



INNOVATIVE VISION

MELCO INTERNATIONAL DEVELOPMENT LIMITED INTERIM REPORT 2008

A HONG KONG LISTED COMPANY (STOCK CODE: 200)



INNOVATIVE VISION

Melco has now emerged as A NEW GENERATION ASIAN CONGLOMERATE with a focus on Leisure and Entertainment.





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MANAGEMENT DISCUSSION & ANALYSIS

SIGNIFICANT EVENTS AND DEVELOPMENTS

Gaming business in Macau

The first half of 2008 saw a major turnaround in the Group's main associate, Melco Crown Entertainment Limited (NASDAQ: MPEL) ("MPEL", formerly known as Melco PBL Entertainment (Macau) Limited). The attributable contribution to Melco from its 37.9%-ownership in MPEL swung from a loss of approximately HK\$298 million in the first half of 2007 to a profit of approximately HK\$131 million in the first half of 2007 to a profit of approximately HK\$131 million in the first half of 2008. The turnaround was primarily due to Crown Macau's strategy to enhance its focus on the VIP rolling chip segment in Macau. According to the financial statements of MPEL, their net revenue increased from US\$65.4 million in the first half of 2007 to US\$867.5 million in the first half of 2008 with adjusted EBITDA increasing dramatically from a loss of US\$13.3 million to a benefit of US\$113.5 million in the corresponding periods. Crown Macau's market share also expanded from just under 2.7% in June 2007 to around 14% in the month of June 2008, making it one of the largest VIP casinos in the world in terms of betting volume.

Development and construction of City of Dreams remains on track. The first phase of the project was topped out in April 2008 and is scheduled to open in the first half of 2009. All four hotel towers in the project, namely the Crown Towers, Hard Rock and the twin-towered Grand Hyatt hotels, had topped out and interior fit-out work is well underway. Total construction cost for the City of Dreams, based on the latest estimates, is expected to be around US\$2.3 billion.

With an average of 1,070 gaming machines installed across six operations, Mocha Clubs continued to deliver a steady source of income to MPEL. Average net win per machine per day also improved to US\$228 in the second quarter of 2008 from US\$223 for the corresponding period in 2007.

Slot Machine Participation business in South East Asia

Elixir Gaming Technologies, Inc. (AMEX:EGT) ("EGT"), in which the Group has an effective equity interest of 39.8%, has made solid progress. As at 12 August 2008, there were 1,262 gaming machines installed on a revenue participation basis across 14 venues in the Philippines and Indo China. As a result of some startup problems and delay in ramping up, contribution from EGT in the first half of 2008 was below expectation with operating loss of approximately HK\$58.6 million attributable to the Group. Significant effort and initiatives have been taken by Management to improve performance. These initiatives have started to bear fruits, as evidenced by the net win per machine improving to US\$51 in July 2008, up from US\$29 for the second quarter and US\$33 in the month of June. Management expects to see continuing improvement in the second half of this year.



Lottery Management business in Asia

Melco LottVentures Limited (Stock Code: 8198) ("Melco LottVentures"), in which the Group has an effective interest of 37.5% on a fully diluted basis (assuming full conversion of all outstanding convertibles), made its first move to expand beyond China. In March 2008, Melco LottVentures announced its proposed acquisition of the entire issued share capital of KTeMS Co Ltd, a South Korean company which owns 14% equity interest in Nanum Lotto Co. Ltd., which is a consortium holding exclusive rights to operate off-line lotto games in South Korea. The acquisition was approved by shareholders at an extraordinary general meeting on 15 April 2008. Detailed due diligence check is near to completion and the transaction is scheduled for formal closing before the end of September 2008.

Ski Resort business in China

In May 2008, the Group successfully obtained a listing status for its ski resort business in China on the TSX Venture Exchange ("TSX") in Toronto, Canada. Through a series of complex transactions involving the reverse take-over of Virtual China Travel Services Co., Ltd. ("VCTS") (formerly NEX: CTX.H), the Group now owns 49.3% of Melco China Resorts (Holding) Limited (TSXV: MCG, MCG.WT) ("MCR"). This is an important step for MCR which aspires to building a portfolio of premier ski resort destinations in China.

MCR acquired 5 ski resorts last year and plans to develop them into world-class luxury all-year mountain resorts. These mountain resorts also have significant potential for the development of premium real estates for discerning buyers. Related works have commenced, beginning with Sun Mountain Yabuli, situated in Harbin. The development at Yabuli comprises three new five-star hotels and is expected to be re-opened for business in the coming winter season towards the end of 2008. It has topped out two of the hotels and broken ground for its first luxury home project which will be available for sale later this year. Initial improvement work of the Sky Mountain Beidahu and Star Mountain Beijing resorts were completed. Planning for the development of Adventure Mountain Changchun resort and the private Lotus Mountain Club, is also underway.

Financial Services business in Hong Kong and Macau

The Group's 43.4% owned Value Convergence Holdings Limited (Stock Code: 821) ("Value Convergence") signed a joint venture agreement with Macquarie Macau (a member of Macquarie Group) ("Macquarie") to form a private equity property development fund, which will focus on the development of mid to highend residential properties in Macau. The joint venture has recently entered into a deed of undertaking to acquire a plot of land in Macau as a seed project for the proposed fund.

On 15 August 2008, Value Convergence transferred the listing of its shares from the Growth Enterprise Market (the "GEM") to the Main Board of the Hong Kong Stock Exchange. The new listing status has not only helped to lift its profile, but has also increased the liquidity of its shares, making them more appealing to both institutional and retail investors. More importantly, this will enhance the ability of Value Convergence to raise funding for future business development.



MANAGEMENT DISCUSSION & ANALYSIS

Achievements and Awards

During the six months ended 30 June 2008, the Group received a number of accolades for its good practices in corporate governance and social responsibilities.

In first half 2008, Melco won the Corporate Governance Asia Annual Recognition Award by *Corporate Governance Asia* magazine for the third consecutive year. It was also recognized by *FinanceAsia* magazine as one of Hong Kong's Best Managed Companies for the second year in 2008, and among those Melco was named one of the Best in Corporate Governance and Best in Investor Relations. These ranks and awards testified the investment community's recognition of the Group's excellent performance and management standards. On the social responsibility aspect, Melco was granted the President Award 2008 by The Community Chest in recognition of its consistent support in community services.

As a world-class luxurious hotel, Crown Macau was awarded the "Best Casino Interior Design Award" in the first "International Gaming Awards 2008" held in London in early 2008. The award recognizes outstanding design in the casino sector. Among all the hotels and casinos currently operating in Macau, Crown Macau is the first property to receive the "Best Interior Design" honor and earn international recognition. Furthermore, its "infinity edge" swimming pool has also been selected as one of the world's ten Best Hotel Swimming Pool by *US Forbes Traveler*.



FINANCIAL REVIEW

The segment information shown in Note 4 to the Condensed Consolidated Financial Information is reproduced below with some minor re-arrangements:

	Six month	s ended 30 June
	2008	2007
	HK\$'000	HK\$'000
	Unaudited	Unaudited
		(0.101)
Segmental Result: Leisure, Gaming and Entertainment	921	(3,404)
Segmental Result: Technology	(3,268)	8,603
Segmental Result: Financial Services	-	39,396
Segmental Result: Property and Other Investments	34,596	50,868
Intra-group elimination	(994)	(4,406)
Commence in the second by	04.055	01 057
Group operating result	31,255	91,057
Loss on deemed disposal of partial interest in a subsidiary	_	(11)
Gain on changes in interests in associates	53,856	386,805
Share of profits (losses) of jointly controlled entities	39,895	(5,387)
Share of losses of associates	(122,395)	(299,872)
Impairment loss recognised in respect of interests	(122,000)	(200,072)
in associates	(313,000)	_
Fair value changes in derivative financial instruments	(191,420)	211,840
Gain on early redemption of convertible loan notes	(101)120,	8,827
Unallocated corporate income	25,125	-
Unallocated corporate expenses	(83,261)	(47,547)
Finance costs	(53,907)	(50,583)
(Loss) profit before tax	(613,852)	295,129
Income tax expense	(11)	(5,520)
(Loss) profit for the period	(613,863)	289,609
Minority interests	(537)	(5,215)
(Loss) profit for the period attributable to shareholders	(614,400)	284,394

MANAGEMENT DISCUSSION & ANALYSIS

Consolidated loss attributable to shareholders amounted to approximately HK\$614.4 million for the six months ended 30 June 2008, against a consolidated profit of approximately HK\$284.4 million recorded for the same period in 2007.

However, as can be seen in the following table, after stripping out non-cash and non-operating items, the Group's operating results actually improved from a loss of approximately HK\$323.1 million in the first half of 2007 to a profit of approximately HK\$16.2 million in the first half of 2008.



Six months ended 30 June

	2008 HK\$'000 Unaudited	2007 HK\$'000 Unaudited
(Loss)/profit for the period attributable to shareholders		
per Condensed Consolidated Income Statement	(614,400)	284,394
Non-cash and non-operating items		
Add: Impairment loss recognised in respect of interests		
in associates	313,000	_
Add/(Less): Fair value changes in derivative	515,000	
financial instruments	191,420	(211,840)
Add: Share of fair value reduction on convertible	131,420	(211,040)
bonds held by an associate (Note)	180,035	_
Add: Loss on deemed disposal of partial interest	100,000	
in a subsidiary	_	11
Less: Gain on changes in interests in associates	(53,856)	(386,805)
Less: Gain on early redemption of convertible loan notes	(00,000)	(8,827)
Profit//looo) for the period attributable to abarabaldare		
Profit/(loss) for the period attributable to shareholders	10 100	(222.067)
after stripping out non-cash and non-operating items	16,199	(323,067)

Note: Share of fair value reduction on convertible bonds held by an associate – Included under share of losses of associates is an amount of approximately HK\$180 million (the first half of 2007 – Nil) which relates to a write-down of the fair value of certain convertible bonds on Melco LottVentures held by Power Way. This write-down is of a non-operating and non-cash nature. Full details are given in Note 15 to the Condensed Consolidated Financial Information.



LEISURE, GAMING AND ENTERTAINMENT

For the six months ended 30 June 2008, contribution from this segment amounted to approximately HK\$0.9 million (six months ended 30 June 2007: loss of HK\$3.4 million) and is made up as follows:

	Six month	is ended 30 June
	2008	2007
	HK\$'000	HK\$'000
	Unaudited	Unaudited
Jumbo Kingdom Others	2,291 (1,370)	(3,085) (319)
	921	(3,404)

Jumbo Kingdom

Jumbo Kingdom includes the Jumbo and Tai-Pak floating restaurants located in Aberdeen in Hong Kong, and Jumbo's Chua Lam Gourmet Kitchen in Macau. Thanks to the increase in patronage, Jumbo Kingdom made a positive contribution of approximately HK\$2.3 million for the six months ended 30 June 2008 (six months ended 30 June 2007: loss of HK\$3.1 million).

MANAGEMENT DISCUSSION & ANALYSIS

TECHNOLOGY

The Group's technology segment provides gaming technology consultation services in Macau, and is involved in the development and sale of financial trading and settlement systems in Asia. Loss from this segment was approximately HK\$3.3 million for the six months ended 30 June 2008 (six months ended 30 June 2007: profit of HK\$8.6 million) and is made up as follows:

	Six month	is ended 30 June
	2008	2007
	HK\$'000	HK\$'000
	Unaudited	Unaudited
Elixir Technology iAsia Technology Others	(6,639) 3,387 (16)	5,208 3,413 (18)
	(3,268)	8,603



Elixir Technology

Elixir Technology is a gaming product supplier specializing in the design, development, and supply of gaming products. It is also a provider of information communications technology to various gaming concession holders in Macau and gaming venue operators throughout Asia.

Elixir Technology made a negative contribution of approximately HK\$6.6 million for the six months ended 30 June 2008 (six months ended 30 June 2007: profit of HK\$5.2 million) as it was going through a transformational change and repositioning itself from an equipment distributorship to becoming Asia's only gaming machine supplier with R&D and manufacturing capabilities.

iAsia Technology

During the Review Period, iAsia made a positive contribution to the Group amounting to approximately HK\$3.4 million (six months ended 30 June 2007: HK\$3.4 million).

FINANCIAL SERVICES

The Group's financial services division operates via Value Convergence. Value Convergence successfully completed two rounds of share placements in 2007. After the completion of the second share placement by Value Convergence in September 2007, the Group's ownership in Value Convergence fell below 50%. As a result, Value Convergence has ceased to be a subsidiary and become an associate of the Group. For the period under review, the attributable results of Value Convergence are shown under "SHARE OF LOSSES OF ASSOCIATES".

PROPERTY AND OTHER INVESTMENTS

This division handles property investment and treasury activities for the Group. For the six months ended 30 June 2008, it recorded a segmental profit of approximately HK\$34.6 million (six months ended 30 June 2007: HK\$50.9 million). The decrease was primarily due to lower interest income resulting from low interest rate environment prevailing during the Review Period.

LOSS ON DEEMED DISPOSAL OF PARTIAL INTEREST IN A SUBSIDIARY

A loss of approximately HK\$11,000 was recognised for the six months ended 30 June 2007 as a result of the exercise of certain share options by minority shareholders of Value Convergence. As explained above, Value Convergence ceased to be a subsidiary of the Group as from September 2007 onwards.

GAIN ON CHANGES IN INTERESTS IN ASSOCIATES

Gain on changes in interests in associates is made up of the following items:

	Six month	s ended 30 June
	2008	2007
	HK\$'000	HK\$'000
	Unaudited	Unaudited
Gain on changes in interests in MCR (1) Loss on changes in interests in Value Convergence (2) Gain on changes in interests in MPEL (3)	54,370 (514) 	
	53,856	386,805

(1) Gain on changes in interests in MCR

On 27 May 2008, the shareholders of Melco China Resort Investment Limited ("MCR Cayman"), previously owned as to 45% by the Group, entered into a sale and purchase agreement with Melco China Resorts (Holding) Limited ("MCR") and agreed to sell 100% of the equity interests in MCR Cayman. Upon completion of the transaction, MCR Cayman became a wholly-owned subsidiary of MCR.

On 28 May 2008, MCR completed the reverse take-over of VCTS by way of an amalgamation and its common shares and warrants commenced trading on the TSX on the same date.

As a result of the above, the Group's effective ownership in the associate has been changed to 49.3% but the net assets of MCR attributable to the Group have increased. Therefore, a gain of approximately HK\$54.4 million was recognised during the period ended 30 June 2008. Full details and explanations are given in Note 5 to the Condensed Consolidated Financial Information.

(2) Loss on changes in interests in Value Convergence

During the Review Period, the Group's equity interest in Value Convergence decreased from 43.5% to 43.4% resulting from the exercise of certain share options of Value Convergence by the option holders. Therefore, a loss of approximately HK\$514,000 was recognised.

(3) Gain on changes in interests in MPEL

In January 2007, the underwriters of the global offering of American Depository Shares ("ADSs") of MPEL fully exercised the over allotment option granted to them. This resulted in the sale by MPEL of an additional 9,037,500 ADSs and a gain of approximately HK\$386.8 million in the first half of 2007.

