P.01

	4		
	6		
	9		
1	4		
1	6		
1	7		
1	9		
2	0		
2	1		
2	3		
6	6		
6	7		

	Page
Corporate Information	2
Business Profile	3
Profile of the Directors	4
Chairman's Statement	6
Directors' Report	9
Auditors' Report	14
Consolidated Income Statement	16
Consolidated Balance Sheet	17
Balance Sheet	19
Consolidated Statement of Recognised Gains and Losses	20
Consolidated Cash Flow Statement	21
Notes to the Financial Statements	23
Five Years Financial Summary	66
Particulars of Properties held by the Group	67
Notice of Annual General Meeting	71

CORPORATE INFORMATION

PLACE OF INCORPORATION

Hong Kong

BOARD OF DIRECTORS

Executive Directors:

Deacon Te Ken CHIU, J.P. (Chairman)

Dennis CHIU, B.A. (Managing Director)

Duncan CHIU, B.Sc.

(Joint Managing Director)

Dato' David CHIU, B.Sc.

Non-executive Directors:

Daniel Tat Jung CHIU

Derek CHIU, B.A.

Desmond CHIU, B.A.

Margaret CHIU, LL.B.

Independent Non-executive Directors:

Chi Man MA

Siu Hong CHOW

COMPANY SECRETARY

Kwok Wor CHOW, FCS, FHKSA

SOLICITORS

Woo, Kwan, Lee & Lo Vincent T.K. Cheung Yap & Co Balkenende Chew & Siaw

AUDITORS

Deloitte Touche Tohmatsu Certified Public Accountants Hong Kong

PRINCIPAL BANKERS

The Bank of China (Hong Kong) Limited
The Hongkong and Shanghai Banking
Corporation Limited
The Development Bank of Singapore Limited
The Bank of East Asia Limited

REGISTERED OFFICE

16th Floor, Far East Consortium Building,121 Des Voeux Road Central,Hong Kong.

SHARE REGISTRARS

Central Registration Hong Kong Limited Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Hong Kong.

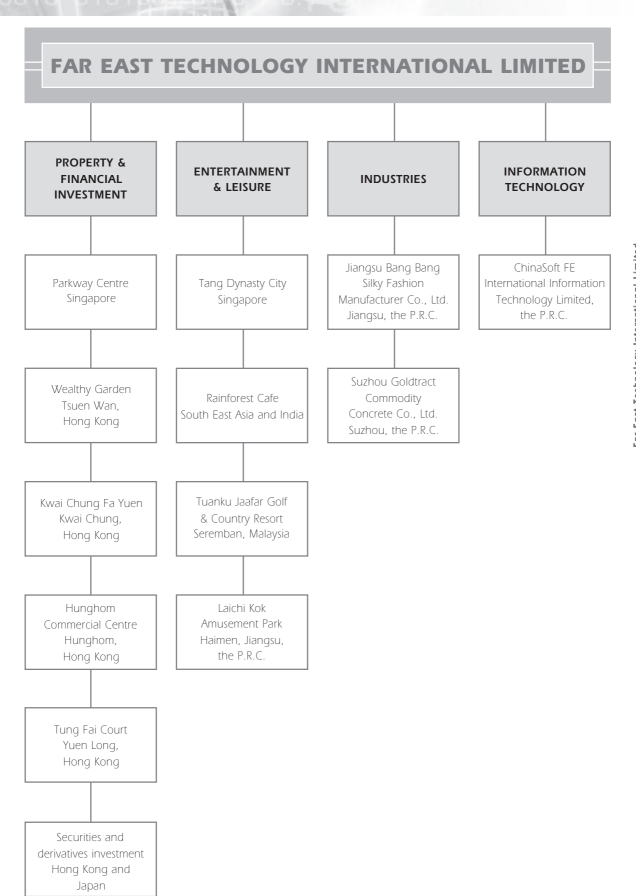
STOCK EXCHANGE

The shares of the Company are listed on The Stock Exchange of Hong Kong Limited.

WEBSITE

http://www.fet.com.hk

P.03



P.04

PROFILE

OF THE DIRECTORS

EXECUTIVE DIRECTORS

Mr. Deacon Te Ken CHIU, J.P. (Chairman)

Mr. Chiu, aged 77, is the founder of the Far East Group and has been the Chairman of the Company since 1981. He is also the Chairman of Far East Consortium International Limited and Far East Hotels and Entertainment Limited. Mr. Chiu has more than 50 years of business experience in property investment and development; operation of entertainment and tourism related business; hotel ownership and management; financing and banking. He is a member of the Chinese People's Political and Consultative Conference; the founder of the Yan Chai Hospital; the founder and permanent Honorary Chairman of The New Territories General Chamber of Commerce; the founder and Chairman of the Ju Ching Chu Secondary School since 1966 and the Vice Patron of the Community Chest in 1968. Mr. Chiu is the father of Messrs. David Chiu, Dennis Chiu, Daniel Tat Jung Chiu, Derek Chiu, Desmond Chiu, Duncan Chiu and Miss Margaret Chiu.

Mr. Dennis CHIU, B.A. (Managing Director)

Mr. Chiu, aged 43, was appointed an Executive Director and Managing Director of the Company in 1981 and 1993 respectively. Mr. Chiu has been actively involved in the business development in the People's Republic of China ("P.R.C."), Singapore and Malaysia. He is an Executive Director of Far East Consortium International Limited and a Non-executive Director of Far East Hotels and Entertainment Limited. He is also a Non-executive Director of London-listing Fortune Oil Plc. He is the son of Mr. Deacon Te Ken Chiu and the brother of Messrs. David Chiu, Daniel Tat Jung Chiu, Derek Chiu, Desmond Chiu, Duncan Chiu and Miss Margaret Chiu.

Mr. Duncan CHIU, B.Sc. (Joint Managing Director)

Mr. Chiu, aged 28, was appointed an Executive Director and Deputy Managing Director of the Company in 1998 and 2000 respectively. In 2001, he was appointed as Joint Managing Director of the Company. He is also a Non-executive Director of Far East Hotels and Entertainment Limited. Since joining the Company in 1998, Mr. Chiu has devoted his efforts in searching for investment opportunities in China and has vast experience and good relationship in China IT industry. He is the son of Mr. Deacon Te Ken Chiu and the brother of Messrs. David Chiu, Dennis Chiu, Daniel Tat Jung Chiu, Derek Chiu, Desmond Chiu and Miss Margaret Chiu.

Y. Bhq Dato' David CHIU, B.Sc.

Dato' Chiu, aged 48, joined the Far East Group in 1975 and was appointed an Executive Director of the Company in 1981. He is also the Deputy Chairman and Chief Executive Officer of Far East Consortium International Limited and a Non-executive Director of Far East Hotels and Entertainment Limited. He holds a double degree of Bachelor of Science in Business Administration and Economics from the University of Sophia, Japan.

Dato' Chiu is the Vice Chairman and a substantial shareholder of Malaysia Land Holdings Berhad, Malaysia. He is also the Chairman of Mori Denki Mfg. Co., Ltd and Tokai Kanko Ltd, which are listed on the Tokyo Stock Exchange. Dato' Chiu is a substantial shareholder in Australia's largest carpark operator, Park Safe with operations in Australia, Malaysia, Singapore and Indonesia.

Presently, Dato' Chiu is a member of the Guangxi Chinese People's Political and Consultative Conference in China and the Honorary Chairman of the Food, Biscuit and Beverage Association in Hong Kong. He has also been conferred an honorary award in Malaysia which carries the title Dato' by His Majesty, the King of Malaysia, in July 1997. He is the second son of Mr. Deacon Te Ken Chiu and the brother of Messrs. Dennis Chiu, Daniel Tat Jung Chiu, Derek Chiu, Desmond Chiu, Duncan Chiu and Miss Margaret Chiu.

PROFILE OF THE DIRECTORS

NON-EXECUTIVE DIRECTORS

Mr. Daniel Tat Jung CHIU

Mr. Chiu, aged 41, was appointed a Director of the Company in 1983. He is also a Non-executive Director of Far East Consortium International Limited. He was appointed Vice Chairman (Non-executive) of Far East Hotels and Entertainment Limited in 1999. He is the major shareholder and Vice Chairman of London-listing Fortune Oil Plc. Mr. Chiu has extensive experience in China trade, petroleum trading and infrastructure investments. He also takes an active part in several kinds of projects in Hong Kong and the P.R.C.. He is the son of Mr. Deacon Te Ken Chiu and the brother of Messrs. David Chiu, Dennis Chiu, Derek Chiu, Desmond Chiu, Duncan Chiu and Miss Margaret Chiu.

Mr. Derek CHIU, B.A.

Mr. Chiu, aged 36, was appointed a Director of the Company in 1989. He is also the Managing Director and Chief Executive of Far East Hotels and Entertainment Limited. Mr. Chiu has extensive experience in the operation of amusement parks and entertainment business. He is the son of Mr. Deacon Te Ken Chiu and the brother of Messrs. David Chiu, Dennis Chiu, Daniel Tat Jung Chiu, Desmond Chiu, Duncan Chiu and Miss Margaret Chiu.

Mr. Desmond CHIU, B.A.

Mr. Chiu, aged 35, was appointed a Director of the Company in 1991. He graduated from the University of Cambridge, the United Kingdom and he was appointed as Deputy Managing Director of Far East Hotels and Entertainment Limited in 1999. He is the son of Mr. Deacon Te Ken Chiu and the brother of Messrs. David Chiu, Dennis Chiu, Daniel Tat Jung Chiu, Derek Chiu, Duncan Chiu and Miss Margaret Chiu.

Miss Margaret CHIU, LL.B.

Miss Chiu, aged 44, was appointed a Director of the Company in 1995. She is also an Executive Director of Far East Hotels and Entertainment Limited. She graduated with law degree from the University of Buckingham, the United Kingdom and has extensive experience in entertainment, television and motion business in Hong Kong, the P.R.C. and overseas. She is the daughter of Mr. Deacon Te Ken Chiu and sister of Messrs. David Chiu, Dennis Chiu, Daniel Tat Jung Chiu, Derek Chiu, Desmond Chiu and Duncan Chiu.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Chi Man MA

Mr. Ma, aged 69, was appointed an Independent Non-executive Director of the Company in 1998. He is also a Director of two public listed companies in Hong Kong. He has extensive working experience in the fields of travel, transport, economics and infrastructure development in Hong Kong and the PRC.

Mr. Siu Hong CHOW

Mr. Chow, aged 44, was appointed an Independent Non-executive Director of the Company in 2000. He has over 10 years' experience in China trade and has established a good relationship in China.

CHAIRMAN'S STATEMENT

RESULTS

The Board of Directors of Far East Technology International Limited (the "Company") announces that the audited consolidated net loss attributable to shareholders of the Company and its subsidiaries (together the "Group") for the year ended 31st December, 2001 was HK\$56,675,320 (2000: HK\$92,743,662), with loss per share of 17.1 cents (2000: HK\$29.6 cents).

FINANCIAL RESOURCES AND LIQUIDITY

Borrowings and Charge on Group Assets

The Group's total borrowings amount to approximately HK\$232 million as at 31st December, 2001 (2000: HK\$272 million).

Interest rates were in line with the best lending rates either at prime or based on the Hong Kong Interbank Offer Rate.

Gearing Ratio

The gearing ratio (total bank borrowings to shareholders' equity) as at 31st December, 2001 was 75% (2000: 70%).

Current Ratio

The current ratio as at 31st December, 2001 was 0.23 (2000: 0.72). The Group has maintained sufficient liquid assets to finance its daily operations.

Exchange Rate

The Group was not exposed to material exchange rates fluctuations during the year.

BUSINESS REVIEW AND PROSPECTS

The year of 2001 saw some shocking events that no one could have predicted, the September 11 attacks, war on Afghanistan, continuous recession in Hong Kong's economy, etc. In bid to cope with the vast and rapid changes of the world movements and economic cycles, our Group is constantly exploring into different field of industries and business opportunities to catch the next wave of developments, in China and other Asian countries. At the same time, we are strengthening our management team by bringing in people with professional expertise to run the field of new businesses that we are investing into.

Our Group is seeking to offload its non-core assets and reduce expenses in its non-profit making subsidiaries during this recessive environment in the region. All these efforts may result in disappointing results in the short term but we believe that they will be of long-term benefits to the Company and its shareholders. When the market environment becomes more positive, we will be better prepared for the next upwave and increase our shareholders' returns.

ANNUAL

ar East Technology International Limited

CHAIRMAN'S STATEMENT

Technology Division

The associate company ChinaSoft FE International Information Technology Limited ("CSI") continues to achieve steady growth in terms of revenues and profits. The company as a developer and provider in software products and system solutions in the People's Republic of China ("PRC") is specialized in system solutions for government organizations, private enterprises engaging e-commerce and community services organisations.

CSI is also a pioneer in offering customized solutions for ETDAs (Economic and Technology Development Area) in the PRC with TEDA (Tianjin Economic Technological Development Area) being one of its major clients now. The company is looking to duplicate this system to other ETDAs in the PRC which the company has competitive advantage over its competitors.

The company has planned to list on the GEM board of the Hong Kong market, but there is no concrete timetable of when about it will list. Estimated time schedule is around the 4th quarter of 2002.

Another technology investment that the Group has made, Tricom Cyberworld Holdings Limited is posting disappointing results due to downturn in the demand for system integration and telecom services in Hong Kong. The company is looking to diversify into hardware components manufacturing and looking to expand its sales in the PRC market.

Property Division

The rental incomes from Hong Kong were steady. The Group is looking to convert the Mandarin Theatre in Hunghom, Kowloon into retail shops for better return. The conversion of Golden Flower Theatre, Kwai Chung into commercial usage has been approved. The Group is looking to rent out the premises as retail shop to increase returns.

