Hong Kong Exchanges and Clearing Limited

separately in the paragraphs headed "Effect of the Share Sale Completion on shareholding structure of the Company" and "Group structure before and after the Group Reorganisation" in the First Joint Announcement and in the paragraphs headed "Effect of the Share Sale Completion on shareholding structure of the Company" and "Group structure before and after the Group Reorganisation, Share Sale Completion and the Distribution In Specie" in the Circular.

Effect of the Share Sale Completion on shareholding structure of the Company

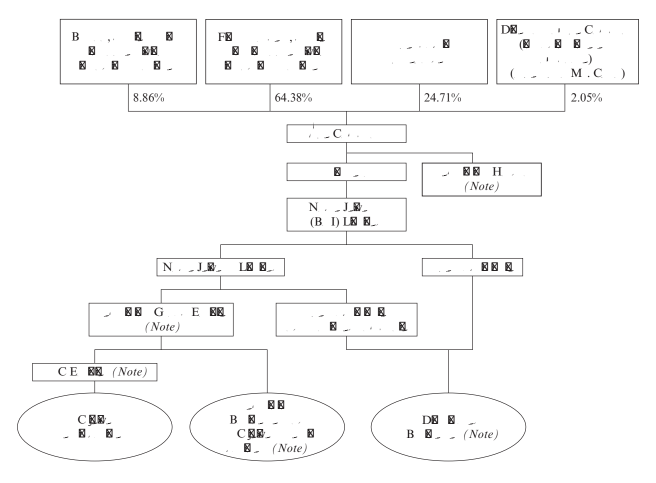
Set out below is the shareholding structure of the Company as at the Latest Practicable Date of the Circular and the date of this joint announcement and immediately upon Share Sale Completion (based on the information provided by the Vendors and assuming no other changes in the issued share capital and sharedding in the Company from the date of this joint announcement up to Share Sale Completion but before the commencement of the Listco Share Offer):

As at the Latest Practicable
Date of the Circular and
the date of this joint
announcement

Immediately upon Share Sale Completion but before the commencement of

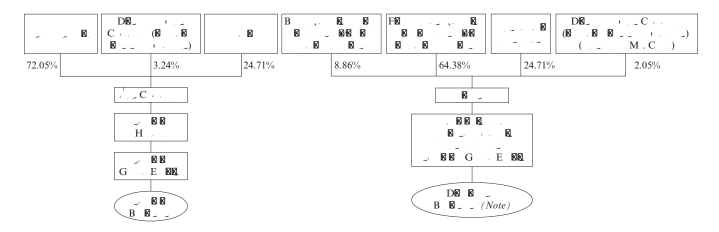
Group structure before and after the Group Reganisation, Share Sale Completion and the Distribution In Specie

The chart below shows in summary the group structure of the Company as at the Latest Practicable Date of the Circular:



Note: As at the date of this joint announcement, (a) the Group carries out the PRC jewelry retail business through the PRC Entities; (b) pursuant to the Group Reorganisation, the Remaining Group has ceased the PRC jewelry retail business by having transfeed its equity interest in the PRC Entities to the Privateco Group and the termination of Guangzhou Sinoble's retail consignment arrangements and franchise agreement in relation to the PRC jewelry fail business, with the Remaining Group Entities (namely Guangzhou Sinoble and Sinoble Jewelry Limited) having been transferred to and held directly and indirectly by the Remaining Holdco; and (c) the deregistration of Trendy Jewelry Limited (which was wholly-owned by Sinoble Jewelry Limited) has been completed.

The chart below shows in summary the respectivergup structure of the Privateco Group and the Remaining Group immediately upon completion of the Group Reorganisation, Share Sale Completion (which is conditional on completion of the Group Reorganisation) and completion of the Distribution In Specie (which in turn is conditional on completion of the Group Reorganisation and Share Sale Competion), but before commencement of the Privateco Offer and the Listco Share Offer (assuming no other changes in the shareholding structure of the Group during this period):



Note: Pursuant to the Group Reorganisation, interests in the PRC Entities held immediately before the Group Reorganisation by the Remaining Group Entities have been transferred to the Privateco Group and the Privateco Group will continue to operate their retail business in the PRC until it is completely wound down by the end of 2011.

