Eagle Asset Management (CP) Limited

Suite 3008, 30th Floor Great Eagle Centre 23 Harbour Road Wanchai Hong Kong

Fair Vantage Limited

The offices of
Offshore Incorporations (Cayman) Limited
Scotia Centre, 4th Floor
P.O. Box 2804, George Town
Grand Cayman KY1-1112
Cayman Islands

13 August 2012

Citibank, N.A., London Branch (as Bond Trustee) 14th Floor, Citigroup Centre Canada Square Canary Wharf London E14 5LB United Kingdom

Attn: Agency and Trust Fax no. (44) 20 7500 5857 / (44) 20 7500 5877

with a copy to:
Citibank, N.A., Hong Kong Branch
39th Floor, Citibank Tower
Citibank Plaza
3 Garden Road
Central, Hong Kong

Attn: Agency and Trust Fax no. (852) 2868 8048

and

Citibank, N.A., London Branch (as Agents) 21st Floor, Citigroup Centre Canada Square Canary Wharf London E14 5LB United Kingdom

Attn: Agency and Trust – Bond Paying Agency Department Fax no. (44) 20 7508 3878

and

The Bondholders

Dear Sirs,

HK\$4,680,000,000 1% Guaranteed Convertible Bonds due 2013 (the "Bonds") issued by Fair Vantage Limited convertible into units (the "Unit(s)") of Champion Real Estate Investment Trust ("Champion REIT")

Reference is made to the trust deed dated 3 June 2008 constituting the Bonds ("Trust Deed"), the paying and conversion agency agreement dated 3 June 2008 in relation to the Bonds ("Agency

Agreement") and the terms and conditions of the Bonds ("T&C") (collectively, the "Bond Documents"). Unless otherwise defined, all capitalized terms used in this notice shall have the same meanings as defined in the Bond Documents.

Pursuant to Clauses 8.1, 8.2 and 8.4 of the Trust Deed, Clauses 7.6, 7.7 and 17.2 of the Agency Agreement and Conditions 7.5.10, 7.7 and 18 of the T&C, we hereby give you (in your capacity as the Bond Trustee and the Agents) and the Bondholders notice that:

- (a) a meeting of the board of directors of the REIT Manager (the "Board") was held on 13 August 2012 and the Board has announced the interim results for Champion REIT in respect of the six months ended 30 June 2012, as more particularly set out in the attached announcement of Champion REIT dated 13 August 2012 (the "Announcement");
- (b) based on the total distributable amount for the six months ended 30 June 2012 as stated in the Announcement, the distribution per Unit is HK\$0.1161 as determined in accordance with the T&C, which exceeds an amount equal to 2.5% of the Average Closing Price of one Unit for the relevant period as stipulated in Condition 7.5.5 of the T&C. Therefore, there will be an Excess Distribution within the meaning of the T&C, thereby giving rise to an adjustment to the Conversion Price under the T&C. The Excess Distribution is expected to be made on 18 September 2012. Accordingly, the above adjustment is expected to take effect from 9 October 2012 (the "Adjustment Date"):
- (c) as at the date hereof, the Conversion Price is HK\$3.44 per Unit. With effect from the Adjustment Date, the Conversion Price will be HK\$3.40 per Unit;
- (d) should there be any further adjustment ("Further Adjustment") of the Conversion Price prior to the Adjustment Date, we will provide you with a revised notice in accordance with the Bond Documents, setting out (amongst other things) how the Conversion Price will be adjusted for the Further Adjustment, as well as how the Conversion Price will be adjusted for the Excess Distribution referred to in this notice. Please note that both Champion REIT and Fair Vantage have published an announcement in relation to an Invitation to Eligible Bondholders to convert their Bonds as detailed in the attached announcement dated 13 August 2012. If the invitation is accepted in full, we expect the conversion price to remain unchanged at HK\$3.44 per Unit on the Adjustment Date.
- (e) the record date for determining the entitlement of the distribution as stated in the attached Announcement for Closure of Register of Unitholders and Payment Date of Interim Distribution is 24 September 2012; and
- (f) the Register of Unitholders of Champion REIT will be closed from Wednesday, 19 September 2012 to Monday, 24 September 2012, both days inclusive, during which period no transfer of Units will be effected for the purpose of identifying those Unitholders who will be qualified for the distribution in respect of the six months ended 30 June 2012.

If you require any further information, please do not hesitate to contact us.

Yours faithfully, For and on behalf of Eagle Asset Management (CP) Limited (as manager of Champion Real Estate Investment Trust)

Yours faithfully, For and on behalf of Fair Vantage Limited

Lee Ching Ming, Adrian Executive Director and Chief Executive Officer Lee Ching Ming, Adrian Director

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Champion Real Estate Investment Trust

(a Hong Kong collective investment scheme authorised under section 104 of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong)) (Stock Code: 2778)

managed by

Eagle Asset Management Eagle Asset Management (CP) Limited

2012 INTERIM RESULTS ANNOUNCEMENT

Champion Real Estate Investment Trust is a trust formed to own and invest in incomeproducing office and retail properties and is one of Asia's 10 largest REITs outside of Japan
by market capitalization. The Trust's focus is on Grade-A commercial properties in prime
locations. It currently offers investors direct exposure to 2.85 million sq. ft. of prime office and
retail floor area by way of two landmark properties in Hong Kong, Citibank Plaza and
Langham Place, one on each side of the Victoria Harbour.

INTERIM RESULTS

The board of directors ("Board") of Eagle Asset Management (CP) Limited ("REIT Manager") as manager of Champion Real Estate Investment Trust ("Champion REIT" or "Trust") is pleased to announce the financial results of the Trust for the six months ended 30 June 2012 ("Period").

FINANCIAL HIGHLIGHTS

(in HK\$' million, unless otherwise specified)

	6 Months Ended 30 Jun 2012	6 Months Ended 30 Jun 2011	% Change
Total Revenue	1,011	950	+ 6.4 %
Property Operating Expenses	181	186	- 2.7 %
Net Property Income	830	765	+ 8.5 %
Profit After Tax	1,267	3,877	- 67.3%
Distributable Income	642	569	+ 12.8 %
Distribution Amount	577	518	+ 11.4 %
Distribution per Unit (HK\$)	0.1161	0.1045	+ 11.1%
Expense Ratio (%)	17.9	19.6	- 1.7 % 1

	At 30 Jun 2012	At 31 Dec 2011	% Change
Gross Value of Portfolio	55,800	54,857	+ 1.7 %
Net Asset Value per Unit (HK\$)	7.94	7.82	+ 1.5 %
Gearing Ratio (%)	24.5	25.0	- 0.5 % 1

Notes

1 Absolute change is used for figures stated in percentages.

MANAGEMENT DISCUSSION AND ANALYSIS

Overview

Gross Revenue for the six months ended 30 June 2012 was HK\$1,011 million, an increase of 6.4% compared to the same period a year ago. This improvement was driven by a steadier performance of Citibank Plaza and the continued growth at Langham Place Mall. While Central District office rents have been weakening due to the contraction of the banking sector, reduced average vacancy resulted in a HK\$27 million increase in revenue at Citibank Plaza. Income from Langham Place continued to grow as it maintained very high occupancy levels in both the Office Tower and the Mall. At the same time, turnover rental income from the Mall increased significantly on the back of strong sales growth of the tenants. Revenue contributed by Langham Place increased by HK\$33 million. Over the same period, Operating Expenses of the REIT decreased 2.7% to HK\$181 million mainly because of the smaller amount of leases expiring this year and hence lower leasing commissions. Consequently, Net Property Income grew more than Gross Revenue, increasing 8.5% to HK\$830 million.

The appraised value of the Trust's properties as of 30 June 2012 increased 1.7% from 31 December 2011 to HK\$55,800 million. As a result of this increase, the Gearing Ratio saw a corresponding improvement from 25.0% to 24.5%. Net Asset Value was HK\$7.94 per Unit as compared to HK\$7.82 per Unit at the end of 2011.

Profit After Tax was HK\$1,267 million for the Period, a drop of HK\$2,610 million or 67.3%, mainly due to lower net revaluation gains of only HK\$882 million as compared to HK\$3,636 million for the first half of last year. Excluding revaluation gains and other items that are non-cash in nature, Distributable Income for the Period was HK\$642 million, up 12.8% from the first half of 2011. The Distribution Amount, at a 90% distribution ratio, is HK\$577 million. The Distribution per Unit ("DPU") for the Period will be HK\$0.1161, up 11.1% from a year ago. An invitation has been issued to convert some of the REIT's outstanding convertible bonds. Upon conversion of these bonds, the number of unit outstanding will be increased by as much as 16%, resulting in a proportional reduction in DPU for 2012. Please refer to the Outlook section for further elaboration.

Operational Review

	6 Months Ended 30 Jun 2012	6 Months Ended 30 Jun 2011	% Change
Citibank Plaza	HK\$'000	HK\$'000	
Revenue	596,808	569,873	+ 4.7%
Operating Expenses	97,390	106,292	-8.4%
Net Property Income	499,418	463,581	+ 7.7%
Langham Place Office	120 002	126 202	. 2.00/
Revenue	128,882	126,392	+ 2.0%
Operating Expenses	24,995	25,500	- 2.0%
Net Property Income	103,887	100,892	+ 3.0%
Langham Place Mall			
Revenue	285,093	254,169	+ 12.2%
Operating Expenses	58,229	53,760	+ 8.3%
Net Property Income	226,864	200,409	+ 13.2%

Citibank Plaza

The office leasing market in Central has remained soft in the first half of 2012. The European debt crisis remains a source of financial uncertainty at a time when banks are facing tightening capital requirements from the ongoing implementation of Basel III. This has resulted in the downsizing of space requirements by many major banks. While demand waned in the District, there continued to be no significant new supply of premium-grade office space. Thus incremental demand from new and upgrading Mainland-based Chinese companies, international mining companies and law firms building a presence in Hong Kong, has moderated the fall in overall occupancy in Central, which was around 95% at mid-year, although it has slipped below 90% for some individual buildings. Competition among landlords for tenants has intensified and rents have corrected by about 15% from the levels of year end 2011.

Occupancy at Citibank Plaza decreased from 90.4% at the beginning of the year to 88.7% as of 30 June 2012, following the relocation of some government departments to the new Government Headquarters and downsizing of several financial and legal tenants. Outstanding lease expiries in the second half of 2012 now stand at 5.7% of the total floor area.

