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(Incorporated in Hong Kong with limited liability under the Companies Ordinance) The holding company of Dah Sing Bank, Limited and MEVAS Bank Limited (Stock Code: 2356)

CONTINUING CONNECTED TRANSACTIONS

On 30 December 2010, the Board (including the independent non-executive Directors) approved various agreements with respect to (i) insurance services; (ii) lease and sub-lease agreements; (iii) leaseback arrangement; (iv) banking arrangements; (v) computer and administrative services and (vi) distribution and agency agreements between members of the DSFH Group and the Group. As DSFH is the substantial shareholder of the Company, members of the DSFH Group constitute connected persons of the Company under the Listing Rules. The transaction contemplated under each of the agreements, which will be conducted on an on-going basis, also constitute continuing connected transactions under the Listing Rules.

Each of the Percentage Ratios (other than the profits ratio) of the continuing connected transactions contemplated under each of the agreements, on an annual basis, is higher than 0.1% but less than 5%. Accordingly, these transactions fall under Rule 14A.34 of the Listing Rules, and are subject to the reporting and announcement requirements set out under Rules 14A.45 to 14A.47 of the Listing Rules, the annual review requirements set out in rules 14A.37 to 14A.40 and the requirements set out in rules 14A.35(1) and 14A.35(2), but are exempt from the requirements of independent shareholders' approval under Chapter 14A of the Listing Rules.

The Board (including the independent non-executive Directors) considers that the relevant agreements (and the continuing connected transactions contemplated under them) were entered into on normal commercial terms or on terms no less favourable than those available to independent third parties and were entered into on a continuing and regular basis and in the ordinary and usual course of business of the Company, are fair and reasonable and in the interests of the Company and the Shareholders as a whole, and that the annual caps for each of the continuing connected transactions contemplated under the relevant agreements for each of the three years ending 31 December 2011, 2012 and 2013 for these continuing connected transactions are fair and reasonable.

1. INTRODUCTION

On 30 December 2010, the Board (including the independent non-executive Directors) approved various agreements with respect to (i) insurance services; (ii) lease and sub-lease agreements; (iii) leaseback arrangement; (iv) banking arrangements; (v) computer and administrative services; and (vi) distribution and agency agreements between members of the DSFH Group and the Group. As DSFH is the substantial shareholder of the Company, members of the DSFH Group constitute connected persons of the Company under the Listing Rules. The transactions contemplated under each of the agreements, which will be conducted on an on-going basis, also constitute continuing connected transactions under the Listing Rules.

2. PARTIES AND CONNECTION OF THE PARTIES

The Company is the holding company of four banking subsidiaries: DSB; BCM; Dah Sing Bank (China) Limited; and MEVAS; a securities trading company; as well as an offshore joint venture banking business with SG Hambros Bank. The Company, through its respective banking and insurance brokerage subsidiaries, has been conducting continuing connected transactions with the following parties:

• DSFH

DSFH is the holder of approximately 74.13% of the issued share capital of the Company, and is therefore a connected person of the Company. DSFH is the company holding the insurance interests of the DSFH Group.

• DSI

DSI is a wholly-owned subsidiary of DSFH and is an authorised general insurance company in Hong Kong. As DSFH is the Company's substantial shareholder, DSI is a connected person of the Company pursuant to the Listing Rules. DSI is principally engaged in the underwriting of general insurance business.

• DSIA

DSIA is a wholly-owned subsidiary of DSFH. As DSFH is the Company's substantial shareholder, DSIA is a connected person of the Company pursuant to the Listing Rules. DSIA is the general agent of DSI in Hong Kong.

• DSIS

DSIS is a wholly-owned subsidiary of DSFH. As DSFH is the Company's substantial shareholder, DSIS is a connected person of the Company pursuant to the Listing Rules. DSIS is the general agent of DSLA in Hong Kong.

• DSLA

DSLA is a wholly-owned subsidiary of DSFH and is an authorised life insurance company in Hong Kong. As DSFH is the Company's substantial shareholder, DSLA is a connected person of the Company pursuant to the Listing Rules. DSLA is principally engaged in the underwriting of life insurance business.

• MIC

MIC is a company 78% owned by DSMI Group Limited and 18% owned by DSGI (1) Limited. Both DSMI Group Limited and DSGI (1) Limited are wholly owned subsidiaries of DSFH. As DSFH is the Company's substantial shareholder, MIC is a connected person of the Company pursuant to the Listing Rules. MIC is principally engaged in the underwriting of general insurance business in Macau.

• MLIC

MLIC is a company which is 99.85% owned by MIC, 0.13% owned by DSLI (BVI) (1) Limited and 0.02% owned by DSLI (2) Limited. As MIC is a connected person of the Company pursuant to the Listing Rules, DSLI (BVI) (1) Limited and DSLI (2) Limited are both wholly owned subsidiaries of DSFH, and DSFH is the Company's substantial shareholder, MLIC is a connected person of the Company pursuant to the Listing Rules. MLIC is principally engaged in the underwriting of life insurance and pensions business in Macau.

SIL

SIL was acquired by DSFH, and became a wholly-owned subsidiary of DSFH, in October 2010. As DSFH is the Company's substantial shareholder, SIL is a connected person of the Company pursuant to the Listing Rules. SIL is principally engaged in the underwriting of general insurance business, but has not issued or renewed insurance policy since 2005. Regulatory approval has to be obtained before it resumes issuing new policies.

