible Note") shall be, at the completion of the S&P Agreement, issued by CRMG to the Vendor. The New Convertible Note will bear zero coupon and has maturity date on 31 December 2007. The conversion price of the New Convertible Note is HK\$0.45 (subject to adjustment) and can be exercisable after the expiry of 6 months from the issue date of the New Convertible Note.

As at the date of the report, the above proposals were subjected to the conditions, including, inter alia, approval from independent shareholders at a special general meeting of CRMG to be convened and as more particularly set out in the announcement.

Dividend

The Board does not recommend the payment of any interim dividend for the six months ended 30 June 2005 (2004: Nil).

Review and Outlook

Financial Review

For the six months ended 30 June 2005, our Group ceased to consolidate the sales and operating results of our retailing business group consequent upon CASH Retail Management Group Limited (CRMG) ceasing as a subsidiary of our Group during the period.

Our Group's financial service division (CFSG) recorded a turnover of HK\$97.9 million for the period, as compared to HK\$125.8 million the same period last year. The decrease was in part a reflection of a directionless market environment throughout the first half of the year and in part a result of a change in accounting treatment for brokerage commission rebate. After the abolition of the minimum commission requirement, a significant portion of our commission rebates has been changed from a gross to a net basis. While this has technically reduced turnover, it did not have an actual impact on net profit.

CRMG's retailing business had benefited from the recent recovering economy and recorded a 5.4% increase in sales for the period. With the fine-tuning of its retail network by closing the non-performing and non-strategically fit stores, CRMG has been in a better shape to pursue the cost effectiveness measures by further streamlining store operations and strengthening retail management. With the lean cost base brought about by the network rationalisation, its operating costs for the period decreased by 4.1% even after investing the heavy advertising costs spent on building up the brand awareness of 3C Digital, the new chain stores selling the trendy digital products. Taking into account the revaluation surplus from leasehold properties, CRMG had recorded a turnaround profit for the period from the loss for the last corresponding period.

The loss attributable to shareholders of our Group had been greatly reduced to HK\$18.8 million for the period under review from HK\$35.9 million for the last corresponding period.

Our Group's total shareholders' equity stood at HK\$198.5 million on 30 June 2005 as compared to HK\$219.8 million at the end of last year. The net decrease in equity was attributed to the loss reported for the period.

On 30 June 2005, our cash and bank balances were HK\$425.8 million as compared to HK\$722.1 million on 31 December 2004. The decrease in cash balances was mainly due to the cessation of consolidating the cash and bank balances of CRMG. Our liquidity ratio on 30 June 2005 remained healthy at 1.2 times, virtually unchanged from 31 December 2004.

Our total bank borrowings on 30 June 2005 decreased to HK\$166.5 million from HK\$223.2 million on 31 December 2004. The decrease in bank borrowings was mainly due to the cessation of consolidating the bank borrowings of CRMG as well as the fall in demand of margin financing from our clients. Most of these bank borrowings were collateralised by our margin clients' securities pledged to us for the purposes of securing financing from us. Apart from these, which were largely of a back-to-back nature, we had no other bank borrowings as at the end of the period as we exercised prudence to ensure that our financial resources would not be strained.

During the period under review, our Group made an early partial repayment of convertible note in the amount of HK\$4.0 million, reducing the outstanding face value of the convertible note to HK\$36.5 million at the end of the period. Together with this convertible note, the ratio of our interest bearing borrowings to shareholders' equities was 1.0 on 30 June 2005 as compared to 1.2 on 31 December 2004. We maintained our gearing at a prudent level, given the fact that the majority of our bank borrowings were used in back-to-back margin financing for the clients of CFSG.

All of our Group's borrowings are in HK dollar, with the interest rates priced at close to banks' funding costs. By using effective instrument to hedge any adverse changes in foreign exchange and interest rates, our exposure to both foreign currency and interest rate fluctuation was insignificant. On 30 June 2005, our Group was holding a portfolio of listed and unlisted investment with a total value of approximately HK\$35.9 million. During the period, a loss of HK\$5.9 million on trading of listed securities and commodities was recorded.

