

CONSTANCE HOTELS SERVICES LIMITED

FURTHER ADMISSION DOCUMENT AND INFORMATION MEMORANDUM TO SHAREHOLDERS

IN RESPECT OF

A RIGHTS ISSUE OF

45,688,895 NEW ORDINARY SHARES AT AN ISSUE PRICE OF MUR 27.00 PER SHARE

5 NEW ORDINARY SHARES WILL BE ISSUED FOR EVERY
7 ORDINARY SHARES HELD ON 24 NOVEMBER 2014

14 OCTOBER 2014

This Further Admission Document bears registration number LEC/R/02/2014



IF YOU ARE A SHAREHOLDER OF CONSTANCE HOTELS SERVICES LIMITED, THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

This document is issued by Constance Hotels Services Limited ("CHSL" or the "Company"), a public company incorporated and domiciled in Mauritius on 15 May 1984 and currently regulated by the Companies Act 2001.

This document serves as Further Admission Document (as defined in The Rules for Development & Enterprise Market ("DEM") companies (the "DEM Rules") of the Stock Exchange of Mauritius Ltd ("SEM")) and includes information given in compliance with the relevant sections of the DEM Rules with respect to the Rights Issue of 45,688,895 new ordinary shares by CHSL.

This document is also issued for the purpose of providing information to shareholders of the Company and to the public in general in relation to the Rights Issue (as defined below) undertaken by CHSL.

The Rights Issue is subject to approval by shareholders of the Company at a special meeting to be held on 5 November 2014.

The shares to be offered have been granted approval with regard to their admission to listing on the DEM. This document has been approved by the Listing Executive Committee ("LEC") of the SEM in conformity with the DEM Rules on 14 October 2014.

For a full appreciation of this document, it should be read in its entirety. If you have any doubt as to the action you should take, please consult your financial advisor.

This document has been sent to all shareholders of CHSL registered on the register of shareholders of CHSL at close of business on 8 October 2014. If you have sold or intend to sell or otherwise transferred your shares in CHSL, you should send this document together with form B at once to the purchaser or transferee or to the agent through whom the sale or transfer was executed, for onward transmission to the purchaser or transferee. Please refer to the offer letter enclosed with this document for further information.

Neither the LEC, nor the SEM, nor the Financial Services Commission ("FSC") assumes any responsibility for the contents of this document. The LEC, the SEM and the FSC make no representation as to the accuracy or completeness of any of the statements made or opinions expressed in this document and expressly disclaim any liability whatsoever for any loss arising from or in reliance upon the whole or any part thereof.

The SEM, the LEC and the FSC do not vouch for the financial soundness of the Company or for the correctness of any statements made or opinions expressed with regard to it.

The SEM and the LEC do not assume any responsibility for the obligations of the underwriter in the discharge of its duties as per the terms of the Underwriting Agreement.

TABLE OF CONTENTS

1. GLOSSARY	4
2. DECLARATION BY DIRECTORS	5
3. SALIENT FEATURES OF THE RIGHTS ISSUE	6
4. PARTICULARS OF THE RIGHTS ISSUE	7
5. ABOUT CHSL	12
6. FINANCIAL SUMMARY	18
7. RISK FACTORS	20
8. SUMMARY OF CORPORATE INFORMATION	22
9. DIRECTORS	24
10. SUMMARY OF CONSTITUTION	25
11. OTHER CONSIDERATIONS	28
12. DOCUMENTS AVAILABLE FOR INSPECTION	29
13. FINANCIAL INFORMATION	30
14 APPLICATION GUIDE	35

1. GLOSSARY

In this document, where the context permits, the expressions set out below bear the following meanings:

Board	The board of directors of CHSL
ВМН	Belle Mare Holding Limited
CBMP	Constance Belle Mare Plage
CDS	The Central Depository & Settlement Co. Ltd
CES	Constance Ephélia, Seychelles
СНМ	Constance Halaveli, Maldives
CHSL or Company	Constance Hotels Services Limited
CLPM	Constance Le Prince Maurice
CLS	Constance Lémuria, Seychelles
CTM	Constance Tsarabanjina, Madagascar
CMM	Constance Moofushi, Maldives
Constance	The Constance Hotels brand
DEM	Development & Enterprise Market of the SEM
Directors	The directors of CHSL
Further Admission Document	This document prepared for the purpose of listing the New Ordinary Shares issued under the Rights Issue and pursuant to the DEM Rules of the SEM
FSC	Financial Services Commission
Group	CHSL and its subsidiaries
Hotelest	Hotelest Limited
IFRS	International Financial Reporting Standards
Information Memorandum	This document prepared for the purpose of providing information to shareholders of the Company in the context of the Rights Issue
LEC	Listing Executive Committee of the SEM
LHW	Leading Hotels of the World
MUR	Mauritian rupees
New Ordinary Share	New ordinary shares of CHSL with a par value of MUR 10 each, ranking pari passu with the existing ordinary shares
Rights Issue	The rights issue of 45,688,895 New Ordinary Shares of CHSL with a par value of MUR 10 each, at an issue price of MUR 27.00 each, in the proportion of 5 New Ordinary Shares for every 7 shares held.
SEM	The Stock Exchange of Mauritius Ltd
Shares	Ordinary shares of CHSL with a par value of MUR 10 each, listed on the DEM
Underwriter	The MCB Stockbrokers Ltd
USD	U.S. dollar

2. DECLARATION BY DIRECTORS

This document includes particulars with regard to CHSL in the context of the offer by the Company to its shareholders to subscribe to additional ordinary shares. It also provides information on CHSL in compliance with the DEM Rules governing the listing of additional securities on the DEM. The Directors of CHSL (the "Directors"), whose names appear in Section 9, collectively and individually accept full responsibility for the accuracy and completeness of the information contained in this document and confirm, having made all reasonable enquiries that, to the best of their knowledge and belief, there are no facts the omission of which would make any statement herein misleading and that this document complies with the Securities Act 2005 (the "Act"), or any rules or regulation made under the Act as applicable.

In a cautionary announcement dated 8 August 2014, the Directors informed CHSL's shareholders and the public in general that the Company would be proposing a rights issue of MUR 1,234 million. On 2 October 2014, the Board approved the Rights Issue, the salient features of which are provided in Section 3.

The Directors confirm that the historical financial information included in this document, except for the unaudited half year accounts, have been extracted from audited and unqualified consolidated financial statements prepared in accordance with International Financial Reporting Standards ("IFRS") and the Directors accept responsibility for the said financial information.

Furthermore, the Directors of CHSL declare that, to the best of their knowledge and belief and after having made reasonable inquiries, in relation to the period after 31 December 2013, the date to which the last audited consolidated financial statements of CHSL have been prepared, to the date of this document:

- There has been no material adverse change in the financial or trading position of CHSL and its subsidiaries;
- The business of CHSL and its subsidiaries has been satisfactorily maintained;
- There have been no circumstances adversely affecting the value of the consolidated assets of CHSL;
- The current assets of CHSL and its subsidiaries appear in the respective books at values believed to be realisable in the ordinary course of business;
- There have been no unusual factors affecting the consolidated reserves of CHSL; and
- The working capital available to CHSL and its subsidiaries is sufficient for at least twelve months from the date of admission of the securities and they do not contemplate any change in the nature of the business of CHSL.

If you are in any doubt about the content of this document, you should consult an independent qualified person who may advise you accordingly.

Approved by the Board of Constance Hotels Services Limited and signed on its behalf by:

George J. Dumbell *Chairperson*

Jean Ribet
Executive Director

3. SALIENT FEATURES OF THE RIGHTS ISSUE

Issuer	Constance Hotels Services Limited
Offer	Rights Issue of 45,688,895 New Ordinary Shares with a par value of MUR 10 at an issue price of MUR 27.00 each. A shareholder of CHSL will be entitled to subscribe for 5 New Ordinary Shares for every 7 ordinary shares registered in his/her name on 24 November 2014 rounded down to the nearest integer when fractions occur.
Offer price	MUR 27.00 per share
Amount to be raised	MUR 1,233,600,165
Purpose of the issue	The main purpose of the issue is for repaying temporary loan facilities and financing the anticipated capital requirements in its associates operating in the Seychelles.
Underwriter	The MCB Stockbrokers Ltd
Rights subscription period	20 November 2014 - 11 December 2014
Trading of rights	2 December 2014 - 8 December 2014
Allotment date	29 December 2014
Listing of the New Ordinary Shares	Fully paid New Ordinary Shares will be listed and traded on the DEM as from 13 January 2015. The LEC has on 14 October 2014 approved the listing of the New Ordinary Shares.
Payment terms	Payable at latest on closure of the subscription period on 11 December 2014.