Average Monthly Office Passing Rents at Citibank Plaza (HK\$ per sq. ft. of lettable area)

Dec 11	Jan 12	Feb 12	Mar 12	Apr 12	May 12	Jun 12
85.15	85.36	85.83	85.83	85.98	85.68	86.10

Spot rents at Citibank Plaza are currently priced around HK\$85 per sq. ft. to support occupancy. While the average rent for leases expiring in 2012 of HK\$97.71 per sq. ft. is higher than the spot rent, there were a number of leases that commenced in the first half but were negotiated in 2011 when rent levels were still above HK\$100 per sq. ft. That has allowed the average passing rent at 30 June 2012 to rise slightly to HK\$86.10 per sq. ft.

Net Property Income at Citibank Plaza increased 7.7% year-on-year to HK\$499 million. Revenue increased from HK\$570 million for the first half of 2011 to HK\$597 million for 2012. This was largely driven by the increase in average occupancy, which increased from 86.6% to 88.5% for the first half. Rental commissions fell from HK\$21.8 million to HK\$6.1 million due to the lower volume of new leasing done during the Period which allowed total property operating expenses decrease by 8.4% year-on-year.

Langham Place Office Tower

The occupancy rate increased from 96.8% as of 31 December 2011 to 98.0% at mid-year 2012. The resilience of the economy outside of the financial sector has sustained demand for office space across all office districts on the Kowloon Peninsula. The vacant stock in East Kowloon has been largely absorbed and rents there have firmed up significantly. Consequently, rents in other parts of Kowloon have continued to move up in the first half of 2012.

Average Monthly Office Passing Rents at Langham Place (HK\$ per sq. ft. of gross floor area)

Dec 11	Jan 12	Feb 12	Mar 12	Apr 12	May 12	Jun 12
27.43	27.48	27.51	27.57	28.06	28.06	28.09

Spot rents at the Langham Place Office Tower have been kept steady at the HK\$32-38 per sq. ft. range, though recent transactions have been done closer to the upper end of that range. Passing rents have been rising steadily since 2010 and continued to do so during the Period as lower rents previously contracted reverted to the market.

Revenue at the Office Tower was HK\$129 million, compared to HK\$126 million for the corresponding period in 2011. Operating expenses were stable at HK\$25 million and Net Property Income grew in line with revenue, from HK\$101 million to HK\$104 million.

Langham Place Mall

The Mall continued to enjoy very high levels of foot traffic and remained virtually fully let at mid-year 2012. The focus of the Mall on mid-price fashion has allowed it to outperform the HK-wide retail market during the Period. The Mall has so far not been affected by the recent slowdown in spending on luxury items by mainland visitors. Driven by a constantly improving mix of quality retailers, average sales per sq. ft. for tenants at the Mall for the first half grew 16.4% year-on-year. The leading segment within the mall was Beauty and Skincare which saw sales growth of 27.4%.

Average Monthly Retail Passing Rents at Langham Place (HK\$ per sq. ft. of lettable area, excluding turnover rent)

Dec 11	Jan 12	Feb 12	Mar 12	Apr 12	May 12	Jun 12
100.77	100.77	100.97	102.02	102.12	102.56	102.65

Demand for retail space from new tenants has remained strong, giving the landlord considerable pricing power. The average Passing Rent Rate increased from HK\$100.77 at the end of 2011 to HK\$102.65 per sq. ft. as of June 2012. A year ago in June 2011, the passing rent rate was HK\$98.48 per sq. ft. In spite of increases in base rents for some tenants upon lease renewal, there has been little erosion in turnover rents. To the contrary, turnover rents for the first half of 2012 increased by 75% year-on-year from HK\$22.6 million to HK\$39.5 million. That was an indication that tenant sales growth has outpaced the increase in base rents. Turnover rents for the first half of 2012 were an additional HK\$20.64 per sq. ft. on top of the passing rent, as compared to HK\$11.82 per sq. ft. a year ago.

Revenue increased by 12.2% from HK\$254 million to HK\$285 million. This was a reflection of the follow-on effect of rent rate increases on leases rolled over in the second half of 2011. A 20% increase in roadshow and other rental related income also contributed HK\$9 million to the improvement. Operating expenses were up HK\$4.4 million to HK\$58.2 million for the Period but the increase of 8.3% was lower than the revenue growth. Net Property Income as a result increased by 13.2% from HK\$200 million to HK\$227 million.

Outlook

The remainder of 2012 will continue to pose challenges for our leasing activities at Citibank Plaza. The debt crisis in Europe has shown no signs of early resolution and will continue to dampen global economic growth. At the same time growth in China has been slowing at a faster than expected pace. Over the coming months, reduced space requirements and decentralization by the banking industry will continue to affect the Central office market. The dearth in supply of new office space in Central and incremental demand from smaller users should however help to lessen the impact. Though less than 6% of the floor area in Citibank Plaza will see their leases expire over the rest of the year, we will continue our flexibility with leasing terms to upkeep occupancy in an increasingly competitive market.

Outside of Central rents have remained firm so far. At Langham Place we expect continued high levels of occupancy for the Office Tower. While there exists a gap between passing and market rents that can be closed over time, there is minimal space expiring for the rest of 2012 and rental income from the office portion of Langham Place is expected to remain relatively steady in the second half of the year. Next year, 51% of the floor area will be expiring in addition to a further 10% undergoing rent review. By then, we should begin to see the monetization of the rental gap into higher revenue. Nonetheless, there is always the possibility that the slow pace of economic growth in China may eventually curtail demand for office space from the non-financial sectors. We will therefore maintain a prudent pricing strategy to safeguard the occupancy at the Office Tower.

With its excellent location, its ever-improving tenant mix and successful marketing campaigns, Langham Place Mall has remained a location of choice for popular cosmetics brands and mid-priced fashion and accessory retailers. The Mall's emphasis on the younger demographic with increasing spending power has allowed tenant sales to continue expanding at a respectable pace in spite of a general deceleration in HK retail sales growth. All leases

expiring in 2012 have been rolled over but as leases are renewed ahead of time, new contracts with generally higher rents covering 18% of the floor area have yet to come into effect in the first half. Their positive impact on income will be seen in the second half. Revenue should also be higher in the second half when turnover rents are usually higher because of seasonality. Thus we should continue to see growth in rental income at the Mall in the second half.

In the past 18 months, the liquidity in the Hong Kong syndicated bank lending market has tightened considerably and financing costs have increased. In view of the volatility of the global financial markets, it would be prudent for us to plan early for an anticipated refinancing requirement of HK\$8,161 million in 2013. Part of this debt due in 2013 is a principal amount of HK\$4,605 million of convertible bonds. After factoring in the redemption premium at maturity that bondholders are entitled to, these bonds would not normally convert below a unit price of HK\$4.27. To optimize Champion REIT's capital structure, an invitation has been issued to bondholders to convert up to a principal amount of HK\$2,750 million in exchange for an incentive payment of HK\$2,215 for each HK\$10,000 in principal amount of the Bonds converted under the invitation. The invitation will cost approximately HK\$609 million if it is fully accepted but will reduce overall debt and raise equity for the REIT, reducing gearing from 24.5% to 19.9%. In particular, the quantum required for refinancing debt maturing in 2013 will be significantly reduced, placing Champion REIT in a better position to secure more favourable borrowing terms in 2013. However, the number of unit outstanding will be increased by approximately 16%, resulting in a proportional reduction in DPU for 2012. This impact to DPU is immediate, but savings in interest expense will only be felt in 2013 and after. For further details, please refer to the separate announcement regarding the invitation issued on the same date as this announcement.

The present problems in the world financial markets could create uncertainties in the Hong Kong office and retail markets. However, based on the low level of office expiries for the remainder of 2012 and the relatively bright prospects of Langham Place Mall, we expect the property income of the REIT to show further improvement in the second half of the year.

VALUATION OF PROPERTIES

According to the Property Valuation Reports issued by Savills Valuation and Professional Services Limited on 26 July 2012, the valuation of the properties of Champion REIT broken down by usage as of 30 June 2012 is as follows:

	Citibank Plaza	Langham Place	Sub-total
Jun 2012 Valuation	HK\$ mil	HK\$ mil	HK\$ mil
Office	35,267	6,648	41,915
Retail	407	12,546	12,953
Car Park	281	225	506
Miscellaneous	300	126	426
Total	36,255	19,545	55,800

Champion REIT's property portfolio is now valued at HK\$55.8 billion, an increase of HK\$0.94 billion from the December 2011 valuation of HK\$54.86 billion. The capitalization rate used to value Citibank Plaza has been decreased from 4.0% to 3.5% based on recent transactions of Grade A office properties in Central. However, projected rents of Citibank Plaza have been reduced since the last valuation largely offsetting the change in capitalization rate, resulting in 0.5% decrease in the appraised value of Citibank Plaza. The capitalization rate used to value the Langham Place Office Tower was reduced from 4.2% to 4.1% resulting in a 2.4% increase in appraised value. The capitalization rate used to value the Langham Place Mall remained unchanged at 4.1%, but rental assumptions have improved resulting in an 8.1% increase in appraised value.

FINANCIAL REVIEW

Distributions

Distribution Amount

The Distribution Amount of Champion REIT for the Period was HK\$577,384,000, calculated as 90% of Champion REIT's total available distributable income of HK\$641,538,000.

For the same period last year, the Distribution Amount of Champion REIT was HK\$517,955,000, calculated as 90% of Champion REIT's total distributable income of HK\$568,784,000 plus additional amount of HK\$6,050,000 at the discretion of REIT Manager.

Distribution per Unit

The distribution per unit for the Period was HK\$0.1161. This represents an annualized distribution yield of 7.2% based on the closing price of HK\$3.21 as at 29 June 2012. Such distribution per unit, however, is subject to adjustment upon the issuance of new units between 1 July 2012 and the record date, including but not limited to the issuance of conversion units pursuant to the outstanding invitation to Bondholders to convert their bonds. Assuming the maximum amount of HK\$2,750 million of bonds under the invitation is converted, the interim distribution per unit will be adjusted to HK\$0.1000. A further announcement will be made to inform unitholders of the actual distribution per unit for the Period.

