CORPORATE GOVERNANCE STATEMENT

The Company is committed to a high standard of corporate governance practices in enhancing the confidence of shareholders, investors, employees, creditors and business partners and also the growth of its business. The Company's corporate governance practices are based on the principles ("Principles") and the code provisions ("Code Provisions") as set out in the Code on Corporate Governance Practices ("CG Code") contained in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Stock Exchange") ("Listing Rules"). Code Provision A.4.1 stipulates that non-executive director should be appointed for a specific term, subject to re-election. Every director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three year. In year of 2007, all independent non-executive directors of the Company have entered into service contracts with the Company for a specific term of three years. Thereafter, the Company has complied with the Principles and Code Provisions. The Company regularly reviews its corporate governance practices to ensure that these continue to meet the requirements of the CG Code.

THE KEY CORPORATE GOVERNANCE PRINCIPLES AND PRACTICES

The Company acknowledges the important role of its board of directors ("Board") in providing effective leadership and direction of the Company towards its objectives and ensuring transparency and accountability of all operations. The key corporate governance principles and practices of the Company are summarised as follows:

THE BOARD

Responsibilities

The Company has a division of functions reserved to the Board and delegated to the management. The Board provides leadership and approves strategic policies and plans with a view to enhance shareholders' interests while the day-to-day operations of the Company are delegated to the management. The Board reserves for its decisions all major matters of the Company, including: the approval and monitoring of all policy matters, overall strategies and budgets, internal control and risk management systems, material transactions (in particular those may involve conflict of interests), financial information, appointment of directors and other significant financial and operational matters.

企業管治聲明

本公司為增強股東、投資者、員工、債權人及 業務夥伴的信心及促進業務增長,致力奉行高 質素之企業管治常規。本公司之企業管治常規 以香港聯合交易所有限公司(「聯交所」)證券上 市規則(「上市規則」)附錄十四所載企業管治常 規守則(「企業管治守則」)所列明之原則(「原 則」)及守則條文(「守則條文」)作為基礎制定。 守則條文第A.4.1條訂明,非執行董事須有固定 任期,並須重選。每位董事(包括有固定任期) 須最少每三年輪席退任一次。於2007年度本公 司所有獨立非執行董事均已經與本公司訂立為 期3年之服務合約。自此本公司已遵守原則及守 則條文。本公司定期檢討其企業管治常規,以 確保持續符合企業管治守則規定。

主要企業管治原則及常規

本公司明白董事會(「董事會」)在為本公司提供 有效領導、引領本公司實踐目標,以確保所有 業務運作維持透明度及問責性方面扮演著重要 角色。本公司之主要企業管治原則及常規概述 如下:

董事會

責任

本公司劃分董事會本身及授予管理人員之職 責。董事會發揮領導角色及審批策略政策及計 劃,務求提高股東權益,並將本公司之日常運 作委以管理層負責。董事會保留對本公司所有 重大事宜之決定權,包括批准及監察一切政策 事宜、整體策略及財政預算、內部監控及風險 管理系統、重大交易(特別是該等可能涉及利益 衝突之交易)、財務資料、董事任命及其他重大 財務及營運事宜。

THE BOARD (Continued)

Responsibilities (Continued)

Each executive director is delegated individual responsibility to oversee and monitor the operations of a specific business unit and to implement the strategies and polices set by the Board. As noted below, the majority of the Audit Committee members and the Remuneration Committee members are independent non-executive directors. This structure ensures that the independence of views and opinions expressed by the directors at the Audit Committee and the Remuneration Committee meetings.

All directors have full and timely access to all relevant information as well as the advice and services of the Company Secretary, with a view to ensuring that Board procedures and all applicable rules and regulations are followed. Each director may seek for independent professional advice in appropriate circumstances at the Company's expense, upon making request to the Board.

The day-to-day management, administration and operation of the Company are delegated to the Managing director and the management. The delegated functions and work tasks are periodically reviewed. Approval has to be obtained from the Board prior to any significant transactions entered into by the above mentioned officers. In addition, the Board has also delegated various responsibilities to the Remuneration Committee and the Audit Committee. Further details of these committees are set out in this annual report.

The Board has the full support of the Managing director and the management to discharge its responsibilities. The Board of directors has four scheduled meetings a year and meets more frequently as and when required. During the financial year ended 31 March 2007, the Board held for meetings and the attendance record, on a named basis, is set out in the table on page 49 of this annual report.