A full calendar of events is set out in section 4.10 of this document.

4. PARTICULARS OF THE RIGHTS ISSUE

4.1 Background to and purpose of the Rights Issue

Since 2007-2008, CHSL has expanded its operations through the implementation of a development strategy focusing on the geographical diversification of its hotel assets. Key achievements over that period included:

- Opening of three new flagship properties; Constance Halaveli, Maldives ("CHM"), Constance Ephélia, Seychelles ("CES") and Constance Moofushi, Maldives ("CMM");
- Doubling the room count for both owned and managed properties to reach approximately 1,000 rooms;
- Extending the marketing reach, with a particular focus on non-traditional markets; and
- Developing a focused brand positioning strategy.

This expansion of the business was mostly financed by bank loans and temporary facilities, and cash flows generated by the Group. Over that period, the performance of the Group has however been adversely affected by the global economic crisis, inherent issues affecting specific markets in which it operates and delays in the launch of certain projects.

The Board has proposed to undertake a MUR 1,234 million rights issue to raise the funds required to strengthen the balance sheet of the Company and thus further enhance shareholder value.

The proceeds from the Rights Issue will be used for repaying temporary loan facilities and financing the anticipated capital requirements in its associates operating in the Seychelles.

4.2 Terms of the Rights Issue

4.2.1 Shareholders' approval

The Rights Issue is subject to approval by shareholders of the Company at a special meeting to be held on 5 November 2014.

4.2.2 Nature and amount of the Rights Issue

The Rights Issue will consist of the issue of 45,688,895 New Ordinary Shares (Security ID: CHSL-I-0000; ISIN: MU0155I00005) with a par value of MUR 10 each at an issue price of MUR 27.00 each and fully payable on application.

The shareholders of CHSL registered at close of business on 24 November 2014 shall be entitled to subscribe for 5 New Ordinary Shares for every 7 shares held at that date.

All the New Ordinary Shares shall be in registered form and the register shall be kept by ECS Secretaries Ltd. The shares shall be in either certificated or dematerialised form.

As of the date of this document, the stated capital of CHSL is made up of 63,964,454 fully paid up ordinary shares. Upon completion of the Rights Issue, CHSL is expected to have a stated capital made up of 109,653,349 ordinary shares.

4.2.3 Issue price

The Board of Directors of CHSL has priced the Rights Issue at MUR 27.00 per share, equivalent to a discount of 21.7% to the share price of MUR 34.50 and a discount of 13.3% to the three months volume weighted average share price of MUR 31.16, both discounts calculated as at 8 August 2014, being the date when the Rights Issue was made public by the cautionary announcement of the same date.

4.3 Underwriter

The MCB Stockbrokers Ltd (the "Underwriter") has underwritten the Rights Issue.

The Underwriter will subscribe for or procure the subscription of all New Ordinary Shares of CHSL issued under the Rights Issue, which have not been subscribed for by the shareholders in accordance with the terms of the underwriting agreement signed on 8 October 2014.

4.4 Dilution impact

In the event that existing shareholders do not subscribe to the New Ordinary Shares, the dilution impact following the Rights Issue for a shareholder will be 41.7%, except for shareholders with less than 7 shares. Shareholders are reminded that their rights can be traded; see section 4.5.2 for additional information.

Table 1: Dilution impact

Shareholders	Number of shares held currently	Current shareholding (%)	Shares taken up through Rights Issue	Number of shares post Rights Issue	Shareholding post Rights Issue (%)
Existing shareholders	63,964,454	100.0%	-	63,964,454	58.3%
Underwriter	-	0.0%	45,688,895	45,688,895	41.7%
Total	63,964,454	100.0%	45,688,895	109,653,895	100.0%

4.5 Subscription procedures for the Rights Issue¹

For any queries regarding subscription procedures, please contact the Share Registry and Transfer Office, ECS Secretaries Ltd on 212 1998.

4.5.1 Acceptance

Acceptance may only be made by completing and signing the relevant application form. Shareholders may accept the offer to fully subscribe or to partially subscribe for New Ordinary Shares issued by CHSL by completing and returning a signed Form A.

The fully completed and signed application form must be returned with the payment of MUR 27.00 per New Ordinary Share subscribed to the Share Registry and Transfer Office, ECS Secretaries Ltd, 3rd Floor, Labama House, 35 Sir William Newton Street, Port Louis not later than 4:00 p.m. on 11 December 2014.

A shareholder will be deemed to have rejected the offer to subscribe for his/her allotment of the New Ordinary Shares under the Rights Issue if he/she fails to meet the above deadline.

Incomplete applications will be rejected and these shareholders will be deemed to have renounced their rights to their allotment of the New Ordinary Shares under the Rights Issue.

Acceptances are irrevocable and may not be withdrawn. The offer will remain open from 20 November 2014 to 11 December 2014.

4.5.2 Trading of rights

Shareholders who do not wish to subscribe for any or part of the New Ordinary Shares offered under the Rights Issue may trade their subscription rights by completing and signing Form B.

The rights may then be negotiated through one of the licensed investment dealers and traded on the DEM from 2 December 2014 to 8 December 2014.

4.5.3 Purchase of rights to subscribe for New Ordinary Shares

For those persons who have acquired rights to subscribe for New Ordinary Shares on the DEM, a duly completed and signed Form C with full payment for the New Ordinary Shares need to be remitted to the Share Registry and Transfer Office, ECS Secretaries Ltd, 3rd Floor, Labama House, 35 Sir William Newton Street, Port Louis, not later than 4:00 p.m. on 11 December 2014.

Copies of Form C will be made available to investment dealers.

¹ This document refers to a number of application forms, which have been enclosed herewith. These forms, together with an offer letter, have been posted to shareholders registered as at 8 October 2014. Please refer to Section 14 for guidance on the subscription procedures.

4.6 Method of payment

Payment shall be made by crossed cheque drawn to the order of Constance Hotels Services Limited for the total amount payable and must reach the Share Registry and Transfer Office, ECS Secretaries Ltd, 3rd Floor, Labama House, 35 Sir William Newton Street, Port Louis together with the appropriate form(s) correctly completed in full and signed, not later than 4:00 p.m. on 11 December 2014.

Should a cheque forwarded in payment of an application for New Ordinary Shares be dishonoured by the drawer's bank, the application will be considered as null/void and will be rejected.

No cash nor any other form of payment will be accepted.

All payments received will be retained by CHSL pending allotment of shares. Such monies will not bear interest.

4.7 New Ordinary Shares not subscribed for

The New Ordinary Shares in respect of which no duly completed and signed forms and/or relevant full payment have been received at the closure of the subscription shall remain under the control of the Board of Directors of CHSL. The latter shall allot them to the Underwriter and/or such persons as the Underwriter may nominate at a price which shall not be less than the subscription price of MUR 27.00.

4.8 Fractional shares

CHSL will not issue fractional shares. The number of New Ordinary Shares will be rounded down to the nearest integer when fractions occur. The difference will be subscribed by the Underwriter and/or such persons as the Underwriter may nominate.

4.9 Allotment of New Ordinary Shares

The allotment of New Ordinary Shares will be effected within 15 working days of the closure of the subscription period for the rights.

Applicants who have subscribed to the Rights Issue and who have a CDS account, will have their CDS accounts credited by 12 January 2015. A letter will be sent to confirm the number of New Ordinary Shares credited.

Share certificates, in respect of New Ordinary Shares allotted to all other shareholders without a CDS account, will be posted to them on 9 January 2015 to their registered address.

4.10 Calendar of events

The following timetable will apply:

Record date for shareholders invited to special meeting	8 October 2014
Posting of Information Memorandum/Further Admission Document, offer letter, application forms and notice of special meeting to shareholders	20 October 2014
Special meeting of shareholders	5 November 2014
First cum right to subscribe for New Ordinary Shares trading session	6 November 2014
Last day to deposit share certificates at CDS for first day of trading of rights for the New Ordinary Shares	17 November 2014
Last cum right to subscribe for New Ordinary Shares trading session	19 November 2014
Shares traded ex-rights to subscribe for New Ordinary Shares	20 November 2014
Opening of rights issue subscription	20 November 2014
Record date for shareholders entitled to subscribe for New Ordinary Shares	24 November 2014
First day to deposit offer letters at CDS for trading of rights	25 November 2014
Last day to deposit offer letters at CDS for trading of rights	1 December 2014
First day for trading of rights to subscribe to New Ordinary Shares	2 December 2014
Last day for trading of rights to subscribe to New Ordinary Shares	8 December 2014
Closing of rights issue subscription and payment	11 December 2014
Allotment of New Ordinary Shares	29 December 2014
Sending New Ordinary Shares certificates to shareholders	9 January 2015
Direct crediting of New Ordinary Shares in CDS accounts	12 January 2015
First day of trading of New Ordinary Shares	13 January 2015

4.11 Description of the rights attached

The New Ordinary Shares to be issued and allotted as part of the Rights Issue will carry the same voting rights as the existing ordinary shares and will rank pari passu with the existing ordinary shares in their entitlement to future dividends and their rights to share in any surplus in the event of a capital distribution.