Debt Profile

As at 30 June 2012, total outstanding borrowings of the Trust amounted to HK\$14,059 million. The total borrowings comprised:

- HK\$2,454 million term loan which is repayable in full in June 2013
- HK\$4,605 million convertible bonds in principal amount which will mature in June 2013
- HK\$7,000 million term loan which is repayable in full in May 2014

The maturity profile of the Trust's borrowings is as follows:

	30 Jun	30 Jun 2012			
	HK\$ million	% of total			
Due in year 2013	7,059	50.2			
Due in year 2014	7,000	49.8			
Total	14,059	100.0			

As a first step of the refinancing arrangement for the term loan and convertible bonds that are falling due in 2013, the Trust through Fair Vantage Limited, the issuer of HK\$4,680,000,000 1 per cent Guaranteed Convertible Bonds due 2013, is inviting its bondholders (the "Bondholders") to convert their bonds into Units. Bondholders accepting the invitation will receive an incentive payment of HK\$2,215 for each HK\$10,000 in principal amount of the Bonds so converted. Please refer to the separate announcement as of today for the details of the invitation. Upon the completion of the invitation, the Trust will arrange the refinancing of the remaining quantum in due course.

As at 30 June 2012, the outstanding convertible bonds have the following features:

Features	
Principal amount	HK\$4,605 million
Coupon rate	1% per annum
Maturity date	3 June 2013
Redemption price	123.94%
Latest conversion price	HK\$3.44

As at 30 June 2012, all bank loans of the Trust, representing 67% of the Trust's total debt, were on floating-rate basis. The REIT Manager will monitor interest rate movements and may, depending on market conditions, consider putting in place interest rate swap arrangements in respect of the loan facilities in place.

The valuation of the Trust's investment properties at 30 June 2012 was appraised at HK\$55,800 million, representing a 1.7% appreciation from HK\$54,857.3 million achieved at 31 December 2011. Consequently, the Gearing Ratio, or total borrowings as a percentage of gross assets was decreased slightly to 24.5% as at 30 June 2012 as compared to 25% as at 31

December 2011. The gross liabilities (excluding net assets attributable to unitholders) as a percentage of gross assets were 31.1%.

Net Assets Attributable To Unitholders

Driven primarily by an increase in the fair value of investment properties, Net Assets Attributable to Unitholders was HK\$39,502.3 million or HK\$7.94 per Unit as at 30 June 2012, increased by HK\$746.7 million or HK\$0.12 per Unit as compared to the value of HK\$38,755.6 million or HK\$7.82 per unit as at 31 December 2011. The Net Asset Value per Unit of HK\$7.94 represented a 147.4% premium to the closing unit price of HK\$3.21 as at 29 June 2012.

Cash Position

As at 30 June 2012, Champion REIT had total undrawn bank loan facilities of HK\$500 million (31 December 2011: HK\$500 million) and a cash balance of HK\$1,370.4 million (31 December 2011: HK\$1,292.8 million). Currently, investment properties of Champion REIT with a fair value of HK\$5,839 million as at 30 June 2012 are free of encumbrances. This will facilitate additional financing if necessary. Taking into consideration the financial resources available to the REIT, Champion has sufficient liquid assets to satisfy its working capital and operating requirements.

Pledge Assets

As at 30 June 2012, investment properties of Champion REIT with a fair value of HK\$49,961 million (31 December 2011: HK\$49,072.3 million), together with assignments of sales proceeds, insurance proceeds, rental income, revenues and all other income generated from the properties, were mortgaged to the bond trustee to secure the obligations of the issuer of the convertible bonds or pledged to secure the banking facilities granted to the REIT.

Commitments

As at 30 June 2012, the Trust did not have any significant commitments.

NEW UNITS ISSUED

As at 30 June 2012, the total number of issued Units of Champion REIT was 4,973,275,011. As compared with the position of 31 December 2011, a total of 16,685,008 new Units were issued during the period. On 6 March 2012, 16,685,008 new Units were issued to the REIT Manager at the price of HK\$3.441 per Unit (being the Market Price ascribed in the Trust Deed) as payment of 60% of the Manager's Fee of approximately HK\$57,413,000 for the second half of 2011.

REAL ESTATE SALE AND PURCHASE

Champion REIT did not enter into any real estate sales and purchases transactions during the Period.

MANAGERS AND EMPLOYEES

Champion REIT is managed by the REIT Manager and does not directly employ any staff itself. The properties of the Trust are managed by various operating entities, including the REIT Manager, the Property Manager, and the DMC/Estate Managers etc. The following table summarizes the personnel establishment of the respective operating entities in connection with the operations of the properties of the Trust as of 30 June 2012:

Area of Operation	Locations				
Area of Operation	Citibank Plaza	Langham Place	Others		
General management	-	-	13		
Leasing	4	12	-		
Marketing and promotion	-	9	-		
Property management	60	148	-		
Contractors/technical staff	132	301	-		
Total	196	470	13		

CORPORATE GOVERNANCE

Champion REIT is committed to attaining global best practices and standards for all activities and transactions conducted in relation to the Trust and any matters arising out of its listing or trading on The Stock Exchange of Hong Kong Limited ("Stock Exchange"). The current corporate governance framework adopted by the REIT Manager emphasizes accountability to

all Unitholders, resolution of conflict of interest issues, transparency in reporting, compliance with relevant regulations and sound operating and investing procedures.

Champion REIT is a collective investment scheme authorised by the Securities and Futures Commission (the "SFC") under section 104 of the Securities and Futures Ordinance ("SFO") and regulated by the SFC pursuant to the provisions of the SFO and the Code on Real Estate Investment Trusts issued by the SFC (the "REIT Code") and the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules").

The REIT Manager also has in place a comprehensive set of compliance procedures and guidelines which set out the key processes, systems and measures used to implement this corporate governance framework.

During the six months ended 30 June 2012, the REIT Manager and Champion REIT have complied with the provisions of the REIT Code, the Trust Deed of Champion REIT, the relevant provisions and requirements of the SFO and the Listing Rules applicable to Champion REIT.

The REIT Manager and Champion REIT have also complied with the provisions of the Compliance Manual and all code provisions, where applicable, as set out in the Code on Corporate Governance Practices contained in Appendix 14 to the Listing Rules throughout the six months ended 30 June 2012.

The REIT Manager has adopted the Code Governing Dealings in Securities by the Management Persons ("Securities Dealings Code") on terms no less exacting than the required standard as set out in the Model Code for Securities Transactions by Directors of Listed Issuers contained in Appendix 10 to the Listing Rules. The Management Persons include directors, executive officers and the company secretary of the REIT Manager.

The REIT Manager has made specific enquiry of the Management Persons who have confirmed that they have complied with the required standard set out in the Securities Dealings Code during the Period.

PURCHASE, SALE OR REDEMPTION OF CHAMPION REIT'S SECURITIES

A general mandate for repurchase of Units in the open market was given by Unitholders at the annual general meeting held on 3 May 2012. During the six months ended 30 June 2012, neither the Manager nor any of Champion REIT's special purpose vehicles had purchased, sold or redeemed any Units pursuant to this mandate.

During the six months ended 30 June 2012, there was no purchase, sale or redemption by the Manager or any of Champion REIT's special purpose vehicles of the HK\$4,680,000,000 1% Coupon Guaranteed Convertible Bonds due 2013 issued in 2008 by Fair Vantage Limited, a special purpose vehicle of Champion REIT.

PUBLIC FLOAT

As far as the REIT Manager is aware, as at the date of this announcement, the Trust has maintained a sufficient public float with more than 25% of the issued and outstanding Units of Champion REIT being held by the public.

REVIEW OF INTERIM RESULTS

The unaudited interim results for the six months ended 30 June 2012 have been reviewed by the Disclosures Committee and the Audit Committee of the REIT Manager, and by the Trust's external auditor, Deloitte Touche Tohmatsu, 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.

ISSUANCE OF INTERIM REPORT

The Interim Report of Champion REIT for the six months ended 30 June 2012 will be despatched to Unitholders and published on the websites of the Hong Kong Exchanges and Clearing Limited (www.hkexnews.hk) and Champion REIT (www.ChampionReit.com) on or before 31 August 2012.

BOARD OF DIRECTORS

As at the date of this announcement, the Board comprises four Non-executive Directors, namely Dr. Lo Ka Shui (Chairman), Mr. Cheng Wai Chee, Christopher, Mr. Ho Shut Kan and Mr. Lo Kai Shui; one Executive Director, Mr. Lee Ching Ming, Adrian (Chief Executive Officer) and three Independent Non-executive Directors, namely Mr. Cha Mou Sing, Payson, Mr. Shek Lai Him, Abraham and Mr. Ip Yuk Keung, Albert.

By Order of the Board

Eagle Asset Management (CP) Limited

(as manager of Champion Real Estate Investment Trust)

Lo Ka Shui

Chairman

Hong Kong, 13 August 2012

CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

CONDENSED CONSOLIDATED INCOME STATEMENT

FOR THE SIX MONTHS ENDED 30 JUNE 2012

Rental income Building management fee income	NOTES 4	2012 HK\$'000 (unaudited) 915,219 85,931	2011 HK\$'000 (unaudited) 860,434 81,940
Rental related income		9,633	8,060
Total revenue Property operating expenses	5	1,010,783 (180,614)	950,434 (185,552)
Net property income Interest income Manager's fee Trust and other expenses Increase in fair value of investment properties Change in fair value of derivative components of	6	830,169 5,090 (99,620) (7,210) 938,451	764,882 4,084 (91,786) (8,288) 3,299,400
convertible bonds Change in fair value of rental stabilisation		(56,689)	336,169
arrangement Gain on settlement of convertible bonds Finance costs	7	(234,641)	17 219 (347,763)
Profit before tax and distribution to unitholders Income taxes	8 9	1,375,550 (108,873)	3,956,934 (79,759)
Profit for the period, before distribution to unith Distribution to unitholders	olders	1,266,677 (577,384)	3,877,175 (517,955)
Profit for the period, after distribution to unitho	lders	689,293	3,359,220
Basic earnings per unit	12	HK\$0.25	HK\$0.78
Diluted earnings per unit	12	HK\$0.25	HK\$0.58

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

FOR THE SIX MONTHS ENDED 30 JUNE 2012

	2012 HK\$'000 (unaudited)	2011 HK\$'000 (unaudited)
Profit for the period, after distribution to unitholders	689,293	3,359,220
Cash flow hedges: Gain arising during the period Reclassification adjustments for amounts recognised in profit or loss	<u>-</u>	59,353 63,019
	<u> </u>	122,372
Total comprehensive income for the period	689,293	3,481,592

