公司管治

Corporate Governance

中信泰富致力在公司管治方面達致卓越 水平。有關董事會之運作、內部監控系統、 審核委員會、薪酬委員會、公司紀律守則、 以及財務報告詳情,載於二零零三年年報 第55頁。

董事會現由十名執行董事及六名非執行董事 組成。根據香港聯合交易所有限公司證券上 市規則(「上市規則」),在該六名非執行董事 中,四名具有「獨立|身份。

審核委員會已聯同本公司之管理層、內部審核人員、以及本公司之外聘核數師審閱本中期報告,並建議董事會採納。審核委員會由兩名獨立非執行董事韓武敦先生(主席)及陸鍾漢先生連同一名非執行董事張偉立先生組成。審核委員會成員中具有不同行業的豐富經驗和包括會計及財務方面的專業經驗。

本中期賬目乃根據香港會計準則第25號「中期 財務報告」編製,並經由本公司獨立核數師 羅兵咸永道會計師事務所根據核數準則第700 號「審閱中期財務報告的委聘」進行審閱,惟 審閱範圍並不包括上市聯營公司國泰航空 有限公司之業績。

本公司已採納上市規則附錄十所載之「上市公司董事進行證券交易的標準守則」。在向所有董事作出具體查詢後,彼等於截至二零零四年六月三十日止六個月內均已遵守上述守則所規定之標準。

於期內,本公司均遵守上市規則附錄十四所 載之最佳應用守則之規定。 CITIC Pacific is committed to excellent standards of corporate governance and a full description of the operation of the Board, system of internal control, Audit Committee, Remuneration Committee, Codes and financial reporting may be found on page 55 of the 2003 Annual Report.

The Board currently comprises ten executive and six non-executive directors of whom four are 'independent' under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the 'Listing Rules').

The Audit Committee has reviewed the Interim Report with management and the Company's internal and external auditors and recommended its adoption by the Board. The Audit Committee is consisted of two independent non-executive directors, Messrs. Alexander Reid Hamilton (Chairman) and Hansen Loh Chung Hon and one non-executive director, Mr Willie Chang. The Committee members possess diversified industrial and professional experience including that of accounting and finance.

The Interim Accounts, which are prepared in accordance with SSAP 25 'Interim Financial Reporting', have been reviewed by the Company's independent auditors PricewaterhouseCoopers in accordance with the Auditing Standard SAS 700 'Engagements To Review Interim Financial Reports' except that the scope did not extend to the results of the listed associated company, Cathay Pacific Airways Limited.

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Companies contained in Appendix 10 of the Listing Rules. Having made specific enquiry, all Directors have complied with the required standard set out in the Model Code throughout the six months ended 30 June 2004.

Throughout the period, the Company was in compliance with the Code of Best Practice contained in Appendix 14 of the Listing Rules.