1. Overview of Corporate Governance

The Company recognizes the importance of the provision of transparency and accountability to its shareholders. The Company is committed to achieving high standards of corporate governance and believes that sound corporate governance is essential for the Company to maximize shareholders' value.

Currently, the Company's code on corporate governance practices includes, but is not limited to, the following:

- Articles of Association of Dongfeng Motor Group Company Limited
- Rules and Procedures of Shareholders' General Meetings
- Rules and Procedures of Meetings of the Board of Directors
- Rules and Procedures of Meetings of the Supervisory Committee
- Detailed Regulations for the Work of the Audit Committee
- Detailed Regulations for the Work of the Remuneration Committee
- Management Methods for Commodity Committee
- Management Methods for Auditing Contracts
- Leaders' and Managers' Methods for Auditing Economic Responsibility
- Internal Auditors' Work Regulations
- Development Strategy Working Management Methods
- Management Methods for Supervision of Safe Production
- Delegated Directors' Management Methods and Flowchart
- Internal Guidelines on Information Disclosure
- Management Systems for Asset Appraisal
- Management Systems for Accounting Reports
- Management Systems for Financial Budgeting
- Methods for Financial Budget Analysis
- Management Methods for Statistics
- Methods for High Risk Investment Management
- Management for Environment Protection Work
- Management for Supervision on Connected Transactions
- Investment Committee Work Ordinance

The Board of Directors has reviewed the relevant corporate governance documents adopted by the Company, and is of the view that the documents contain all the Code Provisions of the Code on Corporate Governance Practices (the "Corporate Governance Code").

2. Code on Corporate Governance Practices

After listing on The Stock Exchange of Hong Kong on 7 December, 2005, the Company has fully complied with the requirements of the Code Provisions of the Corporate Governance Code.

3. Directors' Securities Transactions

The Company has adopted a code of conduct regarding directors' securities transactions on terms no less exacting than the required standard set out in the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code"). After specific enquiry of all directors by the Company, all directors have confirmed that they have fully complied with the Model Code throughout the year of 2006.

4. Board of Directors

The composition of the Board of Directors is as follows:

Xu Ping Chairman

Liu Zhangmin Executive Director and President

Zhou Wenjie Executive Director and Executive Vice President

Li Shaozhu Executive Director
Fan Zhong Executive Director
Tong Dongcheng Non-executive Director
Ouyang Jie Non-executive Director
Liu Weidong Non-executive Director
Zhu Fushou Non-executive Director

Sun Shuyi Independent Non-executive Director Ng Lin Fung Independent Non-executive Director Yang Xianzu Independent Non-executive Director

The Board of Directors meets at least four times a year, and will hold special meetings when necessary. From 1 January to 31 December, 2006, the Board of Directors held five board meetings in total.

The following table sets out the attendance record for each director at meetings of the Board of Directors:

				Attendance
No.	Names	Position	Attendance	Rate
1	Xu Ping	Chairman	5	100%
2	Liu Zhangmin	Executive Director	5	100%
3	Zhou Wenjie	Executive Director	5	100%
4	Fan Zhong	Executive Director	5	100%
5	Li Shaozhu	Executive Director	5	100%
6	Tong Dongcheng	Non-executive Director	5	100%
7	Ouyang Jie	Non-executive Director	5	100%
8	Liu Weidong	Non-executive Director	5	100%
9	Zhu Fushou	Non-executive Director	5	100%
10	Sun Shuyi	Independent Non-executive Director	5	100%
11	Yang Xianzu	Independent Non-executive Director	5	100%
12	Ng Lin Fung	Independent Non-executive Director	5	100%

The Board of Directors is the standing decision-making organization of the Company. It leads and supervises the Company based on the principle of responsibility and effectiveness. All directors are under an obligation to perform their duties in the interest of the Company. All members of the Board of Directors are jointly and severally liable to all shareholders with regards to matters of management, supervision and operation of the Company.

The duties and responsibilities conferred on the Board of Directors include:

- convening shareholders' meetings and reporting on its work to shareholders;
- implementing resolutions of shareholders' meetings;
- determining the Company's business and investment plans;
- formulating the Company's annual budget and final accounts;
- formulating the Company's proposals for dividend and bonus distributions and for the increase or reduction of registered capital; and
- exercising other powers, duties and responsibilities as conferred by the Articles of Association.

The Board of Directors is responsible for ensuring the preparation of the financial statements for each accounting year to give a true and fair view of the financial position of the Company and its results and cash flow for the relevant period. In preparing the financial statements for the year ended 31 December 2006, the Board of Directors has adopted and applied the appropriate accounting policies in arriving at a prudent, fair and reasonable judgment and estimates, and has prepared the financial statements on a going concern basis.

Since the listing of the Company, the Board of Directors has been in compliance with Rule 3.10(1) of the Listing Rules, which requires a company to maintain at least three independent non-executive directors in the Board of Directors, and with Rule 3.10(2) of the Listing Rules, which requires one of those independent non-executive directors to be specialized in accounting or relevant financial management.

The Company has accepted the written confirmation of each of the independent non-executive directors in respect of their independence, which confirms that they are in compliance with Rule 3.13 of the Listing Rules in respect of their independence. The Company is of the opinion that all of the independent non-executive directors are independent.

Other than their working relationship with the Company, none of the directors, supervisors or senior management has any financial, business or family relationship or other material relationship with each other.