The market in Malaysia was slow and so was the sales of bungalow in Tuanku Jaafar Golf & Country Resort. We believe that the market sentiment will improve later this year to have better chances for the company to launch the property over there. The Country Resort will carry out further cost-cutting and restructuring plan in order to enhance its performance in the future.

Parkway Centre in Singapore yields steady rental income in the past year and the sale of its office units will continue.

Leisure and Entertainment Division

Rainforest Cafe is posting losses from operation due to a change in the amortization and depreciation provision policy. The company is looking for new partners in other Asian countries to open up new locations in their countries.

Tang Dynasty City has not yet restarted its operations. The company is planning for some new themes for the park and hopefully can resume business on the park soon.

CHAIRMAN'S STATEMENT

Industry Division

Jiangsu Bang Bang Silky Fashion Manufacturer Company Limited again see healthy returns from operation due to strong orders from Japan. The company is planning to further expand its capacity by purchasing new production lines if the sales trend and orders from overseas continue to grow.

Suzhou Goldtract Commodity Concrete Company Limited on the other hand, was operating at a loss again this year. The company is seeking to move its operations to other city and sell the land to interested parties.

The Company has also signed an agreement with Through In Industries Limited for purchase of a controlling stake of an electric power generation company in the Henan Province. Once completed, the board believes that the acquisition will bring in steady revenues as well as profits to the Group.

The Company is consistently searching for promising business investment opportunities in China to diversify its holdings and at the same time to grow with China's surging economy.

Deacon Te Ken Chiu

Chairman

Hong Kong, 23rd April, 2002

The directors present their report and the audited financial statements of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 31st December, 2001.

PRINCIPAL ACTIVITIES The Company acts as an investment holding company. The principal activities of its subsidiaries, associates and jointly controlled entity are set out in notes 19 to 21 respectively to the financial statements. ANALYSIS OF THE GROUP'S LIQUIDITY The Group's bank borrowings repayable within one year less bank balances as at 31st December, 2001 were HK\$184 million (2000: HK\$200 million). The directors consider that with the continuing support of the Group's bankers in respect of the existing secured banking facilities, the Group will be able to meet in full its financial obligations as they fall due for the foreseeable future. **RESULTS** The results of the Group for the year ended 31st December, 2001 are set out in the consolidated income statement on page 16. RESERVES Movements during the year in the reserves of the Group and the Company are set out in note 32 to the financial statements. POST BALANCE SHEET EVENT Details of a significant post balance sheet event are set out in note 44 to the financial statements. FINANCIAL SUMMARY A summary of the results and of the assets and liabilities of the Group for the past five financial years is set out on page 66. PROPERTY, PLANT AND EQUIPMENT Details of the movements during the year in the property, plant and equipment of the Group and the Company are set out in note 16 to the financial statements. **INVESTMENT PROPERTIES** The Group's investment properties were revalued at the year end date. The net decrease on revaluation

MAJOR PROPERTIES

amounted to HK\$14,899,730.

Details of the major properties held by the Group at 31st December, 2001 are set out on pages 67 to 70.

net of minority interest, which has been debited directly to the investment properties revaluation reserve,

DIRECTORS' REPORT

SHARE CAPITAL

Details of the share capital of the Company are set out in note 31 to the financial statements.

PURCHASE, SALES OR REDEMPTION OF LISTED SECURITIES IN THE COMPANY

During the year, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities.

DIRECTORS

The directors of the Company during the year and up to the date of this report were:

Executive directors

Mr. Deacon Te Ken Chiu, Chairman

Mr. Dennis Chiu, Managing Director

Mr. Duncan Chiu, Joint Managing Director

Dato' David Chiu

Non-executive directors

Mr. Daniel Tat Jung Chiu

Mr. Derek Chiu

Mr. Desmond Chiu

Ms. Margaret Chiu

Mr. Chi Man Ma *

Mr. Siu Hong Chow *

* Independent non-executive directors

In accordance with the provisions of the Company's Articles of Association, all directors except Managing Director, Mr. Dennis Chiu and Joint Managing Director, Mr. Duncan Chiu shall retire from office at the forthcoming Annual General Meeting and, being eligible, offer themselves for re-election. Mr. Dennis Chiu and Mr. Duncan Chiu remain in office.

The term of office for each non-executive director is the period up to his annual retirement in accordance with the Company's Articles of Association.

DIRECTORS' INTERESTS IN SHARES

As at 31st December, 2001, the interests of the directors and their associates in the share capital of the Company and associated corporations as recorded in the register maintained by the Company pursuant to Section 29 of the Securities (Disclosure of Interests) Ordinance ("SDI Ordinance") were as follows:

	Number of ordinary shares held		res held
	Personal	Family	Corporate
Name of director	interests	interests	interests
Deacon Te Ken Chiu			
– The Company	5,048,000	6,110,000	99,768,800*
Dennis Chiu			
– The Company	16,610,200	_	30,400,000#
– Tang Dynasty City Pte. Ltd.	1,250,000	_	_
– Tang City Properties Pte. Ltd.	10,000	_	_
Daniel Tat Jung Chiu			
– The Company	11,000,000	-	30,400,000#
Derek Chiu			
– The Company	201,000	_	_
Margaret Chiu			
– The Company	5,000,000	-	_
Duncan Chiu			
– The Company	18,836,211	_	_

- * Of the 99,768,800 shares, 93,540,200 shares were beneficially held by Far East Consortium International Limited.
- # The 30,400,000 shares were held by Cape York Investments Limited, a company owned by Mr. Dennis Chiu and Mr. Daniel Tat Jung Chiu.

Save as disclosed above and other than certain shares in subsidiaries held solely in a non-beneficial capacity by certain directors for the Company or its subsidiaries, none of the directors or chief executives, or their associates, had any interest in any securities of the Company or any of its associated corporations as defined in the SDI Ordinance, and none of the directors or chief executives, or their spouses or children under the age of 18, had any right to subscribe for the securities of the Company, or had exercised any such right during the year.

ARRANGEMENT TO PURCHASE SHARES OR DEBENTURES

At no time during the year was the Company or any of its subsidiaries, a party to any arrangements to enable the directors of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

P.12

DIRECTORS' REPORT

DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

Save as disclosed in connected transaction below, no contracts of significance to which the Company or any of its subsidiaries was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

DIRECTORS' SERVICE CONTRACTS

None of the directors of the Company has a contract of service with the Company or any of its subsidiaries not terminable by the employing Company within one year without payment of compensation (other than statutory compensation).

CONNECTED TRANSACTION

As disclosed in the Company's 1996 Annual Report, Tang City Properties Pte. Ltd. ("TCP") (a company incorporated in Singapore in which the Company has a 90% interest and Mr. Dennis Chiu has a 10% interest) on 25th March, 1996 obtained a loan facility of a principal amount of up to \$\$31 million (the "Existing Facilities") from The Development Bank of Singapore Limited ("DBS") for the purpose of acquiring 60 units of offices at No.1, Marine Parade Central, Parkway Builders' Centre, Singapore and carrying out of renovation work on the property.

By two letters dated 29th November, 2001 and 6th February 2002, the Existing Facilities were revised to Multi-currency Revolving Line of Credit of up to \$\$29 million (approximately HK\$122 million) or equivalent and Foreign Exchange Line of up to \$\$0.5 million (approximately HK\$2 million) or equivalent (the "Revised Facilities").

As security for the Revised Facilities, the Company and Mr. Dennis Chiu continued to stand as guarantors and to give several guarantees to DBS guaranteeing 90% and 10% of the liability of TCP under the facility agreement respectively. Such guarantees are given in proportion to the Company's equity interest in TCP.

SUBSTANTIAL SHAREHOLDERS

As at 31st December, 2001, the register of substantial shareholders maintained under Section 16(1) of the SDI Ordinance showed that, other than the interests disclosed above in respect of certain directors and chief executives, the following shareholders had an interest of 10% or more in the share capital of the Company:

Name	Number of shares	%
Far East Consortium International Limited ("FECIL") (Note 1)	93,540,200	28.2
Far East Consortium (B.V.I.) Limited ("FECBVIL") (Note 2)	93,540,200	28.2
Far East Consortium Limited ("FECL") (Note 3)	65,208,200	19.7

Notes.

1. FECIL was deemed to be interested in those shares by virtue of its 100% shareholding in FECBVIL. The shareholding beneficially held by FECIL is entirely duplicated or included in the shareholding stated in the corporate interest of Mr. Deacon Te Ken Chiu, the Chairman of the Company, as mentioned in the section headed "DIRECTORS' INTERESTS IN SHARES" above.



- 2. FECBVIL was deemed to be interested in those shares by virtue of its controlling shareholding in FECL, and its 100% shareholding in a company which directly held 28,332,000 shares in the Company.
- 3. FECL was deemed to be interested in those shares by virtue of its direct shareholding of 29,327,000 shares in the Company and its 100% shareholding in three companies which directly held 35,881,200 shares in the Company in aggregate.

Other than as disclosed above, the Company has not been notified of any other interests representing 10% or more of the Company's issued share capital as at 31st December 2001.

MAJOR CUSTOMERS AND SUPPLIERS

Of the sales of the Group for the year, 32% were attributable to the Group's five largest customers.

Of the purchases of the Group for the year, less than 30% were attributable to the Group's five largest suppliers.

EMPLOYEES

The total number of employees of the Group as at 31st December, 2001 was approximately 600.

Employees are remunerated according to nature of the job and market condition.

CORPORATE GOVERNANCE

The Company has complied throughout the year ended 31st December, 2001 with the Code of Best Practice as set out in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

AUDIT COMMITTEE

The Company's audit committee comprising the independent non-executive director, Mr. Ma Chi Man and non-executive director, Mr. Daniel Tat Jung Chiu. The terms of reference for this committee have been established with regard to "A Guide for the Formation of Audit Committee" issued by the Hong Kong Society of Accountants in December 1997.

The principal duties of the Audit Committee are reviewing the internal controls and the financial reporting requirements of the Group. The Committee is satisfied with the Company's internal control procedures and the financial reporting disclosures.

AUDITORS

A resolution will be submitted to the annual general meeting to re-appoint Messrs. Deloitte Touche Tohmatsu as auditors of the Company.

On behalf of the Board

Duncan Chiu

Joint Managing Director

德勤 · 關黃陳方會計師行

Certified Public Accountants 26/F, Wing On Centre 111 Connaught Road Central Hong Kong 香港中環干諾道中111號 永安中心26樓 Deloitte Touche Tohmatsu

TO THE MEMBERS OF FAR EAST TECHNOLOGY INTERNATIONAL LIMITED 遠東科技國際有限公司
(Incorporated in Hong Kong with limited liability)

We have audited the financial statements on pages 16 to 65 which have been prepared in accordance with accounting principles generally accepted in Hong Kong.

RESPECTIVE RESPONSIBILITIES OF DIRECTORS AND AUDITORS

The Companies Ordinance requires the directors to prepare financial statements which give a true and fair view. In preparing financial statements which give a true and fair view it is fundamental that appropriate accounting policies are selected and applied consistently.

It is our responsibility to form an independent opinion, based on our audit, on those statements and to report our opinion to you.

BASIS OF OPINION

We conducted our audit in accordance with Statements of Auditing Standards issued by the Hong Kong Society of Accountants except that the scope of our work was limited as explained below.

An audit includes examination, on a test basis, of evidence relevant to the amounts and disclosures in the financial statements. It also includes an assessment of the significant estimates and judgments made by the directors in the preparation of the financial statements, and of whether the accounting policies are appropriate to the circumstances of the Company and the Group, consistently applied and adequately disclosed.

We planned our audit so as to obtain all the information and explanations which we considered necessary in order to provide us with sufficient evidence to give reasonable assurance as to whether the financial statements are free from material misstatement. However, the evidence available to us was limited because we were unable to obtain sufficient information and explanations to assess whether any impairment loss should be recognised in respect of the interest in leisure – entertainment complex of HK\$137,000,000 at 31st December, 2001.

In forming our opinion we also evaluated the overall adequacy of the presentation of information in the financial statements. We believe that our audit provides a reasonable basis for our opinion.

P.14 REPORT 2

Except for any adjustment that might have been found to be necessary had we been able to obtain sufficient evidence concerning the interest in leisure-entertainment complex, in our opinion the financial statements give a true and fair view of the state of the affairs of the Company and the Group as at 31st December, 2001 and of the loss and cash flow of the Group for the year then ended and have been properly prepared in accordance with the Companies Ordinance.

In respect alone of the limitation on our work relating to the interest in leisure-entertainment complex, we have not obtained all information and explanations that we considered necessary for the purposes of our audit.