4.11.1 Voting

Each ordinary share shall confer upon its holder the right to one vote on a poll at a meeting of the Company on any resolution.

4.11.2 Dividends

Each ordinary share shall confer upon its holder the right to an equal share in dividends declared by the Board.

4.11.3 Distribution on the winding up of the Company

Each ordinary share shall confer upon its holder the right to an equal share in the distribution of surplus assets of the Company.

4.11.4 Redemption

The ordinary shares available for subscription through the Rights Issue are not redeemable. However, the Company may purchase or contract to purchase any of its ordinary shares, subject to the DEM Rules and the Companies Act 2001.

4.12 Listing of New Ordinary Shares

The fully paid New Ordinary Shares will be listed and traded on the DEM as from 13 January 2015.

The Listing Executive Committee of SEM has, on 14 October 2014, approved the above application.

4.13 Theoretical ex-rights price

The theoretical ex-rights price is based on the share price of CHSL at 7 October 2014, being the last practicable date prior to the publication of this document.

Table 2: Theoretical ex-rights price

Last price quoted prior to the issue (MUR)	40.00
Number of shares in issue	63,964,454
Market capitalization prior to the issue (MUR)	2,558,578,160
Rights Issue price (MUR)	27.00
Number of shares to be issued	45,688,895
Value of shares to be issued (MUR)	1,233,600,165
Capitalisation following the issue (MUR)	3,792,178,325
Number of shares following the issue of New Ordinary Shares	109,653,349
Theoretical ex-rights price following the issue (MUR)	34.58
Rounded to nearest tick size (MUR)	34.60

4.14 Proceeds from the Rights Issue

4.14.1 Estimated net proceeds

Table 3: Estimated net proceeds

	MUR '000
Gross proceeds	1,233,600
Less: estimated expenses (see below)	(17,218)
Estimated net proceeds	1,216,382

The estimated expenses associated with the Rights Issue are shown in the table below. These expenses will be borne by the Company.

Table 4: Estimated expenses

Details of expenses	MUR '000
Underwriting fee	6,520
Professional fees	10,633
SEM application fee	65
Total estimated expenses	17,218

4.14.2 Use of proceeds

It is intended that the net proceeds from the Rights Issue are used for the following purposes:

Table 5: Use of net proceeds

Use of net proceeds	MUR '000
Repayment of banking facilities	982,382
Investment in Associates	234,000
Net proceeds	1,216,382

ABOUT CHSL

5.1 Description of the business

CHSL started its hotel operations in 1975 with the opening of its first hotel in Mauritius, the Constance Belle Mare Plage Hotel. The Group has since then expanded into a major hospitality player in the Indian Ocean with a presence in four countries and a portfolio comprising seven hotels and resorts under its management. The Group turnover amounted to MUR 2,564 million at 31 December 2013 (2012: MUR 2,007million).

The growth of the business has been achieved through the implementation of a strategic plan built around the following four axes.

- Geographical diversification;
- Opportunities for hotel management;
- Developing the Constance Hotels brand; and
- Quality of service.

5.1.1 Geographical diversification

The Group was a pioneer in expanding in the Indian Ocean region, first venturing outside Mauritius in 1999 to open the Constance Lémuria, Seychelles. It has leveraged its knowledge, expertise and reputation developed through its hotel operations in Mauritius to further expand and invest in the region. Today CHSL is well established in all major tourist destinations in the Indian Ocean islands. It owns, operates and manages four hotels in Mauritius and Maldives and has equity participation and management contracts in three hotels in the Seychelles and Madagascar.

In July 2013, CHSL acquired 65% of the share capital of The Waterfont PVT Ltd, the holding company of CHM, for USD 17.2 million, taking full ownership of the hotel. Through this acquisition, CHSL further strengthened its market position in Maldives, a fast growing tourism industry in the region.

In line with its long-term vision of operating a number of quality hotels in the region, CHSL will, in due course, continue with its diversification strategy and intends to look at further opportunities for expansion as and when they arise, with a focus on Middle East, Africa and Asia. To this end, CHSL aims to leverage its management expertise, recognised by the industry, to secure additional opportunities.

Table 6: Portfolio of hotels as at 31 December 2013

Hotel	Ownership
Constance Belle Mare Plage	100%
Constance Le Prince Maurice	100%
Constance Moofushi, Maldives	100%
Constance Halaveli, Maldives	100%
Constance Lémuria, Seychelles	25.4%
Constance Ephélia, Seychelles	25.4%
Constance Tsarabanjina, Madagascar	37.5%

5.1.2 Developing the Constance brand

Product positioning and brand awareness is vital to the success of the Group and over the past years, CHSL has carried out a complete rebranding exercise leading to "Constance Hotels and Resorts", with two distinctive collections, the 'Unique' and 'Ultimate' to better distinguish each market segment.

- Unique Resorts invites guests to experience unique and unrestrained moments at distinctive resorts. Constance Belle Mare Plage, Constance Ephélia Seychelles, Constance Moofushi Maldives and Constance Tsarabanjina Madagascar are part of the Unique brand; and
- Ultimate Hotels is more luxury oriented and affluent with fine attention to detail to meet guests' ultimate expectations. Constance Le Prince Maurice, Constance Lémuria Seychelles and Constance Halaveli Maldives are part of the Ultimate brand.

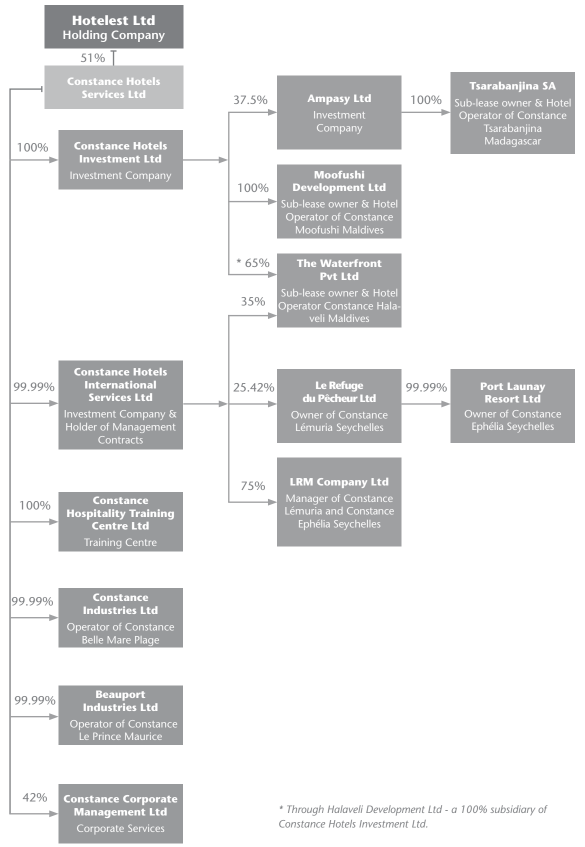
Since January 2013, the Ultimate hotels are all members of Leading Hotels of the World ("LHW"), which is the largest luxury hospitality organisation in the world. LHW is a full-service hotel consortium, which supports sales and marketing, advertising and public relations, financial services, quality control, and hotel inspections for its member properties. The affiliation with LHW is an acknowledgement of the Group's standard and quality of service.

The Group is benefitting from the investments made in its brand and will continue investing with the aim of becoming the brand of reference for the Indian Ocean. It was recognised as the top small luxury hotel brand in ReviewPro's 2014 report. ReviewPro is the leading independent provider of online reputation and social media analytics for the hotel industry tracking the best luxury hotel brands around the world.

5.2 Corporate structure

The figure below shows the corporate structure for CHSL and its holding company, Hotelest.