As at 30 June 2005, pursuant to a letter of undertaking provided by our Group to a bank, our Group covenanted to maintain deposits of not less than HK\$15.0 million with the bank as a pre-condition for an overdraft facility granted by the bank. Save as aforesaid, our Group had no other material contingent liabilities at the period end.

As of the end of the period, our Group did not have any material un-hedged foreign exchange exposure or interest rate mismatch.

On 23 March 2005, CRMG Group and two subscribers entered into agreements pursuant to which the subscribers agreed to subscribe for a total of 83 million new ordinary shares in CRMG at the subscription price of HK\$0.28 per share. On 4 April 2005, CRMG and a placing agent entered into an agreement pursuant to which CRMG agreed to issue and the placing agent agreed to procure placees to subscribe for a maximum of 223 million new ordinary shares in CRMG at the placing price of HK\$0.30 per share. The subscription of 83 million and the placement of 223 million new ordinary shares in CRMG were completed on 6 April 2005 and 19 May 2005 respectively. After the issue of the subscription shares and the placing shares by CRMG as mentioned above and due to the issue of shares upon exercise of share options of CRMG, the Company's interest in CRMG was reduced from 66.53% as at 31 December 2004 to 44.69% at the end of the review period. CRMG has ceased to be a subsidiary of our Group and is equity accounted for by our Group as an associate company. CRMG had been the only retail business in our Group before ceasing to be its subsidiary during the period. Accordingly, the operation of CRMG had been recognised and accounted for as a discontinued operation in the accounts for the period ended 30 June 2005

On 23 May 2005, the CRMG Group entered into a cooperation agreement with AustChina to jointly develop retail business in the PRC. Pursuant to the agreement, AustChina will be responsible for providing or procuring investors to provide funds of up to A\$100 million and the CRMG Group will be responsible for identifying investment opportunities and projects for retail business in the PRC. Once the detailed terms relating to the investment and amount of the investment are mutually agreed by the parties, AustChina or the investors identified by AustChina will provide the fund for investment of up to A\$100 million.

As a first step of cooperation, on 23 May 2005, CRMG and AustChina entered into an agreement in relation to the proposed issue of a convertible note of an initial principal amount of HK\$108,000,000. Subsequent to the period end, the agreement was completed and the convertible note was issued in August 2005. Upon full conversion of the convertible note, a maximum of 240 million shares in the share capital of CRMG will be issued and thereby further reducing our Group's interest in CRMG from 44.69% at the period end to 35.99%.

On 24 August 2005, the CRMG Group entered into two agreements, including (i) a sale and purchase agreement in relation to the proposed acquisition of all the issued shares and all shareholders' loan interest in Timecastle at a consideration of HK\$500 million (subject to adjustment) which will be partly settled by the issue of the New Convertible Note at principal value of HK\$180 million and partly financed by the proceeds from the placing of a maximum of 100 million new Placing Shares in CRMG; and (ii) an agreement with a placing agent in relation to the proposed issue of the Placing Shares at a placing price of not less than HK\$0.45 per placing share to raise a new fund of HK\$45 million. Timecastle will be ultimately holding the beneficial interest in 東方銀座商業 (北京) 有限公司 (with English name "Oriental Kenzo (Beijing) Company Limited" for identification purpose only) after reorganization. The above proposals were subjected to the conditions and details of the proposals were set out in the CRMG's announcement dated 26 August 2005.

In November 2004, our Group entered into a provisional sale and purchase agreement to sell an investment property located in Hong Kong at a consideration of HK\$45.0 million. The transaction was completed in March 2005.

Save as aforesaid, our Group did not make any material acquisitions or disposals during the period ended 30 June 2005. There was no significant investment held during the period. We do not have any future plans for material investments or capital assets.

Industry Review

Despite the continued pick-up in the domestic economy, the Hong Kong stock market in the second quarter was lackluster and directionless as inflow of hot money speculating on the RMB revaluation seemed to have reversed on the back of narrowing interest rate differential between the US and Hong Kong.

