

"People-oriented, honesty, pragmatism, creativity and standardized management" are the unchanged management principles of the Group. The Group strives to achieve high standards of corporate governance which it believes is crucial to the development of the Group and to safeguard the interests of the shareholders of the Company. To achieve this, the Board has established four committees namely the Executive Committee, the Audit Committee, the Remuneration Committee and the Management Committee. Besides, the Group has formed its risk management divisions responsible for regular risk control and inspection, and has enhanced its risk assessment and review for investments. In addition to the aforesaid, the Group has carried out regular internal audit on investment projects to enhance its management standard.

The Code on Corporate Governance ("the Code") set out in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("the Listing Rules") was duly adopted by the board of directors of the Company ("the Board") as the code on corporate governance practices of the Company.

For the year ended 31 December 2006, the Company has complied with the provisions of the Code and some of the recommended best practices as set out in the Code except that Mr. Wang Mingquan, the Chairman of the Company, was unable to attend the 2006 Annual General Meeting of the Company. However, appropriate arrangements have been made accordingly before the holding of the Annual General Meeting. 本集團一直奉行「以人為本、求真務實、開拓創新、 規範管理」的管理理念。本集團致力推行高水平企 業管治,並相信此乃為發展本集團業務及保障本 公司股東利益之關鍵。為了達到此目的,本公司於 董事會下設四個委員會包括執行董事委員會、審 核委員會、薪酬委員會及管理委員會。此外,本集 團亦設立風險管理部負責定期進行風險監督及檢 查,以及提升風險評估及審核投資。除上述之外, 本集團亦定期就項目投資進行內部審核以提升管 理水平。

本公司董事會(「董事會」)已採納香港聯合交易所 證券上市規則(「上市規則」)附錄十四所載的《企 業管治常規守則》(「該守則」)作為本公司的企業 管治常規守則。

截至二零零六年十二月三十一日止年度內,本公 司均遵守該守則的守則條文及部份建議的最佳常 規,惟本公司主席王明權先生未克出席本公司於 二零零六年年度股東週年大會。但已於會前對股 東週年大會做了具體的部署。



ORGANIZATIONAL STRUCTURE IN 有關企業管治的組織架構 RELATION TO CORPORATE GOVERNANCE





THE BOARD OF DIRECTORS

Composition and function

The Board comprises twelve directors, of which nine are executive directors and the remaining three are independent non-executive directors.

董事會

組成及職責

董事會由十二位董事組成,包括九位執行董事及 三位獨立非執行董事組成。

As at 31 December 2006, the directors were:

於二零零六年十二月三十一日,董事會成員為:

Name of Director	Title	董事姓名	職位
Executive Directors		執行董事	
Mr. Wang Mingquan	Chairman	王明權先生	主席
Mr. Zang Qiutao	Vice-chairman	臧秋濤先生	副主席
Mr. Li Xueming	Vice-chairman	李學明先生	副主席
Mr. Chen Xiaoping	Chief Executive Officer	陳小平先生	行政總裁
Mr. Philip Fan Yan Hok	General Manager	范仁鶴先生	總經理
Mr. Huang Chaohua	Deputy General Manager	黄朝華先生	副總經理
Mr. Raymond Wong	Chief Financial Officer	黃錦驄先生	財務總監
Kam Chung			
Mr. Chen Shuang	Executive Director	陳爽先生	執行董事
Ms. Zhang Weiyun	Executive Director	張衛云女士	執行董事
Non-executive Directors		非執行董事	
Sir David Akers-Jones	Independent	鍾逸傑爵士	獨立非執行董事
	Non-executive Director		
Mr. Aubrey Li Kwok Sing	Independent	李國星先生	獨立非執行董事
	Non-executive Director		
Mr. Selwyn Mar	Independent	馬紹援先生	獨立非執行董事
	Non-executive Director		



Composition and function (continued)

In accordance with the Articles of Association of the Company, subject to the manner of retirement by rotation of directors as from time to time prescribed under the Listing Rules and notwithstanding any contractual or other terms on which any director may be appointed or engaged, at each annual general meeting, one-third of the directors for the time being (or if their number is not a multiple of three, the number nearest to but not less than one-third) shall retire from office by rotation, provided that every director (including those appointed for a specific term) shall be subject to retirement by rotation at least once every three years.

