本公司致力於維持高標準的企業管 治,並提高對股東的透明度,本公 司已經採納優良的管治與披露常 規,並不斷改良該等常規,建立高 度操守的企業文化。

除下述的偏離行為外,本公司於二 零零六年度已遵守上市規則附錄14 企業管治常規守則條文。

企業管治常規守則條文B.1.1規定 公司應設立具有特定成文權責範圍 的薪酬委員會。因本公司需較充足 時間進行籌備,故在二零零六年四 月二十日的年度董事會上設立,且 已確定薪酬委員會組成人選和主 席,及特定成文的權責範圍等。

企業管治常規守則條文E.1.2規定 董事會主席應出席股東周年大會。 本公司董事長吳雲先生簽署一份委 任書,委任執行董事劉光明先生出 席本公司二零零六年股東周年大 會。除遇特殊情況,董事長吳雲先 生均將親自出席本公司股東周年大 會。

根據聯交易所頒佈的條例,所有在 香港上市的國內公司均須聘請一名 香港居民為獨立非執行董事。但公 司到本報告日止,還未找到一名合 適的人選。

公司根據香港聯合交易所頒佈的最 新條例,所有在香港上市的公司, 均需聘請一名合資格會計師參與公 司的財務管理。公司目前正在積極 試圖聘用該等人員。

以下為本公司二零零六年內已採納 的企業管治常規。 The Company endeavours to maintain a high standard of corporate governance and to increase transparency to its shareholders. The Company has adopted sound governance and disclosure practices, and is committed to continuously improve those practices and cultivate an ethical corporate culture.

Except for the deviations specified below, the Company has complied with the code provisions of the Code on Corporate Governance Practices (the "Code") as set out in Appendix 14 of the Listing Rules in the year 2006.

Code Provision B.1.1 of the Code stipulates that a company should establish a remuneration committee with specific written terms of reference. As the Company requires more preparation time, the Remuneration Committee therefore has been established at the meeting of the Board held on 20th April 2006. Members and Chairman of the Remuneration Committee and specific written terms of reference have been determined.

Code Provision E.1.2 of the Code stipulates that the Chairman of the Board should attend annual general meetings. Mr. Wu Yun, Chairman of the Board, has signed an appointing letter, appointing Mr. Liu Guangming, an executive Director to attend the 2006 Annual General Meeting. The Chairman of the Board, Mr. Wu Yun, should attend the Annual General Meeting of the Company unless any exceptional circumstances occur.

According to regulations promulgated by the Stock Exchange, any PRC-based company listed in Hong Kong shall engage one Hong Kong resident to act as an independent non-executive director. However, as at the date of this report, the Company has not identified a suitable candidate.

According to the latest regulations promulgated by the Stock Exchange, any company listed in Hong Kong shall engage a qualified accountant for the financial management of the company. The Company is currently using its best endeavour in identifying a suitable candidate.

Below are the corporate governance practices adopted by the Company in 2006.

董事會

董事會在主席領導下,負責批准及 監察公司的整體策略和政策,批准 年度預算和業務計畫,評估公司表 現以及監督管理層的工作。

本集團的日常營運由管理層負責。 管理團隊與執行董事定期開會檢討 及磋商日常營運事宜、財務及經營 表現以及維持及確保管理層正確而 審慎地執行董事會定下的方向及策 略。

公司董事會由十位董事組成,包括 主席、董事總經理等七位執行董事 和三位獨立非執行董事。有關董事 會成員之名單及履歷,請參考「董 事及高級管理人員之簡短問人資料」部分。按照上市規則的規 定,獨立非執行董事須經間接的規 定與公司並無任何直接或間接的確 大個關的關係。

董事會定期開會,並每年至少舉行 四次會議。董事會於二零零六年舉 行了六次會議,並於二零零七年四 月九日舉行了一次會議,董事出席 及董事所委託之代表出席率為 100%。

THE BOARD

The Board, led by the Chairman, is responsible for the approval and monitoring of the Company's overall strategies and policies, approval of annual budgets and business plans, evaluation of the performance of the Company, and oversight of the work of the management.

The day-to-day operations of the Group are delegated to the management. The management team must together regularly to review and discuss with executive directors on day-to-day operations issues, financial and operating performance as well as to monitor and ensure the management in carrying out the directions and strategies set by the Board correctly and properly.

The Board comprises ten Directors, out of which seven are executive Directors (including the Chairman and the Managing Director) and three are independent non-executive Directors. For name list and profile of the members of the Board, please refer to the section headed "Biographical Details of Directors, Supervisors and Senior Management". In accordance with the requirements of the Listing Rules, an independent non-executive director must be confirmed by the Board to have no any direct or indirect material relationship with the Company before being considered to be independent. The Company has received written confirmation from each independent non-executive Director of his independence and considered all independent non-executive Directors are independent to the Company. There is no financial, business, family or other material/related relationship existing among the Directors.