On the other hand, notwithstanding a solid growth in the general economy with total retail sales in the first half of 2005 having grown by 7.9% in value, retail sales in the furniture and fixtures market, however, recorded a negative growth of 0.6%. The same was also reflected in the Consumer Price Index as overall consumer prices rose by 1.2% in June 2005, nonetheless durable goods prices continued its yearlong downward trend with a year-on-year 1.9% decline recorded for June 2005. The furniture and durable goods market is apparently lagging behind the general market recovery with certain margin pressure.

Business Review and Outlook

For CFSG

Taking advantage of the relatively slower market, we focused our resources in the last few months to upgrade CFSG's operating and sales systems to get prepared for the upturn of the market. On the marketing side, CFSG launched a series of campaigns to retain existing clients and attract new prospects. Feedback on these campaigns has been positive and encouraging.

Product diversification and cost leadership continued to be the primary drivers of CFSG's business strategy during the first half of the year.

At the same time, we continued to diversify CFSG's income stream through wealth management initiatives and expansion of investment banking activities. We continue to see a rising trend of income from both the wealth management and the investment banking divisions as a percent of the total revenue.

As part of the revenue and product diversification strategy, CFSG launched the asset management service in June this year to seize opportunities inherent in the high-net-worth market, and to complement our strategy of providing a full suite of services to clients. This newly added service allows us to continue to expand our customer base and to further leverage on the cross-selling synergy within CFSG.

Looking ahead, corporate profitability would likely come under pressure as competition from local and international players intensifies and funding costs are on the rise. While CFSG remains vigilant to keep its cost structure lean and effective, we persist to diversify CFSG's income mix through different businesses. Our goal is to position CFSG as clients' financial services house of choice with comprehensive product offerings that meet their diverse financial needs.

For Pricerite/CRMG

In anticipation of the market environment, we took initiatives since the fourth quarter of last year to consolidate and re-engineer CRMG's operations, with an aim to improve its operating efficiency and to further build upon its competitive advantages.

Consolidating Pricerite's Network

During the period, we completed the location review for Pricerite's network, which consisted of 30 stores in total as at the end of the review period. Each of the stores is contributing positively to CRMG's bottom line, and we are confident that on the back of a benign economic environment, Pricerite is operating from a low cost base to herald for any future possible network expansion. Nonetheless, in view of the current rampant retail rental market, we will take cautious approach in choosing new store locations that will maximise Pricerite's returns and enhance its cost and operating efficiencies.

Re-engineering Pricerite's Merchandise

During the period, we continued to consolidate Pricerite's product groupings to focus on expanding the depth of its core product categories that are highly recognised by customers, reduced carrying non-performing product categories, and streamlined inventory management. In a nutshell, we continued to better match customer preferences with our product offerings. We will continue to review Pricerite's product strategy on a regular basis, with an aim to provide our customers with a wide selection of quality merchandise at value-for-money prices.

Sharpening Our Tools

Subsequent to CRMG's previous efforts in revamping the IT infrastructure to provide a more accurate and robust system for our management and operations, we continued to carry out system enhancements to further provide efficient and effective support to CRMG's supply chain management. We will leverage on CRMG's competitive advantage of a single operating platform to support our multi-branded business and to further develop our retail business.

Building Strength in Greater Pearl River Basin

CRMG's operation support centre in Shenzhen, the PRC, gradually took shape in the past few months, providing efficient back-office support to Hong Kong and the Guangdong Province. Support functions include merchandising, inventory management, accounting, information technology, human resources, staff training and development, and logistics. Since the establishment of operation support centre, CRMG's operating cost was substantially reduced and improvement in operating efficiency was also recorded. This operation support centre will in time assume instrumental roles in our supply chain management, such as quality assurance and checking, product sourcing and procurement.