3. CONTINUING CONNECTED TRANSACTIONS EXEMPT FROM INDEPENDENT SHAREHOLDERS' APPROVAL REQUIREMENTS

The Company has entered into the following continuing connected transactions contemplated under the relevant agreements which are exempt from the independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

3.1 Insurance services provided by DSI, SIL, DSLA, MIC and MLIC

On 30 December 2010, the Company entered into a cooperation agreement with DSFH pursuant to which members of the DSFH Group will provide insurance services to DSB and other members of the Group. The agreement is for a fixed term of three years with effect from 1 January 2011 and ending on 31 December 2013.

Description of transaction:

The insurance policies underwritten by DSI, SIL (subject to regulatory approval) and MIC in the name, and for the benefit, of DSB and other members of the Group and their respective customers are subject to renewal annually. The group life assurance policies underwritten by DSLA and MLIC in relation to the provision of insurance cover for the death and/or critical illness of the employees of DSB and other members of the Group are subject to renewal annually.

The master policies between DSLA and DSB in relation to the provision of insurance cover for their respective customers are for a fixed term of three years with effect from 1 January 2011.

DSI underwrites general insurance policies in the name, and for the benefit, of DSB and other members of the Group and their respective customers including policies covering domestic motor, property all risks, public liability, money, electronic equipment, employees' compensation and group personal accident. Such policies are subject to renewal annually.

DSLA underwrites insurance policies to cover the death and/or critical illness of certain borrowing customers of DSB and MEVAS and employees of DSB and MEVAS and other members of the Group. The provision of the insurance cover for customers is set out in the terms and conditions of the relevant bank borrowing arrangement. Such policies can be terminated within two months in the event of non-payment of premiums.

MIC underwrites insurance policies in the name, and for the benefit, of BCM and its customers including policies covering medical, personal accident, employees' compensation, motor fleet, properties, civil liability and money. Such policies are subject to renewal annually.

MLIC underwrites life insurance policies to cover the death and/or critical illness of BCM's pension plan members and such policies are subject to renewal annually.

SIL, subject to regulatory approval, underwrites general insurance policies in the name, and for the benefit, of DSB and other members of the Group and their respective customers including policies covering domestic motor, property all risks, public liability, money, electronic equipment, employees' compensation and group personal accident. Such policies are subject to renewal annually.

The premiums payable under such insurance policies are payable in arrears on a monthly basis and are calculated by reference to the outstanding credit balances in respect of each of the products to which they relate.

Reasons for such transaction:

The insurance policies are procured by the Group to enable certain of the Company's subsidiaries, namely DSB, MEVAS and BCM, to comply with relevant regulatory requirements in reducing the risks to the Group's assets, businesses and operations and/or to provide additional services to the Group's customers. In addition, the Directors consider that the insurance services by DSI, SIL, DSLA, MIC and MLIC are effective and the fees proposed by DSI, SIL, DSLA, MIC and MLIC respectively are comparable to those offered by other insurance companies in the market.

Historical Amounts and Proposed Caps:

In respect of the general insurance policies underwritten by DSI, SIL and MIC in the name, and for the benefit, of DSB and other members of the Group or their respective customers, the premiums payable to DSI and MIC on such policies for the financial year ended 31 December 2009 and the first nine months of 2010 were HK\$5,746,000 and HK\$5,972,000 respectively.

It is proposed that the maximum annual aggregate amount of the premiums payable to DSI, SIL and MIC for each of the three financial years ending 31 December 2011, 2012 and 2013 will not exceed the annual limit of HK16,200,000.

	Historical Caps		Historical Figures		Future Caps		
HK\$ million	Annual cap for the year ended 31 Dec 2009	Annual cap for the year ended 31 Dec 2010	Actual annual amount for the year ended 31 Dec 2009	Unaudited historical amount for the period from 1 Jan to 30 Sep 2010	Annual cap for the year ended 31 Dec 2011	Annual cap for the year ended 31 Dec 2012	Annual cap for the year ended 31 Dec 2013
Transaction							
Premiums payable to members of DSFH Group	10.0	10.0	5.7	6.0	16.2	16.2	16.2

In respect of the insurance policies underwritten by DSLA in the name, and for the benefit, of certain borrowing customers of DSB and MEVAS and insurance policies underwritten by DSLA or MLIC to cover the death and/or critical illness of the employees of DSB and other members of the Group, the aggregate premiums payable to DSLA and MLIC on such policies for the financial year ended 31 December 2009 and the first nine months of 2010 were HK\$4,088,000 and HK\$3,528,000 respectively.

It is proposed that the maximum annual aggregate amount of the premiums payable to DSLA and MLIC for each of the three financial years ending 31 December 2011, 2012 and 2013 will not exceed the annual limit of HK\$10,700,000.

	Historical Caps		Historical Figures		Future Caps		
HK\$ million	Annual cap for the year ended 31 Dec 2009	Annual cap for the year ended 31 Dec 2010	Actual annual amount for the year ended 31 Dec 2009	Unaudited historical amount for the period from 1 Jan to 30 Sep 2010	Annual cap for the year ended 31 Dec 2011	Annual cap for the year ended 31 Dec 2012	Annual cap for the year ended 31 Dec 2013
Transaction							
Premiums payable to members of DSFH Group	8.5	8.5	4.1	3.5	10.7	10.7	10.7

Based on the above tables, the total annual aggregate amount of the premiums payable in respect of the insurance services provided by DSI, SIL, DSLA, MIC and MLIC for each of the three financial years ending 31 December 2011, 2012 and 2013 is expected not to exceed the annual limit of HK\$26,900,000.

Basis for such caps:

The annual monetary caps proposed above in relation to each of the financial years ending 31 December 2011, 2012 and 2013 have been ascertained by reference to the premiums paid in the financial year ended 31 December 2009 and the first nine months of 2010 and calculated on the basis of expected market premiums multiplied by the amount of cover required.