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2012

Non-current assets Investment properties	<u>NOTES</u>	At 30 June 2012 HK\$'000 (unaudited)	At 31 December 2011 HK\$'000 (audited)
Investment properties		55,800,000	54,857,300
Current assets Trade and other receivables Tax recoverable Bank balances and cash	13	175,781 1,671 1,370,434	180,034 1,798 1,292,752
Total current assets		1,547,886	1,474,584
Total assets		57,347,886	56,331,884
Current liabilities Trade and other payables Deposits received Tax liabilities Distribution payable Secured term loans Convertible bonds	14	1,149,820 414,384 115,828 577,384 2,451,021 5,834,761	1,169,976 405,131 73,988 592,565
Total current liabilities		10,543,198	2,241,660
Non-current liabilities, excluding net assets attributable to unitholders Secured term loans Convertible bonds Deferred tax liabilities		6,966,835	9,407,481 5,632,722 294,454
Total non-current liabilities, excluding net assets attributable to unitholders		7,302,415	15,334,657
Total liabilities, excluding net assets attributable to unitholders		17,845,613	17,576,317
Net assets attributable to unitholders		39,502,273	38,755,567
Number of units in issue ('000)	15	4,973,275	4,956,590
Net asset value per unit	16	HK\$7.94	HK\$7.82

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

FOR THE SIX MONTHS ENDED 30 JUNE 2012

1. GENERAL

Champion Real Estate Investment Trust ("Champion REIT") is a Hong Kong collective investment scheme authorised under section 104 of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) and its units are listed on The Stock Exchange of Hong Kong Limited. Champion REIT is governed by the deed of trust dated 26 April 2006, as amended from time to time (the "Trust Deed"), entered into between Eagle Asset Management (CP) Limited (the "Manager") and HSBC Institutional Trust Services (Asia) Limited (the "Trustee"), and the Code on Real Estate Investment Trusts (the "Code") issued by the Securities and Futures Commission of Hong Kong.

The principal activity of Champion REIT and its controlled entities (the "Group") is to own and invest in income-producing commercial properties in Hong Kong with the objective of producing stable and sustainable distributions to unitholders and to achieve long term growth in the net asset value per unit.

The condensed consolidated financial statements are presented in Hong Kong dollars, which is the same as the functional currency of Champion REIT.

2. PRINCIPAL ACCOUNTING POLICIES

Basis of preparation

The condensed consolidated financial statements have been prepared in accordance with the applicable disclosure requirements of Appendix 16 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), Hong Kong Accounting Standard 34 "Interim Financial Reporting" and the Code.

Principal accounting policies

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

The accounting policies used in the condensed consolidated financial statements for the six months ended 30 June 2012 are the same as those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2011.

In prior year, the Group early adopted the Amendments to HKAS 12 "Income Taxes" in respect of the recognition of deferred tax on investment properties that are measured using the fair value model in accordance with HKAS 40 "Investment Property" and are presumed to be recovered through sale. In the current interim period, the Group has applied, for the first time, other amendments to Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") that are mandatorily effective for current interim period.

2. PRINCIPAL ACCOUNTING POLICIES - continued

The application of the amendments to HKFRSs in the current interim period has had no material effect on the amounts reported in these condensed consolidated financial statements and/or disclosures set out in these condensed consolidated financial statements.

The Group has not early applied other new and revised HKFRSs that have been issued but not yet effective. The following new or revised standards have been issued after the date the consolidated financial statements for the year ended 31 December 2011 were authorised for issuance and are not yet effective:

Amendments to HKFRSs
Amendments to HKFRS 1
Amendments to HKFRS 10, HKFRS 11
Consolidated Financial Statements, Joint Arrangements and HKFRS 12
and Disclosures of Interests in Other Entities:
Transition Guidance¹

The Manager anticipates that the application of these new and revised HKFRSs will have no material impact on the results and the financial position of the Group.

3. SEGMENT INFORMATION

The Group's operating segments, based on information reported to the chief operating decision maker ("CODM"), management of the Manager, for the purpose of resource allocation and performance assessment is more specifically focused on the operating results of the two investment properties, namely Citibank Plaza and Langham Place.

Segment revenue and results

The following is an analysis of the Group's revenue and results by the two investment properties for the period under review.

¹ Effective for annual periods beginning on or after 1 January 2013

3. **SEGMENT INFORMATION - continued**

Segment revenue and results - continued

For the six months ended 30 June 2012

	Citibank <u>Plaza</u> HK\$'000 (unaudited)	Langham <u>Place</u> HK\$'000 (unaudited)	Consolidated HK\$'000 (unaudited)
Segment revenue	596,808	413,975	1,010,783
Segment results - Net property income	499,418	330,751	830,169
Interest income			5,090
Manager's fee			(99,620)
Trust and other expenses			(7,210)
Increase in fair value of investment properties			938,451
Change in fair value of derivative components			
of convertible bonds			(56,689)
Finance costs			(234,641)
Profit before tax and distribution to unithol	ders		1,375,550
Income taxes			(108,873)
Profit for the period, before distribution to			
unitholders			1,266,677
Distribution to unitholders			(577,384)
Distribution to unfulcitudity			
Profit for the period, after distribution to un	nitholders		689,293

Amounts regularly provided to the CODM but not included in the measure of segment profit or loss:

Manager's fee	(59,930)	(39,690)	(99,620)
(Decrease) increase in fair value of			
investment properties	(187,049)	1,125,500	938,451

3. **SEGMENT INFORMATION - continued**

Segment revenue and results - continued

|--|

For the six months ended 30 June 2011	Citibank Plaza HK\$'000 (unaudited)	Langham <u>Place</u> HK\$'000 (unaudited)	Consolidated HK\$'000 (unaudited)
Segment revenue	569,873	380,561	950,434
Segment results - Net property income	463,581	301,301	764,882
Interest income Manager's fee Trust and other expenses Increase in fair value of investment properties Change in fair value of derivative components of convertible bonds Change in fair value of rental stabilisation arrangement Gain on settlement of convertible bonds Finance costs			4,084 (91,786) (8,288) 3,299,400 336,169 17 219 (347,763)
Profit before tax and distribution to unithold Income taxes	ers		3,956,934 (79,759)
Profit for the period, before distribution to unitholders Distribution to unitholders			3,877,175 (517,955)
Profit for the period, after distribution to uni	tholders		3,359,220

Amounts regularly provided to the CODM but not included in the measure of segment profit or loss:

Manager's fee	(55,630)	(36,156)	(91,786)
Increase in fair value of investment properties	2,527,900	771,500	3,299,400

3. **SEGMENT INFORMATION - continued**

Segment assets and liabilities

For the purpose of performance assessment, the fair values of investment properties are reviewed by the CODM. As at 30 June 2012, the fair values of Citibank Plaza and Langham Place were HK\$36,255,000,000 (31.12.2011: HK\$36,437,800,000) and HK\$19,545,000,000 (31.12.2011: HK\$18,419,500,000), respectively.

Save as abovementioned, no other assets and liabilities are regularly reviwed by the CODM.

4. RENTAL INCOME

	<u>2012</u> HK\$'000 (unaudited)	2011 HK\$'000 (unaudited)
Rental income	899,905	846,280
Car park income	15,314	14,154
	915,219	860,434

5. PROPERTY OPERATING EXPENSES

	2012 HK\$'000 (unaudited)	2011 HK\$'000 (unaudited)
Building management expenses	95,515	89,332
Car park operating expenses	3,952	4,159
Government rent and rates	33,408	30,139
Legal cost and stamp duty	1,205	3,115
Promotion expenses	4,844	4,848
Property and lease management service fee	27,532	25,683
Property miscellaneous expenses	968	1,056
Rental commission	10,896	26,393
Repairs and maintenance	2,294	827
	180,614	185,552

6. MANAGER'S FEE

Pursuant to the Trust Deed, as the net property income of Champion REIT exceeds HK\$200 million for the six months ended 30 June 2012 and 2011, the Manager is entitled to receive 12% of the net property income for the six months ended 30 June 2012 and 2011 as remuneration.

	<u>2012</u>	<u>2011</u>
	HK\$'000	HK\$'000
	(unaudited)	(unaudited)
Manager's fee:		
In the form of units	59,772	55,072
In the form of cash	39,848	36,714
	99,620	91,786
		

Pursuant to election allowed by the Trust Deed on 14 January 2011, 60% of Manager's fee for the six months ended 30 June 2012 and 2011 arising from the properties currently owned by Champion REIT shall be settled in the form of units calculated based on the issue price per unit as determined in accordance with the Trust Deed, and the balance of 40% will be received in cash.

7. FINANCE COSTS

	<u>2012</u> HK\$'000 (unaudited)	2011 HK\$'000 (unaudited)
Finance costs represent:		
Interest expense on bank borrowings wholly		
repayable within five years	65,350	101,087
Interest expense on convertible bonds wholly		
repayable within five years	168,375	179,586
Release of cumulative loss on hedging instrument	-	66,074
Other borrowing costs	916	1,016
	234,641	347,763

8. PROFIT BEFORE TAX AND DISTRIBUTION TO UNITHOLDERS

	<u>2012</u> HK\$'000 (unaudited)	2011 HK\$'000 (unaudited)
Profit before tax and distribution to unitholders has been arrived at after charging:		
Auditor's remuneration	1,029	1,329
Trustee's fee	4,889	4,584
Principal valuer's fee	80	120
Other professional fee and charges	859	2,189
Roadshow and public relations expenses	32	8
Bank charges	66	55

9. INCOME TAXES

Hong Kong Profits Tax:	2012 HK\$'000 (unaudited)	2011 HK\$'000 (unaudited)
Current tax - Current year	67,747	29,371
Deferred tax - Current year	41,126 108,873	50,388

Hong Kong Profits Tax is calculated at 16.5% of the estimated assessable profit for both periods.