SHARE OF PROFITS (LOSSES) OF JOINTLY CONTROLLED ENTITIES

Share of profits (losses) of jointly controlled entities is made up of the following:

	Six month	s ended 30 June
	2008	2007
	HK\$'000	HK\$'000
	Unaudited	Unaudited
Share of profit of Melco PBL SPV (1)	39,895	_
Share of loss of PAL and its subsidiaries (2)		(5,387)
	39,895	(5,387)

(1) Share of profit of Melco PBL SPV

On 30 July 2007, the Group and Crown Limited (formerly known as PBL) formed a 50:50 joint venture, Melco PBL SPV Limited ("Melco PBL SPV") for the purpose of issuing exchangeable bonds ("Exchangeable Bonds") with an aggregate principal amount of HK\$1,560 million (US\$200 million) plus up to an additional HK\$390 million (US\$50 million) issuable pursuant to an over-allotment option, to fund a share purchase program for acquiring ADS of MPEL.

On 11 September 2007 and 24 September 2007, the Exchangeable Bonds with an aggregate principal amount of HK\$1,560 million (US\$200 million) and HK\$390 million (US\$50 million) respectively were issued, both of which will mature in September 2012 and have been listed on the Singapore Stock Exchange. The Exchangeable Bonds are jointly and severally guaranteed by the Group and Crown Limited.

For the six months ended 30 June 2008, the attributable profit, amounting to approximately HK\$39.9 million (six months ended 30 June 2007: Nil), was recognized mainly due to the reduction in fair value on the Exchangeable Bonds (the liability component) as a result of the fall in the share price of MPEL.

(2) Share of loss of PAL and its subsidiaries

PAL Development Limited ("PAL") was previously owned as to 60% by the Group. During the year ended 31 December 2007, the Group disposed of its interest in PAL to Power Way Group Limited ("Power Way"), a newly incorporated company formed by the Group and other independent third parties. The disposal was completed in December 2007 and PAL ceased to become a jointly controlled entity of the Group for the period under review. For the Review Period, Power Way is treated as an associate of the Group and its results are included under "SHARE OF LOSSES OF ASSOCIATES".

SHARE OF LOSSES OF ASSOCIATES

Share of losses of associates is made up of the following:

	Six month	is ended 30 June
	2008	2007
	HK\$'000 Unaudited	HK\$'000 Unaudited
Share of profit (loss) of MPEL and its subsidiaries (1) Share of profit of Value Convergence and	130,611	(297,727)
its subsidiaries (2)	3,308	-
Share of loss of Power Way (3)	(184,112)	-
Share of loss of EGT and its subsidiaries (4)	(58,581)	-
Share of loss of MCR and its subsidiaries (5)	(13,621)	(2,145)
	(122,395)	(299,872)

(1) Share of profit (loss) of MPEL and its subsidiaries

For the period under review, the Group's attributable profit arising from its 37.9% ownership of MPEL amounted to approximately HK\$130.6 million (six months ended 30 June 2007: attributable loss of HK\$297.7 million).

According to the financial statements of MPEL, MPEL reported revenue of approximately HK\$6,749.2 million (US\$867.5 million) for the six months ended 30 June 2008, as compared to approximately HK\$508.8 million (US\$65.4 million) for the same period of 2007, representing a year-on-year increase of 1,226%. This remarkable increase was primarily driven by improved operating performance and a full six-month operation at Crown Macau, which opened in May 2007. MPEL reported net income of approximately HK\$291.8 million (US\$37.5 million) for the six months ended 30 June 2008, as compared to a net loss of approximately HK\$750 million (US\$96.4 million) for the same period of 2007.

For the six months ended 30 June 2008, net revenue at Crown Macau increased remarkably by 3,058% on a year-on-year basis to approximately HK\$6,387 million (US\$821.0 million) and VIP rolling chip volume increased by 3,690% on a year-on-year basis to approximately HK\$294.9 billion (US\$37.9 billion). Drop in the mass market table games segment amounted to approximately HK\$1,469.6 million (US\$188.9 million), and revenue from gaming machines amounted to approximately HK\$61.5 million (US\$7.9 million) for the six months ended 30 June 2008.

According to the financial statements of MPEL, Mocha Clubs generated adjusted EBITDA of approximately HK\$96.5 million (US\$12.4 million) for the six months ended 30 June 2008, representing an increase of 9% as compared with the corresponding period last year. In the second quarter of 2008, the number of gaming machines in operation at Mocha Clubs averaged approximately 1,070 across six locations. Average net win per gaming machine per day increased to HK\$1,774 (US\$228) in the second quarter of 2008 from HK\$1,735 (US\$223) in the same period of 2007.

(2) Share of profit of Value Convergence and its subsidiaries

Listed on the Hong Kong Stock Exchange, Value Convergence offers corporate finance advisory services as well as brokering and dealing for clients in securities, futures and options contracts. Following the restructuring of the Group in September 2007, Value Convergence has become an associate of the Group. The Group's attributable profit arising from its 43.4%-owned Value Convergence amounted to approximately HK\$3.3 million for the six months ended 30 June 2008 (six months ended 30 June 2007: Nil).

MANAGEMENT DISCUSSION & ANALYSIS

According to the financial statements of Value Convergence, Value Convergence recorded revenues of approximately HK\$72.8 million for the six months ended 30 June 2008 (six months ended 30 June 2007: HK\$133.9 million). Profit before taxation for the six months ended 30 June 2008 was approximately HK\$9.8 million (six months ended 30 June 2007: HK\$19.3 million). The decrease was primarily due to the softened Hong Kong stock market which had been affected by the uncertainties in global financial markets stemming from the US sub-prime mortgage crisis and the softened Mainland equity markets.

(3) Share of loss of Power Way

During the year ended 31 December 2007, the Group disposed of its interest in PAL, owned as to 60% by the Group, to Power Way, a newly incorporated company formed by the Group and other independent third parties. On the same date, after the transfer of assets to Power Way, it then disposed of the assets to Melco LottVentures, a company listed on The Stock Exchange of Hong Kong Limited, in exchange for certain shares and convertible bonds of Melco LottVentures. Thereafter, the Group holds 54.8% interest in Power Way. As the financial and operating policies of Power Way require approval of the Group together with other shareholders of Power Way pursuant to certain terms and conditions of the shareholders agreement, Power Way was accounted for as an associate of the Group effective from 13 December 2007.

The major assets of Power Way include its equity interests in and convertible bonds on Melco LottVentures. Melco LottVentures is principally engaged in various lottery-related businesses and ventures in China and other Asian countries. Through its 80%-owned PAL, Melco LottVentures manages over 500 venues in China for the Sports Lottery. PAL is also engaged in the distribution of scratch cards for the Welfare Lottery in China. Melco LottVentures has recently announced acquisition of KTeMS Co. Ltd., which holds a 14% stake in Nanum Lotto Co. Ltd., the sole off-line lotto operator in South Korea.

For the six months ended 30 June 2008, the Group's attributable loss arising from Power Way amounted to approximately HK\$184.1 million (six months ended 30 June 2007: Nil), of which approximately HK\$180 million was due to a write-down of the fair value of certain convertible bonds on Melco LottVentures held by Power Way. This write-down is of a non-operating and non-cash nature. In other words, the attributable operating loss (excluding non-operating and non cash items) from Power Way amounted to HK\$4.1 million for the period under review.

(4) Share of loss of EGT and its subsidiaries

Listed on the American Stock Exchange, EGT is engaged in the placement of gaming machines on a revenue share model in Asia. After the completion of the disposal of warrants, EGT became an associate of the Group in December 2007. The Group's attributable loss arising from 39.8%-owned EGT amounted to approximately HK\$58.6 million for the period ended 30 June 2008 (six months ended 30 June 2007: Nil).

According to the financial statements of EGT, EGT recorded revenue of approximately HK\$51.3 million (US\$6.6 million) for the six months ended 30 June 2008, as compared to approximately HK\$52.9 million (US\$6.8 million) for the six months ended 30 June 2007. Net loss was approximately HK\$115.9 million (US\$14.9 million) for the six months ended 30 June 2008, as compared to a net loss of approximately HK\$63.8 million (US\$8.2 million) for the six months ended 30 June 2008, as compared to a net loss of approximately HK\$63.8 million (US\$8.2 million) for the six months ended 30 June 2007. Due to the timing of gaming machine placements, the operating results for the six months ended 30 June 2008 were not representative of the business model effected in September 2007 (whereby EGT is placing gaming machines based on a revenue sharing model in Asia).

As of 12 August 2008, a total of 14 venues and 1,262 installed units were in operation. These comprised of 5 venues in the Philippines with a total of 663 installed units, and 9 venues in Cambodia with a total of 599 installed units. Two of the venues in the Philippines are new properties opened recently in August 2008 with a total of 200 installed units in operation.

Optimization initiatives effected in the second quarter of 2008, such as slot floor reconfigurations and changes to the game mix, are leading to growth in win per day per device. Contract renegotiations for the 9 Cambodian venues were completed over the past several months resulting in a higher average revenue share percentage to EGT.

(5) Share of loss of MCR and its subsidiaries

On 27 May 2008, the shareholders of MCR Cayman, previously owned as to 45% by the Group, entered into a sale and purchase agreement with MCR and agreed to sell 100% of the equity interests in MCR Cayman. Upon completion of the transaction, MCR Cayman became a wholly-owned subsidiary of MCR.

On 28 May 2008, MCR completed the reverse take-over of VCTS by way of an amalgamation and its common shares and warrants commenced trading on the TSX on the same date. As a result, the Group's effective ownership in the associate has been changed to 49.3%.

MCR owns the largest and most exceptional portfolio of irreplaceable, existing ski resorts with the best mountains, location advantages, dominant market positions and great expansion potential. For the six months ended 30 June 2008, the loss attributable to the Group amounted to approximately HK\$13.6 million (six months ended 30 June 2007: HK\$2.1 million). The loss was primarily due to the seasonal impact on resort and hotel operations, of which revenue is mostly generated during the period from October to March.

IMPAIRMENT LOSS RECOGNISED IN RESPECT OF INTERESTS IN ASSOCIATES

As a result of the significant decrease in the share price of EGT, an impairment loss of approximately HK\$313 million (six months ended 30 June 2007: Nil) in relation to the Group's interests in associate was recognized during the Review Period.

FAIR VALUE CHANGES IN DERIVATIVE FINANCIAL INSTRUMENTS

During the period ended 30 June 2008, a decrease in fair value regarding the warrants of EGT and MCR of approximately HK\$189 million (six months ended 30 June 2007: an increase in fair value of approximately HK\$212 million) and HK\$2.4 million (six months ended 30 June 2007: Nil) was recognized respectively.

GAIN ON EARLY REDEMPTION OF CONVERTIBLE LOAN NOTES

During the period ended 30 June 2007, the Group exercised the early redemption option and early redeemed two convertible loan notes due on 8 November 2009 and 7 February 2010. A gain on early redemption of convertible loan notes of approximately HK\$8.8 million was recognised for the six months ended 30 June 2007.

UNALLOCATED CORPORATE INCOME AND CORPORATE EXPENSES

Unallocated corporate income represented amortised financial guarantee income amounting to approximately HK\$22.6 million in relation to the joint and several financial guarantee provided by the Company and Crown Limited for the exchangeable bonds issued by Melco PBL SPV in September 2007 and a gain on extension of consideration payable to Crown Limited, a shareholder of MPEL, amounting to approximately HK\$2.5 million.

Unallocated corporate expenses increased from approximately HK\$47.5 million for the six months ended 30 June 2007 to approximately HK\$83.3 million for the six months ended 30 June 2008. The increase was primarily due to increased professional fees for business development purposes, increased equity-settled share-based payments for new grants of share options and share awards, increased depreciation charges and operating expenses as a result of the Group's rapid expansion.

FINANCE COSTS

Finance costs increased by 6.6% from approximately HK\$50.6 million for the six months ended 30 June 2007 to approximately HK\$53.9 million for the six months ended 30 June 2008. The increase was primarily due to the shareholder's loan raised in December 2007.

MANAGEMENT DISCUSSION & ANALYSIS

INCOME TAX EXPENSE

Income tax expense amounted to approximately HK\$11,000 for the six months ended 30 June 2008 (six months ended 30 June 2007: HK\$5.5 million). This was primarily due to a current tax expense of approximately HK\$11,000 for the six months ended 30 June 2008 (six months ended 30 June 2007: HK\$3.8 million) and none of deferred tax expense recognised for the six months ended 30 June 2008 (six months ended 30 June 2007: HK\$1.7 million), full details of which are shown in Note 9 to the Condensed Consolidated Financial Information.

LIQUIDITY AND FINANCIAL RESOURCES/CAPITAL STRUCTURE/CHARGE ON GROUP ASSETS

The Group finances its business operations and investments with internal resources, cash revenues generated from operating activities, bank borrowings and shareholder's loan.

As of 30 June 2008, total assets of the Group were HK\$11,980.4 million (31 December 2007: HK\$12,314.2 million) which were financed by shareholders' funds of HK\$9,621.3 million (31 December 2007: HK\$10,319.1 million), minority interests of HK\$23.0 million (31 December 2007: HK\$22.4 million), current liabilities of HK\$712.6 million (31 December 2007: HK\$638.1 million), and non-current liabilities of HK\$1,623.5 million (31 December 2007: HK\$1,334.6 million). The Group's current ratio, expressed as current assets over current liabilities, was maintained at a satisfactory level of 1.8 (31 December 2007: 2.5).

During the six months ended 30 June 2008, the Group recorded a net cash inflow of HK\$1.0 million (six months ended 30 June 2007: inflow of HK\$237.7 million). As of 30 June 2008, cash and cash equivalents of the Group totaled HK\$309.9 million (31 December 2007: HK\$308.9 million). The gearing ratio, expressed as a percentage of total borrowings (including bank borrowings, convertible loan notes, long-term trade payables, consideration payable, obligations under finance lease and shareholder's loan) over shareholders' fund, was at a satisfactory level of 0.18 time as of 30 June 2008 (31 December 2007: 0.15 time). The Group adopts a prudent treasury policy. 85% of bank balances and cash are put in short-term fixed deposits. All borrowings, and bank balances and cash are mainly denominated in Hong Kong dollars and U.S. dollars to maintain stable exposure to foreign exchange risks. Also, as at 30 June 2008, the Company placed a bank deposit of HK\$972.5 million) (an undertaking in connection with the loan facilities obtained by MPEL.