Figure 1: Corporate structure as at 31 December 2013



5.3 Key milestones in the development of the Group

Figure 2: Corporate timeline

1975	Opening of Constance Belle Mare Plage
1990 – 1994	Addition of new rooms to Constance Belle Mare PlageOpening of Legend Golf
1998	Opening of Constance Le Prince MauriceLaunch of the Constance Hospitality Training Centre
1999	Start of regional expansion, with the opening of Constance Lémuria Seychelles
2001 – 2002	Reconstruction and renovation of Constance Belle Mare Plage and the opening of the Links Golf course
2005 – 2006	Development of Constance Halaveli Maldives and acquisition of Constance Tsarabanjina Madagascar
2008	Development of Constance Moofushi Maldives and Constance Ephélia Seychelles
2009	Opening of Constance Halaveli Maldives
2010	Opening of Constance Ephélia Seychelles and Constance Moofushi Maldives
2012	Renovation of Constance Le Prince MauriceRe-branding exercise; Constance Hotels and Resorts
2013	Acquisition of remaining 65% of Constance Halaveli Maldives

5.4 List of significant subsidiaries

The list of significant subsidiaries of CHSL as at 31 December 2013 is as follows:

Table 7: List of significant subsidiaries as at 31 December 2013

Name of subsidiary company	Country of incorporation	Class of shares	% ownership interest
Constance Industries Limited	Mauritius	Ordinary	100
Beauport Industries Limited	Mauritius	Ordinary	100
Constance Hotels International Services Limited	Mauritius	Ordinary	100
Constance Hospitality Training Centre Ltd	Mauritius	Ordinary	100
Constance Hotels Investment Limited	Mauritius	Ordinary	100
LRM Company Ltd	British Virgin Islands	Ordinary	75
Moofushi Development Ltd	Mauritius	Ordinary	100
The Waterfront PVT Ltd	Maldives	Ordinary	100
Halaveli Development Ltd	Mauritius	Ordinary	100

5.5 Current shareholding

The stated capital of the Company at 31 December 2013 amounted to MUR 936,783,104, represented by 63,964,454 ordinary shares issued with a par value of MUR 10 each. All issued shares are fully paid.

The list of shareholders holding more than 5% of the share capital as at 15 September 2014 is given below.

Table 8: Substantial shareholders as at 15 September 2014

Shareholders	No. of shares	% held
Hotelest	32,621,872	51.00
The Anglo-Mauritius Assurance Society Ltd	10,221,614	15.98
Swan Insurance Company Limited	4,903,000	7.67
Others	16,217,968	25.35
Total	63,964,454	100.00

Hotelest is the major shareholder and ultimate parent of CHSL with a shareholding representing 51.00% of CHSL's issued share capital. Hotelest is listed on the DEM and its sole purpose is to hold the 51.00% stake in CHSL.

On 8 August 2014, Belle Mare Holding Limited ("BMH") announced the acquisition of 18.40% of Hotelest. Following this acquisition, BMH's holding in Hotelest increased to 30.01% and BMH was consequently required to make a mandatory offer to the shareholders of Hotelest. Given that Hotelest is the majority shareholder of CHSL, BMH was also required to make a mandatory offer to the shareholders of CHSL. The offers to the shareholders of Hotelest and CHSL opened on 12 September 2014 and will close on 17 October 2014. The shareholding shown in the table above may be subject to change post the mandatory offer by BMH.

5.6 Principal activities

The principal activities of CHSL and its subsidiaries consist in operating and managing hotels in the Indian Ocean islands. A brief overview of the hotel properties in the Group is given below:



Constance Belle Mare Plage ("CBMP") is a 5-star hotel that first opened in 1975. It is situated on a 2km stretch of white sandy beach on the north-east coast of Mauritius. The hotel underwent major renovation and reconstruction works in 2002 and today comprises 92 rooms, 143 suites, 20 villas and 1 presidential villa. CBMP has 7 restaurants and bars and is the ideal location for golfers with two 18-hole international championship golf courses, the Legend and the Links. Facilities also include a spa by Shiseido.

Recent awards and recognitions:

- Best golf hotel of the year in the Ile Maurice Tourism Awards 2013; and
- Most outstanding golf resort worldwide in the Reader's Travel Award 2013 of VIP International Magazine.



Constance Le Prince Maurice ("CLPM") is a 5-star deluxe hotel that opened its doors in 1998. It is situated on the north-east coast of Mauritius and the hotel is characterised by some unique features including a natural fish reserve and the only floating restaurant on the island. CLPM is an all suite and villa hotel, comprising 64 junior suites, 12 family suites, 12 villas and 1 princely suite. CLPM offers a comprehensive range of facilities that include 4 restaurants, 4 bars, a spa by Sisley and access to the two 18-hole international championship golf courses of CBMP. CLPM was reopened in September 2012 following extensive refurbishment and is affiliated to LHW since January 2013.

Recent awards and recognitions:

- 5 stars hotel of the year in the Ile Maurice Tourism Awards 2013; and
- Top 20 Overseas Hotel Spas category by Conde Nast Traveller Readers' Travel Awards in 2013.



Constance Halaveli, Maldives ("CHM")is a 5-star deluxe hotel, situated in the North Ari Atoll, Maldives. This eco-friendly hotel opened in 2009 and has an architecture in the shape of a curved Dhoni (Maldivian boat). CHM is an all villa hotel, with 86 villas, all with private pool. The hotel is recognised for being a luxury hideaway with facilities that include a spa by Valmont. CHM is accredited the LHW status since January 2013.

Recent awards and recognitions:

• Global winner – Luxury Island Resort 2013 in the World Luxury Hotel Awards.



Constance Moofushi, Maldives ("CMM") is a 5-star hotel that opened in 2010. It is situated in the South Ari atoll, Maldives, and has 86 water villas and 24 beach villas. It offers a luxury all-inclusive concept, providing its clients with a good value luxury experience in a stunning location that is globally recognized for its diving sites.

Recent awards and recognitions:

• Overall winner in the Asian category in the 2012 Travellers' Choice Award.



Constance Lémuria, Seychelles ("CLS") is a 5-star deluxe hotel that opened in 1999 on the island of Praslin in the Seychelles. It lies directly on three sandy beaches, including Anse Georgette, which has been voted as one of the most beautiful beaches in the world. The LHW affiliated hotel comprises 96 suites, 8 villas and 1 presidential villa and has its own 18-hole championship golf course, which is the only one in Seychelles. It offers an array of facilities including 3 restaurants, 4 bars, a spa by Shiseido and turtle watching activities. The eco-friendly resort is the only one to have a "Turtle Manager" for the protection of the environment.

Recent awards and recognitions:

• One of the ten Best Golf Courses in Africa by CNN Travel International Edition in 2013.



Constance Ephélia, Seychelles ("CES") opened in 2010 on the island of Mahé in the Seychelles. It enjoys a unique location, having the national marine park of Port Launay on its shores. This eco-friendly hotel is the largest resort under the Constance Hotels management with a total of 309 rooms, suites and villas. It also has one of the largest spa in the Indian Ocean, with a spa village and a spa by Shiseido.



Constance Tsarabanjina, Madagascar ("CTM") located on its own island of Tsarabanjina off the coast of Nosy Be in Madagascar. The hotel is designed in a chic Robinson Crusoe style, comprising 25 beach bungalows on the island and is renowned for its unique diving spots. CTM was renovated in 2012.

Recent awards and recognitions:

• "Barefoot Adventure" award in the Tatler Travel Awards 2014.

The table below summarises some key data on the hotels of the Group.

Table 9: Key data on the hotels of the Group

	CLPM	СВМР	СММ	СНМ	CES	CLS	СТМ
Location	Mauritius	Mauritius	Maldives	Maldives	Seychelles	Seychelles	Madagascar
In operation since	1998	1975	2010	2009	2010	1999	2006
Collection	Ultimate	Unique	Unique	Ultimate	Unique	Ultimate	Unique
No. of rooms	89	256	110	86	309	105	25
Configuration:							
Rooms	-	92	-	-	42	-	-
Suites	76	143	-	-	223	96	-
Villas	12	20	110	85	43	8	25
Presidential suite/villa	1	1	-	1	1	1	-
Golf	Two 18-hole championship courses					18-hole championship course	

6. FINANCIAL SUMMARY

6.1 Recent trends

The table below summarises the performance of CHSL over the last two financial years ended 31 December 2012 ("FY12") and 2013 ("FY13") and for the half year ended 30 June 2013 and 2014. Additional financial information is set out in Section 13 - Financial Information.