10. TOTAL DISTRIBUTABLE INCOME

Total distributable income is the profit for the period, before distribution to unitholders as adjusted to eliminate the effects of Adjustments (as set out in the Trust Deed) which have been recorded in the condensed consolidated income statement for the relevant period. The Adjustments to arrive at total distributable income for the period are set out below:

	2012 HK\$'000 (unaudited)	2011 HK\$'000 (unaudited)
Profit for the period, before distribution to unitholders	1,266,677	3,877,175
Adjustments:		
Manager's fees payable in units	59,772	55,072
Increase in fair value of investment properties	(938,451)	(3,299,400)
Change in fair value of derivative components of		
convertible bonds	56,689	(336,169)
Change in fair value of rental stabilisation arrangement	, -	(17)
Non-cash gain	_	(741)
Non-cash finance costs	155,725	222,476
Deferred tax	41,126	50,388
Total distributable income	641,538	568,784

11. DISTRIBUTION STATEMENT

	2012 HK\$'000 (unaudited)	2011 HK\$'000 (unaudited)
Total distributable income (note 10)	641,538	568,784
Percentage of distributable income for distribution (note (i))	90%	90%
Distributable income for Interim Distribution Period Additional amount (note (i))	577,384	511,905 6,050
Total distribution amount to be paid	577,384	517,955
Distribution per unit to unitholders (note (ii))	HK\$0.1161	HK\$0.1045

Notes:

- (i) It is the policy of the Manager to distribute 90% (1.1.2011 to 30.6.2011: 90%) of available distributable income as the distributions for the six months ended 30 June 2012 (the "Interim Distribution Period"). For the Interim Distribution Period in 2011, an additional amount of HK\$6,050,000 was distributed at the discretion of the Manager for the amount received according to the rental stabilisation arrangement previously entered into by the Group.
- (ii) The interim distribution per unit of HK\$0.1161 for the six months ended 30 June 2012 is calculated based on the interim distribution to be paid of HK\$577,384,000 for the period and 4,973,275,011 units in issue as at 30 June 2012. Such interim distribution will be subject to further adjustments upon the issuance of units on or before 24 September 2012, which is the record date set for such period. The interim distribution will be paid to unitholders on or around 9 October 2012.

The interim distribution per unit of HK\$0.1045 for the six months ended 30 June 2011 was calculated based on the interim distribution paid of HK\$517,955,000 for the period and 4,956,590,003 units as of 14 September 2011, which was the record date for the period. The interim distribution was paid to unitholders on 3 October 2011.

12. BASIC AND DILUTED EARNINGS PER UNIT

The calculation of basic and diluted earnings per unit before distribution to unitholders is based on the following data:

	<u>2012</u> HK\$'000 (unaudited)	2011 HK\$'000 (unaudited)
Earnings	(3. 22.2. 2. 2. 2.)	(,
Profit for the period, before distribution to unitholders		
for the purpose of basic earnings per unit	1,266,677	3,877,175
Effect of dilutive potential units:		
Interest on convertible bonds (net of tax effect)	-	173,930
Change in fair value of derivative components of		
convertible bonds	-	(336,169)
Gain on settlement of convertible bonds		(219)
Profit for the period, before distribution to unitholders for the purpose of diluted earnings per unit	1,266,677	3,714,717
	<u>2012</u>	<u>2011</u>
	(unaudited)	(unaudited)
Number of units	,	,
Weighted average number of units for the purpose of basic earnings per unit Effect of dilutive potential units: Convertible bonds	4,971,945,796	4,941,101,646
Conveniore bolius		1,432,558,288
Weighted average number of units for the purpose of diluted earnings per unit	4,971,945,796	6,373,659,934

For the six months ended 30 June 2012, the computation of diluted earnings per unit did not assume the units to be issued in respect of the conversion of outstanding convertible bonds since such conversion would result in an increase in earnings per unit.

13. TRADE AND OTHER RECEIVABLES

At	At
30 June	31 December
<u>2012</u>	<u>2011</u>
$H\overline{K}$'000$	HK\$'000
(unaudited)	(audited)
9,549	16,788
115,724	112,445
50,508	50,801
175,781	180,034
	30 June 2012 HK\$'000 (unaudited) 9,549 115,724 50,508

Rental receivables from tenants are payable on presentation of invoices. The collection is closely monitored to minimise any credit risk associated with these receivables.

Aging analysis of the Group's trade receivables presented based on the invoice date at the end of the reporting period is as follows:

	At	At
	30 June	31 December
	<u>2012</u>	<u>2011</u>
	HK\$'000	HK\$'000
	(unaudited)	(audited)
0 - 3 months	9,549	16,788

Included in the Group's trade receivable balance are debtors with aggregate carrying amount of HK\$9,549,000 (31.12.2011: HK\$16,788,000) which are past due within three months at the reporting date for which the Group has not provided for impairment loss. The Group does not hold any collateral over these balances.

14. TRADE AND OTHER PAYABLES

	At	At
	30 June	31 December
	<u>2012</u>	<u>2011</u>
	HK\$'000	HK\$'000
	(unaudited)	(audited)
Trade payables	39,077	64,124
Rental received in advance	11,701	18,251
Other payables	135,567	124,126
Accrued stamp duty	963,475	963,475
	1,149,820	1,169,976

The accrual of stamp duty is based on the current stamp duty rate of 4.25% (31.12.2011: 4.25%) and the stated consideration of HK\$22,670,000,000 in the property sale and purchase agreements for the legal assignment of the investment properties which Champion REIT acquired the property interests in Citibank Plaza upon listing.

14. TRADE AND OTHER PAYABLES - continued

Aging analysis of trade payables presented based on the invoice date at the end of the reporting period is as follows:

	At	Αι
	30 June	31 December
	<u>2012</u>	<u>2011</u>
	HK\$'000	HK\$'000
	(unaudited)	(audited)
0 - 3 months	39,077	64,124

15. NUMBER OF UNITS IN ISSUE

	Number of units	HK\$'000 (unaudited)
At 1 January 2012 Units issued for settlement of Manager's fee	4,956,590,003 16,685,008	21,142,221 57,413
At 30 June 2012	4,973,275,011	21,199,634

On 6 March 2012, 16,685,008 units at HK\$3.441 per unit were issued to the Manager as settlement of Manager's fee for the period from 1 July 2011 to 31 December 2011.

16. NET ASSET VALUE PER UNIT

The net asset value per unit is calculated by dividing the net assets attributable to unitholders as at 30 June 2012 of HK\$39,502,273,000 (31.12.2011: HK\$38,755,567,000) by the number of units in issue of 4,973,275,011 (31.12.2011: 4,956,590,003 units) as at 30 June 2012.

17. NET CURRENT LIABILITIES

At 30 June 2012, the Group's net current liabilities, calculated as current liabilities less current assets, amounted to HK\$8,995,312,000 (31.12.2011: HK\$767,076,000).

18. TOTAL ASSETS LESS CURRENT LIABILITIES

At 30 June 2012, the Group's total assets less current liabilities amounted to HK\$46,804,688,000 (31.12.2011: HK\$54,090,224,000).

19. EVENTS AFTER THE END OF THE REPORTING PERIOD

The 2008 Bonds Issuer will issue an invitation memorandum to all bondholders of the 2008 Bonds on 13 August 2012 inviting them to convert their bonds up to a maximum invitation amount of HK\$2,750,000,000 and to receive an incentive payment of HK\$2,215 for each HK\$10,000 principal amount of bonds converted. Details of the invitation memorandum is included in the announcement of Champion REIT dated 13 August 2012.

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Champion Real Estate Investment Trust

(a Hong Kong collective investment scheme authorized under section 104 of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong))

(Stock Code: 2778)

Managed by

Eagle Asset Management
Eagle Asset Management (CP) Limited

Fair Vantage Limited

(incorporated in the Cayman islands with limited liability)

1% Guaranteed Convertible Bonds of the Issuer due 2013 (Stock Code: 4300)

convertible into Units of Champion Real Estate Investment Trust

(1) INVITATION TO ELIGIBLE BONDHOLDERS TO CONVERT THEIR 1% GUARANTEED CONVERTIBLE BONDS DUE 2013

AND

(2) CONNECTED PARTY TRANSACTION RELATING TO THE ACCEPTANCE BY BRIGHT FORM INVESTMENTS LIMITED OF SUCH INVITATION

This announcement is made by Champion REIT to Unitholders (pursuant to chapter 8 and paragraphs 10.3(a) to 10.3(c) of the REIT Code) and by Fair Vantage Limited to Bondholders.

The Issuer has today issued an Invitation Memorandum to all Eligible Bondholders (including the GE Bondholder, a connected person of Champion REIT) inviting them to submit Applications to convert their Bonds during the Invitation Period and to receive the Incentive Payment (being an amount equal to HK\$2,215 for each HK\$10,000 in principal amount of the Bonds so converted) on the Settlement Date.

The Eligible Bondholders exclude any Bondholder to whom the Invitation is not extended on account of legal restrictions under the laws and regulations of the place where such Bondholder is located or resident. In Hong Kong, only Bondholders who are Professional Investors are eligible to participate in the Invitation.

As at the date hereof, the aggregate principal amount of Bonds outstanding is approximately HK\$4,605 million. The Issuer is making the Invitation in respect of up to the Maximum Invitation Amount of HK\$2,750 million in aggregate principal amount of the Bonds, which represents approximately 60% of the outstanding Bonds. The Invitation Memorandum dated 13 August 2012 sets out, among other things, the terms and conditions of the Invitation. In the event the Issuer receives valid Applications that in aggregate

exceed the Maximum Invitation Amount, the Issuer will allocate the Maximum Invitation Amount to those Applications on a *pro rata* basis. Any Application for the conversion of Bonds exceeding the allocated amounts will not be converted into Conversion Units pursuant to the Invitation and no Incentive Payment shall be payable in respect thereof.

Assuming that the Eligible Bondholders accept the Invitation up to the Maximum Invitation Amount, the total number of Conversion Units issuable (based on the Conversion Price of HK\$3.44 per Unit) will be approximately 799,418,605 Units (representing approximately 16.07% of the Units in issue as at the date of this announcement and approximately 13.85% of the Units on an enlarged basis immediately after the issue of Conversion Units under the Invitation) and the total Incentive Payment payable by the Issuer will be approximately HK\$609.1 million.

The Invitation Period for Eligible Bondholders to submit their Applications will commence at 6:00 a.m. (Hong Kong time) on 14 August 2012 and will expire at 11:00 p.m. (Hong Kong time) on 17 August 2012, unless extended, re-opened or earlier terminated, as provided in the Invitation Memorandum.