Enhancing Pricerite's Customer Service

To further enhance Pricerite's customer service standard, we started a new service culture programme early this year, indoctrinating a unique service culture into all level of staff. In all, the sense of belonging amongst staff was enhanced, the understanding and commitment in providing quality service was well embraced, and a stronger sense of unity was resulted. The presentation of the Outstanding Young Salesperson Awards to two of Pricerite's frontline staff by the Hong Kong Management Association in 2005 once again crowned our dedication to enhancing our customer service. This has been the second successive year we were awarded since our participation in the same event last year. We will continue our commitment in enhancing Pricerite's service standard by focusing resources in staff training and service culture development. More external professional consultancy programmes will be introduced to focus on pragmatic field coaching.

Improving Customers' Shopping Experience

During the period, renovations on "room setting" in-store display for large furniture section in all Pricerite stores were completed. The new arrangement was well received by our customers as it inspired their interior design ideas. These positive responses motivated us to start extending the "room setting" idea into the self-assembled furniture section in the second half of the year. We will further upgrade and standardise Pricerite's store layout, with an aim to constantly improve customers' shopping experience.

Strengthening Pricerite's Brand with the Relationship of Our Customers

We re-aligned Pricerite's advertising strategy to further instill the "value-for-money" image amongst our target customers. In general, Pricerite is perceived as the preferred and trustworthy brand that offers value-for-money products with valueadded services. Other marketing communications channels were also re-launched to project a concerted and clear company image and positioning.

Strategically Positioned to Move Forward

To better reflect the business development of our retail operations, we changed the name of Pricerite Group Limited to CASH Retail Management Group Limited in July 2005. CRMG's mission is to become a leading retail services and management group, growing a diverse portfolio of brands that satisfy the lifestyle needs of customers from various strata. We are committed to offering customers with valuefor-money products and services through blends of operating efficiencies, use of technology and human talents. We build our competitive advantage by achieving economies of scale through our single operating platform.

Over the past year, CRMG has conducted in-depth research in reviewing the lifestyle market. It is believed that as the economy is gradually recovering, there will see a rising trend in demand for lifestyle products as consumers are actively seeking to improve their living environment. As such, CRMG is planning to launch a new lifestyle brand in home furnishing, targeting at a different market segment than Pricerite. Flagship stores in Hong Kong are scheduled to open by end of the year, with plans to enter the Shanghai and Beijing markets next year upon completing our review in our current operations in China, consolidating our experience and re-modelling our PRC retail business. We believe that as PRC gradually migrates from an export-driven economy to a consumption-driven economy, there lies great potentials in her consumer market.

Catering for the Digital Market Boom

Coinciding with the buoyant demand for digital products and electrical appliances in Hong Kong in the first half of 2005, 3C Digital added two new shops to make a total of six outlets. In line with its location strategy, the two new shops are well located at high customer traffic areas in Shatin and Kwun Tong. In order to focus on targeting customers of the younger generations, a fresh new look was designed for the stores, and a new marketing campaign was launched to associate a young pop star as our spokesperson.

With a stronger network and a concerted promotion strategy, 3C Digital enjoyed remarkable growth in both sales and brand awareness. The encouraging market response has laid a good foundation for 3C Digital to carry on our network expansion plans in future.

Materialising Our International Business Model

Due to political instability in the Kingdom of Saudi Arabia, our Saudi business partner proposed to defer the project until first half of 2006 to ensure a sustainable economy on the back of a stable political environment. Nonetheless, shipment of products started in the first half of 2005 as scheduled and system establishment continued.

Looking ahead, we are cautiously optimistic about Hong Kong's economic outlook and will review closely the market development. We will continue to take cost leadership approach in rationalising our retail business and to secure our financial positions. At the same time, we are confident that CRMG's re-engineered operations will enable it to weather the prevalent market conditions and the forthcoming challenges.

Employee Information

At 30 June 2005, the Group had 228 employees, of which 187 were at CFSG Group. Our employees were remunerated according to their performance, working experience and market conditions. In addition to basic salaries and Mandatory Provident Fund schemes, we also offered staff benefits including medical schemes, discretionary share options, performance bonus and sales commission. The total amount of remuneration cost of employees of the Group for the period under review was approximately HK\$35.6 million. We continue to organise training to employees in areas such as continuous professional training programmes required by regulatory bodies, product knowledge, language training, customer services, selling techniques, problem solving, time management, coaching, motivation, coaching and communication, etc. Meanwhile, we are also liaising with external consultants to conduct team building, service and selling training program.