As at 30 June 2008, the Group's total convertible loan notes amounted to HK\$1,030.6 million, which was non-interest bearing and due in 2010. The Group's long-term trade payables to vendors by instalment amounted to HK\$126.9 million, which were interest bearing at 5% to 12% per annum and not repayable within twelve months from the balance sheet date. The consideration payable to Crown Limited by the Group amounted to HK\$169.8 million, which was unsecured, non-interest bearing and due in 2010. The Group's shareholder's loan amounted to HK\$250 million, which was unsecured, interest bearing at prime rate plus 3% and repayable within twelve months from the balance sheet date. As at 30 June 2008, the Group's total available banking facilities from various banks amounted to HK\$280.7 million (31 December 2007: HK\$130.7 million), of which HK\$49.8 million (31 December 2007: HK\$49.8 million) was secured by pledging HK\$85 million of the Group's investment properties, and HK\$0.9 million (31 December 2007: HK\$130.7 million) was secured by pledging the same amount of the Group's time deposit. As at 30 June 2008, the Group utilized HK\$150 million and HK\$50.7 million of unsecured and secured banking facilities respectively (31 December 2007: unsecured HK\$80 million; secured HK\$0.9 million). Details of bank borrowings are given in Note 20 to the Condensed Consolidated Financial Information.

MATERIAL ACQUISITIONS, DISPOSALS AND SIGNIFICANT INVESTMENTS

During the Review Period, the Group had entered into/completed the following acquisitions and disposals.

On 27 May 2008, the shareholders of MCR Cayman, previously owned as to 45% by the Group, entered into a sale and purchase agreement with MCR and agreed to sell 100% of the equity interests in MCR Cayman. Upon completion of the transaction, MCR Cayman became a wholly-owned subsidiary of MCR. And on 28 May 2008, MCR completed the reverse take-over of VCTS by way of an amalgamation and its common shares and warrants commenced trading on the TSX on the same date. As a result, the Group's effective ownership in the associate has been changed to 49.3% but the net assets of MCR attributable to the Group have increased.

HEADCOUNT/EMPLOYEES' INFORMATION

The total number of employees (excluding the employees of MPEL, Melco LottVentures, MCR, EGT and Value Convergence) is 420 as of 30 June 2008, as compared to the number of employees of 523 as of 31 December 2007. This is primarily because the number of employees as of 30 June 2008 excludes the employees of Value Convergence which is an associate of the Group. Among the 420 employees, 321 are located in Hong Kong and the remaining is based in Macau and the PRC. The related staff costs for the six months ended 30 June 2008, including directors' emoluments, share option expenses and share award expenses, amounted to HK\$89.2 million (six months ended 30 June 2007: HK\$149.7 million, of which HK\$69.3 million relates to staff costs of Value Convergence). The total number of the Group's employees (including the employees of MPEL, Melco LottVentures, MCR, EGT and Value Convergence) is 7,244 as of 30 June 2008.

Melco believes that the key to success lies in its people. We strive to create an environment that makes people proud to be a "Melco person". All of our employees are given equal opportunities for advancement and personal growth. We believe only by growing our business we create opportunities and deliver value to our people. Thus, we encourage our people to offer their best at work and grow with our business. We build staff loyalty through recognition, involvement and participation.

FOREIGN EXCHANGE EXPOSURE

It is the Group's policy for its operating entities to operate in their corresponding local currencies to minimize currency risks. The Group's principal businesses are conducted and recorded in Hong Kong dollars and Macau Pataca. As the impact from foreign exchange exposure is minimal, no hedging against foreign currency exposure is necessary.

FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

Material capital expenditure will be incurred when the Company begins to pursue different projects in the coming years. The Company expects the respective project companies to secure required funding themselves using different financing options available. The Company will also provide the required equity capital to the new projects coming ahead, should it be deemed appropriate. Details are given in Note 25 to the Condensed Consolidated Financial Information.

CONTINGENT LIABILITIES

At 30 June 2008, the Company provides a corporate guarantee of approximately HK\$8,006,000 (31 December 2007: HK\$8,453,000) to an insurance company in respect of the goods purchased and services provided by its subsidiary and the amount utilised is approximately HK\$6,215,000 (31 December 2007: Nil).

On 5 September 2007, the Company has given an undertaking in connection with the HK\$13.65 billion (US\$1.75 billion) loan facilities obtained by Melco Crown Gaming (Macau) Limited ("Melco Crown Gaming", formerly known as Melco PBL Gaming (Macau) Limited), a subsidiary of MPEL. The undertaking given by the Company is to ensure that a contingent contribution of up to a maximum amount of HK\$972,500,000 (US\$125,000,000) will be provided, upon request of the facility agent acting on behalf of the lenders, to pay contingencies (if any) associated with the construction of the City of Dreams project of Melco Crown Gaming in the absence of other available funding for completion of the project. The Company maintains a standby letter of credit for the said maximum amount to support its contingent obligation. PBL (which was subsequently replaced by Crown Limited) has given a similar undertaking and entered into a similar arrangement in connection with the said loan facilities.

DIVIDEND

The directors do not recommend the payment of an interim dividend for the six months ended 30 June 2008 (six months ended 30 June 2007: Nil).

OUTLOOK

With a diversified portfolio of businesses spanning from leisure, gaming and entertainment to financial services, it is inevitable that the Group's performance in the second half of the year will be susceptible to the global economic slowdown ignited by the sub-prime crisis in the US. The recent tightening of travel restrictions for Mainland Chinese travelers to visit Macau is also expected to take its toll on Macau's gaming revenue growth over the next few months.

MANAGEMENT DISCUSSION & ANALYSIS

We, however, remain optimistic on the medium and long term growth potential of China and the Asia-Pacific region. We believe the recently announced travel restrictions to Macau would be short term and will be lifted once Macau proves that its infrastructural building is back on the right track for sustainable growth again.

With most of the Group's businesses now separately listed on various stock exchanges around the world, Melco has truly become a new generation dynamic conglomerate in Asia. The Group will continue to respond to challenges brought about by changing market dynamics with well-thought-out strategies and imaginative products.

Whilst achieving the highest possible return for our shareholders remains our first priority, Melco will continue upholding the highest standards of corporate governance and social responsibility.

By Order of the Board of **Ho, Lawrence Yau Lung** *Chairman and Chief Executive Officer*

Hong Kong, 28 August 2008

REPORT ON REVIEW OF INTERIM FINANCIAL INFORMATION



TO THE BOARD OF DIRECTORS OF MELCO INTERNATIONAL DEVELOPMENT LIMITED

(incorporated in Hong Kong with limited liability)

INTRODUCTION

We have reviewed the interim financial information set out on pages 18 to 36, which comprises the condensed consolidated balance sheet of Melco International Development Limited as of 30 June 2008 and the related condensed consolidated income statement, statement of changes in equity and cash flow statement for the six-month period then ended and certain explanatory notes. The Main Board Listing Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants. The directors are responsible for the preparation and presentation of this interim financial information based on our review, and to report our conclusion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

SCOPE OF REVIEW

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants. A review of interim financial information consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly we do not express an audit opinion.

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that the interim financial information is not prepared, in all material respects, in accordance with HKAS 34.

Deloitte Touche Tohmatsu

Certified Public Accountants

Hong Kong, 28 August 2008

CONDENSED CONSOLIDATED INCOME STATEMENT

FOR THE SIX MONTHS ENDED 30 JUNE 2008

		Six months e	ended 30 June
	Notes	2008 HK\$'000 (unaudited)	2007 HK\$'000 (unaudited)
Continuing operations Revenue Other revenues Investment (loss) income	4	325,357 28,273 (103)	284,429 19,207 1,005
Cost of inventories sold Employee benefits expense Depreciation of property, plant and equipment Commission expenses Gain on changes in interests in associates	5	(210,284) (89,191) (10,850) (5,601) 53,856	(176,986) (80,368) (5,528) 386,805
Fair value changes in derivative financial instruments Share of profits (losses) of jointly controlled entities Share of losses of associates	6 15	(191,420) 39,895 (122,395)	211,840 (5,387) (299,872)
Impairment loss recognised in respect of interests in associates Gain on early redemption of convertible loan notes	7 21	(313,000)	- 8,827
Other expenses Finance costs		(64,482) (53,907)	(37,455) (36,385)
(Loss) profit before tax Income tax expense	8 9	(613,852) (11)	270,132 (720)
(Loss) profit for the period from continuing operations		(613,863)	269,412
Discontinued operation Profit for the period from discontinued operation	10		20,197
(Loss) profit for the period		(613,863)	289,609
Attributable to: Equity holders of the Company Minority interests		(614,400) 537	284,394 5,215
		(613,863)	289,609
Dividend	11	12,271	12,282
(Loss) earnings per share	12		
From continuing and discontinued operations Basic		(HK50.08 cents)	HK23.16 cents
Diluted		(HK50.10 cents)	HK22.11 cents
From continuing operations Basic		(HK50.08 cents)	HK21.94 cents
Diluted		(HK50.10 cents)	HK20.98 cents

CONDENSED CONSOLIDATED BALANCE SHEET AT 30 JUNE 2008

	Notes	30 June 2008 HK\$'000 (unaudited)	31 December 2007 HK\$'000
Non-current assets Investment properties Property, plant and equipment Other intangible assets	13 & 14 13	152,000 51,618 2,000	152,000 59,636 2,000
Interests in jointly controlled entities Interests in associates Amounts due from associates Available-for-sale investments Goodwill	15 16	121,014 8,638,594 629,473 87,437 8,555	81,119 8,689,271 578,578 156,337 8,555
Pledged bank deposits Deferred tax assets	14	972,500 1,592 10,664,783	972,500 1,592 10,701,588
Current assets Trade receivables Prepayments, deposits and other receivables Inventories Held-for-trading investments Derivative financial instruments	17	144,864 308,382 106,624 290 36,769	259,705 110,497 25,764 430 223,626
Amounts due from associates Pledged bank deposits Bank balances and cash	16 14	407,832 947 309,912 1,315,620	682,757 947 308,865 1,612,591
Current liabilities Trade payables Other payables Dividend payable	18	215,879 147,086 148 4 252	162,529 96,480 118
Taxation payables Financial guarantee liability Bank borrowings – due within one year Obligations under finance lease Shareholder's loan	20	4,263 45,217 49,800 219 250,000	3,726 45,217 80,000
Net current assets		712,612	<u> </u>
Total assets less current liabilities		11,267,791	11,676,109

CONDENSED CONSOLIDATED BALANCE SHEET

AT 30 JUNE 2008

	Notes	30 June 2008 HK\$'000 (unaudited)	31 December 2007 HK\$'000
Non-current liabilities Long-term trade payables	18	126.923	_
Financial guarantee liability	10	144,417	167,025
Bank borrowings – due after one year	20	150,000	-
Obligations under finance lease – due after one year		1,727	-
Consideration payable	19	169,844	168,142
Convertible loan notes – due after one year	21	1,030,630	999,399
		1,623,541	1,334,566
		9,644,250	10,341,543
Capital and reserves			
Share capital	22	614,666	614,238
Share premium and reserves		9,006,617	9,704,875
Equity attributable to equity holders of the Company		9,621,283	10,319,113
Minority interests		22,967	22,430
		9,644,250	10,341,543

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE SIX MONTHS ENDED 30 JUNE 2008

	Total HK\$'000	7,661,478	544	8,633	9,177 289,609	298,786	186	17	I
	Minority interests HK\$'000	94,106	(51)		(51) 5,215	5,164	I	11	I
	Equity component of share option reserve of a subsidiary HK\$000	265	I		1 1		I	I	I
	cor sh sh Total 4 HK\$'000	7,567,107	595	8,633	9,228 284,394	293,622	186	I	I
	Accumu- lated profits HK\$'000	3,231,488	I		- 284,394	284,394	I	I	48
	Share award reserve HK\$'000		I		1 1		I	I	I
	Shares held Share under share ptions award sserve scheme K\$'000 HK\$'000		I		1 1		I	I	I
	S Share u options reserve HK\$'000	12,726	I		1 1		I	I	(48)
	Legal reserve HK\$'000	254	I		1 1		I	I	I
Attributable to equity holders of the Company	Exchange reserve HK\$'000	(2)	595		- 295	595	I	I	I
uity holders o	Other reserve HK\$'000		I		1 1		I	I	I
outable to equ	Other valuation reserve HK\$000	32,380	I	8,633	8,633	8,633	I	I	I
Attri	Property Other revaluation revaluation reserve reserve HK\$'000 HK\$000	5,796	I		1 1		I	I	I
	Convertible loan notes equity r HK\$*000	327,677	I		1 1		I	I	I
	Special reserve HK\$'000	(78,243)	I	I	1 1		I	I	I
	Capital reserve HK\$'000	296,016	I		1 1		I	I	I
	Share premium HK\$'000	3,124,940	I		1 1		173	I	I
	Share capital HK\$000	614,075	I		1 1		13	I	I
		At 1 January 2007 (audited)	Exchange difference arising on translation of foreign operations Gain on fair value change	of available-for-sale investments	Net income (expense) recognised directly in equity Profit for the period	Total recognised income for the period	Exercise of share options	väpival contribution riom minority shareholders Transfer of share ontion	reserve upon expiry of share option
			INTERIM REPO	DRT 2008	B MELCO IN	TERNATIONA	L DEVEL	0 P M E N T	LIMITED

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE SIX MONTHS ENDED 30 JUNE 2008

Reserve Reserve <t< th=""><th>Attributable to Convertible Loan notes Property Other Share Share Canital Special equity revaluation revaluation</th><th>Conv Conv Canital Special</th><th>Conv Conv Special</th><th>Conv</th><th>onvertible loan notes Pr equity reval</th><th>Pr</th><th>Attrib Property valuation re</th><th>outable to equ Other evaluation</th><th>uity holders o Other</th><th>Attributable to equity holders of the Company ty Other Exchance</th><th>Y Legal</th><th>Share un ontions</th><th>Shares held Share under share otions award</th><th>Share</th><th>Accumu- lated</th><th>Com Sha</th><th>Equity component of share option reserve of a</th><th>Minority</th><th></th></t<>	Attributable to Convertible Loan notes Property Other Share Share Canital Special equity revaluation revaluation	Conv Conv Canital Special	Conv Conv Special	Conv	onvertible loan notes Pr equity reval	Pr	Attrib Property valuation re	outable to equ Other evaluation	uity holders o Other	Attributable to equity holders of the Company ty Other Exchance	Y Legal	Share un ontions	Shares held Share under share otions award	Share	Accumu- lated	Com Sha	Equity component of share option reserve of a	Minority	
- - - - - - - - - 1 - - - - - - - - - 1 - - - - - - - - - 1 - - - - - - - - - 1 - - - - - - - - - - - - 1		capital HK\$'000	premium HK\$'000	reserve HK\$'000	reserve HK\$'000	reserve HK\$'000	reserve HK\$'000	reserve HK\$'000	reserve HK\$'000	reserve HK\$'000	reserve HK\$'000	reserve HK\$'000	scheme HK\$'000	reserve HK\$'000	profits HK\$'000	Total s HK\$'000	subsidiary HK\$'000	interests HK\$'000	Total HK\$'000
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Increase in minority interest on deemed discosal of																		
- - - - - 4,656 - - 4,656 319 133 - 34 - - - 4,656 - - 4,656 319 133 - 34 - - - - - - 4,656 319 133 - 34 - - - - - - - - 4,656 319 133 - 34 -	partial interest in subsidiaries	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I	11	11
- 34 - </td <td>scognition of equity – settled share based payments</td> <td>I</td> <td>4,696</td> <td>I</td> <td>I</td> <td>I</td> <td>4,696</td> <td>319</td> <td>183</td> <td>5,198</td>	scognition of equity – settled share based payments	I	I	I	I	I	I	I	I	I	I	4,696	I	I	I	4,696	319	183	5,198
(11,478)	anster to share premium upon exercise of share option	I	34	I	I	I	I	I	I	I	I	(34)	I	I	I	I	I	I	I
	lealisation of convertible loan notes reserve upon redemption of convertible loan notes	I	I	I	I	(11.478)	I	I	I	I	I	I	I	I	I	(11.478)	I	I	(11.478)
	Transfer of convertible loan notes reserve to accumulated profits upon redemption of convertible loan notes	I	I	1 000	1	(8,946)	I	I	1	I	I	I	I	I	8,946		I	1	
	At 30 June 2007 (unaudited)	614,088	3,125,147	283,734	(78,243)	307,253	5,796	41,013		593	254	17,340	'		3,524,876	7,841,851	584	99,345	7,941,780