The REIT Manager intends to fund the Incentive Payment by using funds from Champion REIT's cash balance that are available for such purposes in accordance with the REIT Trust Deed, the REIT Code, the guidelines issued by the Securities and Futures Commission of Hong Kong from time to time and the laws of Hong Kong.

The issue of the Bonds to the GE Bondholder, and the conversion of those Bonds into Conversion Units on the terms and conditions thereof, was approved by independent Unitholders at the extraordinary general meeting of Unitholders held on 6 March 2008.

The Invitation is intended to optimise Champion REIT's capital structure at a time when the global economic outlook is uncertain. The REIT Manager believes that conversion of the Bonds pursuant to the Invitation is a prudent course of action that will reduce overall debt while raising incremental equity for Champion REIT. In the past 18 months, the liquidity in the Hong Kong syndicated lending market has tightened considerably and financing costs have increased. The conversion of the Bonds pursuant to the Invitation, will serve to reduce the quantum required for refinancing debt (including the Bonds) maturing in 2013, placing Champion REIT in a better position to secure more favourable borrowing terms. The REIT Manager therefore believes the Incentive Payment is an optimal use of funds initially earmarked for redemption of the Bonds.

In support of the Invitation, Great Eagle Holdings Limited has confirmed to the REIT Manager that it intends to submit an Application in respect of all or some of the Bonds held by the GE Bondholder. The GE Bondholder is a wholly-owned subsidiary of Great Eagle Holdings Limited, who is a substantial Unitholder interested in approximately 51.85% of all Units in issue as at the date of this announcement. The GE Bondholder is therefore a connected person of Champion REIT within the meaning of the REIT Code, and the: (a) payment of the Incentive Payment by the Issuer to the GE Bondholder; and (b) issuance of Conversion Units to the GE Bondholder, constitute connected party transactions under Chapter 8 of the REIT Code.

The maximum Incentive Payment payable, and the maximum number of Conversion Units issuable, to the GE Bondholder pursuant to the Invitation is approximately HK\$518.3 million and 680 million Conversion Units, respectively, and coincides with all the Bonds held by the GE Bondholder being converted pursuant to the Invitation at the Conversion Price of HK\$3.44 per Unit. As the maximum Incentive Payment receivable by the GE Bondholder is less than 5% of the net assets attributable to Unitholders as at 31 December 2011, the payment of the Incentive Payment is only subject to the reporting and announcement requirements, and exempt from the unitholders' approval requirements, under Chapter 8 of the REIT Code.

This announcement is made by Champion REIT to Unitholders (pursuant to chapter 8 and paragraphs 10.3(a) to 10.3(c) of the REIT Code) and by Fair Vantage Limited to Bondholders.

BACKGROUND

Reference is made to the circular issued by Champion REIT dated 16 February 2008 and the announcements issued by Champion REIT dated 14 February 2008, 6 March 2008, 28 May 2008 and 3 June 2008.

The Issuer issued the Bonds in June 2008. The Bonds are guaranteed by Champion REIT, listed on the Stock Exchange and convertible into Units pursuant to the terms and conditions of the Bonds.

THE INVITATION

The Issuer issued an Invitation Memorandum to all Eligible Bondholders (including the GE Bondholder, a connected person of Champion REIT) today, inviting them to submit Applications to convert their Bonds during the Invitation Period and to receive the Incentive Payment (being an amount equal to HK\$2,215 for each HK\$10,000 in principal amount of the Bonds so converted) on the Settlement Date.

The Eligible Bondholders exclude any Bondholder to whom the Invitation is not extended on account of legal restrictions under the laws and regulations of the place where such Bondholder is located or resident. In Hong Kong, only Bondholders who are Professional Investors are eligible to participate in the Invitation.

As of today, the aggregate principal amount of Bonds outstanding is approximately HK\$4,605 million. The Issuer is making the Invitation in respect of up to the Maximum Invitation Amount of HK\$2,750 million in aggregate principal amount of the Bonds, which represents approximately 60% of the outstanding Bonds. The Invitation Memorandum dated 13 August 2012 sets out, among other things, the terms and conditions of the Invitation. In the event the Issuer receives valid Applications that in aggregate exceed the Maximum Invitation Amount, the Issuer will allocate the Maximum Invitation Amount to those Applications on a *pro rata* basis. Any Application for the conversion of Bonds exceeding the allocated amounts will not be converted into Conversion Units pursuant to the Invitation and no Incentive Payment shall be payable in respect thereof.

The Invitation Period for Eligible Bondholders to submit their Applications will commence at 6:00 a.m. (Hong Kong time) on 14 August 2012 and will expire at 11:00 p.m. (Hong Kong time) on 17 August 2012, unless extended, re-opened or earlier terminated, as provided in the Invitation Memorandum. The indicative timetable of the Invitation is as set out below:

Notice of the Invitation given to Eligible 13 August 2012

Bondholders

Invitation Period commences 14 August 2012, 6:00 a.m. (Hong Kong time)

Invitation Period ends 17 August 2012, 11:00 p.m. (Hong Kong time)

Announcement of allocations under the Invitation and delivery of settlement notices to Eligible Bondholders whose Applications have been

accepted (in whole or in part)

20 August 2012

Settlement Date 24 August 2012

Applications may only be made by submission of a valid electronic block instruction through the Clearing Systems and submission of a valid Invitation conversion notice to the Tabulation, Principal Paying and Conversion Agent. The electronic block instruction and the Invitation conversion notice must be received by the Tabulation, Principal Paying and Conversion Agent by no later than 11:00 p.m. (Hong Kong time) on 17 August 2012. All Applications will be made on the basis of the terms and conditions set out in the Invitation Memorandum.

The Tabulation, Principal Paying and Conversion Agent will send electronic copies of the Invitation Memorandum to Eligible Bondholders after they have confirmed to the agent that they are, among other things, not subject to any offer restrictions (including, in respect of Bondholders located or resident in Hong Kong, that they are Professional Investors).

Citigroup Global Markets Asia Limited, an independent third party of Champion REIT and a licensed corporation under the SFO to carry out types 1, 4 and 6 regulated activities, has been appointed as Dealer Manager in connection with the Invitation.

Pursuant to the Invitation Memorandum, the Issuer may, in its sole discretion, waive, amend, extend, terminate or withdraw the Invitation (including making any variation to the Maximum Invitation Amount) at any time on or before the date on which the settlement notices are to be delivered (but not after the settlement notices have been delivered). Each Eligible Bondholder who has submitted an Application has a right to rescind its Application if the Issuer varies the amount of Incentive Payment or otherwise varies the terms of the Invitation in a way materially prejudicial to Bondholders.

Eligible Bondholders should read this announcement in conjunction with the Invitation Memorandum. This announcement and the Invitation Memorandum contain important information which should be read carefully before any decision is made with respect to the Invitation. If Eligible Bondholders are in any doubt as to the action they should take, they are recommended to seek their own financial advice from an independent financial adviser. Any individual or company whose Bonds are held on its behalf by a broker, dealer, bank, custodian, trust company or other nominee must contact such entity if it wishes to participate in the Invitation.

None of the Issuer, Champion REIT, the REIT Manager, the Dealer Manager, the Bond Trustee or the Tabulation, Principal Paying and Conversion Agent makes any recommendation whether Bondholders should participate in the Invitation. The Dealer Manager is acting for the Issuer and no one else in connection with the Invitation and will not be responsible to Bondholders for providing the protections afforded to customers or for giving advice or other investment services in relation to the Invitation. The Dealer Manager and/or its associates may have a holding in or may from time to time provide advice or other investment services in relation to, or engage in transactions involving, the Bonds and/or the Units.

The Invitation is not being made, directly or indirectly, in or into, or by use of the mails, or by any means or instrumentality (including, without limitation, facsimile transmission, telex, telephone, internet, email and other forms of electronic transmission) of interstate or foreign commerce, or of any facility of a national securities exchange, of the United States and Applications may not be submitted, and the Bonds may not be tendered in the Invitation by any such use, means, instrumentality or facility from or within the United States or by persons located or resident in the United States.

As stated in the Invitation Memorandum and above, the Invitation is only open to Bondholders who may legally participate. In Hong Kong, only Bondholders who are Professional Investors are eligible to participate in the Invitation. Each Bondholder located or resident in Hong Kong must first confirm to the Tabulation, Principal Paying and Conversion Agent that it is a Professional Investor before it can receive a copy of the Invitation Memorandum, and will represent and warrant, among other things, that it is a Professional Investor in the Application submitted by it.

THE INCENTIVE PAYMENT

The Incentive Payment was determined by the REIT Manager after taking into consideration:

(a) the sum of the maturity redemption amount and remaining coupon payments in respect of the Bonds, which represents the amount that would otherwise have been payable to the Bondholders for the remaining term of the Bonds had they not been converted (the "**Remaining Bond Payments**"), being HK\$12,494 for each HK\$10,000 principal amount of Bonds;

- the notional value of the Conversion Units issued upon conversion (the "Notional Conversion Units Value") being HK\$10,279 for each HK\$10,000 in principal amount of the Bonds, which has been calculated based on: (i) the Conversion Price of HK\$3.44 per Unit, being the current conversion price of the Bonds into Conversion Units (which is at a 1.2% discount to the closing Unit price of HK\$3.48 on the Last Trading Day); and (ii) the average closing price of the Units of HK\$3.536 for the 5 consecutive trading days prior to and including the Last Trading Day); and
- (c) the sum of the Incentive Payment and the Notional Conversion Units Value, which, assuming the price of the Units on the Settlement Date is equal to HK\$3.536, represents the aggregate value to be received by a Bondholder upon conversion (the "Conversion Value"), being approximately HK\$12,494 for each HK\$10,000 in principal amount of the Bonds,

and having regard to the offer price of the Bonds as quoted on Bloomberg at 4:00 p.m. on the Last Trading Day, being HK\$12,426 for each HK\$10,000 in principal amount of the Bonds.

The Conversion Value is equal to the Remaining Bond Payments and is greater than the offer price of the Bonds as quoted on Bloomberg at 4:00 p.m. on the Last Trading Day.

FUNDING FOR THE INCENTIVE PAYMENT

The REIT Manager intends to fund the Incentive Payment by using funds from Champion REIT's cash balance that are available for such purposes in accordance with the REIT Trust Deed, the REIT Code, the guidelines issued by the Securities and Futures Commission of Hong Kong from time to time and the laws of Hong Kong.