Shareholders should note that immediately after Share Sale Completion, the Company will have use of 1746t4 (whi) 347.746Lo 545

100,708,000 as stated in the First Joint Anouncement and the Circular to 97,470,000 (representing approximately 35.62% of the shae capital of the Privateco in issue) and the value of the Privateco Offer is reduced to HK\$48,735,000.

Voting at the EGM

As referred to in the Circular, First Prospect, Barton, Ms. Chiu, Mr. Yau and Resources Rich have confirmed that they and their respective associates and parties acting in concert will abstain from voting on the relevant resolutions to approve the Share Premium and Reserve Application, the Distribution In Specie, the Special Deals and the respective transactions contemplated thereunder at the EGM. In this connection, Ms. Chan will abstain from voting on the resolutions to be put to Independent Shareholders at the EGM. In addition, the other Directors have also indicated that they will abstain from voting on those resolutions at the EGM.

WARNING: THE DISTRIBUTION IN SPECIE IS SUBJECT TO, AMONG OTHER THINGS, SHARE SALE COMPLETION. AS SUCH, THE DISTRIBUTION IN SPECIE MAY OR MAY NOT PROCEED AND IS A POSSIBILITY ONLY. ALSO, AS THE LISTCO SHARE OFFER AND THE PRIVATECO OFFER WILL ONLY BE MADE AFTER SHARE SALE COMPLETION AND THE DISTRIBUTION IN SPECIE RESPECTIVELY, WHICH ARE SUBJECT TO A NUMBER OF CONDITIONS, EACH OF THE LISTCO SHARE OFFER AND THE PRIVATECO OFFER MAY OR MAY NOT PROCEED AND IS THEREFORE A POSSIBILITY ONLY. INVESTING PUBLIC AND THE SHAREHOLDERS ARE URGED TO EXERCISE CAUTION WHEN DEALING IN THE SHARES.

| By order of the board of |
|--------------------------|--------------------------|--------------------------|--------------------------|
| Noble Jewelry Holdings | Noble Jewelry Investment | Resources Rich Capital | First Prospect Holdings |
| Limited | Limited | Limited | Limited |
| Mr. Chan Yuen Hing | Mr. Chan Yuen Hing | Mr. Hu Yangjun | Mr. Chan Yuen Hing |
| Director | Director | Director | Director |

Hong Kong, 19 October 2011

As at the date of this joint announcement, the Bockcomprises six executive Directors, namely Mr. Chan Yuen Hing, Mr. Tang Chee Kwong, Ms. Chan Lai Yung, Mr. Lai Wang, Mr. Setiawan Tan Budi and Mr. Tsang Wing Ki and three independenon-executive Directors, namely Mr. Chan Cheong Tat, Mr. Tang Chiu Ming Frank and Mr. Yu Ming Yang. The Directors jointly and severally accept full respointsility for the accuracy of the information contained in this joint announcement (other than that relating to Resours Rich and the Vendors) and confirm, having made all reasonable inquiries, that to the best ofeth knowledge, opinions expressed in this joint announcement have been arrived at after due andetal consideration and there are no other facts not contained in this joint announcement, ethomission of which would make any statement in this joint announcement misleading.

As at the date of this joint announcement, the board directors of the Privateco comprises two directors, namely Mr. Chan Yuen Hing and M Tang Chee Kwong. The directors of Privateco jointly and severally accept full responsibility or the accuracy of the information contained in this joint announcement (other than that relating to the Vendors, Resources Rich and the Group, other than the Privateco Group) and confirm, have made all reasonable inquiries, that to the best of their knowledge, opinions expressed inist joint announcement have been arrived at after

due and careful consideration and there are nother facts not contained in this joint announcement, the omission of which would kneaany statement in this joint announcement misleading.

As at the date of this joint announcement, the boarflotirectors of Resources Rich comprises two directors, namely Mr. Hu Yangjun and Mr. Hu Yishi. The directors of Resources Rich jointly and severally accept full responsibily for the accuracy of the information contained in this joint announcement (other than that relating to the Vendors and the Group) and confirm, having made all reasonable inquiries, that to the best of threknowledge, opinions expressed in this joint announcement have been arrived at after due andefual consideration and there are no other