						Attril	nutable to equ	uity holders c	Attributable to equity holders of the Company									
				6	Convertible						Sh	Shares held			compo	Equity component of		
	Share capital	Share	Capital reserve	Special reserve		Property Other revaluation revaluation reserve reserve	Other evaluation reserve	Other reserve	Exchange reserve	Legal reserve	Share un options reserve	Share under share ptions award sserve scheme		Accumu- lated profits			Minority interests	Total
	HK\$'000	HK\$'000	HK\$,000	HK\$,000	HK\$,000	HK\$,000	HK\$,000	HK\$,000	HK\$,000	HK\$,000	HK\$,000	HK\$,000	HK\$,000	HK\$'000	HK\$,000	HK\$,000	HK\$,000	HK\$,000
At 1 January 2008 (audited)	614,238	3,125,485	283,734	(69,950)	307,253	5,796	(1,669)	(31,674)	2,599	254	21,958			6,061,089	10,319,113	'	22,430	10,341,543
Exchange differences arising on translation of foreign operations	I	I	I	I	I	I	I	I	72	I	I	I	I	I	72	I	I	72
	I	I	I	I	I	I	I	1,372	4,878	I	I	I	I	I	6,250	I	I	6,250
		1					(68,900)					· · ·	· ·		(68,900)		'	(68,900)
Net income (expense) recognised directly in equity Loss for the period	1 1	1 1	1 1	1 1	1 1	1 1	(68,900) -	1,372	4,950	1 1	1 1	1 1	1 1	- (614,400)	(62,578) (614,400)	1 1	- 237	(62,578) (613.863)
							(006,89)	1,372	4,950					(614,400)	(676,978)		237	(676,441)

Attributable to equity holders of the Comnany

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE SIX MONTHS ENDED 30 JUNE 2008

					Att	tributable to e	equity holder.	Attributable to equity holders of the Company	Kue								
			S	Convertible						Sh	Shares held			CON	Equity component of		
Share Share Capital	Capital		lo Special	loan notes equity re	Property Other revaluation revaluation	Other valuation	Other	Exchange	Legal	Share un options	Share under share ptions award	Share award	Accumu- lated	shi E	share option reserve of a	Minority	
premium HK\$'000			reserve HK\$'000	reserve HK\$'000	reserve HK\$'000	reserve HK\$ 000	reserve HK\$'000	reserve HK\$'000	reserve HK\$'000	reserve HK\$'000	scheme HK\$'000	reserve HK\$'000	profits HK\$'000	Total s HK\$'000	subsidiary HK\$'000	interests HK\$'000	Total HK\$'000
428 4,702 –	I		I	I	I	I	I	I	I	I	I	I	I	5,130	I	I	5,130
1	I		I	I	I	I	I	I	I	5,692	I	4,597	I	10,289	I	I	10,289
- 1,227 -	I		I	I	I	I	I	I	I	(1,227)	I	I	I	I	I	I	I
1	I		I	I	I	I	I	I	I	(158)	I	I	158	I	I	I	I
1	I		I	I	I	I	I	I	I	I	2,882	(3,195)	313	I	I	I	I
	(12,271)	I	· · ·					· · ·		· · ·	(24,000)			(24,000) (12,271)			(24,000) (12,271)
614,666 3,131,414 271,463			(69,950)	307,253	5,796	(70,569)	(30,302)	7,549	254	26,265	(21,118)	1,402	5,447,160	9,621,283		22,967	9,644,250

CONDENSED CONSOLIDATED CASH FLOW STATEMENT

FOR THE SIX MONTHS ENDED 30 JUNE 2008

	Six months er	nded 30 June
	2008 HK\$'000 (unaudited)	2007 HK\$'000 (unaudited)
Net cash from (used in) operating activities	85,690	(1,236,333)
Net cash (used in) from investing activities: Repayment from associates Investments in jointly controlled entities Investments in associates Advance to an associate Purchases of available-for-sale investments Other investing cash flows	- (42,307) (116,700) - 2,503 (156,504)	514,438 (30,000) (20,617) (18,742) 445,079
Net cash from financing activities: Bank borrowings raised Repayment of bank borrowings Redemption of convertible loan notes Other financing cash flows	199,800 (80,000) (47,939) 71,861	1,215,822
Net increase in cash and cash equivalents	1,047	237,722
Cash and cash equivalents at the beginning of the period	308,865	1,209,826
Cash and cash equivalents at the end of the period, represented by bank balances and cash	309,912	1,447,548

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL INFORMATION

FOR THE SIX MONTHS ENDED 30 JUNE 2008

1. BASIS OF PREPARATION

The condensed consolidated financial statements have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited and with the Hong Kong Accounting Standard 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA").

2. PRINCIPAL ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared on the historical cost basis except for certain investment properties and financial instruments, which are measured at fair values.

The accounting policies used in the condensed consolidated financial statements are consistent with those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2007 except that during the current period the Group has applied for the first time an accounting policy for obligations under finance lease, as follows.

Leasing

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

The Group as lessee

Assets held under finance leases are recognised as assets of the Group at their fair value at the inception of the lease or, if lower, at the present value of the minimum lease payments. The corresponding liability to the lessor is included in the consolidated balance sheet as a finance lease obligation. Lease payments are apportioned between finance charges and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are charged directly to profit or loss.

In the current interim period, the Group has applied, for the first time, new interpretations ("new Interpretations") issued by the HKICPA that are effective for the Group's financial year beginning 1 January 2008. The adoption of the new Interpretations had no material effect on the results or financial position of the Group for the current and prior accounting periods. Accordingly, no prior period adjustments have been required.

The Group has not early applied the new, revised and amended standards or interpretations that have been issued but are not yet effective. The adoption of HKFRS 3 (Revised) may affect the accounting for business combination for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after 1 July 2009. HKAS 27 (Revised) will affect the accounting treatment for changes in a parent's ownership interest in a subsidiary that do not result in a loss of control, which will be accounted for as equity transactions. The directors of the Company anticipate that the application of the other standards or interpretations will have no material impact on the results and the financial position of the Group.

3. REVENUE AND SEGMENT INFORMATION

The Group's business can be principally segregated to three operating divisions during the period. In 2007, the Group also operated Financial Services Segment.

The Leisure, Gaming and Entertainment Segment mainly comprises provision of catering, entertainment, gaming and related services.

The Technology Segment mainly comprises (a) provision of gaming technology consultation services and (b) development and sales of financial trading and settlement systems in Asia.

The Property and Other Investments Segment mainly comprises property investments, other investments and related activities.

The Financial Services Segment (operated through a former subsidiary, Value Convergence Holdings Limited ("VC")) mainly comprises (a) provision of corporate finance advisory service and (b) broking and dealing for clients in securities, futures and options contracts. VC was deemed disposed of and became an associate in September 2007.

4. SEGMENTAL INFORMATION

Segment information about these businesses is presented below:

Six months ended 30 June 2008 (unaudited):

	Leisure, gaming and entertainment HK\$'000	Technology HK\$'000	Property and other investments HK\$'000	Elimination HK\$'000	Consolidated HK\$'000
External sales	54,065	236,468	34,824	_	325,357
Inter-segment sales	523	51	919	(1,493)	
Total revenue	54,588	236,519	35,743	(1,493)	325,357
Segment result	921	(3,268)	34,596	(994)	31,255
Unallocated corporate exp Unallocated corporate inco Finance costs Gain on changes in interes Fair value changes in deriv financial instruments Share of profits of jointly o entities Share of losses of associa Impairment loss recognise of interests in associate	ome sts in associates vative controlled tes sd in respect				(83,261) 25,125 (53,907) 53,856 (191,420) 39,895 (122,395) (313,000)
Loss before tax Income tax expense					(613,852) (11)
Loss for the period					(613,863)

Inter-segment sales are charged at terms agreed by both parties.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL INFORMATION

FOR THE SIX MONTHS ENDED 30 JUNE 2008

Six months ended 30 June 2007 (unaudited):

		Continu	ing operati	ons		Discor	tinued opera	ation	
	Leisure, gaming and entertainment HK\$'000	Technology HK\$'000	Property and other investments HK\$'000	Elimination HK\$'000	Total HK\$'000	Financial services HK\$'000	Elimination HK\$'000	Total HK\$'000	Consoli- dated HK\$'000
External sales Inter-segment sales	41,940 589	192,269 1,345	50,220 6,911	(8,845)	284,429	133,712 190	(190)	133,712	418,141
Total revenue	42,529	193,614	57,131	(8,845)	284,429	133,902	(190)	133,712	418,141
Segment result	(3,404)	8,603	50,868	(4,216)	51,851	39,396	(190)	39,206	91,057
Unallocated corporate expenses Finance costs Loss on deemed disposal					(47,547) (36,385)			- (14,198)	(47,547) (50,583)
of partial interest in a subsidiary					-			(11)	(11)
Gain on changes in interests in associates Fair value changes in derivative					386,805			-	386,805
financial instruments Share of losses of jointly					211,840			-	211,840
controlled entities Share of losses of associates Gain on early redemption of					(5,387) (299,872)			-	(5,387) (299,872)
convertible loan notes					8,827				8,827
Profit before tax Income tax expense					270,132 (720)			24,997 (4,800)	295,129 (5,520)
Profit for the period					269,412			20,197	289,609

Inter-segment sales are charged at terms agreed by both parties.

5. GAIN ON CHANGES IN INTERESTS IN ASSOCIATES

- During the period, the Group and its associate, Melco China Resorts Investment Limited ("MCR"), entered into a series of transactions for the purpose of the amalgamation of MCR with Virtual China Travel Services, Co., Ltd. ("VCTS"), a company listed on the Toronto Stock Exchange ("TSX") Venture Exchange, including:
 - a) In March 2008, the Group and the other two shareholders of MCR agreed to amend the Memorandum and Articles of Association of MCR such that it has three classes of shares with different economic interest. The original MCR shares held by the Group and the amount of HK\$291 million which have been advanced by the Group to MCR, were exchanged for new shares so that the Group's economic interest in MCR increased from 45% to 70.1% while the voting power remained at 45%.

- b) Melco China Resorts (Holding) Limited ("MCR BC") issued shares in May 2008 in exchange for the shares of MCR held by all MCR shareholders, including the Group ("Share Swap"). Under the terms of the Share Swap, MCR BC issued 411,091,347 common shares and 84,375,653 convertible preference shares in exchange for the Group's interest in MCR. MCR became the wholly-owned subsidiary of MCR BC, which then became an associate of the Group. Each of the convertible preference share can be converted into one common share of MCR BC at any time after six months from date of issuance of 27 May 2008 without expiry date and entitle the holder a cumulative dividend of CAD0.001 per share;
- c) The Group and certain independent investors subscribed for common shares and warrants in MCR BC ("Subscription"). Under the subscription agreement entered into by the Group, the Group subscribed for 20,000,000 common shares and 10,000,000 warrants issued by MCR BC at a consideration of approximately HK\$46,834,000 (CAD6,000,000). The cost of common shares of approximately HK\$42,307,000 forms part of the Group's initial cost of investment in MCR BC while the remaining HK\$4,527,000 represents the initial carrying amount of the warrants held by the Group, which are accounted for as derivative financial instruments. In addition, the independent investors subscribed for 220,436,358 common shares and 110,218,179 warrants issued by MCR BC at a consideration of approximately HK\$516,196,000 (CAD66,131,000); and
- d) MCR BC then completed the reverse take-over of VCTS by way of an amalgamation ("Amalgamation") and its common shares and warrants then commenced trading on the TSX Venture Exchange. Upon the completion of the Amalgamation, the common shares, convertible preference shares and warrants issued by MCR BC were also consolidated on a 10 to 1 basis.

The Share Swap, Subscription and Amalgamation were completed on or about the same date in May 2008. As a result, the Group's interest in the associate has been changed to 49.3% but the net assets of MCR BC attributable to the Group increases and a gain of approximately HK\$54,370,000 was thus recognised.

(ii) During the period ended 30 June 2008, the interest in VC attributable to the Group decreased by approximately HK\$514,000 resulting from the exercise of certain share options of VC by the option holders. The Group's ownership interest in VC decreased from 43.5% to 43.4% during the period.

As a result of the above, the Group therefore recognised a gain of approximately HK\$53,856,000 for the above change in interests in associates during the period ended 30 June 2008.

(iii) In January 2007, the underwriters of the global offering of American Depositary Shares ("ADSs") of the associate, Melco Crown Entertainment Limited ("MPEL" formerly known as Melco PBL Entertainment (Macau) Limited), fully exercised the over allotment option granted to them. The exercise in full of the over allotment option resulted in the sale by MPEL of an additional 9,037,500 ADSs, representing 27,112,500 ordinary shares, at the initial public offering price of HK\$147.8 (US\$19) per ADS less the underwriting commission. As a result, a gain of approximately HK\$386,805,000 was recognised during the period ended 30 June 2007 for the share of additional interest attributable to the Group.

6. FAIR VALUE CHANGES IN DERIVATIVE FINANCIAL INSTRUMENTS

During the period ended 30 June 2008, a decrease in fair value regarding the warrants of an associate, Elixir Gaming Technologies, Inc. ("EGT") and MCR BC (see note 5) held by the Group of HK\$189,000,000 (six months ended 30 June 2007: an increase in fair value of HK\$211,840,000) and HK\$2,420,000 (six months ended 30 June 2007: Nil), respectively, was recognised in the condensed consolidated income statement.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL INFORMATION

FOR THE SIX MONTHS ENDED 30 JUNE 2008

7. IMPAIRMENT LOSS RECOGNISED IN RESPECT OF INTERESTS IN ASSOCIATES

During the period ended 30 June 2008, there was an indicator of impairment as a result of the decreases in share price of an associate, EGT. The Group then performed an impairment assessment and recognised an impairment loss of approximately HK\$313,000,000 in relation to its interests in associate – EGT. The recoverable amount of EGT has been determined based on a value in use calculation. That calculation uses cash flow projections based on financial budgets approved by management of EGT covering a 5 years period, and discount rate of 14%. EGT's cash flows beyond the 5 year period are extrapolated using a steady 4% growth rate, management of the Group believes that a 4% growth rate is reasonable. Other key assumptions for the value in use calculations relate to the estimation of cash inflows/outflows which include budgeted sales and gross margin, such estimation is based on the unit's past performance and management's expectations for the market development. The recoverable amount of EGT was approximately HK\$610,563,000 while the aggregate market price of the shares held by the Group was approximately HK\$427,589,000.