Table 10: Summary of financial performance

		year 30 June	Year to 31 December	
Group (MUR million)	2014 2013		2013	2012
	<u>Unaudited</u>	<u>Unaudited</u>	<u>Audited</u>	<u>Audited</u>
Statement of Profit or Loss				
Revenue	1,863	1,115	2,564	2,007
EBITDA	614	257	621	504
Depreciation and amortisation	(213)	(137)	(341)	(261)
Operating profit	401	120	279	243
Finance costs	(193)	(154)	(360)	(361)
Share of results of associated companies	(6)	(35)	(105)	(61)
Surplus on remeasurement of associate to subsidiary	-	-	176	-
Profit/(loss) before taxation	202	(69)	(9)	(179)
Income tax expense	(27)	(18)	(23)	(2)
Profit/(loss) for the period/year	175	(88)	(32)	(180)

		year 30 June	Year to 31 December	
Group (MUR million)	2014	2013	2013	2012
	<u>Unaudited</u>	<u>Unaudited</u>	<u>Audited</u>	<u>Audited</u>
Statement of Financial Posit	tion			
Non-current assets	8,501	6,296	8,702	6,417
Current assets	788	739	888	831
Total assets	9,290	7,034	9,590	7,248
Owners' interest	2,949	2,551	2,856	2,661
Non-controlling interest	20	15	16	6
Total equity	2,968	2,566	2,872	2,667
Non-current liabilities	3,558	3,083	3,742	3,132
Current liabilities	2,763	1,386	2,976	1,449
Total liabilities	6,321	4,468	6,718	4,581
Total equity and liabilities	9,290	7,034	9,590	7,248

The Group revenues increased from MUR 2,007 million for the year ended 31 December 2012 to MUR 2,564 million for the year ended 31 December 2013. This improvement in revenues was mostly attributable to the consolidation of CHM in the last six months of the year, following the acquisition of the additional 65% stake in July 2013, as well as positive revenue growth from most operating jurisdictions.

Operating profit increased from MUR 243 million in FY12 to MUR 279 million in FY13. With the heavy burden of finance costs and the negative contribution from our associates, the Group reported losses for both FY12 and FY13. In the year ended 31 December 2013 the loss was partially offset by a one-off consolidation adjustment arising from the CHM transaction.

CHSL reported improved results for the half year ended to 30 June 2014 with group revenues reaching MUR 1,863 million compared to MUR 1,115 million at 30 June 2013. The growth is attributed to the improved performance of the Company's hotels in all destinations, additional revenues from one-off group events as well as the consolidation of CHM which was only taken as from July 2013 last year. The operating profit at 30 June 2014 increased to MUR 401 million from MUR 120 million in 2013, resulting in a profit after tax of MUR 175 million compared to a loss of MUR 88 million for the same period last year.

6.2 Borrowings

In the context of the Group's expansion and re-development plan, the Group geared up to finance the renovations at CLPM and the acquisition of CHM. As a result, total borrowings moved from MUR 4,104 million in FY12 to MUR 6,038 million in FY13.

Table 11: Borrowings

	Year to 31 December		
Group (MUR million)	2013 2012		
	<u>Audited</u>	<u>Audited</u>	
Bank overdraft	1,650	562	
Finance leases	66	38	
Bank loans	4,322	3,504	
Total borrowings	6,038	4,104	

All Group borrowings are secured.

6.3 Investments and Property, plant and equipment

Net capital outlay was MUR 784 million for FY13 compared to MUR 283 million for FY12. These capital outlays were made principally for the respective acquisition of the additional 65% stake in CHM and the renovation of CLPM.

The Group is also planning to refurbish some of its resorts, which have been operating for some time. The amount is yet to be finalised and approved but is expected to be around MUR 480 million.

6.4 Dividend policy

The Company's dividend policy is to distribute to its shareholders, whenever possible, an adequate dividend, subject to the Company's performance, cash-flow position and capital-expenditure requirements.

6.5 Dividends, NAV and Earnings per share

The financial ratios for the last two financial years and the half year ended 30 June 2013 and 2014 were as follows:

Table 12: Financial ratios

	Half year end	ded 30 June	Year to 31 December		
MUR	2014	2013	2013	2012 (restated)	
	<u>Unaudited</u>	<u>Unaudited</u>	<u>Audited</u>	<u>Audited</u>	
Dividend per share	-	-	-	-	
Net asset value per share	46.10	39.88	44.65	41.60	
Earnings/(loss) per share	2.56	(1.51)	(0.79)	(3.09)	

6.6 **2014** dividend

No dividend is planned for the period 1 July 2014 to 31 December 2014.

7. RISK FACTORS

The risks and uncertainties described below represent those the Directors consider to be material:

7.1 Financial risks

The Company through its subsidiaries are exposed to a variety of financial risks:

- i. *Currency risk:* The Group operates both locally and in the region, and derives most of its income in foreign currencies namely Euros, Pound Sterling and American Dollars. The volatility of its currencies can impact the Company's profitability.
- ii. *Credit risk:* The Group's credit risk is primarily attributable to its trade receivables. The Group has no significant concentration of credit risk, with exposure spread over a large number of counterparties and customers.
- iii. Interest rate risk: The Group's borrowings are exposed to interest rate risks as it borrows mainly at variable rates.
- iv. Liquidity risk: Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivery of cash or another financial asset. The Group aims at maintaining flexibility in funding by keeping committed credit lines available.

7.2 Reputation

Any event that materially damages the reputation of the Company and/or any failure to sustain its appeal to its shareholders could adversely affect the market value and attractiveness of the Company. This is managed by the Board and senior Management through the enforcement of a strict ethical code of conduct and good corporate-governance practices throughout the Group.

7.3 Financial and regulatory compliance

Non-compliance with financial and regulatory requirements may result in fiscal penalties and damage the Company's image on the market. In mitigation, a robust programme of internal monitoring has been put in place by the Compliance and Accounting functions to ensure that financial and regulatory requirements are adhered to.

7.4 Credit standing

The Company is reliant on having access to credit facilities to meet its capital requirements and effectively manage its statement of financial position. If the Company does not manage its finances in a responsible manner, it may lose its credibility and, as a result, its favourable terms and ability to borrow. To ensure prudent financial management the Company prepares detailed budgets and projected cash flows, which are reviewed on a regular basis by the Audit Committee and quarterly by the Board, both of which also scrutinise Account Receivables and Payables.

7.5 Personnel

The Company's growth and success depend on its ability to identify, secure and retain top-quality Management and highly skilled employees. Any failure in this regard could undermine the Company's ability to implement its strategic business plans and remain profitable. To mitigate this risk we apply a policy of recruitment and recognition of performance that is fair, transparent and based on merit. Also, we strive to ensure we have an attractive and safe working environment and a competitive remuneration structure. We also develop, monitor and maintain succession planning for key roles.

7.6 Health & Safety

All reasonable precautions are taken to provide and maintain the health and wellbeing of our guests and employees. Controls are in place to ensure compliance with international good practices, all statutory requirements and all legally binding codes of practice. Appropriate and ongoing training is provided to staff and the highest standards of care are applied to the services and products offered to our guests.

7.7 Political, economic and financial market events

Occupancy levels and room rates, and consequently the Company's operations and financial results, could be adversely affected by events that reduce international travel, such as natural disasters, acts of terrorism, increased transport and fuel costs, closed-sky policies, political instability, economic crisis, and currency and interest-rate fluctuations. Changes in the macroeconomic and industry environment are regularly assessed by the management team and quarterly by the Board to ensure prompt decisions are taken to safeguard the value of the Company's brand and assets.

7.8 Industry risk

The tourism industry in general is sensitive to fluctuations in the economy. The hotel sector in particular may be adversely affected by changes in global economies, political unrest, excess hotel-room supply, reduced international demand for hotel rooms and associated services, uncompetitive open-sky policy, competition in the industry, Government policies and regulations, fluctuations in interest rates and foreign-exchange rates, and other natural and social factors. We are at present experiencing the adverse impact of a number of those negative factors, notably: the global recession in the eurozone; a weak euro; the over-supply of hotel rooms; heavy room-rate discounting; and insufficient air seats. This risk is mitigated externally through regular meetings with the appropriate industry drivers and government ministries, either directly or through industry associations, and internally through daily performance monitoring and application of different marketing strategies.

7.9 **Geographical concentration**

Failure to expand geographically could adversely affect the Company's financial results. The Company has operations in four different jurisdictions and continually assesses new opportunities across the region and beyond.

7.10 Social responsibility

The reputation of the Company and the value of its brand are influenced by a variety of factors, including the Company's ability to demonstrate sufficiently responsible practices in such areas as sustainability, responsible tourism, environmental management, Health & Safety, and support for the local community. CSR programmes and initiatives are tailored to the need of the community and society in the region where the Company operates. Regular review and reporting over the progress of CSR programmes and achievements, as well as new potential projects, are brought to the CSR Committee of Fondation Constance and, on a quarterly basis, to the Board through the Corporate Governance Committee.

7.11 Technologies and systems

To varying degrees, the Company is reliant upon certain technologies and systems for the smooth and efficient running of its business. Disruption to these technologies or systems could adversely affect the quality and standard of the Company's product and service offering, as well as the Company's productivity, operating costs, and efficiency. To mitigate this risk the Company has an IT Disaster Recovery Plan that caters for prompt restoration to normal service to minimise any adverse impact on the business.