Directors' Interests in Securities

As at 30 June 2005, the interests or short positions of the Directors and chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) as recorded in the register required to be kept under section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies were as follows:

A. The Company

	Number of shares			
Capacity	Personal	Other interest	Shareholding (%)	
Founder of a discretionary trust	-	164,028,376*	37.49	
Beneficial owner	5,096,200	-	1.16	
Beneficial owner	2,700,000	-	0.62	
Beneficial owner	2,501,875	-	0.57	
_	10,298,075	164,028,376	39.84	
	Founder of a discretionary trust Beneficial owner Beneficial owner	CapacityPersonalFounder of a discretionary trust-Beneficial owner5,096,200Beneficial owner2,700,000Beneficial owner2,501,875	CapacityPersonalinterestFounder of a discretionary trust-164,028,376*Beneficial owner5,096,200-Beneficial owner2,700,000-Beneficial owner2,501,875-	

1. Long positions in the shares

* The shares were held by Cash Guardian. Mr Kwan was deemed to be interested in all these shares as a result of his interests in Cash Guardian as disclosed in the "Substantial Shareholders" below.

2. Long positions in the underlying shares – options under share option schemes

					Nu	mber of op		Percentage to issued
Name	Date of grant	Exercise period	Exercise price per share (HK\$)	Note	outstanding as at 1 January 2005	lapsed during the period (Note ((1))	outstanding as at 30 June 2005	shares as at 30 June 2005 (%)
Kwan Pak Hoo Bankee	2/12/2003	2/12/2003 - 30/11/2005	0.502	(3)	3,000,000	-	3,000,000	0.69
Law Ping Wah Bernard	2/12/2003	2/12/2003 - 30/11/2005	0.502		3,000,000	-	3,000,000	0.69
Wong Kin Yick Kenneth	2/12/2003	2/12/2003 - 30/11/2005	0.502		1,000,000	-	1,000,000	0.23
Miao Wen Hao Felix	2/12/2003	2/12/2003 - 30/11/2005	0.502		1,000,000	-	1,000,000	0.23
Kwok Oi Kuen Joan Elmond	2/12/2003	2/12/2003 - 30/11/2005	0.502		3,000,000	-	3,000,000	0.69
Li Yuen Cheuk Thomas	2/12/2003	2/12/2003 - 30/11/2005	0.502		1,000,000	-	1,000,000	0.23
Chan Yau Ching Bob	2/12/2003	2/12/2003 - 30/11/2005	0.502	_	3,000,000	(3,000,000)	-	-
				_	15,000,000	(3,000,000)	12,000,000	2.76

Notes:

- (1) The lapsed options were due to cessation of employment of participant with the Group.
- (2) No option was granted, exercised, lapsed or cancelled during the period.
- (3) Mr Kwan Pak Hoo Bankee is also the substantial shareholder of the Company.
- (4) The options are held by the Directors in the capacity of beneficial owner.

B. Associated corporations (within the meaning of SFO)

1. CFSG

(a) Long positions in the shares

		Numbe		
Name	Capacity	Personal	Other interest	Shareholding (%)
Kwan Pak Hoo Bankee	Founder of a discretionary tru		397,827,434*	52.73
Wong Kin Yick Kenneth	Beneficial owner	1,620,000	_	0.21
		1,620,000	397,827,434	52.94

* The shares were held as to 11,000,000 shares by Cash Guardian and as to 386,827,434 shares by Celestial Investment Group Limited ("CIGL"), a wholly-owned subsidiary of the Company. Mr Kwan was deemed to be interested in all these shares as a result of his interests in the Company through Cash Guardian as disclosed in the "Substantial Shareholders" below.