8. (LOSS) PROFIT BEFORE TAX

	Six mont	operations ths ended June	Six mont	ed operation hs ended lune	Six mon	lidated ths ended June
	2008 HK\$'000 (unaudited)	2007 HK\$'000 (unaudited)	2008 HK\$'000 (unaudited)	2007 HK\$'000 (unaudited)	2008 HK\$'000 (unaudited)	2007 HK\$'000 (unaudited)
(Loss) profit before tax has been arrived at after charging:						
Loss from fair value adjustment of held-for-trading investments	140	-	-	-	140	-
and after crediting:						
Dividend income from unlisted investments Dividend income from listed investments Gain (loss) from fair value adjustment of	37 -	544 218	-	-	37 -	544 218
held-for-trading investments		243		(94)		149

9. INCOME TAX EXPENSE

Hong Kong Profits Tax is recognised based on management's best estimate of the weighted average annual income tax rate expected for the full financial year. The estimated average annual tax rate used is 16.5% for the six months ended 30 June 2008 (six months ended 30 June 2007: 17.5%). Taxation arising in other jurisdiction is calculated at the rates prevailing in the relevant jurisdiction.

No provision for Hong Kong Profits Tax is made during the period ended 30 June 2008 as there was no estimated assessable profit.

	Six mont	operations hs ended lune	Discontinue Six mont 30 J	hs ended	Six mon	lidated ths ended June
	2008 HK\$'000 (unaudited)	2007 HK\$'000 (unaudited)	2008 HK\$'000 (unaudited)	2007 HK\$'000 (unaudited)	2008 HK\$'000 (unaudited)	2007 HK\$'000 (unaudited)
The income tax expense comprises: Hong Kong Profits Tax Other jurisdictions Deferred taxation	- 11 -	_ 720 		3,119 _ 	- 11 -	3,119 720 1,681
Income tax expense	11	720		4,800	11	5,520

10. DISCONTINUED OPERATION

In September 2007, the Group's interest in VC decreased resulting from i) the exercise of certain VC share options by the share option holders, who are minority shareholders of VC, and ii) the two placements of shares by VC.

The results and cash flows of this discontinued operation included in the consolidated income statement and the consolidated cash flow statement were as follows:

	Six months ended 30 June 2007 HK\$'000 (unaudited)
Revenue	133,712
Other revenues	283
Investment loss	(94)
Loss on deemed disposal of partial interest in a subsidiary	(11)
Expenses	(108,893)
Profit before tax	24,997
Income tax expense	(4,800)
Profit for the period	20,197
Cash flows from discontinued operation	
Net cash flows used in operating activities	(1,228,717)
Net cash flows used in investing activities	(1,342)
Net cash flows from financing activities	1,215,899
	(14,160)

11. DIVIDEND

During the period ended 30 June 2008, a dividend of HK\$0.01 per share amounting to approximately HK\$12,271,000 (six months ended 30 June 2007: HK\$0.01 per share amounting to approximately HK\$12,282,000) was paid to shareholders as the final dividend for 2007. The dividends for shares held under the share award scheme are eliminated from the final dividend for 2007.

The directors do not recommend the payment of an interim dividend for the six months ended 30 June 2008 (six months ended 30 June 2007: Nil).

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL INFORMATION

FOR THE SIX MONTHS ENDED 30 JUNE 2008

12. (LOSS) EARNINGS PER SHARE

The calculation of the basic and diluted (loss) earnings per share attributable to the equity holders of the Company is based on the following data:

	Continu discontinue Six mont 30 J	d operations hs ended	Continuing Six mont 30 J	hs ended
	2008 HK\$'000 (unaudited)	2007 HK\$'000 (unaudited)	2008 HK\$'000 (unaudited)	2007 HK\$'000 (unaudited)
(Loss) earnings (Loss) earnings for the purposes of basic (loss) earnings per share ((loss) profit for the period				
attributable to equity holders of the Company) Effect of dilutive potential ordinary shares (<i>Note</i>): Interest on convertible loan notes	(614,400)	284,394 3,596	(614,400)	269,510 3,596
Adjustments to the share of results of associates (six months ended 30 June 2007: a subsidiary)		·		3,330
based on potential dilution of its earnings per share	(262)	(215)	(262)	
(Loss) earnings for the purpose of diluted (loss) earnings per share	(614,662)	287,775	(614,662)	273,106
Number of shares Weighted average number of ordinary shares for the purposes of basic (loss)				
earnings per share Effect of dilutive potential ordinary shares (note):	1,226,807,669	1,228,159,114	1,226,807,669	1,228,159,114
Share options Convertible Ioan notes		10,058,461 63,306,832		10,058,461 63,306,832
Weighted average number of ordinary shares for the purpose of diluted (loss) earnings per share	1,226,807,669	1,301,524,407	1,226,807,669	1,301,524,407

Note: The number of shares adopted in the calculation of the basic (loss) earnings per share has been arrived at after eliminating the shares in the Company held by the Company's share award scheme. During the period ended 30 June 2008, the computation of diluted loss per share does not assume the conversion of the Company's outstanding convertible loan notes and exercise of share options as the effect would result in a decrease in loss per share.

During the period ended 30 June 2007, the computation of diluted earnings per share does not assume the conversion of certain of the Company's outstanding convertible loan notes since their exercise would result in an increase in earning per share during the period ended 30 June 2007.

13. MOVEMENTS IN INVESTMENT PROPERTIES, PROPERTY, PLANT AND EQUIPMENT

During the current period, the Group spent approximately HK\$5,405,000 mainly on furniture, fixtures and equipment for the Group's office premises.

All of the Group's property interests held under operating leases to earn rentals or for capital appreciation purposes are measured using the fair value model and are classified and accounted for as investment properties. As at 30 June 2008, the carrying amount of such property interests amounted to approximately HK\$152,000,000 (31 December 2007: HK\$152,000,000).

The fair values of the Group's investment properties as at 30 June 2008 have been determined by the directors of the Company. No valuation has been performed by independent qualified professional valuers. The valuation performed by the directors of the Company was arrived at by reference to recent market prices for similar properties.

14. PLEDGE OF ASSETS

At 30 June 2008, the Group's bank deposits and investment properties which amounted to approximately HK\$947,000 and HK\$85,000,000, respectively, were pledged for obtaining the banking facilities granted to a subsidiary of the Company (31 December 2007: bank deposit of approximately HK\$947,000 and investment properties of approximately HK\$85,000,000).

Also as at 30 June 2008, the Company placed a bank deposit of HK\$972,500,000 (equivalent to US\$125,000,000) (31 December 2007: HK\$972,500,000) for an undertaking in connection with a long term loan facilities obtained by the associate, MPEL, and was therefore classified as non-current asset.

15. INTERESTS IN ASSOCIATES

As at 30 June 2008, the Group holds approximately 37.9% interests in MPEL, 43.4% interests in VC, 49.3% interests in MCR BC, 54.8% interests in Power Way Group Limited ("Power Way") and 39.8% interests in EGT. During the period ended 30 June 2008, the Group recognised share of losses of these associates of approximately HK\$122,395,000 (six months ended 30 June 2007: HK\$299,872,000).

16. AMOUNTS DUE FROM ASSOCIATES

Included in amounts due from associates are i) amount of approximately HK\$578,578,000 (31 December 2007: HK\$578,578,000) which is unsecured, bearing interest at HIBOR rate and not repayable within twelve months from the balance sheet date; ii) amount of approximately US\$13,839,000 (equivalent to approximately HK\$107,670,000) (31 December 2007: NiI) which is unsecured, bearing interest at 8% per annum and repayable by 22 equal monthly installments. Approximately HK\$56,775,000 of such balance is included in current assets and the remaining balance of approximately HK\$50,895,000 is included in non-current assets and iii) amount of approximately HK\$241,900,000 (31 December 2007: HK\$241,900,000) which is unsecured, bearing interest at HIBOR plus 1.25% to 2% and repayable upon written notice given from the Company. The remaining amounts due from associates of approximately HK\$109,157,000 (31 December 2007: HK\$440,857,000) are unsecured, non-interest bearing and repayable within twelve months.

17. TRADE RECEIVABLES

	As at 30 June 2008 HK\$'000 (unaudited)	As at 31 December 2007 HK\$'000
Trade receivables <i>(Notes a & b)</i> Allowance for doubtful receivables	148,174 (3,310) 144,864	263,015 (3,310) 259,705

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

	As at 30 June 2008 HK\$'000 (unaudited)	As at 31 December 2007 HK\$'000
Within 30 days 31 — 90 days Over 90 days	70,056 10,313 64,495	200,792 7,665 51,248
	144,864	259,705

Notes:

- (a) The Group's Leisure, Gaming and Entertainment Segment is largely operated on cash on delivery or payment in advance terms, except for those well-established customers to whom credit terms of 30 to 90 days would be granted.
- (b) Other trade receivables on the Group's Technology Segment are due immediately from date of billing but the Group will generally grant a normal credit period of 30 days on average to its customers.

18. TRADE PAYABLES

An aged analysis of the trade payables as at the balance sheet date, based on payment due date, is as follows:

	As at 30 June 2008 HK\$'000 (unaudited)	As at 31 December 2007 HK\$'000
Within 30 days 31-90 days Over 90 days	23,896 4,114 41,252	125,781 3,406 33,342
Trade payable by installment (note)	69,262 273,540	162,529
Analysed as: Current liabilities Non-current liabilities <i>(note)</i>	342,802 215,879 126,923	162,529 162,529
	342,802	162,529

Note: The amount represents trade payable to vendors by installment, which is bearing interest at 5% to 12% per annum. Included in trade payable by installment is amount of approximately HK\$126,923,000 (31 December 2007: Nil) which is not repayable within twelve months from the balance sheet date.

19. CONSIDERATION PAYABLE

The amount represents payable to a shareholder of MPEL during an arrangement to dispose of certain subsidiaries of the Company to MPEL during the year ended 31 December 2006. The payable amount of HK\$180,000,000 is stated at amortised cost and is unsecured, non-interest bearing and not repayable within twelve months from the balance sheet date. As at 30 June 2008, such consideration payable is not repayable within twelve months from the balance sheet date and is therefore shown as non-current liabilities. The repayment date of the long term payable of HK\$180,000,000 to a shareholder of an associate has been extended to May 2010 such that a gain of approximately HK\$2,517,000 was recognised during the period ended 30 June 2008.

20. BANK BORROWINGS – DUE WITHIN ONE YEAR AND DUE AFTER ONE YEAR

The amount due within one year represented short-term bank borrowings of HK\$49,800,000 raised during the period (31 December 2007: HK\$80,000,000, which was settled during the period ended 30 June 2008) which is repayable within one year, unsecured and carries interest at 1.3% per annum over Hong Kong Interbank Offered Rates ("HIBOR").

The amount due after one year represented two-year bank borrowings of HK\$150,000,000 raised during the period, which is unsecured and carries interest at 1.2% per annum over HIBOR.

21. CONVERTIBLE LOAN NOTES

On 9 November 2004, the Company issued a convertible loan note due on 8 November 2009 with a principal amount of HK\$100,000,000, which is interest-bearing at 4% per annum. In addition, on 8 February 2005, the Company has also issued another convertible loan note due on 7 February 2010 with a principal amount of HK\$56,000,000, which is also interest-bearing at 4% per annum. Both convertible loan notes were issued for the purpose of developing a land consisting of hotel and entertainment complex with casino and electronic gaming machine lounge.

The convertible loan note due on 8 November 2009 is convertible into fully paid ordinary shares of HK\$0.5 each of the Company at a conversion price of HK\$2 per share convertible during the period commencing 3 years from the date of issuance until, and including, the maturity date which is 8 November 2009.

The convertible loan note due on 7 February 2010 is convertible into fully paid ordinary shares of HK\$0.5 each of the Company at a conversion price of HK\$4.1 per share convertible during the period commencing 3 years from the date of issuance until, and including, the maturity date which is 7 February 2010. The Group exercised the early redemption option and early redeemed the above two convertible loan note due on 8 November 2009 and 7 February 2010 during the period ended 30 June 2007. A gain on early redemption of convertible note of approximately HK\$8,827,000 was recognised during the period ended 30 June 2007.

On 5 September 2005, the Company issued a convertible loan note due on 4 September 2010 with principal amount of HK\$1,175,000,000, which is non-interest bearing. This convertible loan note was issued for the acquisition of additional interest of a piece of land at Cotai, Macau. This convertible loan note is convertible into fully paid ordinary shares of HK\$0.5 each, of the Company at a conversion price of HK\$9.965 per share convertible during the period commencing 5 years from the date of issuance until, and including, the maturity date which is 4 September 2010.

22. SHARE CAPITAL

	Number of o	rdinary shares	Am	Amount	
	30 June 2008 (unaudited)	31 December 2007	30 June 2008 HK\$'000 (unaudited)	31 December 2007 HK\$'000	
Authorised: At the beginning of the period/year					
of HK\$0.5 each Increase in authorised ordinary share	2,000,000,000	1,400,000,000	1,000,000	700,000	
capital (Note)		600,000,000		300,000	
At the end of the period/year of HK\$0.5 each	2,000,000,000	2,000,000,000	1,000,000	1,000,000	
Issued and fully paid: At the beginning of the period/vear					
of HK\$0.5 each	1,228,475,716	1,228,150,716	614,238	614,075	
Exercise of share options	855,400	325,000	428	163	
At the end of the period/year of HK\$0.5 each	1,229,331,116	1,228,475,716	614,666	614,238	

Note: On 10 May 2007, an ordinary resolution was passed by the shareholders of the Company to approve the increase of authorised ordinary share capital of the Company from HK\$700,000,000 to HK\$1,000,000,000 by the creation of 600,000,000 new shares of HK\$0.5 each.

The shares issued during the period/year rank pari passu in all respects with the then existing shares. As at 30 June 2008, the Company's 2,154,890 (2007: Nil) issued shares with an aggregate nominal value of approximately HK\$1,077,000 (2007: Nil) were held by the Company's share award scheme.

23. RELATED PARTY TRANSACTIONS

(a) The trade receivables include amounts due from related companies in relation to sales of computer hardware and software of approximately HK\$20,676,000 (31 December 2007: HK\$9,782,000).

The trade receivables include amounts due from associates, in relation to the sale of computer hardware and software of approximately HK\$92,323,000 (31 December 2007: HK\$224,011,000).

The prepayments, deposits and other receivables include approximately HK\$2,811,000 (31 December 2007: HK\$194,000) of amount due from customer on contracts in relation to sales of computer hardware and software to related companies.

