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購回股份授權

以下説明文件乃根據香港聯合交易所有限公司(「聯交所」)證券上市規則(「上市規則」)送達各股東,有關將於二零零一年四月二十六日舉行之本公司股東週年大會上提呈的一項普通決議案,以授予本公司董事會(「董事會」)一般性及無附帶條件授權以便在直至本公司下屆股東週年大會或在普通決議案所列明之較早期間內,隨時行使本公司之權力,以購回本公司已發行並全數繳付之股本中每股面值0.05港元之股份(「股份」)最多不超過於決議案通過當日本公司已發行股本之10%(「購回股份授權」)。

(A) 建議購回股份授權

建議董事會可行使本公司之權力,使董事會可購回之股份數目不得超過購回股份授權決議案通過之日,本公司已發行股份之10%。於二零零一年三月十六日,即印製本年報前最後可行日期,本公司已發行股份數目達1,432,618,518股。據此,全面行使購回股份授權(即在購回股份授權決議案通過日,本公司已發行股份數目之10%),可讓本公司購回股份143,261,851股。

SHARE REPURCHASE MANDATE

The following is the Explanatory Statement required to be sent to shareholders under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Stock Exchange") ("Listing Rules") relating to an ordinary resolution to be proposed at the annual general meeting of the Company to be held on April 26, 2001 to approve a general and unconditional mandate to be given to directors of the Company ("Directors") to exercise the powers of the Company to repurchase, at any time until the next annual general meeting of the Company or such earlier period as stated in the ordinary resolution, the issued and fully paidup shares of HK\$0.05 each in the capital of the Company ("Shares") representing up to a maximum of 10% of the issued share capital of the Company at the date of the resolution ("Share Repurchase Mandate").

(A) Proposed Share Repurchase Mandate

It is proposed that the Directors may exercise the powers of the Company to repurchase up to 10% of the Shares in issue as at the date of the passing of the resolution to approve the granting to the Directors the Share Repurchase Mandate. As at March 16, 2001, being the latest practicable date prior to the printing of this annual report, the number of Shares in issue was 1,432,618,518 Shares. Accordingly, the exercise of the Share Repurchase Mandate in full (being the repurchase of 10% of the Shares in issue as at the date of the passing of the resolution to approve the Share Repurchase Mandate) would enable the Company to repurchase 143,261,851 Shares.

(B) 購回原因

董事會深信倘若股東授予董事會該一般性授權於市場上購回股份,可使本公司及其股東有最佳利益。該回購只會當董事會根據市場實況及資金安排,認為購回股份可增加本公司資產淨值及/或股份盈利時,才會進行。

(C) 購回之資金

預期購回任何股份所需之資金,必須 是依據百慕達法例及本公司組織章程 大綱及細則所規定可合法用於該用途 之資金。董事會建議根據股份購回授 權而作出之股份購回將由本公司之內 部資源或現有之銀行信貸支付。

購回股份授權倘若全面付諸實行,可 能會對本公司之營運資金或負債情況 有重大之不利影響(比對本公司於其 截至二零零零年十二月三十一日止年 度之經審核財務報表所披露之狀況而 言)。董事會衹在彼等認為行使該授 權並不會導致此等重大不利影響之情 形下才會行使是項權力。

(B) Reason for Repurchase

The Directors believe that it is in the best interests of the Company and its shareholders for the Directors to have a general authority from shareholders of the Company to repurchase Shares in the market. A repurchase of Shares may, depending on market conditions and funding arrangements at the time, lead to an enhancement of the net asset value of the Company and/or its earnings per Share and will only be made when the Directors believe that such repurchase will be to the benefit of the Company.

(C) Funding of Repurchase

Repurchases must be funded out of funds legally available for such purpose in accordance with the laws of Bermuda and the Memorandum of Association and the Bye-Laws of the Company. The Directors propose that repurchases of Shares under the Share Repurchase Mandate would be financed from the Company's internal resources or existing banking facilities.

Whilst the Share Repurchase Mandate, if exercised in full, may have a material adverse impact on the working capital or gearing position of the Company, as compared with the position disclosed in the Company's audited financial statements for the year ended December 31, 2000, the Directors expect to exercise such mandate if and to such extent only as they are satisfied that the exercise thereof will not have such a material adverse impact.