Deloitte Touche Tohmatsu

Certified Public Accountants

23rd April, 2002

P.15

Far East Technology International Limited ANNUAL REPORT 2001 P.16

CONSOLIDATED

INCOME STATEMENT

	Notes	2001 HK\$	2000 HK\$
Turnover Cost of sales	5	147,196,673	181,934,880
Gross profit Other revenue Distribution costs	7	36,518,244 12,585,610 (451,651)	43,025,058 9,033,527 (405,676)
Administrative expenses Other operating expenses Impairment loss on other investment	8	(37,350,598) (25,803,977) (33,100,000)	(46,615,348) (24,006,234) (456)
Loss from operations Impairment loss on the interest in Ieisure-entertainment complex Profit on disposal of a subsidiary	9	(47,602,372) - 3,312,816	(18,969,129) (60,476,789) –
Loss on disposal of an associate Finance costs Share of results of associates Share of results of a jointly controlled entity	10	(8) (15,684,906) 1,694,551 91,986	(16,949,985) - (840,326)
Loss before taxation Taxation	12	(58,187,933)	(97,236,229) (844,331)
Loss before minority interests Minority interests		(59,218,977) 2,543,657	(98,080,560) 5,336,898
Loss for the year Loss per share	14	(56,675,320)	(92,743,662)
Basic	IΤ	(17.1 cents)	(29.6 cents)

CONSOLIDATED BALANCE SHEET

At 31st December, 2001

	Notes	2001 HK\$	2000 HK\$
Non-current Assets			
Investment properties	15	219,168,857	252,825,685
Property, plant and equipment	16	190,228,029	205,721,978
Land held for development	17	33,822,464	33,802,234
Interest in Leisure-entertainment complex	18	137,000,000	33,002,234
Investments in associates	20	18,113,898	5,755,128
Investment in a jointly controlled entity	21	6,237,435	6,145,449
3 3			
Investments in securities	22	46,803,769	87,403,769
		651,374,452	591,654,243
Current Assets			
Inventories	23	4,709,414	3,930,707
Properties under development for sale	24	14,809,002	19,536,241
Investments in securities	22	10,617,852	17,884,775
Trade and other receivables	25	30,271,319	181,085,590
Amounts due from associates		282,387	12,706,835
Pledged bank deposits		2,564,110	20,580,780
Bank balances and cash		12,890,402	14,514,964
		76,144,486	270,239,892
Current Liabilities			
Trade and other payables	26	98,317,956	112,782,764
Amounts due to directors	27	13,092,588	8,223,798
Amounts due to related companies	28	907,026	1,310,426
Tax liabilities		20,520,355	19,457,546
Obligations under finance leases	29	762,446	743,970
Bank and other borrowings	30	198,813,157	235,162,271
		332,413,528	377,680,775
Net Current Liabilities		(256,269,042)	(107,440,883)
			
		395,105,410	484,213,360

01010010

CONSOLIDATED BALANCE SHEET

At 31st December, 2001

		2001	2000
	Notes	нк\$	HK\$
			_
Capital and Reserves			
Share capital	31	331,668,905	331,668,905
Reserves	32	(20,398,214)	56,537,578
		311,270,691	388,206,483
Minority Interests		50,578,229	58,357,601
•			
Non-current Liabilities			
Bank and other borrowings	30	32,716,381	37,089,539
Deferred taxation	33	238,960	238,496
Obligations under finance leases	29	301,149	321,241
		33,256,490	37,649,276
		395,105,410	484,213,360
		= 373,133,110	101,213,300

The financial statements on pages 16 to 65 were approved and authorised for issue by the Board of Directors on 23rd April, 2002 and are signed on its behalf by:

Dennis Chiu

DIRECTOR

Duncan Chiu

DIRECTOR

BALANCE SHEET

At 31st December, 2001

	Notes	2001 HK\$	2000 HK\$
Non-current Assets Property, plant and equipment	16	3,276	4,274
Land held for development Investments in subsidiaries Investment in associates	17 19 20	1,994,382 219,134,218 16,020,034	1,994,382 399,341,590
		237,151,910	401,340,246
Current Assets Investments in securities Other receivables Amount due from an associate Pledged bank deposits	22	10,096,442 5,939 282,388 2,564,110	16,728,508 7,155,867 - 14,330,474
Bank balances and cash		1,119,454	748,314
Current Liabilities		14,068,333	38,963,163
Other payables Amounts due to directors Amount due to related companies Amounts due to subsidiaries Bank and other borrowings	27 28 30	7,545,312 9,311,490 420,716 754,408 19,137,465	7,353,012 5,754,126 420,716 889,745 28,805,815
Net Current Liabilities		(23,101,058)	43,223,414
		214,050,852	397,079,995
Capital and Reserves Share capital Reserves	31 32	331,668,905 (127,218,053)	331,668,905 51,011,090
Non-current Liabilities		204,405,852	382,679,995
Bank and other borrowings	30	9,600,000	14,400,000
		214,050,852	397,079,995

Dennis Chiu

DIRECTOR

Duncan Chiu

DIRECTOR

STATEMENT OF RECOGNISED GAINS AND LOSSES

	2001 HK\$	2000 HK\$
Revaluation (decrease) increase on investment properties	(14,899,730)	15,623,471
Exchange differences arising on translation of overseas operations	(5,360,742)	(8,701,631)
Net (losses) gains not recognised in the income statement	(20,260,472)	6,921,840
Net loss for the year	(56,675,320)	(92,743,662)
Total recognised losses	(76,935,792)	(85,821,822)

Far East Technology International Limited ANNUAL REPORT 2001 P.21

CONSOLIDATED

FLOW STATEMENT

	Notes	2001 HK\$	2000 HK\$
NET CASH INFLOW FROM OPERATING			
ACTIVITIES	34	30,018,934	52,285,050
returns on investments and servicing of finance			
Interest paid		(15,660,081)	(16,890,445)
Finance charges on obligation under finance leases	5	(24,825)	(59,540)
Dividend paid to minority shareholders		(1,250,153)	(1,171,835)
CASH OUTFLOW FROM RETURNS ON			
investments and servicing of finance		(16,935,059)	(18,121,820)
TAXATION			
Overseas tax refunded		521,065	_
Hong Kong Profits Tax paid		(489,300)	(1,047,604)
Overseas tax paid			(922,029)
TAX PAID		31,765	(1,969,633)
investing activities			
Net proceeds on disposal of property, plant		202.000	1 / 20 / 0/
and equipment		283,900	1,639,696
Net proceeds on disposal of an investment property Net cash outflows from disposal of a subsidiary	y 35	(9,991)	3,824,019
Investment in leisure-entertainment complex	22	(2,221)	(531,107)
Acquisition of investment securities		_	(5,000,000)
Acquisition of property, plant and equipment		(1,429,944)	(21,928,718)
Decrease (increase) in pledged bank deposits		18,016,670	(16,440,709)
Acquisition of investment in a jointly controlled enti	ty	-	(6,985,775)
Acquisition of investments in associates		(3,313,203)	
NET CASH INFLOW (OUTFLOW) FROM			
investing activities		13,547,432	(45,422,594)
NET CASH INFLOW (OUTFLOW) BEFORE			
FINANCING CARRIED FORWARD		26,663,072	(13,228,997)

ANNUAL REPORT 2001 P.22

CONSOLIDATED

CASH FLOW STATEMENT

	Note	2001 HK\$	2000 HK\$
NET CASH INFLOW(OUTFLOW) BEFORE FINANCING BROUGHT FORWARD		26,663,072	(13,228,997)
FINANCING Repayment of obligations under finance leases New bank loans raised Repayment of bank loans	36	(97,935) 46,171,166 (65,050,291)	(532,179) 22,611,207 (15,286,115)
net cash (outflow) inflow from financing		(18,977,060)	6,792,913
increase (decrease) in cash and cash equivalents		7,686,012	(6,436,084)
CASH AND CASH EQUIVALENTS AT IST JANUARY		2,092,288	8,358,534
EFFECT OF FOREIGN EXCHANGE RATE CHANGES		(1,010,837)	169,838
CASH AND CASH EQUIVALENTS AT 31ST DECEMBER		8,767,463	2,092,288
analysis of the balances of cash and cash equivalents			
Bank balances and cash Bank overdrafts		12,890,402 (4,122,939)	14,514,964 (12,422,676)
		8,767,463	2,092,288

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

1. GENERAL

The Company is a public limited company incorporated in Hong Kong with its shares listed on The Stock Exchange of Hong Kong Limited.

The principal activities of the Group are property trading, property investment, share investment, merchandise manufacturing, trading of garments and commodity concrete, operation of a golf resort complex, restaurant and amusement park.

2. BASIS OF PREPARATION OF FINANCIAL STATEMENTS

In preparing the financial statements, the directors have given careful consideration to the future liquidity of the Group in the light of its net current liabilities of approximately HK\$256 million as at 31st December, 2001. The directors consider that with the continuing support of the Group's bankers in respect of the existing secured banking facilities, the Group will be able to meet in full its financial obligations as they fall due for the foreseeable future. Accordingly, the financial statements have been prepared on a going concern basis.

3. ADOPTION OF STATEMENTS OF STANDARD ACCOUNTING PRACTICE

In the current year, the Group has adopted for the first time a number of new and revised Statements of Standard Accounting Practice ("SSAPs") issued by the Hong Kong Society of Accountants. Adoption of these Standards had led to a number of change in the Group's accounting policies and introduced additional and revised disclosure requirements. The revised accounting policies are set out in note 4.

The adoption of these new and revised Standards has resulted in the following changes to the disclosure requirements and the Group's accounting policies.

Leases

In accordance with SSAP 14 (Revised) "Leases", some amendments were introduced to the basis of accounting for operating leases, and to the disclosures specified for the Group's leasing arrangements. These changes have not had any material effect on the results for the current or prior accounting periods and, accordingly, no prior period adjustment has been required. Disclosures for the Group's leasing arrangements have been modified so as to comply with the requirements of SSAP 14 (Revised). Comparative amounts have been restated in order to achieve a consistent presentation.

Segment Reporting

In the current period, the Group has changed the basis of identification of reportable segments to that required by SSAP 26 "Segment Reporting". Segment disclosures for the year ended 31st December, 2000 have been amended so that they are presented on a consistent basis.

NOTES

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

4. SIGNIFICANT ACCOUNTING POLICIES

The financial statements have been prepared under the historical cost convention, as modified for the revaluation of investment properties and investments in securities.

The financial statements have been prepared in accordance with accounting principles generally accepted in Hong Kong. The principal accounting policies adopted are as follows:

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and its subsidiaries made up to 31st December each year.

The results of subsidiaries acquired or disposed of during the year are included in the consolidated income statement from the effective date of acquisition or up to the effective date of disposal, as appropriate.

All significant intercompany transactions and balances within the Group have been eliminated on consolidation.

Goodwill

Goodwill (negative goodwill) represents the excess of the cost of an acquisition and the Group's interest in the fair value of the identifiable assets and liabilities of the acquired subsidiary, associate or jointly controlled entity at the date of acquisition.

Goodwill arising on acquisition is capitalised and amortised on a straight line basis over its useful economic life. Goodwill arising on the acquisition of an associate or a jointly controlled entity is included within the carrying amount of the associate or jointly controlled entity.

Negative goodwill arising on acquisitions is presented as deduction from assets and will be released to income based on an analysis of the circumstances from which the balance resulted.

To the extent that the negative goodwill is attributable to losses or expenses anticipated at the date of acquisition, it is released to income in the period in which those losses or expenses arise. The remaining negative goodwill is recognised as income on a straight-line basis over the remaining average useful life of the identifiable acquired depreciable assets. To the extent that such negative goodwill exceeds the aggregate fair value of the acquired identifiable non-monetary assets, it is recognised in income immediately.

Negative goodwill arising on the acquisition of an associate or a jointly controlled entity is deducted from the carrying value of that associate or jointly controlled entity. Negative goodwill arising on the acquisition of subsidiaries is presented separately in the balance sheet as a deduction from assets/as a deduction from intangible assets.

On the disposal of an investment in a subsidiary, an associate or jointly controlled entity, the attributable amount of unamortised goodwill (negative goodwill) is included in the determination of the profit or loss on disposal.

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

4. SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments in subsidiaries

A subsidiary is an enterprise in which the Company, directly or indirectly, holds more than half of the issued share capital, or controls more than half of the voting power, or where the Company controls the composition of its board of directors or equivalent governing body.

Investments in subsidiaries are included in the Company's balance sheet at cost less any identified impairment loss.

Investments in associates

An associate is an enterprise over which the Group is in a position to exercise significant influence, including participation in financial and operating policy decisions.

The consolidated income statement includes the Group's share of the post-acquisition results of its associates for the year. In the consolidated balance sheet, interests in associates are stated at the Group's share of the net assets of the associates.

The results of associates are accounted for by the Company on the basis of dividends received and receivable during the year. In the Company's balance sheet, investment in associates are stated at cost, as reduced by any identified impairment loss.

When the Group transacts with its associates, unrealised profits and losses are eliminated to the extent of the Group's interest in the relevant associates, except where unrealised losses provide evidence of an impairment of the asset transferred.

Investments in jointly controlled entities

Joint venture arrangements which involve the establishment of a separate entity in which each venturer has an interest are referred to as jointly controlled entities.

The Group's interests in jointly controlled entities are included in the consolidated balance sheet at the Group's share of the net assets of the jointly controlled entities less any identified impairment loss. The Group's share of post-acquisition results of jointly controlled entities is included in the consolidated income statement.

When the Group transacts with its jointly controlled entities, unrealised profits and losses are eliminated to the extent of the Group's interest in the joint venture, except where unrealised losses provide evidence of an impairment of the asset transferred.

Revenue recognition

Income from sales of completed properties is recognised upon completion of the sales agreement and when risks and rewards of ownership are passed to the buyers. Income from pre-sale of properties under development is recognised over the course of development, by reference to the value of work completed.

P.26

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

4. SIGNIFICANT ACCOUNTING POLICIES (continued)

Revenue recognition (continued)

Rental income under operating leases is credited to the income statement, on a straight-line basis over the relevant lease term.

Sales of investments are recognised when title to the investments is transferred and the buyer takes legal possession of the investments.

Income from the golf resort complex represents the invoiced value of food and beverage sales, income from membership sales, subscriptions and related services. Sales of food and beverage are recognised when the respective services are rendered while membership sales and subscriptions are recognised when fees are payable by the members.

Dividend income from investments is recognised when the Group's right to receive payment has been established.

Income from trading derivative financial products is recognised when the contract has been concluded.

Sales of merchandises are recognised when goods are delivered and title has passed.