(b) Long positions in the underlying shares – options under share option schemes

					Nu	mber of opti	ons	Percentage to issued
Name	Date of grant	Exercise period	Exercise price per share (HK\$)	Note	outstanding as at 1 January 2005	lapsed during the period (Note ((1))	outstanding as at 30 June 2005	shares as at 30 June 2005 (%)
Kwan Pak Hoo Bankee	2/12/2003	2/12/2003 - 30/11/2005	0.34	(3)	3,185,000	-	3,185,000	0.42
Law Ping Wah Bernard	2/12/2003	2/12/2003 - 30/11/2005	0.34		3,185,000	-	3,185,000	0.42
Wong Kin Yick Kenneth	2/12/2003	2/12/2003 - 30/11/2005	0.34		3,185,000	-	3,185,000	0.42
Miao Wen Hao Felix	2/12/2003	2/12/2003 - 30/11/2005	0.34		3,185,000	-	3,185,000	0.42
Kwok Oi Kuen Joan Elmond	2/12/2003	2/12/2003 - 30/11/2005	0.34		3,185,000	-	3,185,000	0.42
Li Yuen Cheuk Thomas	2/12/2003	2/12/2003 - 30/11/2005	0.34		3,185,000	-	3,185,000	0.42
Chan Yau Ching Bob	2/12/2003	2/12/2003 - 30/11/2005	0.34		3,185,000	(3,185,000)	-	-
					22,295,000	(3,185,000)	19,110,000	2.52

Notes:

- The lapsed options were due to cessation of employment of participant with the Group.
- (2) No option was granted, exercised or cancelled during the period.
- (3) Mr Kwan Pak Hoo Bankee is also the substantial shareholder of the Company.
- (4) The options are held by the Directors in the capacity of beneficial owner.

2. CRMG

		Number of shares	
Name	Capacity	Other interest	Shareholding (%)
Kwan Pak Hoo Bankee	Founder of a discretionary trust	446,572,587*	44.99

(a) Long positions in the shares

- * The shares were held as to 443,572,587 shares by CIGL and its subsidiaries and as to 3,000,000 shares by Cash Guardian. Mr Kwan was deemed to be interested in all these shares as a result of his interests in the Company through Cash Guardian as disclosed in the "Substantial Shareholders" below.
- (b) Long positions in the underlying shares options under share option schemes

				Num	ber of options	5	Percentage to issued
Name	Date of grant		- Exercise price per share (HK\$)	outstanding as at 1 January 2005	exercised during the period (Note ((1))	outstanding as at 30 June 2005	shares as at 30 June 2005 (%)
Miao Wen Hao Felix	2/12/2003	1/12/2004 - 30/11/2005	0.316	2,833,333	(2,833,333)	-	-
Li Yuen Cheuk Thomas	2/12/2003	1/12/2004 - 30/11/2005	0.316	2,833,333	(2,833,333)	-	
				5,666,666	(5,666,666)	-	-

Notes:

- On 17 May 2005, 5,666,666 share options of CRMG were exercised at the exercise price of HK\$0.316 per share. The weighted average closing price of the CRMG's shares immediately before the date of exercise was HK\$0.78 per share.
- (2) No options was granted, lapsed or cancelled during the period.
- (3) The options are held by the Directors in the capacity of beneficial owner.

Save as disclosed above, as at 30 June 2005, none of the Directors, chief executive or their associates had any personal, family, corporate or other beneficial 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).

Share Option Schemes

The Company

Details of share options to subscribe for shares in the Company having been granted and held by participants under the share option schemes of the Company during the six months ended 30 June 2005 were as follows:

				Number of options			
Date of gra	nt Exercise period	Exercise price per share (HK\$)	Note	outstanding as at 1 January 2005	lapsed during the period (Note (2))	outstanding as at 30 June 2005	
Directors 2/12/2003	2/12/2003 - 30/11/2005	0.502	(1)	15,000,000	(3,000,000)	12,000,000	

Notes:

- Details of the options granted to the Directors are set out in the section headed "Directors' Interests in Securities".
- (2) The lapsed options were due to cessation of employment of participants with the Group.
- (3) No option was granted, exercised, lapsed or cancelled during the period.