The Board should meet regularly, and board meeting should be held at least four times a year. The Board held six meetings in 2006 and one meeting in February 2006. Attendance rate of directors and representatives appointed by directors is 100%.

本公司董事會一直採納上市規則附錄10所載標準守則作為公司有關董 事及監事進行證券交易的紀律守 則,在經向所有董事及監事作出特 定查詢之後,本公司確認其董事及 監事在二零零六年度內均有遵守該 標準守則所訂的準則。

of the Listing Rules as the Company's code of conduct regarding securities transactions by Directors and Supervisors. After making specific enquiries with all Directors and Supervisors, the Company confirmed that the Directors and Supervisors have complied with the required standard set out in the Model Code during 2006.

The Board has adopted the Model Code as set out in appendix 10

主席與董事總經理

本公司董事會主席與董事總經理分 別由吳雲先生和宮武良行先生擔 任,為兩個明確劃分的不同職位。

主席負責領導與監管董事會的運 作,有效地規劃董事會會議,確保 董事會以符合公司最佳利益的方式 行事。主席應積極鼓勵董事全面參 與董事會的事務並對董事會的職能 作出貢獻,在主席的領導下,公司 董事會已採取良好的企業管治實務 和程式,並採取適當步驟與股東保 持有效溝通。

CHAIRMAN AND MANAGING DIRECTOR

Mr. Wu Yun and Mr. Miyatake Yoshiyuki holds the positions of Chairman of the Board and Managing Director, which are two clearly separate positions, respectively.

The Chairman is responsible for leading, and overseeing the operations of the Board, effectively planning the Board meetings and ensuring the Board is acting in the best interests of the Company. The Chairman shall proactively encourage Directors to fully participate in the Board's affairs and make contribution to the functions. The Board, under the Chairman's leadership, has adopted good corporate governance practices and procedures and has taken appropriate steps to maintain effective communication with the shareholders.

The Managing Director is responsible for managing the business of the Company, as well as formulating and implementing the Company's policies and is answerable to the Board in relation to the overall operation of the Company. The Managing Director works in close association with the other executive Directors and the administrative team of each core business division, ensuring the funding requirements of the business of the Company are sufficiently met and at the same time closely monitor the operation and financial results of the Company according to business plans and budgets, and advise the Board on matters in relation to the Company's development. The Managing Director is required to keep close communication with the Chairman and all other Directors to keep them fully informed of all substantive matters relating to the Company's business development, and is also responsible for building and maintaining a highly efficient administrative support team to support him to discharge the assigned duties in this position.

董事提名

本公司章程第九十五條規定,董事 由股東大會選舉產生,任期三年, 董事任期屆滿,可以連選連任。故 本公司所有董事的委任均有指定任 期。

本公司並沒有設立董事提名委員 會,但董事會集體性負責審議及評 估侯選董事品格、資歷及是否適用 於本集團業務的經驗,提名董事候 選人及董事候選人須于股東大會上 接受股東選舉。

於二零零六年,每位董事任期在二 零零六年股東周年大會之日屆滿, 並有資格連選連任,董事會提名所 有退任之董事為董事的候選人,所 有董事均於二零零六年股東周年大 會上獲得連選連任,任期至二零零 九年股東周年大會之日屆滿。

薪酬委員會

本公司已於二零零六年四月二十日 設立了薪酬委員會。薪酬委員會由 本公司3名獨立非執行董事(分別為 龍濤先生、宋小江先生、徐秉金先 生)及1名執行董事(劉光明先生)共 4名成員組成。薪酬委員會主席為 劉光明先生。薪酬委員會的職責乃 依據香港聯交所發佈的管治守則中 所提出的建議而制定,主要包括: 就本公司董事及高級管理人員的薪 酬制度及政策向董事會提出建議;

NOMINATION OF DIRECTORS

Article 95 of the Company's Articles of Association stipulates that directors shall be elected at the shareholders' general meeting for a term of three years. Upon expiry of the term, a director shall be eligible for re-election. Accordingly, all Directors are appointed for a specific term.

The Company does not have a nomination committee. The Board shall have the collective responsibility to consider and assess the candidates for directorships based on their characters, qualifications and experience appropriate for the Group's businesses, and nominate candidates for directorships accordingly. Candidates for directorships are subject to election by shareholders at shareholders' general meeting.

For 2006, the Board nominated all the retiring Directors who were due to retire on the date of 2006 annual general meeting and eligible for re-election. The term of office of all the directors who were re-elected in the 2006 annual general meeting shall not expire till the 2009 annual general meeting.