The position of the Chairman and the Chief Executive Officer are held by separate individuals, with a view to maintaining an effective segregation of duties respecting management of the Board and the day-to-day management of the Group's business.

The Board meets regularly throughout the year. Under the lead of the Chairman, the Board is responsible for approving and supervising the overall strategy and policies of the Group, approving annual budget and business plans, assessing the Group's performance and supervising the work of the management. All directors have access to board papers and related materials, and are provided with adequate information on a timely manner. The directors of the Company may, if necessary, seek legal or other independent professional advice at the expense of the Company.

In respect of regular board meetings and audit committee meetings, the agenda is sent out to the directors at least fourteen days before the meeting and the accompanying papers are sent at least three days before the meeting for information.

董事會 (續)

組成及職責 (續)

根據本公司的公司細則,遵照上市規則不時規定 之董事輪值告退方式,以及儘管委任或聘任任何 董事時訂立了任何合約性或其他性質之條款,於 每次股東週年大會上,三分之一在任董事(或若其 數目並非三之倍數,則為最接近之數目,惟不得少 於三分之一)須輪值告退,惟每位董事(包括具有 指定任期者)必須至少每年退任一次。

主席及行政總裁之職務由不同人仕擔任,使董事 會運作及集團日常業務管理得以有效區分。

董事會於年度內定期開會,在主席領導下,董事會 負責批准及監察本集團的整體策略及政策,批准 年度預算及業務計劃、評估集團表現,以及監督管 理層的工作。全體董事均有權查閱董事會文件及 有關資料,並會及時獲提供充份資料。在適當的情 況下,本公司董事可向外諮詢法律或其他獨立的 專業意見,有關費用由本公司支付。

定期的董事會會議及審核委員會會議議程會在召 開會議前最少十四天前分發,而相關董事會或委 員會會議文件會在召開會議前最少三天以書面方 式分發予董事及委員會成員以供審閱。



Composition and function (continued)

As an integral part of good corporate governance, the Board has established the following committees with specific written terms of reference which deal clearly with the committee's authority and duties:-

1. EXECUTIVE COMMITTEE

The Executive Committee comprises Mr. Wang Mingquan (Chairman), the Chairman of the Board, and eight executive directors, namely Mr. Zang Qiutao, Mr. Li Xueming, Mr. Chen Xiaoping, Mr. Philip Fan Yan Hok, Mr. Huang Chaohua, Mr. Raymond Wong Kam Chung, Mr. Chen Shuang and Ms. Zhang Weiyun. Its main duties include performing the duties assigned by the Board as well as exercising the authority and rights authorized by the Board. There was no meeting held during the year. The general mandate in relation to the Executive Committee in written form has been established.

2. REMUNERATION COMMITTEE

The Remuneration Committee comprises Mr. Wang Mingquan (Chairman), the Chairman of the Board, Mr. Zang Qiutao, the Vice-chairman of the Board, and three independent non-executive directors of the Company, namely Sir David Akers-Jones, Mr. Aubrey Li Kwok Sing and Mr. Selwyn Mar. Its main duties include offering advice to the Board on the matters pertaining the remuneration policy and remuneration structure of the directors and senior management of the Company. The terms of reference of the Remuneration Committee are disclosed on the website of the Company.