The subsidiaries

Details of share options to subscribe for shares in CFSG and CRMG having been granted and held by participants under the share option schemes of CFSG and CRMG respectively during the six months ended 30 June 2005 were as follows:

1. CFSG

				N	umber of options	
Date of gra	nt Exercise period	Exercise price per share (HK\$)	Notes	outstanding as at 1 January 2005	lapsed during the period (Note (3))	outstanding as at 30 June 2005
Directors 2/12/2003	2/12/2003 - 30/11/2005	0.34	(1)	22,295,000	(3,185,000)	19,110,000
Employees 2/12/2003	1/6/2004 - 31/5/2006	0.34	(2)	21,190,000	(1,170,000)	20,020,000
				43,485,000	(4,355,000)	39,130,000

Notes:

- Details of the options granted to the Directors are set out in the section headed "Directors' Interests in Securities".
- (2) The options are vested in 2 tranches as to (i) 50% exercisable from the commencement of the exercise period; and (ii) 50% exercisable from the expiry of 12 months from the commencement of the exercise period.
- (3) The lapsed options were due to cessation of employment of participants with the Group.
- (4) No option was granted, exercised or cancelled during the period.

2. CRMG

					Number of	options	
Date of gra	nt Exercise period	Exercise price per share (HK\$)	Notes	outstanding as at 1 January 2005	lapsed during the period (Note (2))	exercised during the period	outstanding as at 30 June 2005
Directors 2/12/2003	1/12/2004 - 30/11/2005	0.316	(1)	5,666,666	-	(5,666,666)	
Employees 2/12/2003	1/12/2004 - 30/11/2005	0.316	(3)	19,833,334	(5,666,667)	(14,166,667)	
				25,500,000	(5,666,667)	(19,833,333)	_

Notes:

- Details of the options granted to the Directors are set out in the section headed "Directors' Interests in Securities".
- (2) The lapsed options were due to cessation of employment of participants with the Group.
- (3) On 13 May 2005 and 17 May 2005, 5,666,667 shares options and 8,500,000 share options respectively of CRMG were exercised at the exercise price of HK\$0.316 per share. The weighted average closing price of the CRMG's shares immediately before the respective date of exercise was HK\$0.77 per share and HK\$0.78 per share respectively.
- (4) No option was granted or cancelled during the period.

Substantial Shareholders

As at 30 June 2005, the persons/companies, other than a Director or chief executive of the Company, who had interests or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO were as follows:

Name	Capacity	Number of shares	Shareholding (%)
Jeffnet Inc ("Jeffnet") (Note (1))	Trustee of a discretionary trust	164,028,376	37.49
Cash Guardian (Note (1))	Interest in a controlled corporation	164,028,376	37.49
Mr Al-Rashid, Abdulrahman Saad ("Mr Al-Rashid") (Note (2))	Interest in a controlled corporation	72,000,000	16.46
Abdulrahman Saad Al-Rashid & Sons Company Limited ("ARTAR") (Note (2))	Beneficial owner	72,000,000	16.46

Notes:

- (1) This refers to the same number of shares held by Cash Guardian (which is 100% beneficially owned by Jeffnet). Jeffnet held these shares as trustee of The Jeffnet Unit Trust, units of which were held by a discretionary trust established for the benefit of the family members of Mr Kwan Pak Hoo Bankee. Pursuant to the SFO, Mr Kwan and Jeffnet were deemed to be interested in the shares held by Cash Guardian. The above interest has already been disclosed as other interest of Mr Kwan in the section headed "Directors' interests in securities" above.
- (2) This refers to the same number of shares were held by ARTAR, which was a 45% owned controlled corporation of Mr Al-Rashid. Pursuant to the SFO, Mr Al-Rashid was deemed to be interested in the shares held by ARTAR.

Save as disclosed above, as at 30 June 2005, no other parties were recorded in the register required by the SFO to be kept as having an interest of 5% or more of the issued share capital of the Company.