In arriving at the above monetary caps, the Directors have considered:

- the premiums of major policies had increased significantly in recent years principally due to a significant increase in claims;
- the expected growth in the Group's lending businesses;
- the increase in the amount of credit insurance to be provided to borrowing customers; and
- the increase in the number of employees in the Group.

The Directors believe that the general insurance policies underwritten by DSI, SIL and MIC are provided to the Group on DSI's, SIL's and MIC's normal, written commercial terms. The Directors believe that the insurance policies underwritten by DSLA and MLIC are provided to the Group on DSLA's and MLIC's normal, written commercial terms.

3.2 Lease and sub-lease arrangements between DSIS, DSIA, DSLA and MIC and DSB, Vanishing Border and BCM

Description of transaction:

(i) Lease agreements in relation to Island Place Tower

Pursuant to two lease agreements entered into on 30 December 2008 by DSIS with DSB (collectively the "**Existing DSIS Lease Agreements**"), DSIS has leased from DSB:

- (1) The whole of the 18th Floor of Island Place Tower, Island Place, 510 King's Road, North Point, Hong Kong with a lettable floor area of 14,426 square feet at a monthly rent of HK\$375,076 exclusive of management fees, government rates, electricity, service charges and air-conditioning charges. The total amount of these excluded items is estimated to be approximately HK\$1,338,000 per annum (the "Existing IPT 18th Floor Lease Agreement"); and
- (2) a portion of the 20th Floor of Island Place Tower, Island Place, 510 King's Road, North Point, Hong Kong with a lettable floor area of 8,183 square feet at a monthly rent of HK\$220,941 exclusive of management fees, government rates, electricity, service charges and air-conditioning charges. The total amount of these excluded items is estimated to be approximately HK\$813,000 per annum (the "Existing IPT 20th Floor Lease Agreement").

The Existing DSIS Lease Agreements are each for a term of two years commencing on 1 January 2009 and ending on 31 December 2010 in respect of the 18th Floor and the 20th Floor of Island Place Tower (in each case both dates inclusive).

The Existing DSIS Lease Agreements have been renewed on 30 December 2010 (collectively the "**New DSIS Lease Agreements**") as follows:

(1) The Existing IPT 18th Floor Lease Agreement will be terminated upon the maturity of the lease term and a new lease agreement was entered into by DSIS with DSB on 30 December 2010 (the "New IPT 18th Floor Lease Agreement"). Pursuant to the New IPT 18th Floor Lease Agreement, DSIS has leased the whole of the 18th Floor of Island Place Tower, Island Place, 510 King's Road, North Point, Hong Kong with a lettable floor area of 14,426 square feet from DSB. The New IPT 18th Floor Lease Agreement is for a term of three years commencing on 1 January 2011 and ending on 31 December 2013 (both dates inclusive), at a monthly rent of HK\$447,206 exclusive of management fees, government rates, electricity, service charges and air-conditioning charges. The annual rent together with the management fees, government rates, electricity, service charges and air-conditioning charges are estimated not to exceed HK\$8,000,000 per annum.

(2) The Existing IPT 20th Floor Lease Agreement will be terminated upon the maturity of the lease term and a new lease agreement was entered into by DSIS with DSB on 30 December 2010 (the "New IPT 20th Floor Lease Agreement"). Pursuant to the New IPT 20th Floor Lease Agreement, DSIS has leased a portion of the 20th Floor of Island Place Tower, Island Place, 510 King's Road, North Point, Hong Kong with a lettable floor area of 5,838 square feet from DSB. The New IPT 20th Floor Lease Agreement is for a term of three years commencing on 1 January 2011 and ending on 31 December 2013 (both dates inclusive), at a monthly rent of HK\$192,654 exclusive of management fees, government rates, electricity, service charges and air-conditioning charges. The annual rent together with the management fees, government rates, electricity, service charges and air-conditioning charges are estimated not to exceed HK\$3,500,000 per annum.

Pursuant to a lease agreement entered into on 30 December 2008 by DSIA with DSB (the "**Existing DSIA Lease Agreement**"), DSIA has leased a portion of the 13th Floor of Island Place Tower, Island Place, 510 King's Road, North Point, Hong Kong with a lettable floor area of 1,919 square feet from DSB. The Existing DSIA Lease Agreement is for a term of two years commencing on 1 January 2009 and ending on 31 December 2010 (both dates inclusive) at a monthly rent of HK\$52,773 exclusive of management fees, government rates, electricity, service charges and air-conditioning charges. The total amount of these excluded items is estimated to be approximately HK\$190,000 per annum.

The Existing DSIA Lease Agreement will be terminated upon the maturity of the lease term and a new lease agreement was entered into by DSIA and DSB on 30 December 2010 (the "**New DSIA Lease Agreement**"). Pursuant to the New DSIA Lease Agreement, DSIA has leased a portion of the 20th Floor of Island Place Tower, Island Place, 510 King's Road, North Point, Hong Kong with a lettable floor area of 2,186 square feet from DSB.

The New DSIA Lease Agreement is for a term of three years commencing on 1 January 2011 and ending on 31 December 2013 (both dates inclusive) at a monthly rent of HK\$65,580 exclusive of management fees, government rates, electricity, service charges and air-conditioning charges. The annual rent together with the management fees, government rates, electricity, service charges and air-conditioning charges are estimated not to exceed HK\$1,500,000 per annum.