Interest income from bank deposits is accrued on a time basis, by reference to the principal outstanding and at the interest rate applicable.

Property, plant and equipment

Property, plant and equipment other than construction in progress are stated at cost less depreciation and accumulated impairment losses.

Depreciation is provided to write off the cost of property, plant and equipment, other than construction in progress, over their estimated useful lives from the date on which they become fully operational and after taking into account their estimated residual value, using the straight-line method, at the following rates per annum:

Golf resort complex	2% – 20%
Land and buildings in the PRC	over lease term
Amusement equipment	20%
Leasehold improvements	10%
Exhibits, display items, furniture,	
fittings and costumes	6% - 20%

fittings and costumes 6% - 20%Lifts, electrical and other equipment 10% - 20%Trams, coaches and motor vehicles 20% - 30%

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

4. SIGNIFICANT ACCOUNTING POLICIES (continued)

Property, plant and equipment

PRC denotes the People's Republic of China other than Hong Kong Special Administrative Region.

No depreciation is provided on the freehold land of the golf resort complex.

Assets held under finance leases are depreciated over their expected useful lives on the same basis as owned assets or, where shorter, the term of the relevant lease.

No depreciation is provided on construction in progress until the asset is completed and put into productive use.

The gain or loss arising on the disposal or retirement of an asset is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in the income statement.

Properties

(i) Land and buildings in the PRC

Land and buildings in the PRC consist of land use rights and buildings in the PRC. The carrying value includes the cost of land use rights, construction costs, borrowing costs capitalised in accordance with the Group's accounting policy and other direct development expenditure.

(ii) Golf resort complex

The golf resort complex consists of freehold land and buildings erected thereon and is stated at cost to the Group. The carrying value of the golf resort complex includes land cost, construction costs, borrowing costs capitalised in accordance with the Group's accounting policy and other direct development expenditure.

(iii) Construction in progress

Construction in progress represents the direct cost of construction of factory buildings, plant and machinery and other assets and will be reclassified to the appropriate categories of assets on completion.

Impairment

At each balance sheet date, the Group reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. Impairment losses are recognised as an expense immediately, unless the relevant asset is carried at a revalued amount under another Standard, in which case the impairment loss is treated as revaluation decrease under that Standard.

P.28

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

4. SIGNIFICANT ACCOUNTING POLICIES (continued)

Impairment (continued)

Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (cash-generating unit) in prior years. A reversal of an impairment loss is recognised as income immediately, unless the relevant asset is carried at a revalued amount under another Standard, in which case the reversal of the impairment loss is treated as a revaluation increase under that other Standard.

Land held for development

Land held for development for purpose not yet determined is stated at cost less any identified impairment loss.

Investment properties

Investment properties are completed properties which are held for their investment potential, any rental income being negotiated at arm's length.

Investment properties are stated at their open market value based on independent professional valuations at the balance sheet date. Any revaluation increase or decrease arising on the revaluation of investment properties is credited or charged to the investment property revaluation reserve unless the balance on this reserve is insufficient to cover a revaluation decrease, in which case the excess of the revaluation decrease over the balance on the investment property revaluation reserve is charged to the income statement. Where a decrease has previously been charged to the income statement and a revaluation increase subsequently arises, this increase is credited to the income statement to the extent of the decrease previously charged.

On disposal of an investment property, the balance on the investment property revaluation reserve attributable to that property is transferred to income statement.

No depreciation is provided on investment properties except where the unexpired term of the relevant lease is 20 years or less.

Properties under development for sale

Properties under development for sale are stated at the lower of cost and net realisable value. Net realisable value represents the estimated selling price in the ordinary course of business less estimated costs of completion and the estimated costs necessary to make the sale.

The cost of properties under development for sale includes land cost, construction cost, borrowing costs capitalised and other direct development expenditure.

When the property under development is sold in advance of completion, profit is recognised and calculated on a percentage of completion basis when the construction has progressed beyond the preliminary stage of development. The percentage used is based on the proportion of construction cost incurred up to the balance sheet date to estimated total construction costs.

ANNUAL

ar East Technology International Limited

For the year ended 31st December, 2001

4. SIGNIFICANT ACCOUNTING POLICIES (continued)

Interest in leisure-entertainment complex

The cost of the leisure-entertainment complex includes construction costs, other direct development expenditure, overheads and other associated costs attributable to the development project.

Investments in securities

Investments in securities are recognised on a trade-date basis and are initially measured at cost.

Investments other than held-to-maturity debt securities are classified as investment securities and other investments.

Investment securities, which are securities held for an identified long-term strategic purpose, are measured at subsequent reporting dates at cost, as reduced by any impairment loss that is other than temporary.

Other investments are measured at fair value, with unrealised gains and losses included in net profit or loss for the period.

Leased assets

Leases are classified as finance leases when the terms of the lease transfer substantially all the risks and rewards of ownership of the assets concerned to the Group. Assets held under finance leases are capitalised at their fair values at the date of acquisition. The corresponding liability to the lessor, net of interest charges, is included in the balance sheet as a finance lease obligation. Finance costs, which represent the difference between the total leasing commitments and the fair value of the assets acquired, are charged to the income statement over the period of the relevant lease so as to produce a constant periodic rate of charge on the remaining balance of the obligations for each accounting period.

Foreign currencies

Transactions in foreign currencies are translated at the rates ruling on the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are re-translated at the rates ruling on the balance sheet date. Profits and losses arising on exchange are dealt with in the income statement.

On consolidation the financial statements of subsidiaries, associates or jointly controlled entity which are denominated in currencies other than the Hong Kong dollar are translated at the rates ruling on the balance sheet date. All exchange differences arising on consolidation are dealt with in reserves.

P.30

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

4. SIGNIFICANT ACCOUNTING POLICIES (continued)

Taxation

The charge for taxation is based on the results for the year as adjusted for items which are non-assessable or disallowed. Timing differences arise from the recognition for tax purposes of certain items of income and expense in a different accounting period from that in which they are recognised in the financial statements. The tax effect of timing differences, computed using the liability method, is recognised as deferred taxation in the financial statements to the extent that it is probable that a liability or an asset will crystallise in the foreseeable future.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, are capitalised as part of the cost of those assets. Capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale.

All other borrowing costs are recognised as an expense in the period in which they are incurred.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost, which comprises all costs of purchase and, where applicable, costs of conversion and other costs that have been incurred in bringing the inventories to their present location and condition, is calculated using the first-in, first-out method. Net realisable value represents the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

Derivative financial products

Derivative financial products consist of foreign exchange contracts, options and futures contracts. Transactions undertaken for trading purposes are marked to market value and included in derivative trading account under current assets or liabilities. The gains or losses arising therefrom are recognised in the income statement as they arise.

Retirement benefits schemes

Retirement benefit costs charged to the income statement represent the Group's contributions payable in respect of the current year to the retirement benefits scheme.

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

5. TURNOVER

Turnover represents the aggregate of gross proceeds from sales of properties, merchandise and investments in securities, dividend and interest income, consultancy income, gross rental income, gross income from the operation of the golf resort complex, restaurant and gross income from amusement park during the year as follows:

	2001	2000
	нк\$	HK\$
Sales of goods	58,087,943	60,324,903
Share investment	24,889,382	47,900,831
Restaurant income	13,635,152	18,283,020
Gross rental income from investment properties	9,680,129	10,127,628
Golf-resort complex	9,199,022	6,976,510
Sales of properties	28,986,340	31,587,309
Consultancy fee income	-	4,891,591
Dividend income	777,683	827,784
Interest income	1,676,887	716,442
Amusement park	264,135	298,862
	147,196,673	181,934,880

6. BUSINESS AND GEOGRAPHICAL SEGMENTS

Business segments

For management purposes, the Group is currently organised into four operating divisions – securities investment, property development and investment, entertainment and leisure and industries. These divisions are the basis on which the Group reports its primary segment information.

Principal activities are as follows:

Securities investment	-	securities investment.
Property development and investment	-	properties development, investment in properties and property rental.
Entertainment and leisure	-	operation of golf resort complex restaurant and amusement park.
Industries	-	garments manufacturing and commodity concrete manufacturing.

TO THE FINANCIAL STATEM

For the year ended 31st December, 2001

6. BUSINESS AND GEOGRAPHICAL SEGMENTS (continued)

Segment information about these businesses is presented below.

2001

Property	•
developmen	ŀ

	Securities	and I	Entertainment			
	investment	investment	and leisure		liminations (Consolidated
	2001	2001	2001	2001	2001	2001
	нк\$	нк\$	нк\$	нк\$	нк\$	нк\$
TURNOVER						
External sales	25,900,331	38,666,469	24,799,946	57,829,927	_	147,196,673
Inter-segment sales	119,427		132,781		(252,208)	
Total turnover	26,019,758	38,666,469	24,932,727	57,829,927	(252,208)	147,196,673
Inter-segment sales are	e charged at prev	vailing market ra	ites.			
RESULT						
Segment results	(34,755,534)	4,829,489	(33,572,462)	3,310,525		(60,187,982)
Other revenue	3,087,954	3,104,293	6,011,366	381,997	_	12,585,610
Loss from operations						(47,602,372)
Profit on disposal of a subsidiary	_	_	3,312,816	_		3,312,816
Loss on disposal of						
an associate Finance costs	-	-	(8)	-		(8) (15,684,906)
Share of results of associates	-	-	_	1,694,551		1,694,551
Share of results of a jointly controlled						
entity	-	_	91,986	_	_	91,986
Loss before taxation						(58,187,933)
Taxation	_	(231,962)	(3,472)	(795,610)	_	(1,031,044)
Loss after taxation					_	(59,218,977)

For the year ended 31st December, 2001

BUSINESS AND GEOGRAPHICAL SEGMENTS (continued)

Pro	p	er	ty
-----	---	----	----

developme	nt

Securities	and Entertainment			
investment	investment	and leisure	Industries	Consolidated
2001	2001	2001	2001	2001
нк\$	HK\$	HK\$	нк\$	HK\$

BALANCE SHEET

ASSETS					
Segment assets	63,108,799	227,774,852	355,107,586	57,176,368	703,167,605
Investment in associates	_	-	_	18,113,898	18,113,898
Investment in a jointly controlled entity	-	-	6,237,435	-	6,237,435
Consolidated total assets					727,518,938
LIABILITIES					
Segment liabilities	28,740,974	5,098,319	82,166,670	17,070,922	133,076,885
Borrowings					232,593,133
					365,670,018
OTLIED INICODMATION					

OTHER INFORMATION

Capital additions	3,200	46,299	601,284	875,933	1,526,716
Depreciation and amortisation	4,198	7,311	10,860,511	4,762,526	15,634,546
Unrealised holding loss on					
other investments	1,881,072	-	-	-	1,881,072
Impairment loss on equipment	-	_	-	914,058	914,058
Impairment loss on other investments	33,100,000	-	-	-	33,100,000

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

6. BUSINESS AND GEOGRAPHICAL SEGMENTS (continued) 2000

Property

	(development				
	Securities	and	Entertainment			
	investment	investment	and leisure	Industries	Eliminations (Consolidated
	2000	2000	2000	2000	2000	2000
	HK\$	HK\$	HK\$	HK\$	HK\$	HK\$
TURNOVER						
External sales	49,070,806	41,455,249	25,991,983	65,416,842	-	181,934,880
Inter-segment sales	_		1,382,429		(1,382,429)	
Total turnover	49,070,806	41,455,249	27,374,412	65,416,842	(1,382,429)	181,934,880
Inter-segment sales a	re charged a	at prevailing r	market rates.			
RESULT						
Segment results	(8,592,043)	1,619,749	(26,651,124)	5,620,762	_	(28,002,656)
Other revenue	992,766	759,995	6,670,045	610,721	_	9,033,527
Loss from operations						(18,969,129)
Finance costs Share of results of						(16,949,985)
a jointly controlled entity			(840,326)			(840,326)
Impairment loss on the leisure-	_	_	(040,320)	_		(040,320)
entertainment complex	-	-	(60,476,789)	-	_	[60,476,789]
Loss before taxation						(97,236,229)
Taxation	(582,125)	-	135,362	(397,568)	_	(844,331)
Loss after taxation						(98,080,560)

Far East Technology International Limited

For the year ended 31st December, 2001

BUSINESS AND GEOGRAPHICAL SEGMENTS (continued)

Property

		development			
	Securities	and E	ntertainment		
	investment	investment	and leisure	Industries	Consolidated
	2000	2000	2000	2000	2000
	HK\$	HK\$	HK\$	HK\$	HK\$
BALANCE SHEET					
ASSETS					
Segment assets	572,434,437	182,827,232	59,048,824	35,683,065	849,993,558
Investment in associates	_	5,355,811	_	399,317	5,755,128
Investment in a jointly controlled entity	-	-	6,145,449	_	6,145,449
Consolidated total assets					861,894,135
LIABILITIES					
Segment liabilities	15,438,824	17,012,249	97,663,621	11,898,336	142,013,030
Borrowings					273,317,021
					415,330,051
OTHER INFORMATION					
Capital additions	15,266	_	31,965,393	1,477,096	33,457,755
Depreciation and amortisation	10,992	4,909	12,621,373	5,616,230	18,253,504
Unrealised holding loss on					
other investments	_	6,879,653	-	-	6,879,653
Impairment loss on equipment	_	-	5,548,000	-	5,548,000
Impairment loss on					
investment securities	5,000,000	-	_	-	5,000,000
Allowance for advance					
to an associate	-	3,500,000	-	-	3,500,000
Impairment loss on					
other investments	_	-	456	_	456

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

6. BUSINESS AND GEOGRAPHICAL SEGMENTS (continued)

Geographical segments

The Group's operations are located in Hong Kong, PRC, Singapore and Malaysia.