主要企業管治原則及常規(續)

董事會(續)

責任(續)

各執行董事獲授予以個別責任以監督及監控特 定業務單位之營運及推行董事會制定之策略及 政策。如下文所示,審核委員會及薪酬委員會 之大部份成員均為獨立非執行董事。此架構可 確保董事於審核委員會及薪酬委員會會議上表 達之見解及意見之獨立性。

全體董事均可全面和適時取得一切有關資料, 以及獲得公司秘書之意見及服務,藉此確保董 事會議事程序及所有適用規則及規例獲得遵 從。於適當情況下,每名董事可向董事會提出 要求,尋求獨立專業意見,費用由本公司承 擔。

本公司之日常管理、行政及營運乃委托董事總 經理及管理層負責。本公司委托之職能及工作 會定期進行檢討。上述主管人員於進行任何重 大交易前,必須取得董事會事先批准。此外, 董事會亦授予不同權力予薪酬委員會及審核委 員會。有關該委員會之詳情,已載列本年報 內。

董事會獲得董事總經理及管理人員全力支持, 以履行其職責。董事會每年定期舉行四次會 議,亦會在有需要時舉行更多會議。本年報第 49頁之列表內,載有按成員姓名分列之會議出 席記錄載於截至2007年3月31日止財政年度。

THE BOARD (Continued)

Composition

The Board has in its composition a balance of skills and experience necessary for independent decision making and fulfilling its business needs.

The Board of the Company comprises the following directors:

Executive directors

Mr. Xu Ruixin (Honourable Chairman) Mr. Liu Jing (Chairman) Dr. Mo Shikang (Managing director) (Member of Remuneration Committee) Mr. Zhu Peifeng (Deputy Chairman) Mr. Zhang Hesheng (Deputy Chairman) (Chairman of Remuneration Committee) Mr. Jin Song Mr. Wong Ching

Independent non-executive directors

Mr. Liu Junmin (Member of Remuneration Committee and Audit Committee)
Mr. Tan Qinglian (Member of Remuneration Committee and Audit Committee)
Mr. Sin Ka Man, Kenneth (Member of Remuneration Committee and

Chairman of Audit Committee)

The biography of each of the current directors are set out from pages 23 to 26 of this annual report, which demonstrate a diversity of skills, expertise, experiences and qualifications. None of the members of the Board is related to one another.

主要企業管治原則及常規(續)

董事會(續)

組成

董事會之成員集各方專長技能和經驗,以達致 獨立決策及滿足業務需求。

本公司董事會由以下董事組成:

執行董事

徐瑞新先生(榮譽主席) 劉京先生(主席) 莫世康博士(董事總經理) (薪酬委員會成員) 朱培風先生(副主席) 張和生先生(副主席) (薪酬委員會主席) 靳松先生 王政先生

獨立非執行董事

劉駿民先生 (薪酬委員會兼審核委員會成員) 譚慶璉先生 (薪酬委員會兼審核委員會成員) 洗家敏先生 (薪酬委員會成員兼審核委員會主席)

各現任董事之履歷載於本年報第23頁至第26 頁,當中列載各人在各方面技能、專業知識、 經驗及資格。董事會成員彼此概無關係。

THE BOARD (Continued)

Independent non-executive directors (Continued)

During the year ended 31 March 2007, the Board at all times met the requirements of the Listing Rules relating to the appointment of at least three independent non-executive directors with at least one independent non-executive director possessing appropriate professional qualifications, or accounting or related financial management expertise.

The Company has received respective written annual confirmation from each independent non-executive director of his independence pursuant to the requirements of the Listing Rules. The Company considers all independent non-executive directors to be independent in accordance with the independence guidelines set out in the Listing Rules. Apart from their appointments as independent non-executive directors, none of them has any form of services contract with the Company or any of its subsidiaries.

The independent non-executive directors bring a wide range of business and financial expertise, experiences and independent judgement to the Board. Through active participation in Board meetings, taking the lead in managing issues involving potential conflict of interests and serving on Board committees, all independent non-executive directors will scrutinize the performance of the Company.