(ii) Lease agreement in relation to Shenzhen Development Centre

Pursuant to a lease agreement entered into on 30 December 2008 by DSLA with Vanishing Border, a wholly owned subsidiary of DSB (the "**Existing Shenzhen Lease Agreement**"), DSLA has leased a portion of Room 1504 on the 15th Floor of the Shenzhen Development Centre with a gross floor area of 132 square metres from Vanishing Border.

The Existing Shenzhen Lease Agreement is for a term of two years commencing on 1 January 2009 and ending on 31 December 2010 (both dates inclusive) at a monthly rent of HK\$6,410 exclusive of management fees, electricity, service charges, air-conditioning charges and telephone fees. The total amount of these excluded items is estimated to be approximately HK\$70,000 per annum.

The Existing Shenzhen Lease Agreement will be terminated upon the maturity of the lease term and a new lease agreement was entered into by DSLA with Vanishing Border on 30 December 2010 ("**New Shenzhen Lease Agreement**"). The New Shenzhen Lease Agreement is for a term of three years commencing on 1 January 2011 and ending on 31 December 2013 (both dates inclusive) at a monthly rent of HK\$7,876 exclusive of management fees, electricity, service charges, air-conditioning charges and telephone fees. The annual rent together with the management fees, electricity, service charges are estimated not to exceed HK\$200,000 per annum.

(iii) Sub-lease agreement in relation to Dah Sing Financial Centre

The fixed term granted under the previous sub-lease agreement entered into between DSIS with DSB on 28 December 2006 ("**Previous Sub-lease Agreement**") relating to the sub-lease of a portion of 33rd Floor of Dah Sing Financial Centre, 108 Gloucester Road, Hong Kong with a lettable floor area of 604 square feet expired on 30 November 2009. Parties to the Previous Sub-lease Agreement held over the lease pending the finalization of the head lease by DSB with the landlord of Dah Sing Financial Centre. On 30 December 2010, DSIS and DSB entered into a sub-lease agreement (the "**Sub-lease Agreement**") for a term of 3 years with retroactive effect from 1 December 2009 to 30 November 2012 (both dates inclusive) at a monthly rent of HK\$20,355 exclusive of management fees, government rates, electricity, service charges and air-conditioning charges. The annual rental together with the estimated management fees, government rates, electricity, service charges are estimated not to exceed HK\$700,000 per annum. The monthly rental was determined based on the pro-rata payment of the rent charged to DSB by the landlord of Dah Sing Financial Centre.

The Sub-lease Agreement is expected to be further renewed by 1 December 2012, with the monthly rental to be determined based on the rent to be charged to DSB by the landlord of Dah Sing Financial Centre upon the renewal of the lease agreement of DSB in respect of Dah Sing Financial Centre with effect from 1 December 2012.

(iv) Lease agreements in relation to the BCM Building

Two lease agreements were entered into between MIC and BCM on 30 December 2008 (together, the "**Existing MIC Lease Agreements**"). Pursuant to the Existing MIC Lease Agreements, MIC has leased the 10th and 11th Floors, respectively, of the BCM Building, Avenida Praia da Grande No. 572-594, Macau, with a total lettable floor area of 924 square metres from BCM.

The Existing MIC Lease Agreements are each for a term of two years commencing on 1 January 2009 and ending on 31 December 2010 (both dates inclusive), at a monthly rent of MOP109,000.

The Existing MIC Lease Agreements will be terminated upon the maturity of the lease term and two new lease agreements were entered into by MIC with BCM on 30 December 2010 ("**New MIC Lease Agreements**"). The New MIC Lease Agreements are each for a term of three years commencing on 1 January 2011 and ending on 31 December 2013 (both dates inclusive) at a monthly rent of MOP123,000 (approximately HK\$119,500).

Reasons for such transaction:

Due to the operational set-up and close business co-operation between the subsidiaries of the Company and the insurance subsidiaries of DSFH, the Directors consider the leases of the above premises by each of DSIS, DSIA, DSLA and MIC respectively is conducive to the business requirements, operations and efficiency of the Group, and therefore is of benefit to the Group as a whole.

Historical Amounts and Proposed Caps:

The aggregate amount payable to the Group under the Existing DSIS Lease Agreements and the Existing DSIA Lease Agreement, together with associated management fees, government rates, electricity, service charges and air-conditioning charges was approximately HK\$10.1 million per annum. It is proposed that the annual aggregate amount payable under the New DSIS Lease Agreements and the New DSIA Lease Agreement, together with associated management fees, government rates, electricity, service charges and air-conditioning charges will not exceed the annual limit of HK\$13.0 million per annum for each of the three financial years ending 31 December 2011, 2012 and 2013.

The aggregate amount payable under the Existing Shenzhen Lease Agreement, together with associated management fees, electricity, service charges, air-conditioning charges and telephone fees was approximately HK\$147,000 per annum. It is proposed that the annual aggregate amount payable under the New Shenzhen Lease Agreement, together with associated management fees, electricity, service charges, air-conditioning charges, telephone fees and property tax will not exceed the annual limit of HK\$0.2 million per annum for each of the three financial years ending 31 December 2011, 2012 and 2013.

The aggregate amount payable under the Previous Sub-lease Agreement, together with associated management fees, government rates, electricity, service charges and air-conditioning charges was approximately HK\$400,000 per annum. It is proposed that the annual aggregate amount payable under the Sub-lease Agreement or its renewal expected to be entered by 1 December 2012, together with associated management fees, government rates, electricity, service charges and air-conditioning charges will not exceed the limit of HK\$0.7 million per annum for the financial year ending 31 December 2011, 2012 and 2013.