董事會 (續)

組成及職責(續)

為確保提供優良的企業管治,董事會成立了以下 的委員會,並書面訂明各委員會之具體職權範圍, 清楚説明各委員會之職權及職責:--

1. 執行董事委員會

執行董事委員會由董事會主席王明權先生 (擔任主席)及八位執行董事包括臧秋濤先 生、李學明先生、陳小平先生、范仁鶴先生、黃 朝華先生、黃錦驄先生、陳爽先生及張衛云女 士組成,其主要職責為負責履行董事會指定 的職能及行使其所授予的權利及權力。本年 度內,委員會並沒有召開會議。執行董事委員 會已設有書面的一般性授權。

2. 薪酬委員會

薪酬委員會由董事會主席王明權先生(擔任 主席)、董事會副主席臧秋濤先生及三位獨立 非執行董事包括鍾逸傑爵士、李國星先生及 馬紹援先生組成,其主要職責包括就本公司 董事及高級管理人員的全體薪酬政策及架構 向董事會提出建議等,有關薪酬委員會的職 權範圍書已載列於本公司的網站內。



Composition and function (continued)

2. REMUNERATION COMMITTEE (continued)

During the year, the Remuneration Committee has reviewed the remuneration policy and structure of the executive directors and senior management of the Company, and offered advice on the same to the Board.

The remuneration of all the directors and their respective interest in share options are set out in note 30 to the financial statements and under the "Share option scheme" paragraph in the report of the directors of this Annual Report.

3. AUDIT COMMITTEE

The Audit Committee, comprising all three independent non-executive directors of the Company, namely Sir David Akers-Jones (Chairman), Mr. Aubrey Li Kwok Sing and Mr. Selwyn Mar, is primarily responsible for reviewing the accounting principles and practices adopted by the Group, as well as discussing and reviewing the internal control and financial reporting matters of the Group. The terms of reference of the Audit Committee are disclosed on the website of the Company.

During the year, the Audit Committee has reviewed with the management and KPMG, the Company's auditors, the accounting principles and practices adopted by the Group and discussed the Group's internal control and financial reporting matters, including review of the annual results for the year ended 31 December 2005 and the interim results for the six months ended 30 June 2006.

董事會 (續)

組成及職責(續)

2. 薪酬委員會(續)

於本年度內,薪酬委員會已審議了本公司執 行董事及高層管理人員的薪酬政策及架構, 並向董事會提出了有關建議。

各董事的薪酬及購股權權益分別刊載於本年 報財務報表附註三十及董事會報告「購股權 計劃」一段內。

3. 審核委員會

審核委員會由全數三位獨立非執行董事,包 括鍾逸傑士(擔任主席)、李國星先生及馬紹 援先生組成,其主要職責包括審閱本集團所 採納之會計原則及慣例,討論及檢討內部監 控及財務申報等事宜,有關審核委員會的職 權範圍書已載列於本公司的網站內。

於本年度內,審核委員會已與管理層及本公 司核數師畢馬威會計師事務所審閱本集團所 採納之會計政策及慣例,並就審核本集團的 內部監控及財務報告等事宜(包括審閱本公 司截至二零零五年十二月三十一日止之年度 業績及截至二零零六年六月三十日止六個月 之中期業績)進行討論。



Composition and function (continued)

4. MANAGEMENT COMMITTEE

The Management Committee comprises Mr. Chen Xiaoping (Chairman), the Chief Executive Officer of the Company, Mr. Philip Fan Yan Hok, the General Manager of the Company, Mr. Huang Chaohua, the Deputy General Manager of the Company and Mr. Raymond Wong Kam Chung, the Chief Financial Officer of the Company. The Management Committee is the decisionmaking body for day-to-day operation and its main duties include performing the duties assigned by the Board and/or the Executive Committee as well as exercising the authority and rights authorized by the same. The general mandate in relation to the Management Committee in written form has been established.

董事會 (續)

組成及職責(續)

- 4. 管理委員會
 - 管理委員會的成員包括行政總裁陳小平先生 (擔任主席)、總經理范仁鶴先生、副總經理黃 朝華先生及財務總監黃錦驄先生。管理委員 會為本集團日常決策中心,其主要職責包括 履行董事會及/或執行董事委員會指定的職 能及行使其所授予的權利及權力。管理委員 會已設有書面的一般性授權。



NUMBER OF BOARD MEETINGS AND 董事會及委員會會議次數及各董事的出 COMMITTEE MEETINGS AND THE 席次數 ATTENDANCE RATE OF DIRECTORS

The following shows the number of regular board meetings and committee meetings held during the year as well as the attendance rate of each director.