主要企業管治原則及常規(續)

董事會(續)

獨立非執行董事(續)

於截至2007年3月31日止年度之任何時間,董事 會均符合上市規則有關委任至少三名獨立非執 行董事之規定,其中至少一名獨立非執行董事 具備適當專業資格或會計或相關財務管理專門 知識。

本公司已分別接獲各獨立非執行董事根據上市 規則規定就彼之獨立性作出之年度書面確認。 本公司認為,根據上市規則所載有關董事獨立 性之指引,全體獨立非執行董事均為獨立人 士。除獲委任為獨立非執行董事外,彼等概無 與本公司或其任何附屬公司訂立任何服務合 約。

獨立非執行董事為董事會引入廣泛之業務及財 務專業知識、經驗及獨立判斷。全體獨立非執 行董事透過積極參與董事會會議,於處理涉及 潛在利益衝突之事項扮演領導角色,以及出任 董事委員會成員,監察本公司之表現。

中民燃氣控股有限公司 2006-2007年

THE BOARD (Continued)

Appointment and Succession Planning of directors

The Company has established formal, considered and transparent procedures for the appointment and succession planning of directors. Formal service contract has been signed with each non-executive director of the Company. Under the service contracts, the Nonexecutive directors have been appointed for a period of three years. Pursuant to the Company's Bye-Laws, all directors appointed to fill a casual vacancy should be subject to election by shareholders at the first general meeting after their appointments and every director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three years.

The Company has not established a nomination committee. New directors are sought mainly through referral or internal promotion. In evaluating whether an appropriate is suitable to act a director of the Company, the Board will review the independence, experiences and skills of the appointees as well as personal ethics, integrity and time commitment of the appointee.

The Board recommended the re-appointment of the directors standing for re-election at the forthcoming annual general meeting. The Company's circular dated 31 July 2007 contains the detailed information of the directors standing for re-election.

主要企業管治原則及常規(續)

董事會(續)

董事之委任及接任計劃

本公司已就董事之委任及接任,確立正式、周 詳及具透明度之程序。本公司已與各非執行董 事簽訂正式服務合約。根據服務合約之內容, 非執行董事以特定任期獲委任,任期為3年。根 據本公司之公司細則,所有獲委任填補臨時空 缺之董事須於彼等獲委任後首個股東大會上由 股東選舉。各董事(包括該等按特定任期委任 者)須最少每3年輪席退任一次。

本公司並無成立提名委員會。本公司主要透過 介紹或內部晉升物色新董事人選。於評估獲提 名人是否適合出任本公司之董事時,董事會將 審閱彼之獨立性、經驗及技能以及個人操守、 誠信及承諾可付出之時間。

董事會建議重新委任於應屆股東週年大會膺選 連任之董事。本公司於2007年7月31日刊發之通 函載有膺選連任董事之詳細資料。

THE BOARD (Continued)

Training for directors

Each newly appointed director receives comprehensive, formal induction to ensure that he/she has appropriate understanding of the business and his/her responsibilities and obligations under the Listing Rules and relevant regulatory requirements.

There are also arrangements in place for providing continuing briefing and professional development to directors whenever necessary.

Board Meetings

During the year under review, four board meetings were held for reviewing and approving financial and operating performance, and considering and approving the overall strategies and policies of the Company. The individual attendance records of each director at the meeting(s) of the Board, the Audit Committee and the Remuneration Committee during the year ended 31 March 2007 are set out below:-

主要企業管治原則及常規(續)

董事會(續)

董事培訓

每名新任董事均接受全面及正式就職介紹,以 確保彼正確瞭解業務和彼之職責以及於上市規 則及有關監管規例下之責任。

如有需要,本公司亦會持續安排為董事提供簡 報及專業發展培訓。

董事會會議

於回顧年內,本公司召開了4次董事會會議以審 閲及批准財務和營運表現及考慮和批准本公司 之整體策略及政策。於截至2007年3月31日止 年度,各董事之董事會、審核委員會及薪酬委 員會會議個別出席紀錄載列如下:

Audit

Pomunoration

Attendance/Number of Meetings entitled to attend 出席率/有權出席之會議之數目

			Audit	Remuneration
		Board	Committee	Committee
Name of director	董事姓名	董事會	審核委員會	薪酬委員會
Executive	執行董事			
Xu Ruixin	徐瑞新	4/4	N/A 不適用	N/A 不適用
Liu Jing	劉京	4/4	N/A 不適用	N/A 不適用
Mo Shikang	莫世康	4/4	N/A 不適用	1/1
Zhu Peifeng	朱培風	4/4	N/A 不適用	N/A 不適用
Zhang Hesheng	張和生	4/4	N/A 不適用	1/1
Jin Song	靳松	4/4	N/A 不適用	N/A 不適用
Wong Ching	王政	2/2	N/A 不適用	N/A 不適用
Yan Wing Cheung (resigned)	甄永祥(已辭任)	2/2	N/A 不適用	N/A 不適用
Independent non-executive directors	獨立非執行董事			
Liu Junmin	劉駿民	4/4	2/2	1/1
Tan Qinglian	譚慶璉	4/4	2/2	1/1
Sin Ka Man	冼家敏	1/2	0/1	1/1
Chan Chuk Cheung, Ivan (resigned)	陳祝祥(已辭任)	N/A 不適用	N/A 不適用	N/A 不適用
Wong Shing Kay, Oliver (resigned)	黃承基(已辭任)	2/2	N/A 不適用	N/A 不適用

THE BOARD (Continued)

Board Meetings (Continued)

Notices of regular Board meetings are served to all directors at least 14 days before the meetings. For other Board and committee meetings, reasonable notice is generally given.

Agenda and Board papers together with all appropriate information are sent to all directors at least three days before each Board meeting or committee meetings to give an opportunity and sufficient time to include matters in the agenda. The Board is also obligated to keep the directors apprised of the latest developments and financial position of the Company and to enable them to make informed decisions. The Board and each director also have separate and independent access to the executives whenever necessary.

The Company Secretary is responsible to take and keep minutes of all Board meetings and committee meetings. Draft minutes are normally circulated to directors for comment within a reasonable time after each meeting and the final version is open for directors' inspection. Directors are entitled to have access to board papers and queries will be responded fully. According to current Board practice, any material transaction, which involves a conflict of interests for a substantial shareholder or a director, will be considered and dealt with by the Board at a duly convened Board meeting. Such director must abstain from voting and will not be counted as quorum.

主要企業管治原則及常規(續)

董事會(續)

董事會會議(續)

董事會定期會議通告最少於會議舉行前14天送 達各董事。至於其他董事會會議及委員會會 議,一般會發出合理通知。

議程及董事會文件以及所有適用資料,最少於 各董事會會議或委員會會議舉行前3天寄交各董 事,以便各董事有機會及充足時間提出商討事 項列入議程。董事會亦有責任使董事知悉本公 司之最新動向及財政狀況以及確保彼等可做出 知情決定。董事會及各董事亦可於需要時個別 與行政人員獨立接觸。

公司秘書負責記錄及保存各董事會會議及委員 會會議之會議記錄。會議記錄草稿一般會在各 會議結束後之合理時間內向董事傳閲以收集意 見,定稿可公開供董事查閲。董事均有權查閲 董事會文件,其疑問將得到充分答覆。根據現 時董事會常規,任何涉及主要股東或董事利益 衝突之重大交易將由董事會正式召開董事會會 議予以考慮及處理。該董事必須放棄投票及不 應計入法定人數內。

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

The Company fully supports the division of responsibility between the Chairman of the Board and the Managing director, who performs similar role as Chief executive Officer, to ensure a balance of power and authority. The respective responsibilities of the Chairman and the Managing director are clearly defined and set out in writing. The Chairman provides leadership and is responsible for the effective functioning of the Board in accordance with good corporate governance practice. With the support of the management, the Chairman is also responsible for ensuring that the directors receive adequate information and appropriate briefing on issues arising at Board meetings.

The Managing director focuses on implementing objectives, policies and strategies approved and delegated by the Board. He is in charge of the Company's day-to-day management and operations. The Managing director is also responsible for developing strategic plans and formulating the organisational structure, control systems and internal procedures and processes for the Board's approval. The position of the Chairman is held by Mr. Liu Jing while the position of the Managing director is held by Dr. Mo Shikang.

BOARD COMMITTEES

The Board has established two committees, namely, the Remuneration Committee and the Audit Committee, for overseeing particular aspects of the Company's affairs. All Board committees of the Company are established with defined written terms of reference. The terms of reference of the Board committees are posted on the Company's website and are available to shareholders upon request. The Board committees are provided with sufficient resources to discharge their duties and, upon reasonable request, are able to seek for independent professional advice in appropriate circumstances, at the Company's expenses.