The aggregate amount payable under the Existing MIC Lease Agreements is approximately MOP1.3 million per annum (approximately HK\$1.3 million). It is proposed that the annual aggregate amount payable under the New MIC Lease Agreements will not exceed the annual limit of MOP2.1 million (approximately HK\$2.0 million) per annum for each of the three financial years ending 31 December 2011, 2012 and 2013.

Based on the above, the total aggregate amount payable under the New Lease Agreements (as defined below) and the New MIC Lease Agreements for each of the three financial years ending 31 December 2011, 2012 and 2013 is expected not to exceed the annual limit of HK\$15.9 million.

Basis for such caps:

In respect of the New DSIS Lease Agreements, the New DSIA Lease Agreement, the New Shenzhen Lease Agreement and the Sub-lease Agreements (together, the "**New Lease Agreements**"), the monthly rental has been ascertained based on advice provided by Savills Valuation and Professional Services Limited, an independent professional surveyor.

In respect of the MIC Lease Agreements, the monthly rental has been ascertained based on advice provided by Nam Tung (Macao) Investment Limited, an independent professional surveyor in Macau.

In arriving at the above caps, the Directors have considered:

- the information of market rents of relevant properties provided by the independent professional surveyors;
- the terms of the lease of Dah Sing Financial Centre; and
- the benefit to the Group's operational efficiency in leasing some of the Group's office premises (which are not to be used by the Group for its own operations in the near future) to the DSFH Group.

The Board (including the independent non-executive Directors) considers that the New Lease Agreements, the New Sub-lease Agreements and the MIC Lease Agreements are on normal commercial terms, in the ordinary and usual course of business of the Group and are fair and reasonable to the Shareholders.

3.3 Leaseback of property by DSB from DSLA

As disclosed in the Company's announcement dated 18 December 2007, DSB entered into a sale and leaseback arrangement with DSLA. Pursuant to a lease agreement entered into on 18 December 2007 by DSB with DSLA (the "**Existing Leaseback Agreement**"), DSB has leased a portion of Flat A on Basement and Portion AA on Ground Floor of Thai Kong Building, No. 482 Hennessy Road, Hong Kong with a lettable floor area of 2,340 square feet from DSLA.

The Existing Leaseback Agreement is for a term of three years commencing on 28 December 2007 and ending on 27 December 2010 (both dates inclusive) at a monthly rent of HK\$375,000.

The Existing Leaseback Agreement will be terminated upon the maturity of the lease term and a new lease agreement was entered into by DSB with DSLA on 30 December 2010 ("**New Leaseback Agreement**"). The New Leaseback Agreement is for a term of three years commencing on 28 December 2010 and ending on 27 December 2013 (both dates inclusive) at a monthly rent of HK\$450,000 exclusive of management fees, government rates, electricity service charges and air-conditioning charges.

The aggregate amount together with the estimated management fees, government rates, electricity, service charges and air-conditioning charges payable by the Group under the New Leaseback Agreement will not exceed the annual limit of HK\$7 million for each of the three financial years ending 31 December 2011, 2012 and 2013.

3.4 Banking arrangements provided by the Group for companies within the DSFH Group

Description of transaction:

DSB and other members of the Group provide standard banking services to members of the DSFH Group including cheque clearing, autopay, cheque and deposit bank accounts, credit card merchant facilities, co-branded credit cards in respect of DSLA and investment dealing.

The banking services in respect of cheque clearing, autopay, cheque and deposit accounts are provided to the DSFH Group in the same way as they are provided to other customers of the Group under standard account opening and other forms. The credit card merchant facilities and co-brand credit card arrangements are provided under normal commercial contracts and are at market standard. The standard market practice for credit card merchant facilities is not to provide for a fixed term, but allow for termination at the option of the bank by giving written notice. The co-brand credit card arrangements between the Group and the DSFH Group can be terminated after the first two years by either party giving not less than six months' notice in writing. All such banking services, by their nature, are not normally provided for a fixed term. Accordingly, the banking arrangement between the Group and the DSFH Group are not for a fixed term.

Reasons for the transaction:

The banking services provided by the Company's banking subsidiaries to the companies within the DSFH Group are banking services and arrangements normally provided by the Group to its other customers and are conducted on normal commercial terms. The provision of such banking services by the Group to the DSFH Group enables the Group to earn reasonable income consistent with the nature and types of the banking services.

Historical Amounts and Proposed Caps:

The aggregate annual bank charges payable to DSB and other members of the Group by members of the DSFH Group for the financial year ended 31 December 2009 and the first nine months of 2010 were HK\$6,590,000 and HK\$5,090,000 respectively.

It is proposed that the maximum aggregate annual bank charges payable to DSB and other members of the Group for each of the three financial years ending 31 December 2011, 2012 and 2013 will not exceed the annual limit of HK\$18,500,000.

	Historical Caps		Historical Figures		Future Caps		
HK\$ million	Annual cap for the year ended 31 Dec 2009	Annual cap for the year ended 31 Dec 2010	Actual annual amount for the year ended 31 Dec 2009	Unaudited historical amount for the period from 1 Jan to 30 Sep 2010	Annual cap for the year ended 31 Dec 2011	Annual cap for the year ended 31 Dec 2012	Annual cap for the year ended 31 Dec 2013
Transaction							
Aggregate annual bank charges payable to DSB and other members of the Group	18.4	18.4	6.6	5.1	18.5	18.5	18.5

Basis for such caps:

In respect of the bank charges payable to DSB and other members of the Group, charges are calculated on the basis of the bank charges applied to the particular banking services utilised.

In arriving at the above monetary caps, the Directors have considered:

- the standard banking and service fees charged to the Group's customers;
- the estimated transactions or business volumes of various banking services with the companies within the DSFH Group; and
- the expected increases in the costs of the services as well as the volume of the transactions.