The following table provides an analysis of the Group's sales by geographical market, irrespective of the origin of the goods/services:

	Sales revenue by		Contribution	n to profit		
	geographi	ical market	(loss) from	n operations		
	2001	2000	2001	2000		
	нк\$	HK\$	нк\$	HK\$		
Hong Kong	45,599,013	62,574,525	(35,170,086)	(7,640,127)		
Malaysia	39,290,878	11,742,558	(12,461,024)	(3,873,210)		
Singapore	21,618,454	53,272,484	(1,492,741)	(3,821,596)		
PRC	19,459,688	18,401,777	(6,113,268)	(5,802,673)		
Japan	21,228,640	35,943,536	7,634,747	2,168,477		
	147,196,673	181,934,880	(47,602,372)	(18,969,129)		

The following is an analysis of the carrying amount of segment assets, and additions to property, plant and equipment, analysed by the geographical area in which the assets are located:

Carrying amount of segment assets		Additions to property, plant and equipment					
				31.12.2001	31.12.2000	31.12.2001	31.12.2000
				нк\$	HK\$	HK\$	HK\$
481,654,347	567,135,534	3,200	15,266				
107,482,026	126,222,129	287,261	668,675				
82,329,230	147,311,816	46,299	20,019,435				
56,053,335	21,224,656	1,189,956	12,754,379				
727,518,938	861,894,135	1,526,716	33,457,755				
	amou segmen 31.12.2001 HK\$ 481,654,347 107,482,026 82,329,230 56,053,335	amount of segment assets 31.12.2001	amount of segment assets and equent and equent assets as a segment assets and equent assets and equent assets as a segment assets and equent assets as a segment assets as a segment assets as a segment assets and equent assets as a segment as a seg				

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

7. OTHER REVENUE

Included in other revenue is net income, as follows:

	2001	2000
	нк\$	HK\$
Management fee income	-	3,081,275
Profit on disposal of an investment properties	-	247,279
Profit on disposal of property, plant and equipment	68,514	162,562
Bad debts written back	_	241,797
Refund of security sum on termination of		
licence agreement	-	668,611
Project management fee	-	270,618
Written off of creditors	2,803,859	_
Net exchange gain	5,593,198	992,598
Others	4,120,039	3,368,787
	12,585,610	9,033,527

8. OTHER OPERATING EXPENSES

	2001	2000
	нк\$	HK\$
Allowance for bad debt	15,878,598	3,078,581
Unrealised holding loss on other investments	1,881,072	6,879,653
Impairment loss on equipment	914,058	5,548,000
Impairment loss on investment securities	_	5,000,000
Allowance for advance to an associate	_	3,500,000
Compensation claim on project	2,422,530	_
Tax penalty	1,205,294	_
Others	3,502,425	_
	25,803,977	24,006,234

For the year ended 31st December, 2001

9. LOSS FROM OPERATIONS

	2001	2000
	нк\$	HK\$
Loss from operations has been arrived at after charging (crediting):		
Depreciation		
Owned assets	14,947,585	17,490,321
Assets held under finance leases	686,961	763,183
	15,634,546	18,253,504
Auditors' remuneration	880,560	669,255
Impairment loss on other investments (Note)	33,100,000	456
Staff costs excluded directors' remuneration, included		
retirement benefits scheme contributions of		
HK\$1,377,484 (2000: HK\$1,263,586)	17,949,360	19,035,560
Operating lease rental in respect of premises	3,692,072	2,780,442
Rental income from investment properties, less		
outgoings of HK\$385,066 (2000: HK\$3,391,775)	(9,295,063)	(6,735,853)

Note: During the year, the directors have assessed the recoverable amount of the investment in an information technology company and in view of the continuing operating losses incurred in this company, an impairment loss of HK\$33,100,000 was recognised. The Impairment loss on other investments represents investment cost of HK\$40,600,000 net of waiver of investment cost payable of HK\$7,500,000.

10. FINANCE COSTS

2001	2000	
нк\$	HK\$	
11,487,260	16,431,138	
24,825	59,540	
4,172,821	459,307	
15,684,906	16,949,985	
	11,487,260 24,825 4,172,821	

For the year ended 31st December, 2001

11. DIRECTORS' AND EMPLOYEES' EMOLUMENTS

		2001	2000
		нк\$	HK\$
(a)	Directors' emoluments		
	Directors' fees:		
	Executive directors	60,000	60,000
	Non-executive directors	60,000	60,000
	Independent non-executive directors	70,000	53,219
		190,000	173,219
	Other emoluments of executive and non-executive directors:		
	Salaries and other benefits	918,701	1,075,292
	Retirement benefit scheme contributions	26,271	2,190
	Total emoluments	1,134,972	1,250,701

Emoluments of all the directors were within the band from HK\$Nil to HK\$1 million in both years.

(b) Employees' emoluments

Of the five individuals with the highest emoluments in the Group, one (2000: nil) was executive director of the Company and one (2000: one) was non-executive director of the Company whose emoluments are included in the disclosures in above. The emoluments of the remaining three (2000: four) individuals were as follows:

	2001	2000
	нк\$	HK\$
Salaries and other benefits	782,874	1,023,471

Emoluments of these staff were within the band from HK\$Nil to HK\$1 million in both years.

For the year ended 31st December, 2001

12. TAXATION

	2001	2000
	нк\$	HK\$
The charge comprises:		
The Company and Subsidiaries		
Profits tax for the year		
Other jurisdictions	1,031,044	424,630
Prior years		
Hong Kong	-	582,125
Deferred taxation		
Overprovision in prior year		(162,424)
	1,031,044	844,331

No Provision for Hong Kong Profits Tax has been provided in the financial statements as the Company and the subsidiaries incurred a tax loss in both years.

Overseas taxation is calculated at the rates prevailing in the relevant jurisdictions.

Details of the provided and unprovided deferred taxation are set out in note 33.

13. DIVIDENDS

No interim dividend was paid during the year and no final dividend was recommended by the directors.

14. LOSS PER SHARE

The calculation of loss per share is based on the loss for the year of HK\$56,675,320 (2000: HK\$92,743,662) basic and on 331,668,905 (2000: on the weighted average number of 313,350,549) ordinary shares in issue during the year.

For the year ended 31st December, 2001

15. INVESTMENT PROPERTIES

	THE GROUP HK\$
AT VALUATION	
At 1st January, 2001	252,825,685
Currency realignment	(13,910,028)
Revaluation decrease	(19,746,800)
At 31st December, 2001	219,168,857

Investment properties were revalued at their open market value at 31st December, 2001 by DTZ Debenham Tie Leung for investment properties in Hong Kong and DBS Property Services Pte Ltd. for investment properties in Singapore, on an open market existing use basis. The net revaluation decrease net of minority interest amounted to HK\$14,899,730 (2000: at net revaluation decrease of HK\$15,623,471) has been debited to the investment properties revaluation reserve.

All of the Group's investment properties are rented out under operating leases.

The carrying amount of investment properties comprises:

	2001 HK\$	2000 HK\$
In Hong Kong under medium-term leases Outside Hong Kong under long leases	46,600,000 172,568,857	44,600,000 208,225,685
	219,168,857	252,825,685

Property rental income earned during the year was HK\$9,680,129 (2000: HK\$10,127,628). The property held has committed tenants for the next two years.

At the balance sheet date, the Group had contracted with tenants for the following future minimum lease payments:

	2001 HK\$	2000 HK\$
Within one year In the second to fifth year inclusive	7,543,448 5,472,955	8,311,375 6,287,069
	13,016,403	14,598,444

16. PROPERTY, PLANT AND EQUIPMENT

	Land and building in the PRC held under medium term lease HKS	Construction in progress	Amusement equipment	Golf resort complex in overseas held under freehold land	Lifts, electrical and other equipment HKS	Exhibits, display items, furniture, fittings and costumes	Leasehold improvements HK\$	Trams, coaches and motor vehicles HKS	Total HK\$
THE GROUP									
COST									
At 1st January, 2001	19,618,370	71,758	25,172,586	134,648,323	38,021,481	3,822,648	30,503,340	9,707,660	261,566,166
Additions	=	314,023	=	=	491,105	46,299	=	675,289	1,526,716
Disposals	(95,481)	=	=	=	(71,708)	(300,133)	=	(509,473)	(976,795)
Currency realignment	581,673	2,127	417,365	218,102	749,951	(13,017)	(1,851,990)	245,076	349,287
At 31st December, 2001	20,104,562	387,908	25,589,951	134,866,425	39,190,829	3,555,797	28,651,350	10,118,552	262,465,374
ACCUMULATED DEPRECIATION									
At 1st January, 2001	3,761,423	=	17,682,711	3,582,333	18,105,915	2,749,348	3,309,491	6,652,967	55,844,188
Provided for the year	828,850	-	2,861,202	615,950	3,348,846	268,562	5,865,135	1,846,001	15,634,546
Impairment provision	-	-	-	-	914,058	-	-	-	914,058
Eliminated on disposals	(25,064)	-	-	-	(59,939)	(202,689)	-	(473,717)	[761,409]
Currency realignment	111,524		186,993	6,968	322,565	(15,105)	(177,515)	170,532	605,962
At 31st December, 2001	4,676,733		20,730,906	4,205,251	22,631,445	2,800,116	8,997,111	8,195,783	72,237,345
NET BOOK VALUES									
At 31st December, 2001	15,427,829	387,908	4,859,045	130,661,174	16,559,384	755,681	19,654,239	1,922,769	190,228,029
At 31st December, 2000	15,856,947	71,758	7,489,875	131,065,990	19,915,566	1,073,300	27,193,849	3,054,693	205,721,978

The net book value of motor vehicles, lifts, electrical and other equipment includes an amount of HK\$3,378,033 (2000: HK\$3,135,463) in respect of assets held under finance leases.

Included in land and building in the PRC held under medium term lease was an amount of HK\$5,421,216 (2000: HK\$5,480,442) represented land use right in the PRC under medium term lease.

Impairment loss of HK\$914,058 was made during the year in respect of other equipments which were used in a business line in which operation is almost totally ceased.

For the year ended 31st December, 2001

16. PROPERTY, PLANT AND EQUIPMENT (continued)

	Furniture
	and fittings
	HK\$
THE COMPANY	
COST	
At 1st January, 2001	15,266
Additions	3,200
At 31st December, 2001	18,466
ACCUMULATED DEPRECIATION	
At 1st January, 2001	10,992
Provided for the year	4,198
At 31st December, 2001	15,190
NET BOOK VALUE	
At 31st December, 2001	3,276
At 31st December, 2000	4,274

17. LAND HELD FOR DEVELOPMENT

	THE GROUP	THE COMPANY
	HK\$	HK\$
COST		
At 1st January, 2000	33,766,830	1,994,382
Currency realignment	35,404	
At 1st January, 2001	33,802,234	1,994,382
Currency realignment	20,230	
At 31st December, 2001	33,822,464	1,994,382

For the year ended 31st December, 2001

17. LAND HELD FOR DEVELOPMENT (continued)

An analysis of the Group's and Company's land held for development is as follows:

	THE GROUP		THE CO	MPANY
	2001	2000	2001	2000
	нк\$	HK\$	нк\$	HK\$
Land in Hong Kong held under medium-term lease Freehold land outside	2,734,382	2,734,382	1,994,382	1,994,382
Hong Kong	31,088,082	31,067,852		
	33,822,464	33,802,234	1,994,382	1,994,382

Included in land held for development in Hong Kong held under medium-term lease is a piece of land with a book value of HK\$1,994,382 (2000: HK\$1,994,382), the title to which has not been transferred to the Company and is still registered in the name of the vendor companies which are controlled by certain directors as trustee for the Company.

18. INTEREST IN LEISURE-ENTERTAINMENT COMPLEX

	THE C	GROUP
	2001	2000
	нк\$	HK\$
T 6 16		
Transferred from property, plant and equipment,		357 157 (73
at net book value	-	357,157,672
Additional cost incurred to date		9,310,113
	_	366,467,785
Los Barries and all	_	
Less: Deposits received	-	(67,933,800)
Currency realignment	-	(7,957,196)
Impairment loss		(153,576,789)
	-	137,000,000
Reclassification to other receivables	-	(137,000,000)
Assignment during the year	137,000,000	
	127 000 000	
	137,000,000	

In 1994, the Group entered into a building agreement with Singapore Leisure Industries Pte. Ltd. ("SLI") under which the Group would construct on land owned by SLI the building structure of a leisure-entertainment complex, known as the "Tang Dynasty City", in exchange for a 30 years lease to operate the leisure-entertainment complex.

ANNUAL

ar East Technology International Limited

18. INTEREST IN LEISURE-ENTERTAINMENT COMPLEX (continued)

In 1996, the Group entered into a sale and purchase agreement with Admiralty Leisure Pte. Ltd. ("AL") to sell in three phases its interests in the building agreement in respect of the leisure-entertainment complex. At this time, a new building agreement with precisely the same terms, was entered into between AL and SLI. Then in 1997, the Group entered into a deed of assignment with AL whereby AL agreed to assign to the Group, in certain circumstances, all the rights, benefits and advantages in connection with the interest in building agreement and leisure-entertainment complex.

In 2000, the Group completed the final sale to AL for a net receivable of HK\$137 million resulting in the recognition of an impairment loss of HK\$153,576,789.

During 2001, AL was put into liquidation. Under the terms of the deed of assignment referred to above, the failure of AL to repay the receivable to the Group, constituted a circumstance triggering the assignment of the interests in the building agreement and the leisure-entertainment complex to the Group. Such interest has accordingly, been included in the Group's balance sheet as at 31st December, 2001 at an amount equal to the net consideration of HK\$137 million.