下表顯示年度內本公司所舉行的定期董事會及委 員會會議次數及董事個別的出席次數。

Attendance rate

出席次數

Name of Director 董事姓名		Board of Directors 董事會	Remuneration Committee 薪酬委員會	Audit Committee 審核委員會	Management Committee 管理委員會
Mr. Wang Mingquan	王明權先生	2/4	2/2	N/A 不適用	N/A 不適用
Mr. Zang Qiutao	臧秋濤先生	4/4	1/2	N/A 不適用	下適用 N/A 不適用
Mr. Li Xueming	李學明先生	4/4	N/A 不適用	N/A 不適用	N/A 不適用
Mr. Chen Xiaoping	陳小平先生	4/4	N/A 不適用	N/A 不適用	14/14
Mr. Philip Fan Yan Hok	范仁鶴先生	4/4	N/A 不適用	N/A 不適用	13/14
Mr. Huang Chaohua	黃朝華先生	3/4	N/A 不適用	N/A 不適用	14/14
Mr. Raymond Wong Kam Chung	黃錦驄先生	4/4	N/A 不適用	N/A 不適用	14/14
Mr. Chen Shuang	陳 爽先生	3/4	N/A 不適用	N/A 不適用	N/A 不適用
Ms. Zhang Weiyun	張衛云女士	4/4	N/A 不適用	N/A 不適用	N/A 不適用
Sir David Akers-Jones	鍾逸傑爵士	4/4	2/2	3/3	N/A 不適用
Mr. Aubrey Li Kwok Sing	李國星先生	4/4	2/2	3/3	N/A 不適用
Mr. Selwyn Mar	馬紹援先生	1/4	2/2	3/3	N/A 不適用



THE DIVISION OF RESPONSIBILITIES BETWEEN THE CHAIRMAN AND THE CHIEF EXECUTIVE OFFICER

The roles of the Chairman and the Chief Executive Officer should be separate. The Chairman's responsibility is to manage the Board and the Chief Executive Officer's responsibility is to manage the Company's business. The division of responsibilities between the Chairman and the Chief Executive Officer is clearly established.

The main responsibilities of the Chairman include providing leadership for and overseeing the functioning of the Board; formulating overall strategies and policies of the Company; ensuring that all directors of the Board are properly briefed on issues arising at Board meetings and giving each director an opportunity to express his/her view at board meetings; ensuring that directors receive adequate information, which must be complete and reliable, in a timely manner; ensuring that the Board works effectively and discharges its responsibilities; ensuring that all key and appropriate issues are discussed by the Board in a timely manner; drawing up and approving the agenda for each board meeting taking into account, where appropriate, any matters proposed by the other directors for inclusion in the agenda; taking responsibility for ensuring that good corporate governance practices and procedures are established; encouraging all directors to make a full and active contribution to the Board's affairs and take the lead to ensure that the Board acts in the best interests of the Company; ensuring that appropriate steps are taken to provide effective communication with shareholders and that views of shareholders are communicated to the Board as a whole; and facilitating the effective contribution of directors and ensuring constructive relations between executive directors and non-executive directors.