Taking into account the Incentive Payment and financial resources available to Champion REIT, including its internally generated funds and available banking facilities, the REIT Manager confirms that Champion REIT will have sufficient working capital for its present requirements, that is, for at least the next 12 months from the date of this announcement.

REASONS FOR, AND FINANCIAL IMPACT OF, THE INVITATION

The Invitation is intended to optimise Champion REIT's capital structure at a time when the global economic outlook is uncertain. The REIT Manager believes that conversion of the Bonds pursuant to the Invitation is a prudent course of action that will reduce overall debt while raising incremental equity for Champion REIT. In the past 18 months, the liquidity in the Hong Kong syndicated lending market has tightened considerably and financing costs have increased. The conversion of the Bonds pursuant to the Invitation, will serve to reduce the quantum required for refinancing debt (including the Bonds) maturing in 2013, placing Champion REIT in a better position to secure more favourable borrowing terms. The REIT Manager therefore believes the Incentive Payment is an optimal use of funds initially earmarked for redemption of the Bonds.

The REIT Manager believes that the Invitation is expected to reduce the interest expenses of Champion REIT. Assuming the Maximum Invitation Amount is converted pursuant to the Invitation and none of the other Bonds are converted before the maturity date:

- (a) the conversion of the Bonds will reduce interest expenses over the next 12 months by approximately HK\$27.5 million, being the amount otherwise payable (in the form of coupon payments) in respect of the Bonds converted pursuant to the Invitation;
- (b) the amount to be refinanced at maturity (being the maturity redemption amount of the Bonds) will be reduced by HK\$3,408 million, and following the maturity date, will result in interest expense savings of approximately HK\$68 million (assuming a refinancing rate of 2%), HK\$102 million (assuming a refinancing rate of 3%) or HK\$136 million (assuming a refinancing rate of 4%) per annum; and

(c) the reduction in Champion REIT's total refinancing quantum may allow Champion REIT to procure more favourable interest rates. For illustration purposes, Champion REIT's interest expenses may be reduced by approximately HK\$41 million (assuming a 0.5% more favourable interest rate), HK\$82 million (assuming a 1% more favourable interest rate) or HK\$122 million (assuming a 1.5% more favourable interest rate) per annum.

For illustrative purposes, the table below shows the potential interest expense savings per annum that may arise as a result of the Invitation (as expressed in paragraphs (b) and (c) above):

Potential interest expense	- C	Assumed re	efinancing rate at Bond	inancing rate at Bond maturity (2)	
result of the Invitation (Fannum) (1)	ik\$ million per	2%	3%	4%	
Potential reduction	0.0%	68	102	136	
in interest rates as a result of the	0.5%	109	143	177	
reduced refinancing	1.0%	150	184	218	
quantum	1.5%	191	225	259	

Notes

- (1) Potential interest expense savings represent the aggregate of the savings stated in paragraphs (b) and (c) above, based on the relevant assumed refinancing rate at Bond maturity and the relevant potential reduction in interest rates as a result of the reduced refinancing quantum.
- (2) After taking into account the potential reduction in interest rates as a result of the reduced refinancing quantum.

Based on the aggregate borrowings and total gross asset value of Champion REIT as at 30 June 2012 and assuming the Maximum Invitation Amount is applied for and allocated, the Invitation is expected to improve Champion REIT's gearing ratio from 24.5% to 19.9%.

IMPLICATIONS UNDER THE REIT CODE

The issue of the Bonds to Bondholders (including the GE Bondholder), and the conversion of those Bonds into Conversion Units on the terms and conditions thereof, was approved by independent Unitholders at the 2008 EGM ("Conversion Units Specific Mandate").

The settlement of the Incentive Payment is a separate exercise to the conversion of the Bonds, and was not contemplated at the time that the Bonds were issued in 2008 or approved under the Conversion Unit Specific Mandate. Instead, the Incentive Payment is a collateral offer to Eligible Bondholders, agreed between the Issuer and each individual Bondholder pursuant to the terms and conditions of the Invitation Memorandum, which is unrelated to and does not fall within the Conversion Units Specific Mandate. The Incentive Payment payable to the GE Bondholder will be a separate connected party transaction as described below.

CONNECTED PARTY TRANSACTION RELATING TO THE ACCEPTANCE OF THE INVITATION BY THE GE BONDHOLDER

As at the date of this announcement, the GE Bondholder holds approximately HK\$2,340 million aggregate principal amount of the Bonds. In support of the Invitation, Great Eagle Holdings Limited has confirmed to the REIT Manager that it intends to submit an Application in respect of all or some of the Bonds held by the GE Bondholder. The GE Bondholder is a wholly-owned subsidiary of Great Eagle Holdings Limited, who is a substantial Unitholder interested in approximately 51.85% of all Units in issue as at the date of this announcement. The GE Bondholder is therefore a connected person of Champion REIT within the meaning of the REIT Code, and the: (a) payment of the Incentive Payment by the Issuer to the GE Bondholder; and

(b) issuance of Conversion Units to the GE Bondholder, constitute connected party transactions under Chapter 8 of the REIT Code.

The maximum Incentive Payment payable, and maximum number of Conversion Units issuable, to the GE Bondholder pursuant to the Invitation is approximately HK\$518.3 million and 680 million Conversion Units, respectively, and coincides with all the Bonds held by the GE Bondholder being converted pursuant to the Invitation at the Conversion Price of HK\$3.44 per Unit. As the maximum Incentive Payment receivable by the GE Bondholder is less than 5% of the net assets attributable to Unitholders as at 31 December 2011, the payment of the Incentive Payment is only subject to the reporting and announcement requirements, and exempt from the unitholders' approval requirements, under Chapter 8 of the REIT Code.

UNITHOLDING AND BONDHOLDING STRUCTURE

As at the date of this announcement, there are 4,973,275,011 Units in issue and approximately HK\$4,605 million aggregate principal amount of Bonds outstanding. Assuming that the Eligible Bondholders accept the Invitation up to the Maximum Invitation Amount, the total number of Conversion Units issuable (based on the Conversion Price of HK\$3.44 per Unit) will be approximately 799,418,605 Units (representing approximately 16.07% of the Units in issue as at the date of this announcement and approximately 13.85% of the Units on an enlarged basis immediately after the issue of Conversion Units under the Invitation) and the total Incentive Payment payable by the Issuer will be approximately HK\$609.1 million.

The following tables below set out the Unitholding and Bondholding structure of Champion REIT (1) as at the date of this announcement; (2) immediately after the issue of Conversion Units pursuant to the Invitation (assuming all the Bonds held by the GE Bondholder are converted pursuant to the Invitation at the Conversion Price and no other Bonds are converted, and no other changes to the bondholding and unitholding from the date of this announcement; and (3) immediately after the issue of Conversion Units pursuant to the Invitation (assuming all Bondholders (including the GE Bondholder) submit an application for all the Bonds held by them, the Maximum Invitation Amount is applied for and allocated (after scale back), and no other changes to the bondholding and unitholding from the date of this announcement):

(1) Existing Bondholding and Unitholding (as at the date of this announcement)

Unitholder / Bondholder	Aggregate principal amount of Bonds (HK\$ '000)	Approximate %	Number of Units ('000)	Approximate %
Great Eagle Holdings Limited and its subsidiaries (other than the GE Bondholder)	0	0.0%	2,578,702	51.9%
GE Bondholder	2,340,000	50.8%	0	0.0%
Sub-total	2,340,000	50.8%	2,578,702	51.9%
Public Bondholders and Unitholders	2,264,990	49.2%	2,394,573	48.1%
Total	4,604,990	100.0%	4,973,275	100.0%

(2) Bondholding and Unitholding immediately after the issue of Conversion Units to Only GE Bondholder (Assuming all Bonds held by the GE Bondholder are converted pursuant to the Invitation at the Conversion Price and no other Bonds are converted, and no other changes to the bondholding and unitholding from the date of this announcement.)

Unitholder / Bondholder	Aggregate principal amount of Bonds remaining after conversion (HK\$ '000)	Approximate %	Number of Units ('000)	Approximate %
Great Eagle Holdings Limited and its subsidiaries (other than the GE Bondholder)	0	0.0%	2,578,702	45.6%
GE Bondholder	0	0.0%	680,232	12.0%
Sub-total	0	0.0%	3,258,934	57.6%
Public Bondholders and Unitholders	2,264,990	100.0%	2,394,573	42.4%
Total	2,264,990	100.0%	5,653,507	100.0%

(3) Bondholding and Unitholding immediately after the issue of Conversion Units to all Bondholders (Assuming all the Bondholders, including the GE Bondholder, submit an application for all the Bonds held by them, the Maximum Invitation Amount is applied for and allocated (after scale back), and no other changes to the bondholding and unitholding from the date of this announcement. In this scenario, it is assumed that after scale back, approximately 60% of the Bonds held by the GE Bondholder are converted.)

Unitholder / Bondholder	Aggregate principal amount of Bonds remaining after conversion (HK\$ '000)	Approximate %	Number of Units ('000)	Approximate %
Great Eagle Holdings Limited and its subsidiaries (other than the GE Bondholder)	0	0.0%	2,578,702	44.7%
GE Bondholder	942,600	50.8%	406,221	7.0%
Sub-total	942,600	50.8%	2,984,923	51.7%
Public Bondholders and Unitholders	912,390	49.2%	2,787,771	48.3%
Total	1,854,990	100%	5,772,694	100.0%

SUBSEQUENT ANNOUNCEMENTS

The REIT Manager and Issuer will make a subsequent announcement on 20 August 2012 (being the allocation date) to provide details of, among other things: (a) the aggregate principal amount of Bonds that has been accepted for conversion pursuant to the terms of the Invitation; (b) the number of Conversion Units to be issued with respect to the accepted Applications; (c) the aggregate Incentive Payment made by or on behalf of the Issuer with respect to the accepted Applications; (d) the outstanding principal amount of Bonds following the conversion of Bonds pursuant to the Invitation; and (e) to the extent required under the REIT Code, details of the Bonds converted by connected persons of Champion REIT.

The REIT Manager and Issuer will also make a further announcement on 24 August 2012 (being the Settlement Date) stating, among other things: (a) that settlement has taken place; (b) the number of Conversion Units issued by Champion REIT; (c) the aggregate Incentive Payment made by or on behalf of

the Issuer; and (d) the aggregate principal amount of Bonds remaining outstanding on the Settlement Date.