Following the liquidation of AL, the leisure-entertainment complex was handed back to SLI under a court order. Against this background, the directors are currently negotiating with SLI the terms of a revised building agreement, and in particular, regarding the usage of the leisure-entertainment complex and the lease term. The Directors are of the opinion that the Group's interest in the leisure-entertainment complex is worth at least its carrying value.

19. INVESTMENTS IN SUBSIDIARIES

	THE company		
	2001	2000	
	HK\$	HK\$	
	452 400 502	152 100 707	
Unlisted shares, at cost	152,190,782	152,190,786	
Amounts due from subsidiaries	544,632,516	547,794,321	
	696,823,298	699,985,107	
Less: Impairment loss and allowance against amount due	(477,689,080)	(300,643,517)	
	219,134,218	399,341,590	

The amounts due from subsidiaries are unsecured and interest-free. In the opinion of directors, no repayment will be demanded within the next twelve months. Accordingly, the amount is classified as non-current asset.

For the year ended 31st December, 2001

19. INVESTMENTS IN SUBSIDIARIES (continued)

Place/country of

incorporation

Hong Kong

Hong Kong/

Hong Kong

Kwong Ming

Amusement

Company, Limited

Particulars of the principal subsidiaries of the Company at 31st December, 2001 are as follows:

Paid up issued/

Proportion of nominal value

of issued capital/ registered

Name of subsidiary	or registration/ operations	registered share capital	capital held by the Company	Principal activities
Direct subsidiary				
Brentford Investments Inc.	Republic of Liberia/ Hong Kong	2 ordinary shares of US\$100 each	100%	Share investment
Cathay Motion Picture Studios Limited*	Hong Kong/ Hong Kong	30,000 ordinary shares of HK\$100 each	100%	Property investment
China Entertainment (Jiangsu) Development Ltd.*	Hong Kong/ Hong Kong	2 ordinary shares of HK\$1 each	100%	Investment holding
Far East Art and Cultural Corporation Limited	Hong Kong/ Hong Kong	2 ordinary shares of HK\$1 each	100%	Investment holding
Far East Holdings China Limited	Hong Kong/ Hong Kong	2 ordinary shares of HK\$1 each	100%	Investment holding
Goldtrack Limited	Hong Kong/ Hong Kong	10,000 ordinary shares of HK\$1 each	90%	Investment holding
Goodway Holdings Limited	British Virgin Islands/ Hong Kong	1 ordinary share of US\$1 each	100%	Investment holding
HealthOnline.com Limited	Hong Kong/	10,000 ordinary	100%	Inactive

shares of HK\$1 each

10 ordinary shares

4,480 non-voting deferred shares of HK\$100 each

of HK\$100 each and

100%

Property

investment

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

19. INVESTMENTS IN SUBSIDIARIES (continued)

Name of subsidiary	Place/country of incorporation or registration/ operations	Paid up issued/ registered share capital	Proportion of nominal value of issued capital/ registered capital held by the Company	Principal activities
Direct subsidiary (cor	ntinued)			
Laichi Kok Amusement (Haimen) Company Limited*	PRC/PRC	RMB20,935,332#	100%	Operation of amusement park
Peterfame Company Limited	Hong Kong/ Hong Kong	10,000 ordinary shares of HK\$1 each	100%	Property investment
Profess World Investments Limited	Hong Kong/ Hong Kong	10,000 ordinary shares of HK\$1 each	100%	Property investment
RFC Far East Ltd.*	British Virgin Islands/ Singapore	10 ordinary shares of US\$1 each	100%	Investment holding
Successful Investments Limited*	British Virgin Islands/ Malaysia	100 ordinary shares of US\$1 each	100%	Investment holding
Tang City Properties Pte. Ltd.*	Singapore/ Singapore	100,000 ordinary shares of S\$1 each	90%	Property trading and investment
Tang Dynasty City Pte. Ltd.*	Singapore/ Singapore	25,000,000 ordinary shares of S\$1 each	95%	Construction, development and management of a leisure- entertainment complex in Singapore

For the year ended 31st December, 2001

19. INVESTMENTS IN SUBSIDIARIES (continued)

	Place/country of		Proportion of nominal value of issued capital/	
Name of subsidiary	incorporation or registration/ operations	Paid up issued/ registered share capital	registered capital held by the Company	Principal activities
Indirect subsidiary				
Far East Holdings International Limited	Hong Kong/ Hong Kong	10,000 ordinary shares of HK\$1 each	100%	Inactive
Far East Holdings (Jiangsu) Limited	Hong Kong/ Hong Kong	10,000 ordinary shares of HK\$1 each	100%	Investment holding
FEH Club Management and consultancy Sdn. Bhd.*	Malayisa/ Malaysia	100 ordinary shares of RM 1 each	100%	Inactive
FEH Land & Leisure Sdn. Bhd.*	Malaysia/ Malaysia	1,000,000 ordinary shares of RM1 each	100%	Investment holding
FEH Resources Sdn. Bhd.*	Malaysia/ Malaysia	100 ordinary shares of RM1 each	100%	Inactive
FEH Strategic Investment Pte. Ltd.*	Singapore/ Singapore	10 ordinary shares of S\$1 each	90%	Property trading and investment
Jiangsu Bang Bang Silky Fashion Manufacturer Company Limited*	PRC/PRC	US\$3,940,000#	51%	Garment manufacturing
RFC Far East Cafe Pte. Ltd.*	Singapore/ Singapore	100,000 ordinary shares of S\$1 each	100%	Cafeteria operations and catering
Seremban Golf Resort Berhad*	Malaysia/ Malaysia	13,598,400 ordinary shares of RM1 each	53%	Operation of a recreational golf and family resort and property

development

ANNUAL

For the year ended 31st December, 2001

19. INVESTMENTS IN SUBSIDIARIES (continued)

Name of subsidiary	Place/country of incorporation or registration/ operations	Paid up issued/ registered share capital	Proportion of nominal value of issued capital/ registered capital held by the Company	Principal activities
Indirect subsidiary	(continued)			
Suzhou Goldtract Commodity Concrete Company Limited*	PRC/ PRC	US\$1,840,000#	63%	Production of commodity concrete
Tang City Parkway Pte. Ltd.*	Singapore/ Singapore	10 ordinary shares of S\$1 each	90%	Property investment
Tang Dynasty Catering Pte. Ltd.*	Singapore/ Singapore	100,000 ordinary shares of S\$1 each	95%	Inactive
TD Consultants Pte. Ltd.*	Singapore/ Singapore	100 ordinary shares of S\$1 each	95%	Inactive

The financial statements of these companies have been audited by firms other than Deloitte Touche Tohmatsu.

Registered capital

None of the subsidiaries had any debt capital outstanding at the end of the year.

The above table lists the subsidiaries of the Group which, in the opinion of the directors, principally affected the results or assets of the Group. To give details of other subsidiaries would in the opinion of the directors result in particulars of excessive length.

P.50

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

20. INVESTMENTS IN ASSOCIATES

	THE GROUP		THE COMPANY	
	2001	2000	2001	2000
	нк\$	HK\$	нк\$	HK\$
Unlisted shares, at cost	-	_	16,020,034	_
Share of net assets	18,113,898	399,317	_	_
Amount due from				
an associate	-	13,606,410	-	_
Less: Allowance for				
bad debt		(8,250,599)		
	18,113,898	5,755,128	16,020,034	

Particulars of the principal associates of the Company at 31st December, 2001, which are all incorporated, are as follows:

Name of associate	Place of incorporation/operation	Proportion of nominal value of issued capital held by the Group	Principal activities
Chinasoft International Limited	Cayman Islands/ Hong Kong	36.85%	Information technology

The Group's share of results of associates for the year was based upon their unaudited management accounts made up to 31st December, 2001.

The above table lists the associates of the Group which, in the opinion of the Directors, principally affected the results or assets of the Group. To give details of other associates would in the opinion of the directors result in particulars of excessive length.

The results and financial position of the associates is considered not material to the consolidated financial statements of the Group.

21. INVESTMENT IN A JOINTLY CONTROLLED ENTITY

	THE GROUP		
	2001	2000	
	нк\$	HK\$	
Share of net assets less impairment loss	6,237,435	6,145,449	

At 31st December, 2001, the Group had 65% interest in a jointly controlled entity, Wuxi Cheerman Recreation Centre Co. Ltd., ("Wuxi"), a jointly controlled entity registered and operated in the PRC.

For the year ended 31st December, 2001

21. INVESTMENT IN A JOINTLY CONTROLLED ENTITY (continued)

The Group's share of results of a jointly controlled entity was based upon its unaudited management accounts made up to 31st December, 2001.

22. INVESTMENTS IN SECURITIES

	Other in	vestments	Investment	t securities	-	Total
	2001	2000	2001	2000	2001	2000
	нк\$	HK\$	нк\$	HK\$	нк\$	HK\$
THE GROUP						
Equity securities:						
Listed in						
Hong Kong	3,150,926	1,717,854	46,803,769	46,803,769	49,954,695	48,521,623
Overseas	7,466,926	16,166,921	-	_	7,466,926	16,166,921
Unlisted in						
Hong Kong		40,600,000				40,600,000
	10,617,852	58,484,775	46,803,769	46,803,769	57,421,621	105,288,544
Market value of equity						
securities:						
Listed in						
Hong Kong	3,150,926	1,717,854	17,577,752	18,793,481	20,728,678	20,511,335
Overseas	7,466,926	16,166,921			7,466,926	16,166,921
	10,617,852	17,884,775	17,577,752	18,793,481	28,195,604	36,678,256
Carrying amount						
analysed for						
reporting						
purposes as:						
Current	10,617,852	17,884,775	-	_	10,617,852	17,884,775
Non-current		40,600,000	46,803,769	46,803,769	46,803,769	87,403,769
				44.000 = : :		
	10,617,852	58,484,775	46,803,769	46,803,769	57,421,621	105,288,544

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

22. INVESTMENTS IN SECURITIES (continued)

	Other inve	Other investments		
	2001	2000		
	нк\$	HK\$		
THE COMPANY				
Equity securities:				
Listed in				
Hong Kong	3,070,926	1,080,354		
Overseas	7,025,516	15,648,154		
	10,096,442	16,728,508		
Market value of equity securities:				
Listed in				
Hong Kong	3,070,926	1,080,354		
Overseas	7,025,516	15,648,154		
	10,096,442	16,728,508		

23. INVENTORIES

	THE GROUP		
	2001	2000	
	нк\$	HK\$	
Raw materials	2,432,702	1,870,411	
Work in progress	1,451,189	1,006,754	
Finished goods	825,523	1,053,542	
	4,709,414	3,930,707	

All the inventories at 31st December, 2001 are carried at cost.

Included in 2000 inventories were raw materials of HK\$1,375,526, work in progress of HK\$1,006,754 and finished goods of HK\$987,377 which were carried at net realisable value.

The cost of inventories recognised as an expense during the year was HK\$54,444,505 (2000: HK\$44,968,921).

For the year ended 31st December, 2001

24. PROPERTIES UNDER DEVELOPMENT FOR SALE

	THE GROUP	
	2001	2000
	нк\$	HK\$
Held under freehold land outside Hong Kong	14,809,002	19,536,241

Included herein is loan interest capitalised of HK\$754,119 (2000: HK\$1,354,108).

25. TRADE AND OTHER RECEIVABLES

For sales of goods, the group has a policy of allowing an average credit period of 30-90 days to its trade customers. Rentals receivable from tenants and service income receivable from customers are payable on presentation of invoices. The ageing analysis of trade receivable is as follows:

	THE GROUP	
	2001	2000
	HK\$	HK\$
0 – 30 days	3,566,262	17,716,367
31 – 60 days	2,436,456	4,577,417
61 – 90 days	290,840	527,347
Over 90 days	8,945,189	5,885,728
Total trade receivables	15,238,747	28,706,859
Other receivables	15,032,572	152,378,731
	30,271,319	181,085,590

26. TRADE AND OTHER PAYABLES

The ageing analysis of trade payables is as follows:

	THE GROUP	
	2001	2000
	нк\$	HK\$
0 – 30 days	2,705,819	6,038,644
31 – 60 days	1,485,575	316,710
61 – 90 days	379,064	1,163,682
Over 90 days	16,845,300	39,335,316
Total trade payables	21,415,758	46,854,352
Other payables	76,902,198	65,928,412
	98,317,956	112,782,764

27. AMOUNTS DUE TO DIRECTORS

The amounts due to directors are unsecured, interest-free and are repayable on demand.

28. AMOUNTS DUE TO RELATED COMPANIES

The amounts due to related companies are unsecured, interest-free and repayable on demand. The related companies are controlled by certain directors of the Company.