5. Chairman and President of the Company

The roles of the Chairman and the President are two distinctively separate positions. The Articles of Association set out in detail the respective duties of the Chairman and the President. The Chairman is responsible for providing leadership for the Board of Directors and ensuring that the Board of Directors works effectively. The President is responsible for the Group's business development and decision making on operation. For the year ended 31 December 2006, the Chairman of the Company was Mr. Xu Ping and the President of the Company was Mr. Liu Zhangmin.

6. Directors' Term of Office

The term of office for all directors (including non-executive directors) is for a period of three years. All directors must resign upon the expiration of their terms of office and shall be eligible for re-election.

7. Remuneration of Directors

The Company has set up a Remuneration Committee which consists of one executive Director and two independent non-executive Directors of the Company. The current chairman of the Board Remuneration Committee is Yang Xianzu and the other two members are Li Shaozhu and Ng Lin Fung. The Remuneration Committee formulates and recommends to the Board of Directors the remuneration and other benefits paid by the Company to the directors. The remuneration of all directors is subject to regular monitoring by the Remuneration Committee to ensure that levels of remuneration and compensation are appropriate.

The Remuneration Committee held two meetings in total for the year ended 31 December 2006. During the meetings, the followings were respectively reviewed and approved or discussed:

- Rules and Procedures of the Remuneration Committee
- Stock appreciation rights scheme
- Implementation plan for the first granting of stock appreciation rights
- Assessment method of stock appreciation right-related performance
- Implementation rules of stock appreciation rights and the second granting framework plan

The following table sets out the 2006 attendance record for each member at meetings of the Remuneration Committee:

				Attendance
No.	Name	Position	Attendance	Rate
1	Yang Xianzu	Independent Non-executive Director	2	100%
2	Ng Lin Fung	Independent Non-executive Director	2	100%
3	Li Shaozhu	Executive Director	1	50%

8. Nomination of Directors

The Company has not established a director nomination committee. The Company appoints new directors in accordance with a transparent procedure. According to the Articles of Association of the Company shareholders of the Company can nominate director candidates.

Written notice containing the intention to nominate a candidate and the candidate's express willingness to accept the nomination shall be delivered to the Company not earlier than the day when the notice of the shareholders' general meeting has been dispatched and not later than seven days prior to the convening of such meeting. The period between nomination and acceptance of nomination shall not be less than seven days.

9. Auditors' Remuneration

The Company's external auditors are Ernst & Young. The audit fee of the Company for the year ended 31 December of 2006 was RMB10 million.

10. Internal Controls

The Board has overall responsibility for the system of internal controls of the Group and for reviewing its effectiveness. The Board is committed to implementing an effective and sound internal controls system to safeguard the interest of shareholders and the Group's assets. The Board has delegated implementation of the system of internal control and reviewing all relevant financial, operational, compliance control and risk management function within an established framework to executive management.

An annual evaluation was carried out by the Company to perform documentations and review on the internal controls system of the Group. This evaluation covered all material controls, including financial, operational and compliance controls and risk management functions.

11. Audit Committee

The Company has established an Audit Committee in compliance with the Rules 3.21 and 3.22 of the Listing Rules. The primary duties of the Audit Committee will be to review and supervise the financial reporting process and internal control system of the Company and provide advice and comments to the Board of Directors. The audit committee consists of three members who are all non-executive directors (including two independent non-executive directors) of the Company. The Chairman of the Audit Committee is Mr. Sun Shuyi. Mr. Sun Shuyi is a qualified public accountant certified by the PRC Institute of Certified Public Accountants. The other members of the Audit Committee are Mr. Ouyang Jie and Mr. Ng Lin Fung.

The audit committee held two meetings in total during the year ended 31 December 2006. During the meetings, the followings were respectively reviewed and approved or discussed:

- 2005 financial statements of Dongfeng Motor Group
- 2006 Interim financial statements of Dongfeng Motor Group
- The system of regular submission of financial statements and financial summaries, and other special financial reports to the Audit Committee by the financial accounting department

The following table sets out the 2006 attendance record for each member at meetings of the Audit Committee:

				Attendance
No.	Name	Position	Attendance	Rate
1	Sun Shuyi	Independent Non-executive Director	2	100%
2	Ng Lin Fung	Independent Non-executive Director	2	100%
3	Ouyang Jie	Non-executive Director	2	100%

The Audit Committee of the Company has reviewed with the management of the Company, the accounting principles and practices accepted by the Group and has discussed with the Directors matters concerning internal Controls and financial reporting of the Company, including a review of the results of the Group for the year ended 31 December 2006.

12. Shareholders' Rights

In accordance with the Articles of Association of the Company, shareholders who solely or in aggregate hold 10% or more of the voting shares issued by the Company, have the right to call for an extraordinary general meeting in writing (the number of shares held by the shareholders is calculated on the day the relevant shareholders submit their written request).

The Company has adopted a policy of disclosing information to its shareholders in a timely manner. The annual general meeting shall serve as a communication channel between directors and shareholders. The chairman will chair the annual general meeting to ensure that the shareholders' views are communicated to the Board of Directors. During the annual general meeting, the chairman of the Board of Directors and its committees will all be present to answer any queries that shareholders may have.

The notice of annual general meeting shall be sent to all shareholders at least 45 days prior to the date of the meeting. It will state the purpose of the general meeting. Shareholders may propose to the Board of Directors procedures for making enquiries and put forth the proposed procedures at shareholders' general meetings.

13. Authorisation of Directors

The Board of Directors formulates the strategies of the Company. Responsibility for execution of the Board of Directors' strategies and the Company's daily operations is delegated to the management.