The Directors are of the view that such charges are in line with the prevailing market rates.

Deposits placed at the banking subsidiaries of the Group by members of the DSFG Group

The banking subsidiaries of the Group provide commercial banking services and products to their customers in the ordinary and usual course of their businesses. Such services and products include the taking of deposits (including fixed and floating term deposits and deposits at call). Customers who place deposits with the banking subsidiaries of the Group include members of the DSFH Group. For purposes of the Listing Rules, the placing of deposits provided by members of the DSFH Group constitute continuing connected transactions within the meaning of Chapter 14A of the Listing Rules.

The Directors confirm that the deposits placed by members of the DSFH Group at the banking subsidiaries of the Group are at market rates and on normal commercial terms that are comparable or no more favourable than those offered to independent third parties and that no security over the assets of the Group is granted in respect of such financial assistance. On that basis, such continuing connected transactions are exempt from complying with the reporting, disclosure and independent shareholders' approval requirements pursuant to Rule 14A.65(4) of the Listing Rules.

3.5 Computer and Administrative Services Agreement with DSFH

On 30 December 2008, DSB (and its subsidiaries including BCM) entered into a computer and administrative services agreement with DSFH (the "**Existing Services Agreement**"). The Services Agreement was for a fixed term of two years with effect from 1 January 2009. On 30 December 2010, DSB entered into a new computer and administrative services agreement with DSFH (the "**New Services Agreement**"), for a fixed term of three years with effect from 1 January 2011 and ending on 31 December 2013.

Description of transaction:

Pursuant to the Existing Services Agreement and the New Services Agreement, DSB has agreed to provide members of the DSFH Group with certain computer and administrative services. These services principally consist of the following:

• computer services including data processing, printing and enveloping, system development, technical support, disaster recovery and contract management;

- administrative, company secretarial, internal audit, compliance, operational, risk management, investment custodian and treasury operations; and
- secondment of, and provision of services by, staff to the DSFH Group (collectively, the "Services").

The New Services Agreement will expire on 31 December 2013.

Reasons for the transaction:

With the stronger pool of resources and functional expertise of DSB which historically has been operating to provide administrative and computer services to other companies within the DSFH Group on a cost-recovery basis, the provision of the Services to the DSFH Group at a fee enables the Group to continue to expand its scale and operational capabilities while costs incurred by the Group in providing the Services are recovered from the DSFH Group.

Historical Amounts and Proposed Caps:

As the New Services Agreement is for a fixed term of three years with effect from 1 January 2011, the proposed cap for this category of continuing connected transaction has been set for each of the financial years ending 31 December 2011, 2012 and 2013 only.

The annual fee payable to DSB by the DSFH Group for the provision of the Services for the financial year ended 31 December 2009 and the first nine months of 2010 were HK\$13,409,000 and HK\$11,606,000, respectively.

It is proposed that the annual fee payable to DSB and BCM for each of the three financial years ending 31 December 2011, 2012 and 2013 will not exceed the annual limit of HK\$31,400,000.

	Historical Caps		Historical Figures		Future Caps		
HK\$ million	Annual cap for the year ended 31 Dec 2009	Annual cap for the year ended 31 Dec 2010	Actual annual amount for the year ended 31 Dec 2009	Unaudited historical amount for the period from 1 Jan to 30 Sep 2010	Annual cap for the year ended 31 Dec 2011	Annual cap for the year ended 31 Dec 2012	Annual cap for the year ended 31 Dec 2013
Transaction							
Fee payable by the DSFH Group to DSB and BCM for the provision of the Services	26.4	26.4	13.4	11.6	31.4	31.4	31.4

Basis for such caps:

The fee payable to DSB has been determined by reference to the estimated cost of providing the Services and the fixed fee which has been set for the two financial years ending 31 December 2010.

In arriving at the above monetary caps, the Directors have considered:

- the estimated resources available to the Group in the three financial years ending 31 December 2013 and estimated increase in the cost in providing the Services;
- computer licences and service contracts with external parties, and computer expertise of the Group; and
- discussions made between DSB and companies within the DSFH Group on estimated service requirements relative to the estimated growth of the businesses of the DSFH Group.

The Board (including the independent non-executive Directors) is of the view that the continuing provision of the Services under the New Services Agreement will be on normal commercial terms, in the ordinary and usual course of business of the Group, and is fair and reasonable to the Shareholders.

3.6 Distribution and Agency Agreements with DSIS, DSIA, MIC and MLIC

On 30 December 2008, DSIS and DSIA entered into distribution agreements and underlying agency agreements with each of DSB and MEVAS for the marketing and distribution of life and general insurance products through DSB's and MEVAS' branch networks. On 30 December 2010, DSIS and DSIA entered into new distribution agreements and underlying agency agreements with each of DSB and MEVAS. In addition, on 30 December 2010, MIC and MLIC entered into distribution agreements with BCM for the marketing and distribution of life and general insurance products through BCM's branch network.

Description of transaction:

Pursuant to the distribution agreements entered into by DSIS with each of DSB and MEVAS (the "**DSIS Distribution Agreements**"), DSB and MEVAS will market and distribute such life assurance products as agreed between the parties from time to time for the DSFH Group through their respective branch networks.

Pursuant to the DSIS Distribution Agreements, each of DSB and MEVAS has entered into an agency agreement with DSIS (the "**DSIS Agency Agreements**") in respect of the sale of life assurance policies in return for commission payments as agreed between the parties from time to time. Under the terms of the DSIS Agency Agreements, the commission payable by DSIS to each of DSB and MEVAS in respect of such life assurance products shall vary, depending on the product type, between 0.1% and 50% of the first year's premium received, plus up to 24% of the renewal premiums in respect of certain policies.