8. SUMMARY OF CORPORATE INFORMATION

8.1 Company information

Name of company	Constance Hotels Services Limited
Date of incorporation	15 May 1984
Place of incorporation and registration	Mauritius
Business registration number	C06004335
Registered office	5 th Floor, Labama House 35, Sir William Newton Street Port Louis, Mauritius Tel: 212 4173

8.2 Third party information

Company Secretary	La Gaieté Services Limited 5 th Floor, Labama House 35, Sir William Newton Street Port Louis, Mauritius
Share Registry and Transfer Office	ECS Secretaries Ltd 3 rd Floor, Labama House 35 Sir William Newton Street Port Louis, Mauritius
Principal bankers	The Mauritius Commercial Bank Ltd 9 – 15, Sir William Newton Street Port Louis, Mauritius
	The Hong Kong & Shanghai Banking Corporation Ltd 4 th Floor, HSBC Centre 18 CyberCity Ebène, Mauritius
	State Bank of Mauritius State Bank Tower 1, Queen Elizabeth II Avenue Port Louis, Mauritius
	Banque Française Commerciale Océan Indien 60, Rue Alexis de Villeneuve 97466 Saint Denis Ile de la Réunion
	AfrAsia Bank Limited Bowen Square 10, Dr. Ferrière Street Port Louis, Mauritius
Auditors/public accountant	BDO & Co Frère Félix de Valois Street Champ de Mars Port Louis, Mauritius
Transaction Advisor	PricewaterhouseCoopers Ltd 18 CyberCity Ebène, Mauritius
Legal Advisor	Mr André Robert 8, Georges Guibert Street, Port Louis, Mauritius
Underwriter	The MCB Stockbrokers Ltd 9 th Floor, MCB Centre, Sir William Newton Street Port Louis, Mauritius

9. DIRECTORS

9.1 Directors

Director	Age	Function	Address
George J. Dumbell	66	Independent Director and Chairperson	Ginjam, Coastal Road, Pointe-aux-Cannoniers
Nicolas Boullé	55	Independent Director	Constance Sugar Estate, Central Flacq
Marc Freismuth	62	Independent Director	Allée de la Canne Rubanée, Domaine de Belle Vue, Belle Vue
M. Iqbal Mallam- Hasham	56	Independent Director	Farquhar Avenue, Quatre Bornes
Clément D. Rey	44	Executive Director	Queen Mary Avenue, Floréal
Jean Ribet	54	Executive Director, Group Chief Executive Officer	Avenue de l'Indépendance, Vacoas
Louis Rivalland	43	Non-executive Director	Rue Dr. Ernest Harel, Floréal
Noël Adolphe Vallet	48	Non-executive Director	Royal Road, Pereybère
Jean-Jacques Vallet	46	Executive Director, Chief Executive Officer	Allée Des Cypres - Floréal

9.2 Statement of interest of Directors

Figures presented in the table below correspond to the holdings of the above mentioned Directors as at 15 September 2014.

Table 13: Interests of Directors as at 15 September 2014

	Di	Direct		
	No. of shares	% held	% held	
Directors				
George J. Dumbell	20,000	0.03	-	
Nicolas Boullé	-	-	-	
Marc Freismuth	-	-	-	
N. Adolphe Vallet	17,930	0.03	1.00	
M. Iqbal Mallam-Hasham	-	-	-	
Clément D. Rey	25,000	0.04	1.67	
Louis Rivalland	-	-	-	
Jean Ribet ¹	407	-	0.61	
Jean-Jacques Vallet ²	123,411	0.19	0.86	
Alternate directors				
Banoomatee Veerasamy	-	-	_	

¹ Group Chief Executive Officer

² Chief Executive Officer

9.3 Directors' service contracts

Mr George J. Dumbell, Chairperson of the Company, has a two-year service contract which expires on 31 December 2015.

The other Directors do not have service contracts with the Company, but letters of appointment.

9.4 Directors' remuneration and benefits

Aggregate remuneration and benefits paid by the Company and its subsidiaries to the Directors were as follows:

MUR '000	2013	2012
Directors of CHSL		
Executive	13,882	11,121
Non-executive	1,733	1,180
Directors of subsidiary companies		
Executive	821	-
Non-executive	-	-

For 2013, the directors' fees remained at MUR 300,000 for the chairperson and MUR 80,000 for other Board members. In addition, the fees for members of committees of the Board for 2013 were:

MUR	Audit	Corporate Governance	Nomination & Remuneration
Chairperson	80,000	40,000	40,000
Member	50,000	20,000	20,000

There was no change in fees for 2014.

10. SUMMARY OF CONSTITUTION

10.1 Object of the Company

Subject to the Companies Act 2001 any other enactment the Company shall have full capacity to carry on or undertake any business or activity, do any act or enter into any transaction both within and outside Mauritius. The Company is a public company limited by shares and its duration is unlimited.

10.2 Existing shares

10.2.1 Rights of existing shares

Each existing share confers upon its holder the rights set out in Section 46 (2) of the Companies Act 2001 namely:

- The right to one vote on a poll at a meeting of the Company on any resolution;
- The right to an equal share in dividends authorised by the Board; and
- The right to an equal share in the distribution of surplus assets of the Company.

10.2.2 Issue of shares

The Board may only issue further ordinary shares in the Company if the issue has been approved by an ordinary resolution of the shareholders.

10.3 Pre-emptive rights

Shares issued or proposed to be issued by the Company that rank or would rank as to voting or distribution rights, or both, equally with or prior to shares already issued by The Company shall, unless otherwise provided in the resolution approving the issue under paragraph 10.2.2 above, be offered to the holders of shares already issued in a manner which would, if the offer were accepted, maintain the relative voting and distribution rights of those shareholders in accordance with the provisions of Section 55 (1) of the Companies Act 2001. Such an offer shall remain open for acceptance for a reasonable time, which shall not be less than fourteen days.

New shares offered to shareholders pursuant to the paragraph above and not accepted within the prescribed time may be disposed of by the Board in such manner as it thinks most beneficial to the Company.

10.4 Variation of rights

If at any time the capital is divided into different classes of shares, The Company, conformably to the provisions of Section 114 of the Companies Act 2001, shall not take any action which varies the rights attached to a class of shares unless the variation is approved by a special resolution, passed at a separate meeting of the shareholders of that class, or by consent in writing of the holders of seventy-five per cent (75%) of the shares of the said class.

To any such meeting, all the provisions of the constitution relative to general meetings shall apply "mutadis mutandis" provided however that the necessary quorum shall be the holders of at least one third of the issued shares of the class concerned (but so that if, at any adjourned meeting of such holders, a quorum is not present, those shareholders who are present shall constitute a quorum).

10.5 Transfer of shares

There shall be no restrictions on the transfer of fully paid up shares in the Company. Transfers and other documents relating to or affecting the title to any shares shall be registered with the Company without payment of any fee.

10.6 Distributions

Subject to the provisions of Section 61 of the Companies Act 2001 and the other requirements thereof, the Board may authorise a distribution by the Company.

Subject to the requirements of the Companies Act 2001, the Board may issue shares wholly or partly in lieu of a proposed dividend or proposed future dividends upon terms that have been previously approved by an ordinary resolution of the shareholders.

10.7 Dividends

10.7.1 Deduction of unpaid calls

The Board may deduct from any dividend payable to any shareholder any sums of money, if any, presently payable by such shareholder to the Company on account of calls or otherwise in relation to the shares on which such dividends are payable.

10.7.2 Payment by cheque or warrant

Any dividend, interest or other money payable in cash in respect of shares may be paid by bank transfer to an account designated by the holder or any of the joint holders or by cheque or warrant sent through the post to the registered address of the holder, or, in the case of joint holders, to the registered address of that one of the joint holders who is first named in the share register or to such person and to such address as the holder or joint holders may in writing direct. Every such cheque or warrant shall be made payable to the order of the person to whom it is sent. Any one of two or more joint holders may give effectual receipts for any dividends, bonuses or other money payable in respect of the shares held by them as joint holders.

10.7.3 No interest

No dividend shall bear interest against the Company.

10.7.4 Unclaimed dividends

All dividends unclaimed for one year after having been authorised may be invested or otherwise made use of by the Board for the benefit of the Company until claimed, and all dividends unclaimed for five years after having been declared may be forfeited by the Board for the benefit of the Company. The Board may, however, annul any such forfeiture and agree to pay a claimant who produces evidence of entitlement to the Board's satisfaction the amount of any forfeited dividends unless in the opinion of the Board such payment would embarrass the Company.

10.8 Purchase of own shares

Conformably to the provisions of Section 69 of the Companies Act 2001, the Company is hereby expressly authorised to purchase or otherwise acquire shares issued by it and to hold the acquired shares in accordance with Section 72 of the Companies Act 2001.