The REIT Manager and the Issuer will issue an announcement of any variation or termination or withdrawal of Invitation as and when required under the REIT Code, the Listing Rules and applicable rules and regulations.

COMPLIANCE

The REIT Manager and Issuer will ensure that the Invitation is carried out in compliance with: (i) other than procedural variations to the conversion mechanics necessary for the implementation of the Invitation, the terms and conditions governing the Bonds; (ii) the provisions of the REIT Trust Deed and Champion REIT's compliance manual; (iii) applicable provisions of the REIT Code, the guidelines issued by the SFC from time to time, and any conditions imposed in writing by the SFC from time to time; (iv) applicable provisions of the listing agreement between the Issuer, the REIT Manager and the Stock Exchange dated 29 May 2008; (v) applicable provisions of the listing agreement between the REIT Manager, the REIT Trustee and the Exchange dated 21 April 2006; (vi) applicable provisions of the Listing Rules or any relevant regulations required by the Stock Exchange, in each case, as the same may be in effect from time to time; and (vii) applicable laws and regulations, in all material respects.

In compliance with the above, the directors of the REIT Manager (including the independent non-executive Directors) are of the view that the Invitation does not require the approval of Unitholders and/or Bondholders under the REIT Code, the REIT Trust Deed, the applicable Hong Kong laws and regulations and the terms and conditions governing the Bonds.

OPINION OF THE BOARD OF DIRECTORS OF THE REIT MANAGER

The board of directors of the REIT Manager (including the independent non-executive directors of the REIT Manager) confirms that the Invitation (including the quantum of the Incentive Payment) is fair and reasonable, will be conducted on terms which are normal commercial terms at arm's length, and is in the interests of Champion REIT and the independent Unitholders (in their capacity as Unitholders rather than Bondholders) as a whole.

REIT TRUSTEE'S CONFIRMATION TO UNITHOLDERS

Based on the "Reasons for, and Financial Impact, of the Invitation", "Connected Party Transaction relating to the acceptance of the Invitation by the GE Bondholder" and the other information in this announcement, and having taken into account its duties to Unitholders under the REIT Trust Deed and the REIT Code, the REIT Trustee has no objection to the Invitation being made to Eligible Bondholders and carried out in the manner and on the terms and conditions set out in the Invitation Memorandum, and is of the view that the Invitation does not require the approval of Unitholders under the REIT Code, the REIT Trust Deed or applicable Hong Kong laws and regulations. The REIT Trustee has not made any assessment of the merits or impact of the Invitation, other than for the purposes of fulfilling its duties under the REIT Code and the REIT Trust Deed. Accordingly, Unitholders who are in any doubt as to the merits or impact of the Invitation should seek their own financial or other professional advice.

DEFINITIONS

In this announcement, the following terms have the meanings set forth opposite them:-

"2008 EGM" means the extraordinary general meeting of the Unitholders held on 6 March

"Application" the application by Eligible Bondholders to accept the Invitation in respect of the

Bonds held by them

"Bonds" the 1% guaranteed convertible bonds due 2013 issued by the Issuer, convertible

into Conversion Units, as referred to in the circular issued by Champion REIT

dated 16 February 2008

"Bond Trustee" Citibank, N.A., London Branch, as trustee under the trust deed constituting the

Bonds

"Bondholders" holders of the Bonds

"Champion REIT" Champion Real Estate Investment Trust, a collective investment scheme whose

Units are listed on the Stock Exchange

Euroclear Bank S.A./N.V. and/or Clearstream Banking, Société anonyme "Clearing Systems"

"connected person" has the meaning ascribed to it under the REIT Code

"Conversion Price" HK\$3.44 per Unit, being the current conversion price of the Bonds into

Conversion Units. The conversion price is at a 1.2% discount to the closing Unit

price of HK\$3.48 on the Last Trading Day

"Conversion Units" Units issued pursuant to the conversion of the Bonds

"Conversion Units

Specific Mandate"

has the meaning given to this term in the section headed "Implications under the

REIT Code"

"Conversion Value" has the meaning given to this term in the section headed "The Incentive Payment"

"Dealer Manager" Citigroup Global Markets Asia Limited

"Eligible

the Bondholders excluding those whom the Issuer considers necessary or Bondholders" expedient not to extend the Invitation to, on account of legal restrictions under the

laws and regulations of the place where such Bondholder is located or resident as set out in the Invitation Memorandum (including, but not limited to, those Bondholders who are located or resident in the United States). In Hong Kong, only Bondholders who are Professional Investors are eligible to participate in the

"GE Bondholder" Bright Form Investments Limited, a wholly-owned subsidiary of Great Eagle

Holdings Limited

"Incentive Payment" the incentive payment of HK\$2,215 for each HK\$10,000 principal amount of

Bonds converted in accordance with the Invitation

"Invitation" the invitation by the Issuer to Bondholders to convert their Bonds as described in

this announcement

"Invitation the Memorandum dated 13 August 2012 issued to Bondholders in respect of the

Memorandum" Invitation "Invitation Period" the period during which Eligible Bondholders may submit their Applications,

commencing at 6:00 a.m. (Hong Kong time) on 14 August 2012 and ending at 11:00 p.m. (Hong Kong time) on 17 August 2012 or such later date or time as the

Issuer may determine

"Issuer" Fair Vantage Limited, the issuer of the Bonds and a company incorporated in the

Cayman Islands with limited liability that is indirectly wholly owned and controlled by the REIT Trustee in its capacity as the trustee of Champion REIT

"Last Trading Day" 10 August 2012, being the trading day immediately prior to the date of this

announcement

"Maximum
Invitation Amount"

HK\$2,750 million, being the maximum aggregate principal amount of Bonds to

be converted pursuant to the Invitation

"Notional Conversion

Units Value"

has the meaning given to this term in the section headed "The Incentive Payment"

"Professional Investors"

has the meaning ascribed to it under the SFO

"REIT Code" the Code on Real Estate Investment Trusts published by the Securities and

Futures Commission of Hong Kong (as amended from time to time)

"REIT Manager" Eagle Asset Management (CP) Limited, an indirectly wholly-owned subsidiary of

Great Eagle Holdings Limited, in its capacity as manager of Champion REIT

"REIT Trust Deed" the trust deed constituting Champion REIT dated 26 April 2006, as supplemented

by a first supplemental deed dated 5 December 2006, a second supplemental deed dated 4 February 2008, a third supplemental deed dated 9 March 2009, a fourth supplemental deed dated 23 July 2010 and a fifth supplemental deed dated 13 March 2012, entered into between the REIT Trustee and the REIT Manager

"REIT Trustee" HSBC Institutional Trust Services (Asia) Limited, as trustee of Champion REIT

"Remaining Bond

Payments"

has the meaning given to this term in the section headed "The Incentive Payment"

"Settlement Date" 24 August 2012, being the indicative date for delivery of Conversion Units and

settlement of Incentive Payment in respect of Applications accepted by the Issuer

"SFC" Securities and Futures Commission of Hong Kong

"SFO" Securities and Futures Ordinance (Cap 571) of Hong Kong

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"Tabulation,

Principal Paying and Conversion Agent"

Citibank, N.A., London Branch

"trading day" has the meaning ascribed thereto under the Listing Rules

"Unitholders" holders of the Units

"Units" the units of Champion REIT

By Order of the Board **Eagle Asset Management (CP) Limited**(as manager of Champion Real Estate Investment Trust)

By Order of the Board Fair Vantage Limited

Lo Ka Shui Chairman

Lee Ching Ming, Adrian Director

Hong Kong, 13 August 2012

As at the date of this announcement, the board of directors of the REIT Manager comprises:

Non-executive Directors:

Dr. Lo Ka Shui (Chairman), Mr. Cheng Wai Chee, Christopher, Mr. Ho Shut Kan and Mr. Lo Kai Shui

Executive Director:

Mr. Lee Ching Ming, Adrian (Chief Executive Officer)

Independent Non-executive Directors:

Mr. Cha Mou Sing, Payson, Mr. Shek Lai Him, Abraham and Mr. Ip Yuk Keung, Albert

As at the date of this announcement, the board of directors of the Issuer comprises:

Dr. Lo Ka Shui, Mr. Lo Kai Shui and Mr. Lee Ching Ming, Adrian

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Champion Real Estate Investment Trust

(a Hong Kong collective investment scheme authorised under section 104 of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong)) (Stock Code: 2778)

Managed by **Eagle Asset Management**Eagle Asset Management (CP) Limited

CLOSURE OF REGISTER OF UNITHOLDERS AND PAYMENT DATE OF 2012 INTERIM DISTRIBUTION

The Board of Directors of Eagle Asset Management (CP) Limited (as manager of Champion Real Estate Investment Trust ("Champion REIT")) hereby gives notice that for the purpose of ascertaining unitholders' entitlement to the interim distribution for the six months ended 30 June 2012 ("2012 Interim Distribution"), the Register of Unitholders of Champion REIT will be closed from Wednesday, 19 September 2012 to Monday, 24 September 2012 (the "Record Date"), both days inclusive, during which period no transfer of Units will be effected. The 2012 Interim Distribution will be payable on 9 October 2012 to unitholders whose names appear on the Register of Unitholders on the Record Date.

In order to qualify for the 2012 Interim Distribution, all properly completed transfer forms (accompanied by the relevant Unit certificates) must be lodged with Champion REIT's Unit Registrar, Computershare Hong Kong Investor Services Limited of Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong for registration not later than 4:30 p.m. on Tuesday, 18 September 2012.

By Order of the Board
Eagle Asset Management (CP) Limited
(as manager of Champion Real Estate Investment Trust)
Lee Ching Ming, Adrian

Executive Director and Chief Executive Officer

Hong Kong, 13 August 2012

As at the date of this announcement, the Board of Directors comprises:

Non-executive Directors:

Dr. Lo Ka Shui (*Chairman*), Mr. Cheng Wai Chee, Christopher, Mr. Ho Shut Kan and Mr. Lo Kai Shui

Executive Director:

Mr. Lee Ching Ming, Adrian (Chief Executive Officer)

Independent Non-executive Directors:

Mr. Cha Mou Sing, Payson, Mr. Shek Lai Him, Abraham and Mr. Ip Yuk Keung, Albert