Pursuant to the distribution agreements entered into by DSIA with each of DSB and MEVAS (the "**DSIA Distribution Agreements**"), DSB and MEVAS will market and distribute such general insurance and life assurance products as agreed between the parties from time to time for the DSFH Group through their respective branch networks.

Pursuant to the DSIA Distribution Agreements, each of DSB and MEVAS has entered into an agency agreement with DSIA (the "**DSIA Agency Agreements**") in respect of the sale of certain general insurance and life assurance products in return for commission payments, as agreed between the parties from time to time. Under the terms of the DSIA Agency Agreements, the commission payable by DSIA to each of DSB and MEVAS in respect of:

- general insurance products shall vary, depending on the product type, between 1% and 30% of each year's premium received in respect of a new or renewal policy; and
- (2) life assurance products shall vary, depending on the product type, between 0.1% and 50% of the first year's premium received, plus up to 24% of the renewal premiums in respect of certain policies.

Pursuant to the distribution agreement entered into by MLIC with BCM (the "MLIC Distribution Agreement"), BCM will market and distribute such life assurance products as agreed between the parties from time to time for MLIC through its branch network.

Pursuant to the MLIC Distribution Agreement, BCM has entered into an agency agreement with MLIC (the "**MLIC Agency Agreement**") in respect of the sale of life assurance policies in return for commission payments as agreed between the parties from time to time. Under the terms of the MLIC Agency Agreement, the commission payable by MLIC to BCM in respect of such life assurance products shall vary, depending on the product type, between 0.5% and 40% of the first year's premium received.

Pursuant to the distribution agreement entered into by MIC with BCM (the "**MIC Distribution Agreement**"), BCM will market and distribute such general insurance products of MIC as are agreed between the parties from time to time through its branch network.

Pursuant to the MIC Distribution Agreement, BCM has entered into an agency agreement with MIC (the "**MIC Agency Agreement**") in respect of the sale of general insurance products in return for commission payments, as agreed between the parties from time to time. Under the terms of the MIC Agency Agreement, the commission payable by MIC to BCM in respect of general insurance products shall vary, depending on the product type, between 10% and 50% of each year's premium received in respect of new or renewal policies.

In respect of each of the DSIS, DSIA, MLIC and MIC Distribution Agreements (collectively the "**Distribution Agreements**"), DSIS and DSIA shall each reimburse or pay on behalf of each of DSB and MEVAS, and MLIC and MIC shall each reimburse or pay on behalf of BCM, agreed expenses including the registration fees for licences for the bank staff to sell insurance, sales incentives, marketing expenses and other costs and expenses related to the performance of the Distribution Agreements.

Each of the Distribution Agreements will be on a mutually non-exclusive basis and will be for a three-year fixed term with effect from 1 January 2011. Each of the DSIS, DSIA, MLIC and MIC Agency Agreements (collectively the "**Agency Agreements**") will be on a mutually non-exclusive basis for a three-year fixed term with effect from 1 January 2011, save that the provisions relating to the payment of outstanding renewal premiums shall remain in force until payment is received in full.

Reasons for the transaction:

The distribution and agency arrangements described above, including the commission rates set out in the various sets of Distribution Agreements and Agency Agreements, are consistent with normal arrangements between banks and insurance companies in the Hong Kong and Macau markets, and will provide the Group with insurance products and services to be offered to the customers of the banking subsidiaries of the Group. The distribution of different types of insurance products through the respective bank branch networks of DSB, MEVAS and BCM in return for a commission income to be paid by the DSFH Group will also produce fee income which will be of benefit to the Group.

Historical Amounts and Proposed Caps:

As each of the Distribution and Agency Agreements is for a fixed term of three years with effect from 1 January 2011, the proposed cap for this category of continuing connected transaction has been set for each of the three financial years ending 31 December 2011, 2012 and 2013 only.

The aggregate commissions received by, and expenses paid on behalf of and reimbursed to, the Group by DSIS, DSIA, MLIC and MIC during the financial year ending 31 December 2009 and the first nine months of 2010 were approximately HK\$17,218,000 and HK\$17,389,000 respectively.

It is proposed that the aggregate commissions received by, and expenses paid on behalf of and reimbursed to, the Group by DSIS, DSIA, MLIC and MIC under the distribution agreements and underlying agency agreements for each of the three financial years ending 31 December 2011, 2012 and 2013 will not, in aggregate, exceed the annual limit of HK\$82,500,000.

	Historical Caps		Historical Figures		Future Caps		
HK\$ million	Annual cap for the year ended 31 Dec 2009	Annual cap for the year ended 31 Dec 2010	Actual annual amount for the year ended 31 Dec 2009	Unaudited historical amount for the period from 1 Jan to 30 Sep 2010	Annual cap for the year ended 31 Dec 2011	Annual cap for the year ended 31 Dec 2012	Annual cap for the year ended 31 Dec 2013
Transaction							
Commissions received by, and expenses paid on behalf of and reimbursed to, the Group by members of DSFH Group under their respective Distribution Agreements							
and Agency Agreements	70.0	70.0	17.2	17.4	82.5	82.5	82.5

Basis for such caps:

The annual monetary caps described in the above table have been ascertained by reference to the commission paid and expenses paid and reimbursed to the Group for the financial year ended 31 December 2009 and the first nine months of 2010, and calculated on the basis of the commission rates multiplied by the estimated premiums receivable on the insurance products to be distributed.