29. OBLIGATIONS UNDER FINANCE LEASES

			Present	t value
	Minin	num	of min	imum
	leases pa	yments	lease pa	yments
THE GROUP	2001	2000	2001	2000
	нк\$	HK\$	нк\$	HK\$
Amounts payable under finance leases				
Within one year	790,086	766,771	762,446	743,970
In the second to fifth year inclusive	371,957	405,787	301,149	321,241
the second to manyear melasive				
	1,162,043	1,172,558	1,063,595	1,065,211
Less: future finance charges	(98,448)	(107,347)	-	
2033. Tatal e ililan ee en al ges				
Present value of lease obligations	1,063,595	1,065,211	1,063,595	1,065,211
Less: amount due for settlement within 12 months (shown under				
current liabilities)			(762,446)	(743,970)
Amount due for settlement after				
12 months			301,149	321,241

ANNUAL REPORT 2001
P.54

For the year ended 31st December, 2001

30. BANK AND OTHER BORROWINGS

	THE GROUP		THE CO	MPANY
	2001	2000	2001	2000
	HK\$	HK\$	HK\$	HK\$
Bank overdrafts	4 122 020	12,422,676		
Bank loans	4,122,939 223,069,134	259,829,134	24,400,000	43,205,815
Other loans	4,337,465	_	4,337,465	-
	231,529,538	272,251,810	28,737,465	43,205,815
Secured	217,308,251	251,733,829	18,737,465	33,205,815
Unsecured	14,221,287	20,517,981	10,000,000	10,000,000
	231,529,538	272,251,810	28,737,465	43,205,815
The maturity of the bank				
The maturity of the bank loans, other loans and				
overdrafts is as follows:				
Within one year	198,813,157	235,162,271	19,137,465	28,805,815
More than one year,				
but not exceeding	20.047.002	27 400 520	4 000 000	4 000 000
two years More than two years,	30,846,883	27,489,539	4,800,000	4,800,000
but not exceeding				
five years	1,869,498	9,600,000	4,800,000	9,600,000
	231,529,538	272,251,810	28,737,465	43,205,815
Amounts due within				
one year shown under current				
liabilities	(198,813,157)	(235,162,271)	(19,137,465)	(28,805,815)
		<u> </u>		
Amounts due after				
one year	32,716,381	37,089,539	9,600,000	14,400,000

For the year ended 31st December, 2001

31. SHARE CAPITAL

	Number of ordinary shares of HK\$1 each	Nominal value HK\$
Authorised At 31st December, 2000 and 2001	700,000,000	700,000,000
	700,000,000	, 00,000,000
Issued and fully paid	200 5/0 005	300 E/0 00E
At 1st January, 2000	298,568,905	298,568,905
Issued of shares	33,100,000	33,100,000
At 31st December, 2000 and 31st December, 2001	331,668,905	331,668,905

There was no change in the authorised share capital of the Company for each of the two years ended 31st December, 2001.

On 21st July, 2000, 33,100,000 ordinary shares of HK\$1 each were issued at par value for acquisition of an investment, the new shares rank pari passu with the existing shares in all respects.

ANNUAL

Far East Technology International Limited

LANGIAL STATEMENTS

For the year ended 31st December, 2001

32. RESERVES

	Share	Investment property revaluation	Exchange	Accumulated	
	premium	reserve	reserve	losses	Total
	HK\$	HK\$	HK\$	HK\$	HK\$
THE GROUP					
At 1st January, 2000	282,892,010	11,852,784	(13,321,100)	(138,646,563)	142,777,131
Released on disposal	_	(417,731)	_	_	(417,731)
Net revaluation increase					
less minority interests	_	15,623,471	_	_	15,623,471
Loss for the year	_	_	_	(92,743,662)	(92,743,662)
Exchange differences arising on translation					
of overseas subsidiaries	_	_	(8,701,631)	_	(8,701,631)
At 1st January, 2001	282,892,010	27,058,524	(22,022,731)	(231,390,225)	56,537,578
Net revaluation decrease					
less minority interests	_	(14,899,730)	_	_	(14,899,730)
Loss for the year	-	_	-	(56,675,320)	(56,675,320)
Exchange differences					
arising on translation					
of overseas subsidiaries			(5,360,742)		(5,360,742)
At 31st December, 2001	282,892,010	12,158,794	(27,383,473)	(288,065,545)	(20,398,214)
THE COMPANY					
At 1st January, 2000	282,892,010			(148,114,879)	134,777,131
Loss for the year	202,072,010	_	_	(83,766,041)	(83,766,041)
LUSS TOT LITE YEAR				[03,700,041]	(03,700,041)
At 1st January, 2001	282,892,010	_	_	(231,880,920)	51,011,090
Loss for the year		_	_	(178,229,143)	(178,229,143)
2000 for the year				[170,227,113]	[170,227,113]
At 31st December, 2001	282,892,010	_	_	(410,110,063)	(127,218,053)

The retained profits of the Group include HK\$2,093,750 (2000: accumulated loss of HK\$399,191) retained by associates of the Group and a accumulated loss of HK\$748,340 (2000: HK\$840,326) retained by jointly controlled entities.

The Company has no distributable reserves as at 31st December, 2001 and 2000.

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

33. DEFERRED TAXATION

	THE GROUP		THE CO	MPANY
	2001	2000	2001	2000
	HK\$	HK\$	нк\$	HK\$
At 1st January Transfer to current	238,496	399,555	-	-
taxation	-	(162,424)	-	_
Currency realignment	464	1,365		
At 31st December	238,960	238,496		

At the balance sheet date, the major components of the deferred tax liabilities (assets), provided and unprovided, are as follows:

	Provided		Unpro	vided
	2001	2000	2001	2000
	нк\$	HK\$	нк\$	HK\$
THE GROUP				
Tax effect of timing				
differences because of:				
Excess of tax allowances				
over depreciation	238,960	238,496	780,157	356,053
Unutilised tax losses	_	_	(35,253,348)	(28,955,335)
			 	
	238,960	238,496	(34,473,191)	(28,599,282)
THE COMPANY				
Tax effect of timing				
differences because of:				
Shortfall tax allowances				
over depreciation	_	_	(259)	(387)
Unutilised tax losses	_	_	(11,910,565)	(12,886,694)
			(11,910,824)	(12,887,081)

Net unprovided deferred tax asset has not been recognised in the financial statements as it is not certain that the deferred tax asset will be utilised in the foreseeable future.

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

33. DEFERRED TAXATION

The amount of the unprovided deferred taxation charge (credit) for the year is as follows:

	THE GROUP		
	2001	2000	
	нк\$	HK\$	
Tax effect of timing differences because of:			
Excess of tax allowances over depreciation	424,104	716,650	
Tax losses arising	(6,117,601)	(15,425,707)	
Changes in tax rates	(180,412)	180,412	
	(5,873,909)	(14,528,645)	

Deferred taxation has not been provided on increase arising on the revaluation of investment properties as profit or loss arising on the disposal of these assets would not be subject to taxation. Accordingly, increase arising on revaluation does not constitute a timing difference for tax purpose.

		\neg
	$\stackrel{\textstyle Z}{=}$	Edsi
		Technolo
١	RE	gy In
	POR	Ternati
	T 2	ond! L
	00	m

	2001	2000
	нк\$	HK\$
	/=0 10= 022\	(07.227.220)
Loss before taxation	(58,187,933)	(97,236,229)
Share of results of associates	(1,694,551)	-
Share of results of a jointly controlled entity	(91,986)	840,326
Interest expenses	15,684,906	16,949,985
Depreciation	15,634,546	18,253,504
Profit on disposal of an investment property	-	(247,279)
Profit on disposal of a subsidiary	(3,312,816)	_
Loss on disposal of an associate	8	_
Profit on disposal of property, plant and equipment	(68,514)	(162,562)
Allowance for advance to an associate	-	3,500,000
Impairment loss on the leisure – entertainment complex	-	60,476,789
Impairment loss on investment securities	-	5,000,000
Impairment loss on other investment	33,100,000	_
Impairment loss on equipment	914,058	5,548,000
Unrealised holding loss on other investments	1,881,072	6,879,653
Increase in inventories	(778,707)	(897,224)
Decrease (increase) in properties under		
development for sale	4,727,239	(1,602,880)
Decrease in investments in securities	5,385,851	20,637,198
Decrease (increase) in trade and other receivables	8,311,378	(11,669,415)
Decrease in amount due from associates	5,073,424	_
Increase in trade and other payables	1,860,892	20,878,404
Increase (decrease) in amounts due to directors	4,868,790	(1,209,702)
(Decrease) increase in amounts due to related companies	(403,400)	889,710
Effect of foreign exchange rate changes	(2,885,323)	5,456,772
Net cash inflow from operating activities	30,018,934	52,285,050

TO THE FINANCIAL STATEMENTS

For the year ended 31st December, 2001

35. DISPOSAL OF A SUBSIDIARY

	HK\$
NET ASSETS DISPOSED OF	
Trade and other receivables	5,502,893
Bank balances and cash	10,034
Trade and other payables	(8,825,700)
	(3,312,773)
Profit on disposal of a subsidiary	3,312,816
	43
Satisfied by:	
Cash	43
Net cash outflow arising on disposal	
Cash consideration	43
Bank balances and cash disposed of	(10,034)
	(9,991)

The subsidiary disposed of during the year did not have any material impact on the Group's cash flow or results for the year.

36. ANALYSIS OF CHANGES IN FINANCING DURING THE YEAR

	Obligations	
	under	Bank and
	finance leases	other loans
	HK\$	HK\$
Balance at 1st January, 2000	1,166,632	251,718,442
Net cash (outflow) inflow from financing	(99,142)	7,325,092
Currency realignment	(2,279)	785,600
Balance at 1st January, 2001	1,065,211	259,829,134
Net cash outflow from financing	(1,163)	(18,879,125)
Currency realignment	(453)	(13,543,410)
Balance at 31st December, 2001	1,063,595	227,406,599

For the year ended 31st December, 2001

37. MAJOR NON-CASH TRANSACTIONS

During the year the Group entered into finance lease arrangements in respect of assets with a total capital value at the inception of the leases of HK\$96,772 (2000: HK\$11,096,000).

During the year, an amount due from an associate amounting of HK\$12,706,835 had been capitalised into investment cost of associate.

During the year, an amount due from on entity amounting of HK\$137,000,000 had been reclassified into interest in leisure-entertainment complex.

38. PLEDGE OF ASSETS

At the balance sheet date:

- banking facilities to the extent of approximately HK\$40 million (2000: HK\$40 million), of which HK\$14.4 million (2000: HK\$19 million) were utilised, are secured by the legal mortgage of certain of the Group's investment properties in Hong Kong with an aggregate net book value of approximately HK\$46.6 million (2000: HK\$45 million);
- (b) margin trading facilities in respect of securities transactions to the extent of approximately HK\$7.3 million (2000: HK\$Nil), of which HK\$4.3 million (2000: HK\$Nil) were utilised, are secured by the Group's listed investments of approximately HK\$46 million (2000: HK\$Nil).
- overdraft and revolving loan facilities to the extent of approximately HK\$2 million (2000: Nil), (\subset) of which was all unutilised, are secured by time deposits and securities held by the Group of approximately HK\$2.5 million (2000: HK\$Nil).
- (d) the term loans granted to a Group's subsidiary obtained from licensed financial institutions to the extent of approximately HK\$89 million (2000: HK\$103 million), of which HK\$77 million (2000: HK\$74 million) were utilised are secured by:
 - the Group's golf resort complex and properties under development in Malaysia with (i) an aggregate net book value of approximately HK\$144 million (2000: HK\$158 million);
 - (ii) fixed and floating charge over the land and properties of the respective subsidiary; and
 - jointly and severally guarantees by a director of the Company and a director of the respective subsidiary.

For the year ended 31st December, 2001

38. PLEDGE OF ASSETS (continued)

- (e) banking facilities to the extent of approximately HK\$127 million (2000: HK\$142 million) of which HK\$115 million (2000: HK\$126 million) were utilised, are secured by:
 - (i) Group's investment properties in Singapore with an aggregate net book value of approximately HK\$173 million (2000: HK\$202 million); and
 - (ii) severally guaranteed by the Company and a director of the Company.
- (f) banking facilities to the extent of approximately HK\$3.5 million (2000:HK\$7 million), of which HK\$3.5 million (2000: HK\$7 million) were utilised, are secured by the Group's plant equipment and motor vehicles in the PRC with an aggregate book value of approximately HK\$2 million (2000: HK\$8 million).
- (g) bank facilities to the extent of approximately HK\$3.8 million (2000: HK\$11 million), of which HK\$3.8 million (2000: HK\$11 million) were utilised are secured by:
 - (i) Group's property, plant and equipment in Singapore with an aggregate net book value of approximately HK\$22 million (2000: HK\$34 million); and
 - (ii) severally guaranteed by the Company and a director of the Company.
- (h) loan facilities obtained from a third party to the extent of approximately HK\$12 million of which HK\$11 million were utilised, are secured by:
 - (i) Group's bank deposits approximately HK\$0.8 million was pledged in favour of the third party; and
 - (ii) quaranteed of the Company.

39. CONTINGENT LIABILITIES

At the balance sheet date, there were contingent liabilities, so far as not provided for in the financial statements as follows:

	THE GROUP		THE CO	MPANY
	2001	2000	2001	2000
	нк\$	HK\$	нк\$	HK\$
Guarantees given to				
bank, in respect				
of banking facilities				
utilised by subsidiaries			148,062,481	193,303,057

REPORT

TO THE FINANCIAL STATEMEN

For the year ended 31st December, 2001

40. OPERATING LEASE COMMITMENTS

At the balance sheet date, the Group had commitments for future minimum lease payments under non-cancellable operating leases which fall due as follows;

	THE GROUP		
	2001	2000	
	нк\$	HK\$	
Within one year	3,299,094	3,535,259	
In the second to fifth year inclusive	7,560,424	11,636,894	
Over five years	_	_	
	10,859,518	15,172,153	

Operating lease payments represent rentals payable by the Group for its restaurant. Leases are negotiated for an average term of six years.

41. CAPITAL COMMITMENTS

At the balance sheet date, there were outstanding capital commitments authorised and contracted for, but not provided for in the financial statements in respect of:

	THE GROUP		THE COMPANY		
	2001	2000	2001	2000	
	нк\$	HK\$	нк\$	HK\$	
Contribution to capital					
of investment			9,678,271	9,678,271	

At the balance sheet date, the Group and the Company has no capital expenditure that has been authorised but not contracted for.