主席及行政總裁之職責分工

主席與行政總裁的職位應有區分。主席管理董事 會的職責與行政總裁管理本公司業務的職責應有 清晰的區別。

主席的主要職責包括領導董事會及監察董事會功 能;制定本公司整體策略及政策;確保董事會上所 有董事均適當知悉當前的事項及給每名董事在董 事會上表達其意見的機會;確保董事會及時收到 充分的資訊,而有關資訊亦必須完備可靠;確保董 事會有效地運作,且履行應有責任;確保及時就所 有重要的適當事項進行討論;釐定並批准每次董 事會會議的議程,在適當情況下,這過程中應計及 其他董事提議加入議程的任何事項;有責任確保 本公司制定良好的企業管治常規及程序;鼓勵所 有董事全力投入董事會事務, 並以身作則, 確保董 事會行事符合本公司最佳利益;確保採取適當步 驟保持與股東有效聯繫,以及確保股東意見可傳 達到整個董事會;及促進董事對董事會作出有效 貢獻,並確保執行董事與非執行董事之間維持建 設性的關係。



THE DIVISION OF RESPONSIBILITIES BETWEEN THE CHAIRMAN AND THE CHIEF EXECUTIVE OFFICER (continued)

The responsibilities of the Chief Executive Officer include taking responsibility for the Group's operation and management; implementing decisions and plans approved by the Board; making day-to-day operational and managerial decision; and coordinating overall business operations.

主席及行政總裁之職責分工(續)

行政總裁的職責包括負責本集團的經營和管理; 執行董事會的決議及計劃;作出經營管理的日常 決策;及協調整體業務營運。

INDEPENDENT NON-EXECUTIVE 獨立非執行董事 DIRECTORS

Pursuant to the independence guidelines set out in Rule 3.13 of the Listing Rules, the Board is of the view that all independent non-executive directors are independent and the Company has received an annual confirmation of independence from each of the independent non-executive directors of the Company pursuant to the Listing Rules.

All three independent non-executive directors are appointed for a term of one year until 31 December 2007, and are subject to retirement and re-election in accordance with the Company's Articles of Association.

NOMINATION OF DIRECTOR

In accordance with the Articles of Association of the Company, the directors will have the power from time to time and at any time to appoint any person as a director to fill a casual vacancy in the Board, or as an addition to the existing Board. For nomination, consideration will be made to the qualifications of the nominee. The Company has not established a nomination committee. During the year, there was no change to the members of the Board. 根據上市規則第3.13條所載之獨立性指引,董事 認為全體獨立非執行董事均為獨立人仕,而每名 獨立非執行董事已根據上市規則的規定向本公司

提供有關其獨立性的年度確認書。

三位獨立非執行董事的委任年期為一年,直至二 零零七年十二月三十一日止,並須遵行本公司細 則有關退任及膺選連任之規定。

董事提名

根據本公司的組織章程細則,董事會有權不時或 於任何時間委任任何人選為董事,以填補臨時空 缺或新增董事會成員,提名須考慮該被提名人之 資格,本公司並無成立提名委員會,於本年度內, 董事會成員並無任何變更。



SECURITIES TRANSACTIONS BY 董事進行證券交易 DIRECTORS

The Group has adopted the model code ("the Model Code") set out in Appendix 10 to the Listing Rules as its own code of conduct regarding directors' securities transactions.

Having made specific enquiry of the directors, all directors have complied with the required standard of dealings as set out in the Model Code during the year ended 31 December 2006.

SHAREHOLDERS' RIGHTS

It is the Company's responsibility to ensure shareholder's interest. To do so, the Company maintains on-going dialogue with shareholders to communicate with them and encourage their participation through annual general meetings or other general meetings.

Registered shareholders are notified by post for the shareholders' meetings. Notice of meeting contains agenda, proposed resolutions and postal voting form.

All registered shareholders are entitled to attend annual and extraordinary general meetings, provided that their shares have been recorded in the Register of Shareholders.