主要企業管治原則及常規(續)

主席及行政總裁

本公司全面支持董事會主席與董事總經理(其履 行與行政總裁類似之職能)間之責任區分,以確 保權力及職權之平衡分配。主席及董事總經理 各自之責任有明確界定,並以書面訂明。主席 擔當領導角色,負責確保董事會按照良好企業 管治常規有效運作。在管理層支持下,主席亦 負責確保董事獲得足夠之資料及獲適當簡介董 事會會議事宜。

董事總經理主要負責執行經董事會批准及授權 之目標、政策及策略。彼負責本公司之日常管 理及運作。董事總經理亦負責制定策略計劃及 擬定組織架構、監控制度及內部程序,以供董 事會批准。主席職位由劉京先生出任,而董事 總經理之職由莫世康博士出任。

董事委員會

董事會已成立兩個委員會,分別為薪酬委員會 及審核委員會,以監察本公司特定方面之事 務。本公司各董事委員會均以書面界定職權範 圍。董事委員會之職權範圍載於本公司網站及 需要時可供股東索閱。董事委員會獲提供足夠 資源以履行其職務,並於適當情況下可提出合 理要求徵詢獨立專業意見,費用由本公司承 擔。

BOARD COMMITTEES (Continued)

Remuneration Committee

Mr. Zhang Hesheng, Dr. Mo Shikang, Mr. Liu Junmin, Mr. Tan Qinglian and Mr. Sin Ka Man are the members of the Remuneration Committee and Mr. Zhang Hesheng is the chairman of the committee. The primary objectives of the Remuneration Committee include making recommendations on and approving the remuneration policy and structure and remuneration packages of the executive directors and the executives after consultation with the Chairman/Managing director and accessed to professional advice, at the Company's expenses, when necessary. The Remuneration Committee is also responsible for establishing transparent procedures for developing such remuneration policy and structure to ensure that no director or any of his/her associates will participate in deciding his/her own remuneration, which remuneration will be determined by reference to the performance of the individual and the Company as well as market practice and conditions. The Remuneration Committee normally meets towards the end of each year for reviewing the remuneration policy and structure and determination of the annual remuneration packages of the executive directors and the executives and other related matters. The Remuneration Committee met once during the year ended 31 March 2007 and reviewed the remuneration policy and structure of the Company and remuneration packages of the executive directors and the executives for the year under review.

主要企業管治原則及常規(續)

董事委員會(續)

薪酬委員會(續)

張和生先生、莫世康博士、劉駿民先生、譚慶 · 璉先生及冼家敏先生為薪酬委員會成員, 而張 和生先生為委員會主席。薪酬委員會之主要目 標,包括在諮詢主席/董事總經理之意見並於 必要時徵詢專業意見(費用由本公司承擔)後, 就執行董事及行政人員之薪酬政策及架構以及 薪酬福利作出建議及審批。薪酬委員會亦負責 確立具透明度之程序,以擬定有關薪酬政策及 架構,確保概無董事或彼任何聯繫人士將參與 決定彼之個人薪酬,有關薪酬將參考個人及本 公司表現以及市場慣例及狀況釐定。薪酬委員 會一般於每年年底前舉行會議,檢討薪酬政策 及架構,釐定執行董事及行政人員之每年薪酬 福利及其他相關事宜。於截至2007年3月31日止 年度內,薪酬委員會曾舉行一次會議,檢討本 公司之薪酬政策及架構,以及執行董事及行政 人員於回顧年度之薪酬福利。

Chinese People Gas Holdings Company Limited Annual Report 2006-2007

BOARD COMMITTEES (Continued)

Remuneration Committee (Continued)

Details of attendance record of members of the Remuneration Committee are set out in the table on page 49 of this annual report:

Audit Committee

The Audit Committee comprises the three independent non-executive directors (including one independent non-executive director who possesses the appropriate professional qualifications or accounting or related financial management expertise) and Mr. Sin Ka Man is the chairman of the committee. None of the members of the Audit Committee is a former partner of the Company's existing external auditors.

The main duties of the Audit Committee include the following:

- (a) To review the financial statements and reports and consider any significant or unusual items raised by the qualified accountant, compliance officer (if any) or external auditors before submission to the Board.
- (b) To review the relationship with the external auditors by reference to the work performed by the auditors, their fees and terms of engagement, and make recommendation to the Board on the appointment, reappointment and removal of external auditors.