(b) The accruals and other payables include deposits received from related companies in relation to sales of computer hardware and software of approximately HK\$4,347,000 (31 December 2007: HK\$9,268,000).

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(c) Significant related party transactions, which were carried out in the normal course of the Group's business, are as follows:

		ths ended June
	2008 HK\$'000 (unaudited)	2007 HK\$'000 (unaudited)
Catering income earned from directors and related companies Brokerage commission income earned from a related company Sales of computer hardware and software to related companies Sales of computer hardware and software to associates Interest expense on shareholder's loan	3,931 	2,323 2,043 38,065 61,574 -
Interest expense on convertible loan notes to a related company Service income of providing system maintenance services and technical support to related companies Service income of providing system maintenance services and technical support to associates	31,231 4,324 2,840	32,989 330 521
Loan interest income received from associates Rental income received from associates Service income received from associates	11,295 1,973 602	12,023 1,714 12,264

The above transactions/balances are made with related companies in which a close family member of a substantial shareholder of the Company has beneficial interests.

24. CONTINGENT LIABILITIES

At 30 June 2008, the Company provides a corporate guarantee of approximately HK\$8,006,000 (31 December 2007: HK\$8,453,000) to an insurance company in respect of the goods purchased and services provided by its subsidiary and the amount utilised is approximately HK\$6,215,000 (31 December 2007: Nil).

On 5 September 2007, the Company has given an undertaking in connection with the HK\$13.65 billion (US\$1.75 billion) loan facilities obtained by Melco Crown Gaming (Macau) Limited ("Melco Crown Gaming", formerly known as Melco PBL Gaming (Macau) Limited), a subsidiary of MPEL. The undertaking given by the Company is to ensure that a contingent contribution of up to a maximum amount of HK\$972,500,000 (US\$125,000,000) will be provided, upon request of the facility agent acting on behalf of the lenders, to pay contingencies (if any) associated with the construction of the City of Dreams project of Melco Crown Gaming in the absence of other available funding for completion of the project. The Company maintain a standby letter of credit for the said maximum amount to support its contingent obligation. PBL (which was subsequently replaced by Crown Limited) has given a similar undertaking and entered into a similar arrangement in connection with the said loan facilities.

25. POST BALANCE SHEET EVENTS

In July 2008, Melco LottVentures Holdings Limited ("MLV Holdings"), a wholly-owned subsidiary of the Company, and Global Crossing Holdings Limited ("Global Crossing") advanced to Power Way a two-year shareholders' loan (the "Loan") of HK\$80 million. MLV Holdings and Global Crossing are two of the three shareholders of Power Way. After receiving the Loan from MLV Holdings and Global Crossing, Power Way then advanced a corresponding shareholder loan to Melco LottVentures Limited, which is an associate of Power Way.

MLV Holdings has advanced approximately HK\$54 million of the Loan and Global Crossing has advanced approximately HK\$26 million of the Loan, respectively, to Power Way. The Loan is unsecured and bearing interest at 5% per annum from the date of drawing. The Loan is repayable by allotting and issuing shares of Power Way to MLV Holdings and Global Crossing (the "Capitalisation"), which will be equivalent to their respective contributions to the Loan and the interests accrued thereon. LottVision Limited, the remaining shareholder of Power Way, has not participated in the Loan transaction but has acknowledged that the repayment of the Loan by way of the Capitalisation and has further irrevocably and unconditionally agreed that its shareholdings of and in Power Way will be diluted due to the Capitalisation.

DIRECTORS' INTERESTS IN SHARES, UNDERLYING SHARES AND CONVERTIBLE LOAN NOTES

As at 30 June 2008, the interests and short positions of each director and chief executive of the Company in the shares, underlying shares and convertible loan notes of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which (a) were required to be notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which the director is taken or deemed to have under such provisions of the SFO); or (b) were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) were required, pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") to be notified to the Company and the Stock Exchange were as follows:

(I) Long positions in the shares and underlying shares of the Company

(a) Ordinary shares of HK\$0.50 each of the Company

Name of Director	Capacity	Number of ordinary shares held	Approximate percentage of the total issued share capital of the Company
Mr. Ho, Lawrence Yau Lung	Held by controlled corporations	408,035,630 <i>(Note 2)</i>	33.19%
	Beneficial owner	7,319,962	0.60%
Mr. Tsui Che Yin, Frank	Beneficial owner	22,220	0.00%
Mr. Chung Yuk Man, Clarence	Beneficial owner	162,220	0.01%
Dr. Lo Ka Shui	Beneficial owner	2,015,000	0.16%
Sir Roger Lobo	Beneficial owner	15,000	0.00%
Mr. Sham Sui Leung, Daniel	Beneficial owner	15,000	0.00%
Mr. Ng Ching Wo	Beneficial owner	15,000	0.00%

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		Number of s	hare options					
Name of Director	Outstanding at 1 January 2008	Granted during the period	Exercised during the period	Outstanding at 30 June 2008	Approximate % of the total issued share capital of the Company	Date of grant	Exercisable period	Exercise price HK\$
Mr. Ho, Lawrence Yau Lung	-	230,840	-	230,840	0.02%	01.04.2008	01.04.2009 - 31.03.2018	10.8040
	-	230,840 230,840	-	230,840 230,840	0.02% 0.02%	01.04.2008 01.04.2008	01.04.2010 - 31.03.2018 01.04.2011 - 31.03.2018	10.8040 10.8040
Mr. Tsui Che Yin, Frank	-	104,000	-	104,000	0.01%	01.04.2008	01.04.2009 - 31.03.2018	10.8040
	-	104,000 104,000	-	104,000 104,000	0.01% 0.01%	01.04.2008 01.04.2008	01.04.2010 - 31.03.2018 01.04.2011 - 31.03.2018	10.8040 10.8040
Mr. Chung Yuk								
Man, Clarence	140,000	-	(140,000)	-	0.00%	17.09.2004	17.03.2008 - 07.03.2012	1.6875
	200,000	-	-	200,000	0.01%	01.02.2005	17.09.2009 - 07.03.2012	7.4000
	130,000	-	-	130,000	0.01%	13.02.2006	01.04.2008 - 31.01.2016	11.8000
	130,000	-	-	130,000	0.01%	13.02.2006	01.04.2010 - 31.01.2016	11.8000
	140,000	-	-	140,000	0.01%	13.02.2006	01.04.2012 - 31.01.2016	11.8000
	-	104,000	-	104,000	0.01%	01.04.2008	01.04.2009 - 31.03.2018	10.8040
	-	104,000 104,000	-	104,000 104,000	0.01% 0.01%	01.04.2008 01.04.2008	01.04.2010 - 31.03.2018 01.04.2011 - 31.03.2018	10.8040 10.8040
Dr. Lo Ka Shui	100,000	-	-	100,000	0.01%	03.04.2006	03.04.2008 - 02.04.2016	15.8700
	100,000	-	-	100,000	0.01%	03.04.2006	03.04.2010 - 02.04.2016	15.8700
	100,000	-	-	100,000	0.01%	03.04.2006	03.04.2012 - 02.04.2016	15.8700
	-	17,000	-	17,000	0.00%	28.02.2008	01.04.2009 - 27.02.2018	11.5000
	-	17,000	-	17,000	0.00%	28.02.2008	01.04.2010 - 27.02.2018	11.5000
	-	17,000	-	17,000	0.01%	28.02.2008	01.04.2011 - 27.02.2018	11.5000
Sir Roger Lobo	100,000	-	-	100,000	0.01%	03.04.2006	03.04.2008 - 02.04.2016	15.8700
	100,000	-	-	100,000	0.01%	03.04.2006	03.04.2010 - 02.04.2016	15.8700
	100,000	-	-	100,000	0.01%	03.04.2006	03.04.2012 - 02.04.2016	15.8700
	-	17,000	-	17,000	0.00%	28.02.2008	01.04.2009 - 27.02.2018	11.5000
	-	17,000	-	17,000	0.00%	28.02.2008	01.04.2010 - 27.02.2018	11.5000
	-	17,000	-	17,000	0.00%	28.02.2008	01.04.2011 - 27.02.2018	11.5000
Mr. Sham Sui Leung, Daniel	-	17,000	-	17,000	0.00%	28.02.2008	01.04.2009 - 27.02.2018	11.5000
	-	17,000	-	17,000	0.00%	28.02.2008	01.04.2010 - 27.02.2018	11.5000
	-	17,000	-	17,000	0.00%	28.02.2008	01.04.2011 - 27.02.2018	11.5000
Mr. Ng Ching Wo	100,000	-	-	100,000	0.01%	03.04.2006	03.04.2008 - 02.04.2016	15.8700
	100,000	-	-	100,000	0.01%	03.04.2006	03.04.2010 - 02.04.2016	15.8700
	100,000	- 17.000	-	100,000	0.01%	03.04.2006	03.04.2012 - 02.04.2016	15.8700
	-	17,000	-	17,000	0.00%	28.02.2008	01.04.2009 - 27.02.2018	11.5000
		17,000 17,000		17,000 17,000	0.00% 0.00%	28.02.2008 28.02.2008	01.04.2010 - 27.02.2018 01.04.2011 - 27.02.2018	11.5000 11.5000
	1,640,000	1,520,520	(140,000)	3,020,520				

(b) Share options granted to the Directors pursuant to the Share Option Scheme adopted by the Company on 8 March 2002

		Number of a	warded shares		capital of the	Date of award	Vesting date
Name of Director	Outstanding at 1 January 2008	Awarded during the period	Vested during the period	Outstanding at 30 June 2008			
Mr. Ho, Lawrence	-	87,350	(87,350)	-	0.000%	01.04.2008	01.04.2008
Yau Lung	-	87,325	-	87,325	0.007%	01.04.2008	01.04.2009
0	-	87,325	-	87,325	0.007%	01.04.2008	01.04.2010
Mr. Tsui Che Yin, Frank	-	22,220	(22,220)	-	0.000%	01.04.2008	01.04.2008
	-	22,220	-	22,220	0.002%	01.04.2008	01.04.2009
	-	22,220	-	22,220	0.002%	01.04.2008	01.04.2010
Mr. Chung Yuk Man,	-	22,220	(22,220)	-	0.000%	01.04.2008	01.04.2008
Clarence	-	22,220	-	22,220	0.002%	01.04.2008	01.04.2009
	-	22,220	-	22,220	0.002%	01.04.2008	01.04.2010
Dr. Lo Ka Shui	-	15,000	(15,000)	-	0.000%	28.02.2008	31.03.2008
	-	15,000	-	15,000	0.001%	28.02.2008	31.03.2009
	-	15,000	-	15,000	0.001%	28.02.2008	31.03.2010
	-	4,000	-	4,000	0.000%	28.02.2008	01.04.2009
	-	4,000	-	4,000	0.000%	28.02.2008	01.04.2010
	-	4,000	-	4,000	0.000%	28.02.2008	01.04.2011
Sir Roger Lobo	-	15,000	(15,000)	-	0.000%	28.02.2008	31.03.2008
•	-	15,000	-	15,000	0.001%	28.02.2008	31.03.2009
	-	15,000	-	15,000	0.001%	28.02.2008	31.03.2010
	-	4,000	-	4,000	0.000%	28.02.2008	01.04.2009
	-	4,000	-	4,000	0.000%	28.02.2008	01.04.2010
	-	4,000	-	4,000	0.000%	28.02.2008	01.04.2011
Mr. Sham Sui Leung,	_	15,000	(15,000)	-	0.000%	28.02.2008	31.03.2008
Daniel	-	15,000	-	15,000	0.001%	28.02.2008	31.03.2009
	-	15,000	-	15,000	0.001%	28.02.2008	31.03.2010
	-	4,000	-	4,000	0.000%	28.02.2008	01.04.2009
	-	4,000	-	4,000	0.000%	28.02.2008	01.04.2010
	-	4,000	-	4,000	0.000%	28.02.2008	01.04.2011
Mr. Ng Ching Wo	-	15,000	(15,000)	-	0.000%	28.02.2008	31.03.2008
- *	-	15,000	-	15,000	0.001%	28.02.2008	31.03.2009
	-	15,000	-	15,000	0.001%	28.02.2008	31.03.2010
	-	4,000	-	4,000	0.000%	28.02.2008	01.04.2009
	-	4,000	-	4,000	0.000%	28.02.2008	01.04.2010
	-	4,000		4,000	0.000%	28.02.2008	01.04.2011
		623,320	(191,790)	431,530			

(c) Shares awarded to the Directors pursuant to the Share Purchase Scheme (share incentive award scheme) adopted by the Company on 18 October 2007

(d) Convertible loan notes issued by the Company

Name of Director	Capacity	Number of underlying shares held	Approximate percentage of the total issued share capital of the Company
Mr. Ho, Lawrence Yau Lung	Held by trust	117,912,694 <i>(Note 3)</i>	9.60%

Notes:

- 1. As at 30 June 2008, the total number of issued shares of the Company was 1,229,331,116.
- 2. 115,509,024 shares of the Company are held by Lasting Legend Ltd., representing approximately 9.40% of the issued share capital of the Company, 288,532,606 shares of the Company are held by Better Joy Overseas Ltd., representing approximately 23.47% of the issued share capital of the Company and 3,994,000 shares of the Company are held by The L3G Capital Trust, representing approximately 0.32% of the issued share capital of the Company. Lasting Legend Ltd., Better Joy Overseas Ltd. and The L3G Capital Trust are owned by persons and/or trusts associated with Mr. Ho, Lawrence Yau Lung.
- 3. Pursuant to an agreement dated 11 May 2005 entered into between Great Respect Limited, Melco PBL Entertainment (Greater China) Limited (now known as MPEL (Greater China) Limited) and the Company, convertible loan notes of the Company in the total principal amount of HK\$1,175,000,000 were issued to Great Respect Limited on 5 September 2005 on the terms set out in the agreement. Upon exercise in full of such convertible loan notes, a total of 117,912,694 shares, representing 8.75% of the enlarged issued share capital of the Company, will be issued by the Company. Great Respect Limited is a company controlled by a discretionary family trust, the beneficiaries of which include Mr. Ho, Lawrence Yau Lung and his family members. SG Trust (Asia) Ltd. is the trustee of the aforesaid discretionary family trust. The shareholders have approved the issue of the convertible loan notes without the necessity to make an offer under Rule 26 of The Hong Kong Code on Takeovers and Mergers (the "Takeovers Code") on conversion of the convertible loan notes. Hence, no offer under Rule 26 of the Takeovers Code will be made on full conversion.