REMUNERATION COMMITTEE

The Company established its Remuneration Committee on 20 April 2006. The Remuneration Committee comprises three independent non-executive Directors (namely Mr. Long Tao, Mr. Song Xiaojiang and Mr. Xu Bingjin) and one executive Director (namely, Mr. Liu Guangming). Mr. Liu Guangming serves as the chairman of the Remuneration Committee. Responsibilities of the Remuneration Committee were set based on the recommendations set out in the Code issued by the Stock Exchange, the main points are summarised as follow: to recommend the Board in respect of the remuneration policies for the directors and senior management of the Company; to recommend the Board in respect of the

就非執行董事的薪酬向董事會提出 建議,及確定全體執行董事及高級 管理人員的特定薪酬待遇,包括非 金錢利益、退休金權利及賠償金 額,確保任何董事或其任何聯繫人 不得自行確定薪酬;其他各項管治 守則中列明的職權建議。

薪酬委員會在二零零六年四月十四 日舉行了預備會議,討論薪酬委員 會的設立:本屆董事會董事及高級 管理人員薪酬政策及構架;及上屆 獨立非執行董事一次性獎金等事宜 (並將該等事宜向二零零六年四月 二十日召開的董事會提出建議)。 薪酬委員會的所有成員均已出席該 次會議。

監事會

本公司監事會由三名監事組成,其 中由股東代表出任的監事兩名,由 職工代表出任的監事一名。於二零 零六年度內,本公司監事依法行使 予監督權,保障了股東、公司和員 工的合法權益。有關監事會的工作 詳情列於年報內之監事會報告。

審核委員會

本公司已按上市規則成立審核委員 會並訂明其職權範圍,審核委員會 由三位獨立非執行董事組成,他們 均具備瞭解財務報表所需的商業與 財務技巧及經驗。委員會由宋小江 擔任主席,其他成員分別為龍濤和 徐秉金。 remuneration policies for the independent non-executive Directors; to determine the specific remunerations for all executive Directors and senior management members, including non-monetary benefits, pension and compensation payment; to ensure that none of the Directors or any of their respective associates involve in the determination of their own remuneration; other recommended duties set out in various provisions of the Code.

The Remuneration Committee held a preliminary meeting on 14 April 2006 to discuss the establishment of the Remuneration Committee, the remuneration policies and structure for the standing members of the Board and senior managements and the distribution of one-off bonus to the independent non-executive Directors of the immediate preceding term (and recommendations in respect of such issues were suggested in the Board meeting held on 20 April 2006). All the members of Remuneration Committee have attended that meeting.

SUPERVISORY COMMITTEE

The Supervisory Committee comprises three members, two of whom are representatives of the shareholders and one of whom is the representative of the staff and workers. During 2006, the Supervisors of the Company have exercised their right of supervision in accordance with the laws and protected the legal interests of the shareholders, the Company and the employees. The details of the work of the Supervisory Committee are set out in the Supervisory Committee's Report in this annual report.

AUDIT COMMITTEE

The Company has established an audit committee with specific terms of reference in accordance with the Listing Rules. The Audit Committee comprises three independent non-executive Directors, who possess appropriate business and financial skills and experience to understand financial statements. The Committee is chaired by Song Xiaojiang and other members are Long Tao and Xu Bingjin.

審核委員會的職責範圍包括提議聘 請或更換外部審計機構、監督公司 內部審計制度及實施、審核公司的 財務資訊及其披露,審查公司內控 制度、負責內部審計與外部審計之 間的溝通。

審核委員會於二零零六年舉行了兩 次會議,審閲公司二零零五年度末 期業績及二零零五年度經審核的財 務報表及二零零六年度中期業績報 告。 The terms of reference of the Audit Committee include the duties to recommend the engagement and replacement of external audit firms, oversee and implement the Company's internal auditing systems, verify the Company's financial information and disclosure, examine the Company's internal control systems, and take charge and act as a communication channel between internal and external auditors.

The Audit Committee met twice in 2006 to review the final results for 2005 and audited financial statements for 2005 and the 2006 interim report.

外聘核數師

公司分別委任德勤華永會計師事務 所有限公司及德勤 • 關黃陳方會計 師行為境內及境外核數師。該等會 計師事務所不會受聘從事非審計工 作,以保持其獨立性。外聘核數師 受聘從事的工作必須為本公司帶來 明確的效益和增值作用,而且不會 對其審計工作的獨立性和獨立形象 構成負面影響。核數師酬金披露於 財務報表內。

內部監控

董事會全權負責監察公司旗下業務 單位的運作,董事會委派適當人員 加入所有經營重點業務的附屬公司 董事會,以出席其董事會會議來監 察該公司的運作,每項業務的管理 層須為其業務運作與表現承擔問 責。

EXTERNAL AUDITOR

The external auditors currently appointed by the Company are Messrs. Deloitte Touche Tohmatsu CPA Ltd. and Messrs. Deloitte Touche Tohmatsu as its PRC and international auditors respectively. In order to maintain their independence, these accountants do not take on non-audit work. The work the external auditors are engaged to perform must produce measurable efficiency and added-value to the Company and should not cause adverse effect on the independence or independent standing of their audit function. The amount of the remunerations of the auditors is disclosed in the financial statements.