10.9 Power of shareholders

Except as required by the Companies Act 2001 or by the constitution, all powers reserved to shareholders may be exercised by an ordinary resolution.

The majority required for a special resolution is seventy-five percent (75%) of the votes of those shareholders entitled to vote and voting on the question.

10.10 Liquidation

10.10.1 Distribution of surplus assets

Subject to the terms of issue of any shares in the Company and to the paragraph below, upon the liquidation of the Company the assets, if any, remaining after payment of the debts and liabilities of the Company and the costs of winding-up ("the surplus assets") shall be distributed among the shareholders in proportion to their shareholding provided however that the holders of shares not fully paid up shall only receive a proportionate share of their entitlement being an amount which is in proportion to the amount paid to the Company in satisfaction of the liability of the shareholder to the Company in respect of the shares either under this constitution of the Company or pursuant to the terms of issue of the shares.

10.10.2 Distribution in specie

Upon liquidation of the Company, the liquidator, with the sanction of an ordinary resolution of shareholders and any other sanction required by law, may divide amongst the shareholders in kind the whole or any part of the assets of the Company (whether they consist of property of the same kind or not) and may for that purpose set such value as the liquidator deems fair upon any property to be divided as aforesaid and may determine how the division shall be carried out as between the shareholders or different classes of shareholders. The liquidator may, with a like sanction, vest the whole or any part of any such assets in trustees upon such trusts for the benefit of the shareholders as the liquidator thinks fit, but so that no shareholder shall be compelled to accept any shares or other securities whereon there is any liability.

10.11 Management of the Company

The business and affairs of the Company shall be managed by, or under the direction or supervision of a board of directors.

The Board shall have all the powers necessary for managing, directing and supervising the management of the business and affairs of the Company.

10.12 Number of Directors

The number of directors shall not be less than nine and not more than thirteen.

At every annual meeting of the Company, one third of the directors in office or, if their number is not a multiple of three, then the number nearest to but not exceeding one third, shall retire from office. Every director retiring shall be eligible for re-election.

10.13 Appointment of Directors

The directors of the Company shall be such person or persons as may from time to time be appointed either by the shareholders by ordinary resolution or by notice in writing to the Company signed by the holder or holders of a majority of the shares in the capital of the Company but so that the total number of directors shall not at any time exceed the maximum number fixed pursuant to paragraph 10.12 above.

Every director shall hold office subject to the provisions of the constitution and may at any time be removed from office by ordinary resolution of the shareholders or by notice in writing to the Company signed as aforesaid. Directors may be appointed individually or together unless the shareholders by ordinary resolution require any director's appointment to be voted on individually.

The Board shall have power at any time and from time to time to appoint any person to be a director to fill a casual vacancy. Any director so appointed shall hold office only until the next following annual meeting and shall then retire but shall be eligible for appointment at that meeting.

10.14 Directors' remunerations

Subject to Section 159 (5) to (10) of the Companies Act 2001 the Board may with the prior approval of an ordinary resolution authorise:

- the payment of remuneration or the provision of other benefits by the Company to a director for services as a director;
- the payment by the Company to a director or former director of compensation for loss of office; and
- the entering into of a contract to do any of the things set out in the paragraphs above.

10.15 Chairperson

The directors may elect one of their number as chairperson of the Board.

The chairperson shall not have a casting vote.

11. OTHER CONSIDERATIONS

11.1 Legal and arbitration proceedings

CHSL is only involved in legal proceedings arising in the normal course of business. During the last 12 months CHSL was not a party to any material court or arbitration proceedings that is expected, either individually or in the aggregate, to result in a material adverse effect on the group's consolidated financial condition or results of operations. In addition, CHSL is not currently involved in or aware of any such pending or threatened proceedings.

11.2 Contingent liabilities

Group and Company	Year to 31 December		
(MUR '000)	2013	2012	
	<u>Audited</u>	<u>Audited</u>	
Secured			
Bank guarantees to third parties	256	1,119	
Total	256	1,119	

11.3 Mortgages and charges

The Company has its borrowings secured by floating charges on its assets and those of its subsidiaries.

11.4 Number of people employed

Details of number of employees as at 31 December 2013 are disclosed below:

Department/Hotel	31-Dec-13
Head office and support services	151
Hotel operations owned and managed:	
Mauritius	1,038
Maldives	532
Hotel operations under management:	
Seychelles	1,145
Madagascar	90
Total	2,956

11.5 Material contracts (entered into within the two years immediately preceding the publication of this document)

11.5.1 Management Services Agreement

The Company entered into a Management Services Agreement with Constance Corporate Management Ltd ("CCM"), in which the Company holds a 42% interest. Under this agreement, CCM provides a wide range of corporate and management services to the Company, in the fields of corporate affairs, financial accounting, company secretariat, planning, and development.

The fees charged are based on a percentage mix of net asset value, market capitalisation, and net profit and amounted to MUR 22.8 million for the year ended 31 December 2013.

11.5.2 Underwriting Agreement

An underwriting agreement has been signed between CHSL and MCB Stockbrokers Ltd on 8 October 2014. Pursuant to the underwriting agreement, MCB Stockbrokers Ltd shall subscribe for or procure for the subscription of all New Ordinary Shares of CHSL issued under the Rights Issue and not taken up by the shareholders by the end of the rights subscription period. The underwriting fee amounts to MUR 6.5 million.

11.5.3 Other

There is no contract of significance to which the Company or any of its subsidiaries are a party and in which a director or substantial shareholder of the Company is materially interested either directly or indirectly.

12. DOCUMENTS AVAILABLE FOR INSPECTION

The following documents are available for inspection at the registered office of CHSL for a minimum of 14 business days as from the date of this document, during normal working hours:

- The Further Admission Document;
- The constitution of the Company;
- The Management Services Agreement with CCM;
- The Underwriting Agreement;
- CHSL's unaudited abridged financial statements for the half year ended 30 June 2013 and 2014; and
- CHSL's audited financial statements and annual reports for the years ended 31 December 2012 and 2013.

13. FINANCIAL INFORMATION

The tables below have been extracted from the unaudited financial statements for the half year ended 30 June 2013 and 2014 and the audited financial statements for the years ended 31 December 2012 and 2013.

13.1 Statement of Financial Position

GROUP	Unaudited Ha	lf year ended	Audited Year to 31 December		
MUR '000	30 June 2014	30 June 2013	2013	2012 (restated)	
ASSETS					
Non-current assets					
Property, plant and equipment	6,699,011	4,911,471	6,856,294	4,987,344	
Intangible assets	1,007,736	370,564	1,024,579	382,434	
Investments in associated companies	762,810	955,948	773,209	985,552	
Financial assets	545	2,045	2,045	1,930	
Retirement benefit obligations	-	1,893	-	1,895	
Loans to related companies	-	35,309	-	34,898	
Deferred tax assets	31,272	18,393	45,728	23,149	
	8,501,374	6,295,623	8,701,855	6,417,202	
Current assets					
Inventories	222,174	134,345	225,203	144,070	
Trade and other receivables	501,637	548,878	594,753	651,073	
Cash and cash equivalents	64,558	55,462	68,360	35,659	
· ·	788,369	738,685	888,316	830,802	
Total assets	9,289,743	7,034,308	9,590,171	7,248,004	
EQUITY					
Capital and reserves (attributable to owners of the parent company)					
Stated capital	936,783	936,783	936,783	936,783	
Revaluation and other reserves	1,452,253	1,273,206	1,531,847	1,286,453	
Retained earnings	559,536	340,868	387,537	437,818	
Owners' interest	2,948,572	2,550,857	2,856,167	2,661,054	
Non-controlling interest	19,796	14,974	15,891	5,537	
Total equity	2,968,368	2,565,831	2,872,058	2,666,591	
LIABILITIES					
Non-current liabilities					
Borrowings	3,433,281	3,019,517	3,665,802	3,069,292	
Deferred tax liabilities	39,305	7,124	20	7,001	
Retirement benefit obligations	85,903	56,164	75,906	56,165	
	3,558,489	3,082,805	3,741,728	3,132,458	
Current liabilities					
Trade and other payables	512,888	308,189	603,145	412,093	
Borrowings	2,247,942	1,072,828	2,372,483	1,035,003	
Current tax liabilities	2,056	4,655	757	1,859	
	2,762,886	1,385,672	2,976,385	1,448,955	
Total liabilities	6,321,375	4,468,477	6,718,113	4,581,413	
Total equity and liabilities	9,289,743	7,034,308	9,590,171	7,248,004	