Long positions in the shares and underlying shares of associated corporations of the Company

(A) Value Convergence Holdings Limited ("Value Convergence")

(a) Ordinary shares of HK\$0.10 each of Value Convergence

Name of Director	Capacity	Number of ordinary shares of Value Convergence held	Approximate percentage of the total issued share capital of Value Convergence
Mr. Ho, Lawrence Yau Lung	Held by controlled corporations	165,163,008 <i>(Note 2)</i>	44.50%

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(b) Share options of Value Convergence

Name of Director	Capacity	Number of ordinary shares of Value Convergence held	Approximate percentage of the total issued share capital of Value Convergence
Mr. Ho, Lawrence Yau Lung	Beneficial owner	491,057 <i>(Note 3)</i>	0.13%

Notes:

- As at 30 June 2008, the total number of issued shares of Value Convergence was 371,169,772.
- 2. Mr. Ho, Lawrence Yau Lung is taken to be interested in (i) 160,930,381 shares of Value Convergence as a result of him being beneficially interested in approximately 33.79% of the issued share capital of the Company which in turn holds approximately 43.36% of the issued share capital of Value Convergence; and (ii) 4,232,627 shares of Value Convergence as a result of him being beneficially interested in the entire issued share capital of Golden Mate Co., Ltd. which in turn holds approximately 1.14% of the issued share capital of Value Convergence.
- 3. The personal interest of Mr. Ho, Lawrence Yau Lung represents his derivative interest in Value Convergence comprising the options which were granted on 9 July 2002 and may be exercised during the period from 9 July 2002 to 8 July 2012 at an exercise price of HK\$1.00 per Value Convergence's share.

(B) Melco Crown Entertainment Limited (Formerly known as Melco PBL Entertainment (Macau) Limited) ("MPEL")

(a) Ordinary shares of US\$0.01 each of MPEL

Name of Director	Capacity	Number of ordinary shares of MPEL held	percentage of the total issued share capital of MPEL
Mr. Ho, Lawrence Yau Lung	Held by controlled corporations	510,746,156 (<i>Note 2</i>)	38.67%
Mr. Tsui Che Yin, Frank	Beneficial owner	11,850	0.00%
Mr. Chung Yuk Man, Clarence	Beneficial owner	21,077	0.00%

Approximate

(b) Restricted shares awarded by MPEL

Name of Director	Capacity	Number of ordinary shares of MPEL held	Approximate percentage of the total issued share capital of MPEL
Mr. Ho, Lawrence Yau Lung	Beneficial owner	947,450 (<i>Note 3</i>)	0.07%
	Beneficial owner	124,584 (<i>Note 4</i>)	0.00%
Mr. Chung Yuk Man, Clarence	Beneficial owner	10,523 (<i>Note 3</i>)	0.00%
	Beneficial owner	6,228 (Note 4)	0.00%

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Anneximate

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(c) Stock Options of MPEL

Name of Director	Capacity	Number of stock options of MPEL held	Approximate percentage of the total issued share capital of MPEL
Mr. Ho, Lawrence Yau Lung	Beneficial owner	1,132,587 <i>(Note 5)</i>	0.09%
Mr. Chung Yuk Man, Clarence	Beneficial owner	56,628 (Note 5)	0.00%

Notes:

- 1. As at 30 June 2008, the total number of issued shares of MPEL was 1,320,938,903.60.
- 2. Mr. Ho, Lawrence Yau Lung is taken to be interested in (i) 500,000,000 shares of MPEL which are being held by Melco Leisure and Entertainment Group Limited ("Melco Leisure"), a wholly owned subsidiary of the Company; and (ii) 10,746,156 shares of MPEL which are being held by Melco PBL SPV Limited, a company which is owned by Melco Leisure as to 50%, as a result of him being beneficially interested in approximately 33.79% of the issued share capital of the Company which in turn holds approximately 38.67% of the issued share capital of MPEL.
- The personal interests of these directors represent their interests in MPEL comprising the restricted shares which were granted to them by MPEL on 19 December 2006 pursuant to the restricted shares award agreement under the Share Incentive Plan adopted by MPEL in 2006.

The 947,450 restricted shares held by Mr. Ho, Lawrence Yau Lung shall vest on 19 December 2009. Among the 10,523 restricted shares held by Mr. Chung Yuk Man, Clarence, 5,261 shall vest on 19 December 2008 and 5,262 shares shall vest on 19 December 2009.

4. The personal interests of these directors represent their interests in MPEL comprising the restricted shares which were granted to them by MPEL on 18 March 2008 pursuant to the restricted shares award agreement under the Share Incentive Plan adopted by MPEL in 2006. Among the 124,584 restricted shares held by Mr. Ho, Lawrence Yau Lung, 62,292 shall vest on 18 March 2010 and 62,292 shall vest on 18 March 2012. Among the 6,228 restricted shares held by Mr. Chung Yuk Man, Clarence, 3,114 shall vest on 18 March 2010 and 3,114 shares shall vest on 18 March 2012.

5. The personal interests of these directors represent their derivative interests in MPEL comprising the stock options granted to them by MPEL on 18 March 2008 at an exercise price of US\$4.01333 per share (US\$12.04 per American Depositary Share "ADS") of MPEL (Note: 3 shares equal to 1 ADS) pursuant to the share option award agreement under the Share Incentive Plan adopted by MPEL in 2006.

Among the 1,132,587 stock options held by Mr. Ho, Lawrence Yau Lung, 283,146.75 may be exercised during the period from 18 March 2009 to 17 March 2018, 283,146.75 may be exercised during the period from 18 March 2010 to 17 March 2018, 283,146.75 may be exercised during the period from 18 March 2011 to 17 March 2018 and 283,146.75 may be exercised during the period from 18 March 2012 to 17 March 2018.

Among the 56,628 stock options held by Mr. Chung Yuk Man, Clarence, 14,157 may be exercised during the period from 18 March 2009 to 17 March 2018, 14,157 may be exercised during the period from 18 March 2010 to 17 March 2018, 14,157 may be exercised during the period from 18 March 2011 to 17 March 2018 and 14,157 may be exercised during the period from 18 March 2012 to 17 March 2018.

(C) Melco China Resorts (Holding) Limited ("MCR")

(a) Common shares (without par value) of MCR

Name of Director	Capacity	Number of common shares of MCR held	Approximate percentage of the total issued common shares of MCR
Mr. Ho, Lawrence Yau Lung	Held by controlled corporation	43,109,134 <i>(Note 2)</i>	49.30%

(b) Class B non-voting shares (without par value) of MCR

(c)

Name of Director	Capacity	Number of Class B non-voting shares of MCR held	Approximate percentage of the total issued Class B non-voting shares of MCR	
Mr. Ho, Lawrence Yau Lung	Held by controlled corporation	8,437,565 <i>(Note 2)</i>	100%	
Warrants issued by MCR	·			

			Approximate percentage of the	
Name of Director	Capacity	Number of underlying shares of MCR held	total issued common shares of MCR	
Mr. Ho, Lawrence Yau Lung	Held by controlled corporation	1,000,000 <i>(Note 3)</i>	1.14%	

(d) Stock Options of MCR

Name of Director Capacity		Number of underlying shares of MCR held	Approximate percentage of the total Class B non-voting shares of MCR	
Mr. Chung Yuk Man, Clarence	Beneficial owner	300,000 (Note 4)	0.34%	

Notes:

- 1. As at 30 June 2008, the total number of issued common shares of MCR was 87,439,344 and the total number of issued Class B non-voting shares was 8,437,565.
- Mr. Ho, Lawrence Yau Lung is taken to be interested in 43,109,134 common shares and 8,437,565 Class B non-voting shares of MCR, which are being held by Melco (Luxembourg) S.à.r.l., a wholly-owned subsidiary of Melco Leisure, as a result of him being beneficially interested in approximately 33.79% of the issued share capital of the Company which in turn holds approximately 49.30% of the issued common shares of MCR and 100% of the issued Class B non-voting shares of MCR.
- The 1,000,000 underlying shares relate to the 1,000,000 warrants issued by MCR to Melco (Luxembourg) S.à.r.l. on 28 May 2008. Each warrant entitling warrant holder to subscribe for one common share of MCR at an exercise price of CAD\$4.00 per common share at any time on or before 27 May 2010.
- 4. The personal interest of Mr. Chung Yuk Man, Clarence represents his derivative interests in MCR comprising the stock options to acquire common shares of MCR granted by MCR on 28 May 2008 at an exercise price of CAD\$3.00 per common share pursuant to the Stock Option Plan adopted by MCR in 2008.

Among the 300,000 stock options held by Mr. Chung, 100,000 options may be exercised during the period from 28 May 2009 to 27 May 2018, 100,000 options may be exercised during the period from 28 May 2010 to 27 May 2018 and 100,000 options may be exercised during the period from 28 May 2011 to 27 May 2018.

(D) Elixir Gaming Technologies, Inc. ("EGT")

(a) Shares of Common Stock of US\$0.001 each of EGT

Name of Director	Name of Director Capacity		Approximate percentage of the total issued share capital of EGT	
Mr. Ho, Lawrence Yau Lung	Held by controlled corporation	45,800,000 <i>(Note 2)</i>	39.84%	

(b) Warrants issued by EGT

Name of Director	Capacity	Number of underlying shares of EGT held	Approximate percentage of the total issued share capital of EGT	
Mr. Ho, Lawrence Yau Lung	Held by controlled corporation	76,000,000 (Notes 2 &3)	66.11%	

(c) Stock options of EGT

Name of Director	Capacity	Number of underlying shares of EGT held	Approximate percentage of the total issued share capital of EGT
Mr. Tsui Che Yin, Frank	Beneficial owner	1,000,000 <i>(Note 4)</i>	0.87%
Mr. Chung Yuk Man, Clarence	Beneficial owner	200,000 (Note 4)	0.17%
	Beneficial owner	30,000 (Note 5)	0.03%
	Beneficial owner	100,000 (<i>Note 6</i>)	0.09%

Notes:

- As at 30 June 2008, the total number of issued shares of common stock of EGT was 114,956,667.
- 2. Mr. Ho, Lawrence Yau Lung is taken to be interested in 45,800,000 shares of common stock of EGT and 76,000,000 underlying shares of EGT (which relate to certain EGT warrants as described in Note 3) as a result of him being beneficially interested in approximately 33.79% of the issued share capital of the Company which in turn holds approximately 39.84% of the issued share capital of EGT.
- 3. The 76,000,000 underlying shares relate to the following warrants issued by EGT to Elixir Group Limited ("Elixir"), a wholly-owned subsidiary of the Company, pursuant to the Securities Purchase Agreement entered into between Elixir and EGT dated 11 October 2006 and the Securities Purchase and Product Participation Agreement (the "Participation Agreement") entered into between Elixir and EGT dated 13 June 2007:
 - warrants to purchase 10,000,000 shares of common stock of EGT which will be exercisable at any time during the period from 21 October 2007 to 31 December 2010 at exercise prices ranging from US\$1.00 to US\$3.50 per share; and
 - warrants to purchase 66,000,000 shares of common stock of EGT at an exercise price of US\$2.65 per share which will become exercisable upon Elixir's achievement of relevant performance milestones pursuant to the Participation Agreement and will expire on 31 December 2012.

For details of the performance milestones, please refer to the announcement and circular issued and published by the Company dated 14 June 2007 and 6 July 2007 respectively.

4. The personal interests of Mr. Tsui Che Yin, Frank and Mr. Chung Yuk Man, Clarence represent their derivative interests in EGT comprising the stock options granted to them by EGT on 17 May 2007 at an exercise price of US\$2.90 per EGT's share.

Among the 1,000,000 stock options granted to Mr. Tsui, 333,334 options may be exercised during the period from 17 May 2008 to 17 May 2012, 333,333 options may be exercised during the period from 17 May 2009 to 17 May 2012 and 333,333 options may be exercised during the period from 17 May 2010 to 17 May 2012.

Among the 200,000 stock options granted to Mr. Chung, 66,666 options may be exercised during the period from 17 May 2008 to 17 May 2012, 66,666 options may be exercised during the period from 17 May 2009 to 17 May 2012 and 66,668 options may be exercised during the period from 17 May 2010 to 17 May 2012.

- 5. The personal interest of Mr. Chung Yuk Man, Clarence represents his derivative interests in EGT comprising the stock options granted to him by EGT on 22 January 2008 at an exercise price of US\$3.62 per EGT's share. The stock options may be exercised during the period from 23 July 2008 to 22 January 2018.
- 6. The personal interest of Mr. Chung Yuk Man, Clarence represents his derivative interests in EGT comprising the stock options granted to him by EGT on 12 February 2008 at an exercise price of US\$4.59 per EGT's share. The stock options may be exercised during the period from 15 May 2008 to 14 November 2017.

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Save as disclosed above, as at 30 June 2008, none of the directors or chief executive of the Company and their respective associates had any interests or short positions in the shares, underlying shares and debentures of the Company or any of its associated corporations which had been entered in the register kept by the Company pursuant to Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

SUBSTANTIAL INTERESTS IN THE SHARE CAPITAL OF THE COMPANY

As at 30 June 2008, the following persons/corporations had interests in five per cent or more of the issued share capital of the Company as recorded in the register required to be kept under Section 336 of the SFO. Details of the interests in the shares or underlying shares of the Company as notified to the Company are set out below:

(I) Long positions of substantial shareholders in the shares of the Company

(a) Ordinary shares of HK\$0.50 each of the Company

Name	Capacity	Number of ordinary shares held	Approximate percentage of the total issued share capital of the Company
Better Joy Overseas Ltd.	Beneficial owner	288,532,606 (Note 2)	23.47%
Lasting Legend Ltd.	Beneficial owner	115,509,024 <i>(Note 2)</i>	9.40%
Mr. Ho, Lawrence Yau Lung	Held by controlled corporations	408,035,630 <i>(Note 3)</i>	33.19%
	Beneficial owner	7,319,962	0.60%
Ms. Lo Sau Yan, Sharen	Family	415,355,592 (Note 4)	33.79%
Janus Capital Management LLC	Beneficial owner	123,792,000	10.07%
Artio Global Management LLC (formerly known as Julius Baer Investment Management LLC)	Beneficial owner	86,941,657	7.07%
JP Morgan Chase & Co.	Beneficial owner	71,532,200 <i>(Note 5)</i>	5.82%

(II) Long positions of substantial shareholders in the underlying shares of the Company

(b) Convertible loan notes issued by the Company

Name	Capacity	Number of underlying shares held	Approximate percentage of the total issued share capital of the Company
Great Respect Limited	Beneficial owner	117,912,694 (Note 6)	9.59%
Mr. Ho, Lawrence Yau Lung	Held by trust	117,912,694 (Note 6)	9.59%
Ms. Lo Sau Yan, Sharen	Held by trust	117,912,694 (Note 6)	9.59%
Dr. Ho Hung Sun, Stanley	Held by trust	117,912,694 (Note 6 & 7)	9.59%
SG Trust (Asia) Ltd.	Held by controlled corporations	117,912,694 (Note 6)	9.59%

Notes:

- 1. As at 30 June 2008, the total number of issued shares of the Company was 1,229,331,116.
- The shares held by Better Joy Overseas Ltd. and Lasting Legend Ltd. also represent the corporate interests of Mr. Ho, Lawrence Yau Lung in the Company.
- 3. The 408,035,630 shares relate to 115,509,024 shares, 288,532,606 shares and 3,994,000 shares held by Lasting Legend Ltd., Better Joy Overseas Ltd. and The L3G Capital Trust respectively, representing approximately 9.40%, 23.47% and 0.33% of the issued share capital of the Company. Lasting Legend Ltd., Better Joy Overseas Ltd. and The L3G Capital Trust are owned by persons and/or trusts associated with Mr. Ho, Lawrence Yau Lung.
- Ms. Lo Sau Yan, Sharen is the spouse of Mr. Ho, Lawrence Yau Lung and is deemed to be interested in the shares of the Company in which Mr. Ho, Lawrence Yau Lung is interested under the SFO.
- 5. Out of the 71,532,200 shares of the Company, 13,732,100 shares are held in lending pool.
- 6. Pursuant to an agreement dated 11 May 2005 entered into between Great Respect Limited, Melco PBL Entertainment (Greater China) Limited (now known as MPEL (Greater China) Limited) and the Company, convertible loan notes of the Company in the total principal amount of HK\$1,175,000,000 were issued to Great Respect Limited on 5 September 2005 on the terms set out in the agreement. Upon exercise in full of such convertible loan notes, a total of 117,912,694 shares, representing 8.75% of the enlarged issued share capital of the Company, will be issued by the Company. Great Respect Limited is a company controlled by a discretionary family trust, the beneficiaries of which include Mr. Ho, Lawrence Yau Lung and his family members. SG Trust (Asia) Ltd. is the trustee of the aforesaid discretionary family trust. The shareholders have approved the issue of the convertible loan notes. Hence, no offer under Rule 26 of the Takeovers Code will be made on full conversion.
- Dr. Ho Hung Sun, Stanley also holds 3,127,107 shares and 18,587,789 shares of the Company through a controlled corporation, Lanceford Company Limited and in person respectively.