INTERNAL CONTROL

The Board has the ultimate responsibility in overseeing the operation of all business units under the Company's management. It shall appoint suitable qualified personnel to serve on the boards of all subsidiaries and associated companies operating in key business areas, attending their board meetings to oversee the operations of these companies. The management in each business division is accountable for the operations and performance of the business within its area of responsibility.

本公司管理層已實施內部監控制度 合理地保證本集團之資產受到保 證,會計記錄妥為保存,適當法律 規定獲得遵守,可靠之財務資料已 提供予本公司管理層及予以公開, 及足以影響本集團之投資及業務風 險獲得確認及妥為管理。

本公司董事至少每年一次檢討本公 司及其附屬公司的內部監控系統是 否有效,檢討涵蓋內容包括財務監 控、運作監控、合規監控及風險管 理功能。截止二零零七年四月十九 日董事會已完成對二零零六年度的 上述有關檢討,董事會認為本公司 內部監控系統能妥善有效保障股東 的投資及本集團的資產。

董事對財務報表之責任

董事會在會計部的的協助下負責編 制各財政年度的財務報表,並在編 制財務報表時確保採納及應用適合 的會計政策,及遵守中國會計準則 及規例和國際財務報告準則。董事 亦須確保財務報表真實公平反映本 公司的財務狀況及經營業績。而核 數師就本集團財務報表所作出之申 報責任聲明列載於第36頁至38頁的 獨立核數師報告內。

投資者關係及股東權益

公司於中期與年度財務業績公佈 後,主動為投資界人士安排定期簡 報會,籍此促進投資者關係與雙向 溝通,公司並透過投資者關係經理 回應索取資訊的要求與投資界人士 的查詢。 The Company's management has implemented a system of internal control to provide reasonable assurance that the Group's assets are safeguarded, proper accounting records are maintained, applicable laws and regulations are complied with, reliable financial information are provided for the Company's management for publication purposes and investment and business risks affecting the Group are identified and properly managed.

The Directors of the Company review the effectiveness of the internal control system of itself and its subsidiaries at least once every year. The scope of a review includes financial control, operation control, compliance control and risks management functions. As of 19 April 2007, the Board has completed the aforementioned review for 2006 and the Board is of the view that the Company's internal control system can properly and effectively protect the investments of the shareholders and the assets of the Group.

DIRECTOR'S RESPONSIBILITIES IN RESPECT OF FINANCIAL STATEMENTS

Under the assistance of the accounting department, the Board is responsible for preparing the financial statements for each financial year and ensuring that, in preparing such financial statements, appropriate accounting policies are adopted and applied and the PRC accounting standards and systems and International Financial Reporting Standards are observed, to give a true and fair view of the financial position and operating results of the Company. The statement of the auditors about their responsibilities on the Group's financial statements is set out in the Independent Auditor's Report on pages 36 to 38.

INVESTOR RELATIONS AND SHAREHOLDERS' RIGHTS

After announcement of the Company's interim and annual financial results, the Company has proactively arranged for briefing meetings for people from the investment community at regular intervals, using the opportunity to promote investor relations and two-way communication. The Company, through the investor relations manager, responds to the information requests and inquiries by people from the investment community.

公司鼓勵股東出席股東周年大會, 主席與董事均出席大會,以解答股 東對有關公司業務的提問。公司還 及時向股東派發年報或半年報,以 供股東查閱。

回顧二零零六年度,根據上市規則 新企業管治常規守則的規定,本公 司已對自身的企業管治實務及有關 的滙報方式做出了適應性修訂,並 且還將根據不斷更新的規管變化、 公司的發展趨勢、以及股東回饋的 意見,繼續致力於提高公司管治水 平,以確保公司的穩健發展及增加 股東價值。

董事會 **伍年青** *公司秘書* 中國●重慶

二零零七年四月十九日

The Company encourages shareholders to attend the shareholders' annual general meeting in which the Chairman and Directors will be on hand to answer questions by shareholders on the Company's business. The Company distributes annual and interim report to the shareholders in a timely manner for their inspection.

In 2006, the Company has made corresponding amendments to the practices of its own corporate governance as well as the contents and the related reporting format pursuant to the new provisions set out in the Code on Corporate Governance Practices of the Listing Rules. The Company will also continue to dedicate efforts into enhancing the standard of its corporate governance according to the ongoing regulatory changes, development trend of the Company, and feedback opinions from shareholders, ensuring a stable and healthy growth for the Company while adding value to shareholders.

By Order of the Board **Wu Nianqing** *Company Secretary* Chongqing, PRC,

19th April, 2007