The bases for determining the commission rates on a product basis under the DSIS Agency Agreements in respect of life assurance policies sold for the three financial years ending 31 December 2011, 2012 and 2013 shall remain similar as for the years ending 31 December 2009 and 2010. However, due to budgeted increases in the volume of products distributed and the introduction of new products or revisions to existing products, the overall aggregate commissions likely to be received are forecast to be significantly higher and consequently such increases are reflected in the table above.

The bases for determining the commission rates on a product basis under the DSIA Agency Agreements in respect of general insurance and life assurance products sold to customers of the Group for the three financial years ending 31 December 2011, 2012 and 2013 shall remain similar as for the years ending 31 December 2009 and 2010. However, due to budgeted increases in the volume of products distributed and the introduction of new products or revisions to existing products, the overall aggregate commissions likely to be received are forecast to be significantly higher and consequently such increases are reflected in the table above.

In arriving at the above caps, the Directors have also considered the Group's strategy to promote insurance products to its customers who are serviced by the respective bank branch networks of DSB, MEVAS and BCM. The Directors are of the view that the increasing level of awareness and acceptance of life and general insurance products by the Group's customers in general will provide the Group with greater opportunities to cross sell its insurance policies, and therefore allow the Group to substantially increase the commission receivable from their sale.

The Directors confirm that the commission rates, and expenses to be paid and reimbursed will be on normal commercial terms, in line with market rates for insurance products of similar types, in the ordinary and usual course of business of the Group, and are fair and reasonable to the Shareholders.

4. LISTING RULES IMPLICATIONS

- 4.1 As each of the Percentage Ratios (other than the profits ratio) of the continuing connected transactions set out in this announcement, on an annual basis, is higher than 0.1% but less than 5%, they therefore fall under Rule 14A.34 of the Hong Kong Listing Rules. Accordingly, these continuing connected transactions are subject to the reporting and announcement requirements set out under Rules 14A.45 to 14A.47 of the Hong Kong Listing Rules, the annual review requirements set out in rules 14A.37 to 14A.40 and the requirements set out in rules 14A.35(1) and 14A.35(2), but are exempt from the requirements of independent shareholders' approval under Chapter 14A of the Hong Kong Listing Rules.
- 4.2 Pursuant to Rule 14A.56(9) of the Listing Rules, Messrs. David Shou-Yeh Wong, Hon-Hing Wong (Derek Wong), Gary Pak-Ling Wang and Robert Tsai-To Sze, all being directors of the Board of the Company having material interest in the continuing connected transactions had abstained from voting on the board resolutions relating to the entering of the relevant agreements (and the respective caps). The resolutions were voted by directors who are not connected to the transactions. The Board (including the independent non-executive Directors) considers that the abovementioned agreements (and the transactions contemplated under the relevant agreements) were entered into on normal commercial terms or on terms no less favourable than those available to independent third parties and were entered into on a continuing and regular basis and in the ordinary and usual course of business of the Company, are fair and reasonable and in the interests of the Company and the Shareholders as a whole, and that the annual caps for each of the continuing connected transactions contemplated under the relevant agreements are sending 31 December 2011, 2012 and 2013 for the abovementioned continuing connected transactions are fair and reasonable.

DEFINITIONS

Unless the context otherwise requires, the following terms shall have the meanings set out below for the purposes of this announcement:

"BCM"	Banco Comercial de Macau, S.A.
"Board"	the board of Directors of the Company
"Company"	Dah Sing Banking Group Limited, a company incorporated in Hong Kong, whose shares are listed on the Stock Exchange
"DSB"	Dah Sing Bank, Limited
"Directors"	the directors of the Company
"DSFH"	Dah Sing Financial Holdings Limited
"DSFH Group"	DSFH and its subsidiaries (but excluding the Group)
"DSI"	Dah Sing Insurance Company Limited, formerly Dah Sing General Insurance Company Limited
"DSIA"	Dah Sing Insurance Agency Limited
"DSIS"	Dah Sing Insurance Services Limited
"DSLA"	Dah Sing Life Assurance Company Limited
"Group"	the Company and its subsidiaries
"Listing Rules"	the Rules Governing the Listing of Securities on the Stock Exchange
"Macao" or "Macau"	Macau Special Administrative Region of the People's Republic of China
"MEVAS"	MEVAS Bank Limited
"MIC"	Macau Insurance Company Limited
"MLIC"	Macau Life Insurance Company Limited
"MOP"	Macao Pataca, the lawful currency of Macao
"Percentage Ratios"	the percentage ratios set out in Rule 14.07 of the Listing Rules, (i.e. "assets ratio", "profits ratio", "revenue ratio", "consideration ratio" and "equity capital ratio", as such terms are defined in the Listing Rules)
"Shareholders"	the shareholders of the Company
"SIL"	Summit Insurance (Asia) Limited

"Stock Exchange"

The Stock Exchange of Hong Kong Limited

"Vanishing Border"

Vanishing Border Investment Services Limited

By Order of the Board Dah Sing Banking Group Limited Hoi-Lun Soo (Helen Soo) Company Secretary

Hong Kong, 30 December 2010

As at the date of this announcement, the executive directors are David Shou-Yeh Wong (Chairman), Hon-Hing Wong (Derek Wong) (Managing Director and Chief Executive), Gary Pak-Ling Wang, Lung-Man Chiu (John Chiu), Harold Tsu-Hing Wong and Frederic Suet-Chiu Lau; the non-executive director is Kazutake Kobayashi; and the independent non-executive directors are Robert Tsai-To Sze, John William Simpson, David Richard Hinde, Andrew Kwan-Yuen Leung, Seng-Lee Chan and Lon Dounn (Lonnie Dounn).