主要企業管治原則及常規(續)

董事委員會(續)

薪酬委員會(續)

薪酬委員會各成員之出席記錄詳情載列於本年 報第49頁之列表。

審核委員會

審核委員會由三名獨立非執行董事(包括一名具 備適當專業資格或會計或相關財務管理專業知 識之獨立非執行董事)組成,而冼家敏先生為委 員會主席。審核委員會成員概非本公司現任外 聘核數師之前任合夥人。

審核委員會之主要職責包括下列各項:

- (a) 審閲財務報表及報告,考慮合資格會計 師、合規主任(如有)或外聘核數師提出之 任何重大或不尋常事項,然後提交董事 會。
- (b) 根據外聘核數師履行之工作、其收費及委 聘條款,檢討與該核數師之關係,並就委 聘、續聘及撤換外聘核數師之事宜,向董 事會提出推薦意見。

BOARD COMMITTEES (Continued)

Audit Committee (Continued)

(c) To review the adequacy and effectiveness of the Company's financial reporting system, and risk management system and associated procedures.

The Audit Committee held two meetings during the year ended 31 March 2007 to review the financial results and reports, financial reporting and compliance procedures and the appointment of the external auditors. There is no material uncertainties relating to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. Sufficient resources is provided by the Company for the Audit Committee to perform its duties.

There is no disagreement between the Board and the Audit Committee regarding the selection, appointment, resignation or dismissal of the external auditors.

The Audit Committee held two meetings during the year under review.

Details of the attendance of the Audit Committee Meetings are set out in the table on page 49 of this annual report.

主要企業管治原則及常規(續)

董事委員會(續)

審核委員會(續)

(c) 檢討本公司財務報告系統及風險管理系統 及相關程序是否足夠及有效。

於截至2007年3月31日止年度內,審核委員會曾 舉行兩次會議,以審閲財務業績及報告、財務 報告及合規程序以及委聘外部核數師事宜。現 時並無存在可能令本公司持續經營之能力出現 重大疑問之事件或情況相關之重大不明朗因 素。本公司為審核委員會提供足夠資源以便其 履行有關職責。

董事會及審核委員會就篩選、委任、辭退或解 聘外部核數師並不存在意見分歧。

審核委員會於回顧年度內曾舉行兩次會議。

審核委員會會議之出席率詳情載列於本年報第 49頁之列表。

主要企業管治原則及常規(續)

董事委員會(續)

核數師酬金

截至2007年3月31日止年度,本集團已委聘外部 核數師信永中和(香港)會計師事務所有限公司 提供下列服務,各項服務之收費載列如下:

Auditors' remuneration

BOARD COMMITTEES (Continued)

For the year ended 31 March 2007, the Group had engaged the Group's external auditors, SHINEWING (HK) CPA LIMITED, to provide the following services and their respective fees charged are set out as below:

Fees Charged for the year ended 31 March 截至3月31日止年度之收費

		2007 HK\$ 港元	2006 HK\$ 港元
Types of Services	服務種類		
Audit for the year	本年度核數	3,500,000	1,980,000
Non-audit services — interim review	非核數服務 — 中期審閱	_	720,000
Non-audit services — taxation services	非核數服務 — 税務服務	_	_
Non-audit services — others	非核數服務 — 其他		
Total	總計	3,500,000	2,700,000

Nomination Committee

The Company does not have a Nomination Committee. The Board as a whole is responsible for the procedure for agreeing to the appointment of its members and for nominating appropriate person for election by shareholders at the annual general meeting either to fill a casual vacancy or as an addition to the existing directors.

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules.

提名委員會

本公司並無成立提名委員會。董事會整體負責 協定委任董事以及提名適當人選供股東在股東 週年大會選舉以填補臨時空缺或出任新增董事 職位之程序。

證券交易標準守則

本公司已採納上市規則附錄十所載之上市發行 人董事進行證券交易的標準守則(「標準守 則」)。

MODEL CODE FOR SECURITIES TRANSACTIONS (Continued)

Specific enquiry has been made of all the directors and the directors have confirmed that they have complied with the Model Code throughout the year ended 31 March 2007.

The Company has adopted the same Model Code for securities transactions by employees who are likely to be in possession of unpublished price-sensitive information of the Company.

No incident of non-compliance of the Model Code by the relevant employees was noted by the Company.