Save as disclosed herein, as at 30 June 2008, the Company has not been notified of any other interests or short positions in the shares and underlying shares of the Company which had been recorded in the register required to be kept under Section 336 of the SFO.

SHARE OPTION SCHEME

At an extraordinary general meeting of the Company held on 8 March 2002, the shareholders of the Company approved the adoption of a share option scheme (the "Scheme") under which the directors of the Company may, at their discretion, grant to any participants of the Scheme which include the Company's directors (including independent non-executive directors), executives, employees, consultants, professionals and other advisers of the Group, share options to subscribe for the Company's shares, subject to the terms and conditions as stipulated therein. A summary of the movement of the share options for the six months ended 30 June 2008 is as follows:

	Number of share options								
Category of participants	Outstanding at 1 January 2008	Reclassified during the period	Granted during the period	Exercised during the period	Lapsed during the period	Outstanding at 30 June 2008	Date of grant of share options	Share price at date of grant of share options HK\$	price of
Directors	140,000	-	-	(140,000)	-	-	17.09.2004	1.6875	1.6875
Directors ⁴	200,000	-	-	-	-	200,000	01.02.2005	7.4000	7.4000
Directors ⁵	400,000	-	-	-	-	400,000	13.02.2006	11.7500	11.8000
Directors ⁶	900,000	-	-	-	-	900,000	03.04.2006	15.7000	15.8700
Directors ⁷	-	-	204,000	-	-	204,000	28.02.2008	11.5000	11.5000
Directors ⁸			1,316,520			1,316,520	01.04.2008	10.7000	10.8040
Sub-total	1,640,000		1,520,520	(140,000)		3,020,520			
Employees ⁹	620,000	-	-	(70,000)	-	550,000	17.09.2004	1.6875	1.6875
Employees ¹⁰	905,400	-	-	(625,400)	-	280,000	01.02.2005	7.4000	7.4000
Employees ¹¹	4,050,000	(990,000)	-	-	(50,000)	3,010,000	13.02.2006	11.7500	11.8000
Employees ¹²			1,163,100			1,163,100	01.04.2008	10.7000	10.8040
Sub-total	5,575,400	(990,000)	1,163,100	(695,400)	(50,000)	5,003,100			
Others ¹³	9,900,000	-	_	_	-	9,900,000	17.09.2004	1.6875	1.6875
Others	20,000	-	-	(20,000)	-	-	01.02.2005	7.4000	7.4000
Others ¹⁴	550.000	990,000	-	-	-	1,540,000	13.02.2006	11.7500	11.8000
Others ¹⁵			45,900			45,900	01.04.2008	10.7000	10.8040
Sub-total	10,470,000	990,000	45,900	(20,000)		11,485,900			
Total	17,685,400		2,729,520	(855,400)	(50,000)	19,509,520			

Notes:

1. The vesting period of the share options is from the date of grant until the commencement of the exercisable period.

- As at 30 June 2008, the Company had 19,509,520 share options outstanding under the Scheme. The exercise in full of the outstanding share options would, under the present capital structure of the Company, result in the issue of 19,509,520 additional ordinary shares of the Company and additional share capital of approximately HK\$9,754,760 and share premium of approximately HK\$113,756,333 before issue expenses.
- 3. During the period, no share options were cancelled under the Scheme. In respect of the share options exercised during the period, the weighted average closing price of the shares of the Company immediately before the dates on which the options were exercised was HK\$10.74.
- As at 30 June 2008, 200,000 share options may be exercised during the period from 17 September 2009 to 7 March 2012.

- 5. Among 400,000 share options as at 30 June 2008, 130,000 share options may be exercised during the period from 1 April 2008 to 31 January 2016, 130,000 share options may be exercised during the period from 1 April 2010 to 31 January 2016 and 140,000 share options may be exercised during the period from 1 April 2012 to 31 January 2016.
- 6. Among 900,000 share options as at 30 June 2008, 300,000 share options may be exercised during the period from 3 April 2008 to 2 April 2016, 300,000 share options may be exercised during the period from 3 April 2010 to 2 April 2016 and 300,000 share options may be exercised during the period from 3 April 2012 to 2 April 2016.
- 7. Among 204,000 share options as at 30 June 2008, 68,000 share options may be exercised during the period from 1 April 2009 to 27 February 2018, 68,000 share options may be exercised during the period from 1 April 2010 to 27 February 2018 and 68,000 share options may be exercised during the period from 1 April 2011 to 27 February 2018.
- Among 1,316,520 share options as at 30 June 2008, 438,840 share options may be exercised during the period from 1 April 2009 to 31 March 2018, 438,840 share options may be exercised during the period from 1 April 2010 to 31 March 2018 and 438,840 share options may be exercised during the period from 1 April 2011 to 31 March 2018.
- 9. Among 550,000 options as at 30 June 2008, 170,000 options may be exercised during the period from 17 March 2005 to 7 March 2012, 250,000 options may be exercised during the period from 17 September 2005 to 7 March 2012, 110,000 options may be exercised during the period from 17 September 2006 to 7 March 2012 and 20,000 options may be exercised during the period from 17 March 2008 to 7 March 2012.
- 10. As at 30 June 2008, 280,000 share options may be exercised during the period from 17 March 2008 to 7 March 2012.
- 11. Among 3,010,000 options as at 30 June 2008, 1,002,500 options may be exercised during the period from 1 April 2008 to 31 January 2016, 982,000 options may be exercised during the period from 1 April 2010 to 31 January 2016, 815,500 options may be exercised during the period from 1 April 2012 to 31 January 2016, 68,000 options may be exercised during the period from 3 January 2016, 68,000 options may be exercised during the period from 3 January 2016, 68,000 options may be exercised during the period from 3 January 2016, 68,000 options may be exercised during the period from 3 January 2016 and 74,000 options may be exercised during the period from 3 April 2012 to 31 January 2016.
- 12. Among 1,163,100 share options as at 30 June 2008, 387,700 share options may be exercised during the period from 1 April 2009 to 31 March 2018, 387,700 share options may be exercised during the period from 1 April 2010 to 31 March 2018 and 387,000 share options may be exercised during the period from 1 April 2011 to 31 March 2018.
- 13. Among 9,900,000 options as at 30 June 2008, 4,800,000 options may be exercised during the period from 17 March 2005 to 7 March 2012, 4,900,000 options may be exercised during the period from 17 September 2005 to 7 March 2012, 100,000 options may be exercised during the period from 17 September 2006 to 7 March 2012 and 100,000 options may be exercised during the period from 17 March 2008 to 7 March 2012.
- 14. Among 1,540,000 options as at 30 June 2008, 397,500 options may be exercised during the period from 1 April 2008 to 31 January 2016, 418,000 options may be exercised during the period from 1 April 2010 to 31 January 2016, 634,500 options may be exercised during the period from 1 April 2012 to 31 January 2016, 29,000 options may be exercised during the period from 3 April 2008 to 31 January 2016, 29,000 options may be exercised during the period from 3 April 2010 to 31 January 2016 and 32,000 options may be exercised during the period from 3 April 2012 to 31 January 2016.
- 15. Among 45,900 options as at 30 June 2008, 15,300 share options may be exercised during the period from 1 April 2009 to 31 March 2018, 15,300 share options may be exercised during the period from 1 April 2010 to 31 March 2018 and 15,300 share options may be exercised during the period from 1 April 2011 to 31 March 2018.

SHARE AWARD SCHEMES

On 18 October 2007, the Company adopted two share incentive award schemes, namely The Melco Share Purchase Scheme Trust (the "Share Purchase Scheme") and The Melco Share Award Scheme Trust (the "Share Subscription Scheme"). Directors of the Company and any subsidiary and other connected persons will only be entitled to participate in the Share Purchase Scheme. The Shares to be awarded pursuant to the Share Purchase Scheme and/or the Share Subscription Scheme may be awarded in such manner as the Board may determine from time to time in order to recognize the contributions of certain employees, to seek to retain them for the continued operation and development of the Group, and to attract suitable personnel for the further development of the Group. Summaries of the major terms of the Share Purchase Scheme and the Share Subscription Scheme are set out in the announcement of the Company dated 18 October 2007.

During the six months period ended 30 June 2008, the following shares of the Company were awarded to the directors and selected employees of the Company and/or its subsidiaries pursuant to the terms of the rules and trust deed of the Share Purchase Scheme:

	Nu					
Category of participants	Outstanding at 1 January 2008	Awarded during the period	Vested during the period	Outstanding at 30 June 2008	Date of award	Vesting date
Directors Directors	-	60,000 60,000	(60,000)		28.02.2008 28.02.2008	31.03.2008 31.03.2009
Directors	-	60,000	-	60,000	28.02.2008	31.03.2010
Directors Directors Directors	- -	16,000 16,000 16,000	- - -	16,000 16,000 16,000	28.02.2008 28.02.2008 28.02.2008	01.04.2009 01.04.2010 01.04.2011
Directors Directors Directors		131,790 131,765 131,765	(131,790) 	131,765 131,765	01.04.2008 01.04.2008 01.04.2008	01.04.2008 01.04.2009 01.04.2010
Sub-total	-	623,320	(191,790)	431,530		
Employees Employees Employees		105,320 105,320 105,320	(105,320)	105,320 105,320	01.04.2008 01.04.2008 01.04.2008	01.04.2008 01.04.2009 01.04.2010
Sub-total		315,960	(105,320)	210,640		
Total		939,280	(297,110)	642,170		

CORPORATE GOVERNANCE PRACTICES

In 2005, the Group adopted its Code on Corporate Governance (the "Company Code"), which sets out the corporate standards and practices used by the Group in directing and managing its business affairs. The Company Code was prepared with reference to the principles, Code Provisions and Recommended Best Practices stipulated in the Code on Corporate Governance Practices (the "HKSE Code") contained in Appendix 14 of the Rules Governing the Listing of Securities of The Stock Exchange of Hong Kong Limited, which came into effect on 1 January 2005. The Company Code not only formalizes the Group's existing corporate governance principles and practices, but also serves to assimilate practices with benchmarks prescribed by the Stock Exchange, ultimately ensuring that the Group runs a highly transparent operation and is accountable to its shareholders.

The Company has complied with all provisions in the Company Code and the HKSE Code throughout the six months ended 30 June 2008, except for the following deviations:

- (i) Pursuant to the code provision A.2.1 of the HKSE Code, the roles of the Chairman and Chief Executive Officer of a listed company should be separate and should not be performed by the same individual. However, in view of the present composition of the Board, the in depth knowledge of Mr. Ho, Lawrence Yau Lung of the operations of the Group and of the gaming and entertainment sector in Macau in general, his extensive business network and connections in that sector and the scope of operations of the Group, the Board believes it is in the best interests of the Company for Mr. Ho, Lawrence Yau Lung to assume the roles of Chairman and Chief Executive Officer at this time and such arrangement be subject to review by the Board from time to time.
- (ii) Code provision A.4.1 of the HKSE Code provides that Non-executive Directors should be appointed for specific term, subject to re-election. The Company has deviated from this provision in that all Non-executive Directors of the Company are not appointed for specific term. They are, however, subject to retirement and re-election every three years. The reason for the deviation is that the Company does not believe that arbitrary term limits on directors' service are appropriate given that directors ought to be committed to representing the long term interests of the Company's shareholders and the retirement and re-election requirements of Non-executive Directors have given the Company's shareholders the right to approve continuation of Non-executive Directors' offices.

The Company set up the following board committees to ensure maintenance of a high corporate governance standard:

- a. Executive Committee;
 - (i) Business Development Sub-Committee
 - (ii) Property Sub-Committee
- b. Audit Committee;
- c. Remuneration Committee;
- d. Nomination Committee;
- e. Finance Committee;
- f. Regulatory Compliance Committee; and
- g. Corporate Social Responsibility Committee.

Term of reference of all the aforesaid committees have been posted on the Company's website.

SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix 10 of the Listing Rules as its own code of conduct and rules governing dealings by all directors in the securities of the Company. Having made specific enquiry of the Directors of the Company, all the Directors confirmed that they have complied with the required standard of dealings and code of conduct regarding securities transactions by directors set out in the Model Code throughout the six months ended 30 June 2008.

PURCHASE, REDEMPTION OR SALE OF THE COMPANY'S LISTED SECURITIES

During the six months ended 30 June 2008, the Company had not redeemed any of its shares and neither the Company nor any of its subsidiaries had purchased or sold any of the Company's shares, except that the trustee of Share Purchase Scheme had, pursuant to the terms of the rules and trust deed of the Share Purchase Scheme, purchased on the Stock Exchange a total of 2,449,000 shares of the Company. The total amount paid to acquire these shares during the period was approximately HK\$24,000,000.

INDEPENDENT REVIEW

The interim results for the six months ended 30 June 2008 are unaudited, but have been reviewed in accordance with Hong Kong Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants by the Company's auditor, whose independent review report is included in this interim report.

BOARD OF DIRECTORS

As at the date of this report, the Board comprises three Executive Directors; namely Mr. Ho, Lawrence Yau Lung (Chairman and Chief Executive Officer), Mr. Tsui Che Yin, Frank and Mr. Chung Yuk Man, Clarence (Chief Operating Officer); one Non-executive Director, namely Mr. Ng Ching Wo; and three Independent Non-executive Directors, namely Sir Roger Lobo, Dr. Lo Ka Shui and Mr. Sham Sui Leung, Daniel.