(D) 股價

過去十二個月每月在聯交所錄得之股 份最高及最低價如下:

二零零零年三月
二零零零年四月
二零零零年五月
二零零零年六月
二零零零年七月
二零零零年八月
二零零零年九月
二零零零年十月
二零零零年十一月
二零零零年十二月
二零零一年一月
二零零一年二月

^{*} 已按二零零零年八月十一日生效之 股份拆細(股份由一拆二)作出調整。

(E) 一般資料

若股東批准購回股份授權予董事會, 董事會或(在董事會作出一切合理查 詢後確知)其任何關連人士現概無有 意將股份售予本公司。

董事會已向聯交所保證將根據上市規則,百慕達法例及本公司組織章程大綱及細則,按照購回股份授權而行使本公司購回股份之權力。

(D) Shares Prices

The highest and lowest prices at which Shares have traded on the Stock Exchange in each of the previous twelve months were as follows:

取局	最低
Highest	Lowest
港元	港元
HK\$	HK\$
6.300*	4.350
6.550*	4.725
6.425*	5.250
6.400*	5.725
5.925*	4.750
5.625*	4.025
4.875	3.425
4.850	3.500
4.650	3.550
4.275	3.150
4.525	3.500
4.950	4.250
	港元 HK\$ 6.300* 6.550* 6.425* 6.400* 5.925* 5.625* 4.875 4.850 4.650 4.275 4.525

^{*} As adjusted for the effect of the 1-to-2 share subdivision effective August 11, 2000.

(E) General Information

There are no Directors or (to the best of the knowledge of the Directors, having made all reasonable enquiries) any associates of Directors who have a present intention to sell Shares to the Company in the event that the Share Repurchase Mandate is granted by shareholders.

The Directors have undertaken to the Stock Exchange to exercise the powers of the Company to make repurchases pursuant to the Share Repurchase Mandate in accordance with the Listing Rules, the laws of Bermuda and the Memorandum of Association and Bye-Laws of the Company.

就董事會所知,於印製本年報前最後可行日期,本公司根據證券(披露權益)條例第16條規定存置之登記冊內之記錄,並無任何人士直接或間接擁有本公司已發行股本10%或以上之權益。因此,董事會並不察覺如根據購回股份授權購回股份後會根據香港公司收購及合併守則而引起任何後果。

倘若股東批准購回股份授權,本公司 之有關連人士(按上市規則所界定者) 現時並無表示有意將股份售予本公司,而上述人士亦沒有保證不會將任 何該股份售予本公司。

以下為本年報印製前六個月內,本公司在聯交所購回股份合共5,698,000股,所有購回之股份均已註銷:

So far as the Directors are aware, no parties were, directly or indirectly, interested in 10% or more of the issued share capital of the Company as at the latest practicable date prior to the printing of this annual report as recorded in the register kept by the Company under Section 16 of the Securities (Disclosure of Interests) Ordinance. Accordingly, the Directors are not aware of any consequences which would arise under the Hong Kong Code on Takeovers and Mergers as a consequence of any repurchases made pursuant to the Share Repurchase Mandate.

No connected persons of the Company (as defined in the Listing Rules) have notified the Company of a present intention to sell Shares to the Company and no such persons have undertaken not to sell any such Shares to the Company in the event that the Share Repurchase Mandate is granted by shareholders.

During the six months prior to the printing of this annual report, the Company had repurchased a total of 5,698,000 Shares on the Stock Exchange, all of which were then cancelled, as follows:

			每股	價格	總價格
		股份數目	Price p	er Share	(不包括其他費用)
		Number	最高	最低	Aggregate price
購回日期	Date of Repurchase	of Shares	Highest	Lowest	(excluding expenses)
			港元	港元	港元
			HK\$	HK\$	HK\$
二零零零年九月十九日	September 19, 2000	1,806,000	4.000	3.825	7,092,400
二零零零年九月二十日	September 20, 2000	628,000	3.800	3.625	2,310,400
二零零零年九月二十一日	September 21, 2000	1,052,000	3.900	3.675	3,984,900
二零零零年九月二十二日	September 22, 2000	1,514,000	3.725	3.425	5,457,700
二零零零年十月十六日	October 16, 2000	698,000	3.575	3.500	2,478,000
		5,698,000			21,323,400