Shareholders who are unable to attend a general meeting may complete and return to the Company's Share Registrar the proxy form enclosed with notice of meeting to give proxy to their representatives, another shareholder or chairman of the meetings. 本集團採納上市規則附錄十所載的《標準守則》 (「標準守則」)作為董事進行本公司證券交易事宜 的指引。

經向所有董事作出特定查詢後,截至二零零六年 十二月三十一日止年度,本公司所有董事一直遵 守標準守則的規定。

股東的權利

本公司有責任確保股東的權益,本公司就此透過 股東週年大會或其他股東大會與股東一直保持溝 通並鼓勵彼等參與股東大會。

登記股東以郵遞方式收取股東大會通告,大會通告,大會通告, 告載有議程、提呈的決議案及郵遞投票表格。

任何登記股東均有權出席股東週年大會及股東特 別大會,惟彼等的股份必須已登記於股東名冊內。

未能出席股東大會的股東可填妥隨附於大會通告 的代表委任表格並交回本公司股份過戶處,以委 任彼等之代表或另一名股東或大會主席為彼等的 代表。



SHAREHOLDERS' RIGHTS (continued)

Right to demand a poll has been included in circular of the Company accompanying notice convening general meeting of the Company and has been read out by the chairman at the general meeting of the Company.

EXTERNAL AUDITORS

It is the auditors' responsibility to form an independent opinion, based on their audit, on the Company's financial statements and to report their opinion solely to the Company, as a body, in accordance with section 141 of the Companies Ordinance, and for no other purpose. They do not assume responsibility towards or accept liability to any other person for the contents of the report of the auditors.

Apart from the provision of annual audit services, KPMG, the Group's external auditors, also carried out interim review of the Group's results and provided other financial services in compliance with the requirements under the Listing Rules and the Occupational Retirement Scheme Ordinance.

For the year ended 31 December 2006, KPMG, the external auditors received the following remuneration from the Group in connection with the provision of audit and non-audit services to the Group:-

股東的權利 (續)

要求以投票方式表決之權利載於本公司之通函 (隨附本公司股東大會召開通告),並由大會主席 於本公司股東大會上宣讀。

外聘核數師

核數師之職責是根據彼等審核工作的結果,對財 務報表作出獨立意見,並按照公司條例第141條的 規定。只向本公司作為一個整體作出報告。除此之 外,該報告不可用作其他用途,核數師概不就核數 師報告的內容,對任可其他人仕負責或承擔責任。

本集團的外聘核數師為畢馬威會計師事務所,除 每年提供審核服務外,亦審閱本集團的中期業績 及就本集團按照上市條例及職業(退休)計劃條例 的需要而提供其他財務服務。

截至二零零六年十二月三十一日止年度內,外聘 核數師畢馬威會計師事務所就提供審核及非審核 服務予本集團而收取下列酬金:

		二零零六年 <i>HK\$'000</i> <i>港幣千元</i>
Annual audit services	年度審核服務	1,980
Interim review services	審閲中期業績服務	340
Other services	其他服務	300

2,620



INTERNAL CONTROL

The Board has full responsibility for the Group's internal control system, which includes the establishment of a defined management structure with specified limits of authority. The system is designed to help the achievement of business objectives of the Group, safeguard assets against unauthorized use or disposition, ensure the maintenance of proper accounting records for the provision of reliable financial information for internal use or for publication and ensure compliance with relevant legislation and regulation. The internal control system is designed to provide reasonable, but not absolute, assurance against material misstatement or loss.

The key procedures that the Board established to provide effective internal controls are as follows:

Organizational Structure

An appropriate organizational structure is in place with defined operating policies and procedures as well as responsibility and lines of authority.

Authority and Control

The executive directors and senior management are delegated with respective levels of authorities to carry out the corporate strategies and policies and the related matters formulated by the Board.

Budgetary Control and Financial Reporting

The Group implements budget management, and financial budget is executed upon approval by the Board. Relevant procedures have been established to assess, review and approve major capital and recurrent expenditures, and regular review and comparison between operating results and the budget are made.