Corporate Governance

The Company on 1 June 2005 ("Adoption Date") adopted a set of code of corporate governance principles ("Principles") which aligns with or is more restrictive than all requirements set out in the Code on Corporate Governance Practices ("CG Code") contained in Appendix 14 of the Listing Rules. Since the adoption of the Principles, the CG Code has been duly complied. Before the Adoption Date, the summary of the major areas of deviations from the CG Code during the review period is as follows.

CG Code

Deviations

- A.1.1 Full board meetings shall be convened to be held at least 4 times yearly at approximately quarterly intervals
- A.2.1 The roles of Chairman and chief executive officer ("CEO") should be separate and should not be performed by the same individual

A.4.1 Non-executive directors should be appointed for a specific term, subject to re-election

- Before the Adoption Date, the Company convened to hold full Board meeting only twice for each financial year, and had not held a full Board meeting for the first quarter of 2005.
- Since the Adoption Date, full Board meeting has been and will be convened to be held for each financial quarter.
- Before the Adoption Date, the Chairman and the CEO had been the same person during the initial period of the review period.
- Since the Adoption Date, the defined roles and responsibilities of the CEO shall be placed with a CEO other than the Chairman or if no CEO is appointed, shall be shared and jointly saddled by all the Executive Directors. Since the Adoption Date, the Company has not maintained a CEO.
- Before the Adoption Date, all the Independent Non-executive Directors ("INEDs") were not appointed for a specific term but were subject to retirement by rotation at the annual general meeting in accordance with the Company's Bye-laws.
- With effect from or before the Adoption Date, the term of office for each existing INED has been fixed for one year commencing retrospectively from the date of the 2005 annual general meeting of the Company until the next annual general meeting of the Company, at which all of them shall retire, but be eligible for re-election.

A.4.2 Every director should be subject to retirement by rotation at least once every three years

A.6.1 Agenda and the board papers should be despatched at least 3 days before the meeting

B.1.1 A remuneration committee should be set up with majority members to be INEDs

- Before the Adoption Date, there were no fixed terms for all the Directors to retire at annual general meeting of the Company and the Chairman of the Board was not subject to retirement at annual general meeting of the Company in each year.
- With effect from or before the Adoption Date, all Executive Directors or Nonexecutive Directors (including the Chairman of the Board) of the Company shall retire, but be eligible for re-election, at least once in every 3 financial years at annual general meeting of the Company.
 - Before the Adoption Date, the Audit Committee papers and the Board papers might not have been sent at least 3 days before the Audit Committee meeting and the Board meetings for approving the financial results.
- Since the Adoption Date, the terms in relation to the despatch of the Audit Committee papers and the Board papers under the Principles had not been violated.
 - Before the Adoption Date, the Company had not set up a remuneration committee.
- Since the Adoption Date, the Company has maintained a remuneration committee comprising 2 INEDs and an Executive Director.

All of the above deviations have been remedied and complied with before the end of the review period.

Compliance with the Model Code

The Company has adopted a code of conduct regarding securities transactions by Directors as set out in Appendix 10 of the Listing Rules. All Directors have confirmed, following specific enquiry by the Company, that they fully complied with the required standard of dealings set out therein throughout the review period.

Review of Results

The Group's unaudited consolidated results for the six months ended 30 June 2005 have not been reviewed by the auditors of the Company, but have been reviewed by the Audit Committee of the Company.

Purchase, Sale or Redemption of the Company's Securities

During the six months ended 30 June 2005, neither our Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities.

On behalf of the Board **Bankee P Kwan** *Chairman*

Hong Kong, 29 August 2005

As at the date hereof, the executive Directors are Mr Kwan Pak Hoo Bankee, Mr Law Ping Wah Bernard, Mr Wong Kin Yick Kenneth, Mr Miao Wen Hao Felix, Ms Kwok Oi Kuen Joan Elmond, Mr Li Yuen Cheuk Thomas, the Independent Nonexecutive Directors are Mr Leung Ka Kui Johnny, Mr Wong Chuk Yan and Dr Chan Hak Sin.