42. RETIREMENT BENEFITS SCHEME

Commencing from 1st December, 2000, the Group operates a Mandatory Provident Fund ("MPF") Scheme for all qualifying employees. The assets of the schemes are held separately for those of the Group, in funds under the control of trustees. According to MPF legislation regulated by the Mandatory Provident Fund Schemes Authority in Hong Kong. With effect from 1st December, 2000, the Group is required to participate in MPF Scheme operated by approved trustees in Hong Kong and to make contributions for its eligible employees. The contributions borne by the Group are calculated at 5% of the salaries and wages as calculated under the MPF legislation. The retirement benefits cost charged to income statement represents contributions payable to the scheme by the Group at rates specified in the rules of the scheme.

For the year ended 31st December, 2001

43. MATERIAL LITIGATIONS

(1) In 1995, the subsidiary in Malaysia was named as defendants in legal proceedings pertaining to the question of rights and interests in the shares of Seremban Golf Resort Berhad ("SGR"). The principal allegation by the plaintiffs, representing approximately 29.9% of the shareholdings in SGR, is that the defendants are in breach of certain clauses of the shareholders' agreement in respect of the sales and purchase of shares in SGR. The plaintiffs claimed that on account of the said breach, they were entitled to re-acquire their previous shareholdings in SGR from the defendants. The net asset value of SGR as at 31st December, 2001 was approximately RM11 million, equivalent to approximately HK\$22 million.

In 1996, the plaintiffs' applications for injunction orders have been dismissed with costs and the suit was ordered to be stayed pending arbitration. As at 31st December, 2001, the plaintiffs still have not taken any steps to refer the matter to arbitration. Therefore, the directors are of the opinion that there were no material direct or contingent liabilities arising from the aforesaid litigation at the balance sheet date.

(2) On 30th November, 1999, a corporation in which certain shareholders of SGR have interest served a notice pursuant to Section 218 of the Malaysian Companies Act, 1965 to recover an alleged claim in the amount of HK\$10,025,484 for which provision has been made and included under trade and other payables.

The Group has however denied that the alleged debt is due and has instituted cost proceedings for inter alia a declaration accordingly. On 15th November, 2001, the court of Appeal had issued an injunction restraining the winding up petition against SGR until the dispute is disposed of by way of trial.

(3) A contractor for SGR had taken legal action to recover a sum of HK\$5,048,452 (included under trade and other payables) which the contractor alleged to be due and owing under a settlement agreement dated 10th October, 1997.

SGR is contesting the same and alleged that the works completed by the contractor are defective and have also risen to encroachment upon neighbouring lands. SGR had filed an application to stay the proceedings for reference to arbitration and is presently appealing against the High Court order dismissing the application. In the meanwhile, the High Court has granted an order staying the court proceedings pending appeal. This case is fixed for mention on 28th August, 2002.

44. POST BALANCE SHEET EVENT

A conditional sale and purchase agreement were signed between the Company and an independent third party on 29th December, 2001. Based on the agreement, the Company agreed to acquire 80% equity interest in a joint venture company at a consideration of HK\$125 million to be satisfied by the allotment and issue of 125 million shares of the Company at par value of HK\$1 each. The completion of this transaction is subject to the satisfactory results of a due diligence review to be performed by the Company. As at the date of this report, the transaction has not yet completed.

45. RECLASSIFICATION

The directors considered that the Group's interest in certain entities which have been consolidated in last year's financial statements are to be reclassified as interest in associates in the consolidated balance sheet. No adjustment had been made to the financial results of the Group as the financial effect is considered to be not significant.

YEARS FINANCIAL SUMMARY

At 31st December, 2001

		Ξ
	$\frac{Z}{z}$	Edsi
		lecn
		nology
P.66	RE	_
1.00	PC	ntern
	Ř	nariona.
	2(Q L
	00	Imire
		9

		For the y	ear ended 31	st December,	
	1997	1998	1999	2000	2001
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
RESULTS					
NESOEIS					
Turnover	256,915	81,013	94,691	181,935	147,197
Loss from operations after					
finance cost	(58,271)	(60,626)	(95,965)	(96,396)	(59,975)
Share of results of associates	(4)	(3)	7	-	1,695
Share of results of a jointly					
controlled entity				(841)	92
Loss before taxation	(58,275)	(60,629)	(95,958)	(97,237)	(58,188)
Taxation	(6,322)	(530)	(424)	(844)	(1,031)
Loss before minority interests	(64,597)	(61,159)	(96,382)	(98,081)	(59,219)
Minority interests	346	8,686	7,980	5,337	2,544
•					
Loss for the year	(64,251)	(52,473)	(88,402)	(92,744)	(56,675)
Loss per share	(21.5 cents)	(17.6 cents)	(29.6 cents)	(29.6 cents)	(17.1 cents)
			at 31st Dece	mber,	
	1997	1998	1999	2000	2001
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Assets and liabilities					
Total assets	1,099,786	992,902	881,696	861,894	727,519
Total liabilities	(414,432)	(405,421)	(378,923)	(415,330)	(365,670)
Minority interests	(80,056)	(71,569)	(61,427)	(58,358)	(50,578)
,					
Shareholders' funds	605,298	515,912	441,346	388,206	311,271

PARTICULARS

OF PROPERTIES HELD BY THE GROUP

At 31st December, 2001

A. INVESTMENT PROPERTIES

Mukim 26

			Approximate		
		Group's	site area	Existing	Term of
Loca	tion	interests	(sq.ft.)	use	lease
In H	ong Kong				
1.	Lower G/F to 3/F, Kwai Chung Fa Yuen, 50-56 Wo Yi Hop Road, Kwai Chung, New Territories 78/1015th shares of and in KCTL 26	100%	11,279	Commercial	Medium
2.	Hunghom Commercial Centre, 37-39 Ma Tau Wai Road, Kowloon 300/12841st shares of and in R.P. of Sec. O of KML 40	100%	11,505	Commercial	Medium
3.	G/F to 3/F, Tung Fai Court, 2 Shui Che Kwun Street, Yuen Long, New Territories 165/750th shares of and in YLTL 287 and 349	100%	7,515	Commercial	Medium
4.	2/F, Podium A, Wealthy Garden, 12-28 Tsuen Fu Street, 36-48 Tsuen Wah Street and 1-27 Tsuen Kwai Street, Tsuen Wan, New Territories 17179/417205th shares of and in the R.P. of TWTL 252	100%	20,254	Commercial	Medium
In Si	ngapore				
1.	Parkway Centre 1 Marine Parade Central Singapore Lot 5586T of	90%	53,150	Commercial	Long

P.67

OF PROPERTIES HELD BY THE GROUP

At 31st December, 2001

B. LANDS HELD FOR DEVELOPMENT

		F	Approximate		
Loc	ation	Group's interests	site area (sq.ft.)	Existing use	Term of lease
In F	Hong Kong Half share in Lots 5, 9, 10, 12,14, 15, 17, 18, 19, 20, 33 and 72 in DD 447, Tsuen Wan, New Territories	100%	40,075	Agriculture	Medium
2.	Lots 46,47,48,49, 107, 108, 109 and 110 in DD279, Tuen Mun New Territories	100%	36,155	Agriculture	Medium
3.	Lots 421 and 718 in DD 395, Tin Fu Tsai, Tuen Mun, New Territories	100%	22,216	Agriculture	Medium
4.	Lots 968, 969, 970, 971, 972, 973, 975, 976, 977, 978 R.P., 980 R.P. and 981 R.P. in DD82, Ta Kwu Ling, Fanling, New Territories	100%	53,070	Agriculture	Medium
5.	Lots 444, 445 and 456 in DD 360, Chuen Lung, Tsuen Wan, New Territories	100%	17,755	Agriculture	Medium
In N	/lalaysia				
Resc 714! Neg H. S	nku Jaafar Golf & Country ort, Sg. Gadut, 50 Seremban, eri Sembilan Darul Khusus, . (D) 99108, 99109 for Lot No.: 18516, 18517	53%	462,651	Future development	Freehold
H. S	. (D) 99115 to 99117 ot No. P. T. 18523 to 18525	53%	484,169	Future development	Freehold
H. S	. (D) 98649 to 98704 .ot No. P. T. 18057 to 18112	53%	247,464	Future development	Freehold
H. S for L in th	. (D) 99112 to 99114 .ot No. P. T. 18520 to 18522 ne Mukim of Ampangan ne District of Seremban	53%	447,084	Future development	Freehold

At 31st December, 2001

Far East Technology International Limited

OF PROPERTIES HELD BY THE GROUP

C. GOLF RESORT COMPLEX IN MALAYSIA

	F			
Location	Group's interests	site area (sq.ft.)	Existing use	Term of lease
Tuanku Jaafar Golf & Country Resort, Sg. Gadut, 71450 Seremban,	53%	544,500	Club facilities	Freehold
Negeri Sembilan Darul Khusus,	53%	592,224	Bungalow lots	Freehold
H.S. (D) 69254 for Lot No.: P.T. 12702 in the Mukim of Ampangan in the District of Seremban	53%	8,131,040	1-27 hole golf course	Freehold

D. PROPERTIES UNDER DEVELOPMENT FOR SALE IN OVERSEAS

	Approximate			Expected		
	Group's	site area	Existing	completion	Stage of	Term of
Location	interests	(sq.ft.)	use	date	completion	lease
Tuanku Jaafar Golf & Country Resort, Sg. Gadut, 71450 Seremban, Negeri Sembilan Darul Khusus, H.S. (D) 99110,99111 for Lot No.: P. T. 18518,18519 in the Mukim of Ampangan in the District of Seremban	53%	69,363	Condominium	N/A	Completed	Freehold
Tuanku Jaafar Golf & Country Resort, Sg. Gadut, 71450 Seremban, Negeri Sembilan Darul Khusus, H.S. (D) 99118, 99119, 99120 for Lot No.: P.T. 18526, 18527, 18528 in the Mukim of Ampangan in the District of Seremban	53%	451,891	Shop Office/ Link house development	N/A	Project on hold	Freehold

OF PROPERTIES HELD BY THE GROUP

At 31st December, 2001

E. INTEREST IN LEISURE-ENTERTAINMENT COMPLEX

	Approximate		Expected			
	Group's	site area	Existing	completion	Stage of	Term of
Location	interests	(sq.ft.)	use	date	completion	lease
Plot A, 7312 Mk. 6	95%	513,710	Leisure-	N/A	Completed	Medium
Jalan Ahamd Ibrahim,			enter-			
Yuan Ching Road,			tainment			
Jurong, Singapore *			park			
	95%	770,565	Leisure-	N/A	Work-in	Medium
			entertainment		progress	
			park		(Phase II	
					and III)	

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Annual General Meeting of Far East Technology International Limited (the "Company") will be held at the Penthouse, Far East Consortium Building, 121 Des Voeux Road Central, Hong Kong on Tuesday, 28th May, 2002 at 3:00 p.m. for the following purposes:

- 1. To receive and consider the audited Financial Statements and the Reports of the Directors and Auditors for the year ended 31st December, 2001.
- 2. To re-elect Directors and to fix their remuneration.
- 3. To re-appoint Auditors and to authorise the Directors to fix their remuneration.
- 4. To consider and, if thought fit, pass with or without modification, the following resolution as an Ordinary Resolution:

"THAT:

- (a) subject to paragraph (c) of this Resolution, the exercise by the Directors of the Company during the Relevant Period (as hereinafter defined) of all the powers of the Company to allot, issue and deal with additional shares of HK\$1.00 each in the capital of the Company and to make or grant offers, agreements and options which might require the exercise of such powers be and is hereby generally and unconditionally approved;
- (b) the approval in paragraph (a) of this Resolution shall authorise the Directors of the Company during the Relevant Period (as hereinafter defined) to make or grant offers, agreements and options which might require the exercise of such powers after the end of the Relevant Period:
- (c) the aggregate nominal amount of share capital allotted or agreed conditionally or unconditionally to be allotted (whether pursuant to an option or otherwise) by the Directors of the Company pursuant to the approval in paragraph (a) of this Resolution, otherwise than pursuant to a Rights Issue (as hereinafter defined), shall not in aggregate exceed 20% of the aggregate nominal amount of share capital of the Company in issue as at the date of passing this Resolution (including shares issued or to be issued pursuant to resolution no.1 passed at the extraordinary general meeting of the Company held on 19 February 2002), and the said approval shall be limited accordingly; and
- (d) for the purpose of this Resolution:

"Relevant Period" means the period from the passing of this Resolution until whichever is the earliest of:

- (i) the conclusion of the next annual general meeting of the Company;
- (ii) the expiration of the period within which the next annual general meeting of the Company is required by the Articles of Association of the Company or any applicable law to be held; and

the revocation or variation of the authority given under this Resolution by an ordinary resolution of the members of the Company in general meeting.

"Rights Issue" means an offer of shares open for a period fixed by the Directors of the Company to the holders of shares on the register of members of the Company on a fixed record date in proportion to their then holdings of such shares (subject to such exclusions or other arrangements as the Directors of the Company may deem necessary or expedient in relation to fractional entitlements or having regard to any restrictions or obligations under the laws of, or the requirements of, any recognised regulatory body or any stock exchange in any territory outside Hong Kong)."

> By Order of the Board Chow Kwok Wor Company Secretary

Hong Kong, 23rd April, 2002

Notes:

- A member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and, in the (1) event of a poll, vote in his stead. A proxy need not be a member of the Company.
- In order to be valid, a form of proxy and the power of attorney or other authority (if any) under which it (2) is signed, or a notarially certified copy of such power or authority, must be deposited at the registered office of the Company at 16th Floor, Far East Consortium Building, 121 Des Voeux Road Central, Hong Kong not less than 48 hours before the time appointed for holding the meeting or any adjournment thereof.