內部監控

董事會全權負責本集團的內部監控系統,包括制 訂管理架構及相關的權限以協助本集團達致業務 目標、保管資產以防未經授權使用或出售、確保存 有正確會計記錄以提供可靠的財務資料供內部使 用或對外發放,並確保遵守有關法例與規則,上述 監控系統可合理(但並非絕對)保證不會出現重大 失實陳述或損失。

為提供有效的內部監控·董事會目前確立了下列 主要程序:

- 組織架構

本集團已制訂合適的組織架構,清楚訂明相 關的營運政策及程序、職責及權限。

- 權限及監控 執行董事及高級管理人員獲授相關權限執行 董事會制訂的企業策略、政策及有關事務。
- **預算控制及財務報告機制** 本集團實行預算管理,財務預算由董事會批 核後執行。本集團已訂立相關程序以評估、檢 討及批核主要的資本性及經常性支出,並定 期檢討與比較經營結果與預算。



INTERNAL CONTROL (continued)

Budgetary Control and Financial Reporting (continued)

The Group has established appropriate internal control procedures to ensure the keeping of accurate and complete accounting and management records on a timely basis. Examination and review are carried out regularly to ensure that the financial statements are properly prepared in conformity with the generally accepted accounting principles, the Group's accounting policies and the applicable laws and regulations.

Internal Auditing

The Group has regularly conducted internal audit to review whether the internal control procedures are implemented appropriately.

The Board has conducted a review of the effectiveness of the Group's internal control system. This review covered all material controls, including financial, operational and compliance controls and risk management functions.

DIRECTORS' RESPONSIBILITIES IN RESPECT OF FINANCIAL STATEMENTS

The directors confirm that they are responsible for the preparation of the Group's financial statements.

The finance department of the Company is taken charge by the Qualified Accountant. With the assistance of the finance department, the directors ensure that the Group's financial statements have been properly prepared in accordance with relevant regulations and applicable accounting principles.

內部監控(續)

預算控制及財務報告機制(續)

本集團已建立適當的內部監控程序,確保全 面、正確及準時記錄會計及管理資料,並定期 進行檢討及審查,確保財務報表的編製符合 一般認可的會計準則、集團會計政策,以及適 用的法律及法規。

內部審核
本集團定期進行內部審核以檢討內部監控程
序是否如實執行。

董事會已檢討本集團內部監控系統的有效性。該 等檢討包括所有重要的監控,特別是財務監控、運 作監控、合規監控及風險管理功能。

董事就財務報表所承擔的責任

董事確認須就編製本集團財務報表承擔有關責 任。

本公司由合資格會計師負責管理財務部,在財務 部的協助下,董事確保本集團財務報表的編製符 合有關法規及適用之會計準則。



DIRECTORS' RESPONSIBILITIES IN RESPECT OF FINANCIAL STATEMENTS (continued)

A statement by KPMG, the auditors of the Company, about their reporting responsibilities on the financial statements of the Group is included in the Report of the Auditors on page 99.

INVESTOR RELATIONSHIP AND COMMUNICATION

The Company recognizes the importance of good communications with shareholders and the investment community. Briefings and meetings with institutional investors and analysts are conducted regularly to provide them with up-to-date and comprehensive information about the Group's development. Annual and interim reports offer comprehensive operational and financial performance information to shareholders and the annual general meeting of the Company provides a forum for shareholders to exchange views directly with the Board, which together help enhance and facilitate communication with shareholders. The Company also maintains a website (http://www.ebchinaintl.com) which enables shareholders, investors and the general public to have access to the information of the Company on a timely basis.

董事就財務報表所承擔的責任(續)

本公司核數師畢馬威會計師事務所就本集團財務 報表所作之申報責任聲明列載於第九十九頁之核 數師報告內。

與投資者的關係及溝通

本公司明白與股東及投資者保持良好溝通的重要 性,本公司會不時與機構投資者及分析員舉行簡 報會及會議,為彼等提供有關本集團發展的最新 詳情。為了促進及加強本公司及股東之間的關係, 年報及中期報告為股東提供經營及財務業績的詳 盡資料,而本公司的股東週年大會則為股東提供 與董事會直接交換意見的機會。此外,本公司之網 站http://www.ebchinaintl.com為本公司與其股 東、投資者及公眾人仕提供通訊渠道,而本集團之 最新重要資料亦可於網站內獲取。