13.2 Statement of Profit or Loss

GROUP	0	idited ar ended	Audited Year to 31 December		
MUR '000	30 June 2014	30 June 2013	2013	2012 (restated)	
Revenue	1,863,373	1,115,021	2,563,590	2,007,245	
EBITDA	614,068	256,962	620,892	504,241	
Depreciation and amortisation	(212,962)	(137,084)	(341,463)	(261,054)	
Operating profit	401,106	119,878	279,429	243,187	
Finance costs	(193,182)	(154,205)	(359,539)	(360,618)	
Share of results of associated companies	(6,418)	(34,912)	(104,962)	(61,380)	
Surplus on remeasurement of associate to subsidiary	-	-	176,031	-	
Profit/(Loss) before taxation	201,506	(69,239)	(9,041)	(178,811)	
Income tax expense	(26,871)	(18,330)	(22,773)	(1,563)	
Profit/(Loss) for the period/year	174,635	(87,569)	(31,814)	(180,374)	
Attributable to:					
Owners of the parent	163,785	(96,894)	(50,281)	(197,958)	
Non-controlling interest	10,850	9,325	18,467	17,584	
	174,635	(87,569)	(31,814)	(180,374)	

13.3 Statement of Comprehensive Income

GROUP		d Half year ded	Audited Year to 31 December	
MUR'000	30 June 2014	30 June 2013	2013	2012 (restated)
Profit/(loss) for the period/year	174,635	(87,569)	(31,814)	(180,374)
Items that will not be reclassified subsequently to profit or loss:				
Remeasurement of defined benefit obligation	-	-	(12,485)	(24,152)
Deferred tax on remeasurement of defined benefit obligations	(69,582)	-	1,872	3,623
Share of other comprehensive income of associates	-	805	160,362	-
Items that may be reclassified subsequently to profit or loss:				
Currency translation differences	(1,747)	(9,061)	95,504	24,683
Total comprehensive income for the period/year	103,306	(95,825)	213,439	(176,220)
Attributable to:				
Owners of the parent	92,405	(105,262)	195,113	(194,087)
Non-controlling interest	10,901	9,437	18,326	17,867
	103,306	(95,825)	213,439	(176,220)

13.4 Statement of Changes in Equity

GROUP	Attri	Attributable to owners of the parent				
MUR '000	Stated capital	Revaluation and other reserves	Retained earnings	Total	Non- controlling interest	Total equity
At 1 January 2012						
As previously reported	936,783	1,289,703	635,776	2,862,262	8,436	2,870,698
Prior year adjustment	-	(7,121)	-	(7,121)	-	(7,121)
As restated	936,783	1,282,582	635,776	2,855,141	8,436	2,863,577
(Loss)/profit for the year - restated	-	-	(197,958)	(197,958)	17,584	(180,374)
Other comprehensive income for the year - restated	-	3,871	-	3,871	283	4,154
Dividends to non- controlling interest	-	-	-	-	(20,766)	(20,766)
At 31 December 2012	936,783	1,286,453	437,818	2,661,054	5,537	2,666,591
At 1 January 2013						
As previously reported	936,783	1,314,103	438,136	2,689,022	5,537	2,694,559
Prior year adjustment	_	(27,650)	(318)	(27,968)	_	(27,968
As restated	936,783	1,286,453	437,818	2,661,054	5,537	2,666,59
(Loss)/profit for the year	-	-	(50,281)	(50,281)	18,467	(31,814
Other comprehensive income for the year	_	245,394	_	245,394	(141)	245,253
Dividends to non- controlling interest	_		_		(7,972)	(7,972
At 31 December 2013	936,783	1,531,847	387,537	2,856,167	15,891	2,872,058
Unaudited Half Year 30 Ju			of the			
GROUP	Attri	butable to ow	ners of the p	parent		
MUR '000	Stated capital	Revaluation and other reserves	Retained earnings	Total	Non- controlling interest	Total equity
At 1 January 2013						
Balance at 1 January 2013	936,783	1,281,574	437,762	2,656,119	5,537	2,661,656
Total comprehensive income for the period	-	(8,368)	(96,894)	(105,262)	9,437	(95,825)
At 30 June 2013	936,783	1,273,206	340,868	2,550,857	14,974	2,565,831
At 1 January 2014	00.7-7-1	4 === = :	00	0.05		
Balance at 1 January 2014	936,783	1,531,847	387,537	2,856,167	15,891	2,872,058
Total comprehensive income for the period	-	(71,379)	163,785	92,405	10,901	103,306
Transfer	-	(8,214)	8,214	-	-	
Dividends to non- controlling interest	-	-	-	-	(6,996)	(6,996
At 30 June 2014	936,783	1,452,253	559,536	2,948,572	19,796	2,968,368

13.5 Statement of Cash Flows

GROUP	Unau Half yea			ited December
MUR '000	30 June 2014	30 June 2013	2013	2012 (restated)
Operating activities				
Profit/(loss) before taxation	201,500	(69,245)	(9,041)	(178,811)
Adjustment for:	-	-	-	-
Share of results of associated companies	6,418	34,912	104,962	61,380
Translation difference	(6,833)	(2,394)	26,048	15,051
Depreciation of property, plant and equipment	195,240	125,190	302,065	242,506
Amortisation of intangible assets	17,722	11,894	39,398	18,548
Surplus on remeasurement of associate to subsidiary	-	-	(176,031)	-
Loss on disposal of property, plant and equipment	-	-	787	7,593
Interest expense	193,182	154,205	359,539	360,618
Interest income	(5,053)	(7,892)	(24,270)	(80,675)
Retirement benefit obligations	10,000	_	9,151	(1,872)
Operating profit before working capital changes	612,176	246,670	632,608	444,338
Decrease/(Increase) in inventories	3,030	8,322	(15,549)	(2,432)
Decrease/(Increase) in trade and other receivables	100,708	104,623	85,123	(64,236)
Decrease in trade and other payables	(97,854)	(103,905)	(150,596)	(49,507)
Cash flows from operating activities	618,060	255,710	551,586	328,163
Interest paid	(193,182)	(154,205)	(359,539)	(360,618)
Interest received	5,053	7,892	24,270	80,675
Tax paid	(25,572)	(15,533)	(37,059)	(40,366)
Net cash generated from operating activities	404,359	93,864	179,258	7,854
Cash flows used in investing activities	,			,
Purchase of property, plant and equipment	(31,773)	(18,581)	(84,557)	(283,043)
Purchase of intangible assets	(879)	(24)	(4,784)	(2,962)
Proceeds from sale of property, plant and equipment	-		16	2,643
Acquisition of subsidiary, net of cash acquired	_	_	(485,976)	, .
Consolidation adjustment arising on conversion of			(22/1 2/	
associate to subsidiary	-	-	(208,432)	
Investments in associated companies	-	-	-	
Investments in financial assets	-	-	(115)	(115)
Net cash used in investing activities	(32,652)	(18,605)	(783,848)	(283,477)
Cash flows used in financing activities				
Proceeds from borrowings	120,000	279,925	108,311	292,633
Payments of borrowings	(322,851)	(392,311)	(537,466)	(326,065)
Finance lease principal repayment	(9,750)	(5,331)	(13,817)	(8,446)
Loans from/(granted to) related companies	35,000	82,500	-	(5,181)
Dividends paid to non-controlling interest	(6,996)		(7,972)	(20,766)
Net cash used in financing activities	(184,597)	(35,218)	(450,944)	(67,825)
Net increase/(decrease) in cash and cash equivalents	187,110	40,041	(1,055,534)	(343,448)
Cash and cash equivalents at January 1,	(1,581,976)	(526,442)	(526,442)	(182,994)
Cash and cash equivalents at December 31,	1,394,866)	(486,401)	(1,581,976)	(526,442)

14. APPLICATION GUIDE

FORMS	OPTIONS	WHAT YOU SHOULD DO	DEADLINE DATE
A	Accept in full or partially accept the New Ordinary Shares	Complete FORM A and return it to the Share Registry and Transfer Office together with the appropriate remittance to CONSTANCE HOTELS SERVICES LIMITED.	11 December 2014
В	Sell your rights to subscribe for the New Ordinary Shares on the DEM (see note	If you are a CDS Account holder remit FORM B to your investment dealer.	8 December 2014
below)		If you do not have a CDS Account, send your offer letter to your investment dealer.	1 December 2014
C For those who have purchased rights to subscribe for New Ordinary Shares		Remit FORM C to the Share Registry and Transfer Office together with the appropriate remittance to CONSTANCE HOTELS SERVICES LIMITED.	11 December 2014
		Form C will be made available to investment dealers.	

Constance Hotels Services Limited

Registered Office 5th Floor, Labama House 35 Sir William Newton Street Port Louis

Telephone: (230) 212 4173/4
Facsimile: (230) 208 8295
Email: admin@constancegroup.com
www.constancehotels.com