OTHER ARRANGEMENTS IN RELATION TO THE PRIVATECO OFFER

Privateco was incorporated in Bermuda on 16 September 2011. First Prospect confirms that:

- (a) as at 29 September 2011, being the latest practicable date prior to the printing of the Circular for ascertaining certain information referred to in the Circular (the "Latest Practicable Date"), none of First Prospect, its ultimate beneficial owners, or parties acting in concert with any of them owned or had control or direction over any voting rights or rights over the Privateco Shares or convertible securities, options, warrants or derivatives of Privateco;
- (b) none of First Prospect, its ultimate beneficial owners, or parties acting in concert with any of them had dealt in any shares, convertible securities, options, warrants or derivatives of Privateco during the period from the incorporation of the Privateco on 16 September 2011 up to the Latest Practicable Date. None of First Prospect, its ultimate beneficial owners, or parties acting in concert with any of them had entered into any agreements in relation to the issue of any convertible securities, options, warrants or derivatives of Privateco;
- (c) there are no other arrangements, whether by way of option, indemnity or otherwise, in relation to the Privateco Shares or the shares of First Prospect and which may be material to the Privateco Offer:
- (d) other than the Share Sale Agreement, there are no other agreements or arrangements to which First Prospect is a party and relate to the circumstances in which it may or may not invoke or seek to invoke a pre-condition or a condition to the Privateco Offer; and
- (e) as at the Latest Practicable Date, none of First Prospect, its ultimate beneficial owners, or parties acting in concert with any of them had entered into any contracts in relation to the outstanding derivatives in respect of the securities in Privateco and have not borrowed or lent any relevant securities (as defined in Note 4 to Rule 22 of the Takeovers Code) in Privateco.

Based on the shareholding structure of the Company as at the Latest Practicable Date, First Prospect and parties acting in concert with it will be interested in a total of 172,902,000 Privateco shares, representing approximately 63.19% of the issued share capital of Privateco following the Distribution In Specie. Further announcement(s) will be made as and when appropriate to comply with Rule 3.5(c)(iii) of the Takeovers Code.

Warning

AS THE LISTCO OFFERS AND THE PRIVATECO OFFER WILL ONLY BE MADE AFTER SHARE SALE COMPLETION AND THE COMPLETION OF THE DISTRIBUTION IN SPECIE RESPECTIVELY, WHICH ARE IN TURN SUBJECT TO A NUMBER OF CONDITIONS AS SUMMARISED IN THE CIRCULAR, EACH OF THE LISTCO OFFERS AND THE PRIVATECO OFFER MAY OR MAY NOT PROCEED AND ARE THEREFORE POSSIBILITIES ONLY. INVESTING PUBLIC AND THE SHAREHOLDERS ARE THEREFORE URGED TO EXERCISE EXTREME CAUTION WHEN DEALING IN THE SHARES.

By order of the board of Noble Jewelry Holdings Limited Mr. Chan Yuen Hing Director By order of the board of
First Prospect Holdings Limited
Mr. Chan Yuen Hing
Director

Hong Kong, 30 September 2011

The Directors jointly and severally accept full responsibility for the accuracy of the information contained in this joint announcement (other than that relating to First Prospect) and confirm, having made all reasonable inquiries, that to the best of their knowledge, opinions expressed in this joint announcement have been arrived at after due and careful consideration and there are no