Responsibilities in respect of the Financial Statements

The Board is responsible for presenting a balanced, clear and understandable assessment of annual and interim reports, pricesensitive announcements and other financial disclosures required under the Listing Rules and other regulatory requirements. The directors acknowledge their responsibilities for preparing the financial statements of the Company for the year ended 31 March 2007. The statement of the external auditors of the Company about their reporting responsibilities on the financial statements is set out in the "Independent Auditor's Report" on pages 58 and 59. Management of the Company is obligated to provide explanation and information to the Board to make informed assessment of relevant matters.

INTERNAL CONTROL

The Board has overall responsibilities for the system of internal controls of the Company and for reviewing its effectiveness. The Board is committed to implementing an effective and sound internal controls system to safeguard the interests of shareholders and the assets of the Group. During the year, the Board, through the Audit Committee, has reviewed the implementation of the system of internal controls and reviewing of all relevant financial, operational, compliance controls and risk management functions. A review will be conducted at least annually on the effectiveness of the system of internal controls.

證券交易標準守則(續)

本公司已向全體董事作出特別查詢,而董事已 確認彼等於截至2007年3月31日止整個年度一直 遵守標準守則。

本公司已就可能得悉本公司未公佈之股價敏感 資料之僱員進行之證券交易採納相同標準守 則。

本公司並不知悉有關僱員不遵守標準守則之事 件。

有關財務報表之責任

董事會負責呈交平衡、清晰及易明之年度及中 期報告、股價敏感公佈及上市規則及其他監管 規定所要求之其他財務披露。董事確悉其就編 製本公司於截至2007年3月31日止年度財務報表 之責任。本公司外部核數師就其對財務報表申 報責任之聲明載於第58和59頁之「獨立核數師報 告」。本公司管理層須向董事會提供解釋及資料 以便其就有關事宜作出知情評估。

內部監控

董事會整體對本公司之內部監控系統負責及須 檢討其成效。董事會致力實行有效及完善之內 部監控系統以保障股東利益及本集團資產。董 事會年內已透過審核委員會檢討內部監控系統 之實行及檢討所有相關財務、營運、合規監控 及風險管理功能。董事會每年至少對內部監控 系統之成效進行一次檢討。

INVESTORS RELATIONS

The Company is committed to maintain an open and effective investors relations policy and to update investors on relevant information/ developments in a timely manner, subject to relevant regulatory requirements. Briefings and meetings with institutional investors and analysts are conducted from time to time. The Company also replied the enquiries from shareholders timely. The directors host the annual general meeting each year to meet the shareholders and answer their enquiries.

The Company's website at www.681hk.com contains important corporate information, biographical details of directors, organization structure, annual and interim report, major historical developments with comprehensive and user-friendly information about the Group, as well as announcements and circulars issued by the Company in order to enable the Company's shareholders and the investor community to have timely access to updated information about the Group.

SHAREHOLDER RIGHTS

The rights of shareholders and the procedures for demanding a poll on resolutions at shareholders' meetings are contained in the Company's Bye-Laws. Details of such rights and procedures are included in all circulars to shareholders convening shareholders' meetings and will be explained during the proceedings of meetings. Whenever voting by way of a poll is required, the detailed procedures for conducting a poll will be explained.

Poll results will be counted by the Company's Hong Kong Branch Share Registrar, Tricor Tengis Limited, and will be posted on the website of the Stock Exchange and the Company's website (www.681hk.com) on the business day following the shareholders' meeting. The general meetings of the Company provide an opportunity for communication between the shareholders and the Board. The Chairman of the Board as well as chairmen of the Remuneration Committee and the Audit Committee, or in their absence, other members of the respective committees, and where applicable, the independent Board committee, are available to answer questions at the shareholders' meetings.

Separate resolutions are proposed at shareholders' meetings on each substantial issue, including the election of individual directors.

投資者關係

本公司致力按照有關監管規定,維持公開及有 效的投資者關係政策,並適時向投資者提供最 新的業務資料/發展。本公司不時與機構投資 者及分析員會面及簡報,亦適時回應股東查 詢。董事每年主持股東週年大會,會見股東及 回應彼等之提問。

本公司之網站www.681hk.com載有重要公司資 料、董事詳盡履歷、組織架構、年報及中期報 告、主要過去發展,並配合本集團之全面及方 便瀏覽者使用之資料以及本公司所刊發之公佈 及通函以使本公司之股東及投資者能適時評估 有關本集團之最新資料。

股東權利

股東於股東大會上要求就決議案進行投票表決 之權利及程序載於本公司之公司細則。該等權 利及程序詳情載於向股東發出召開股東大會之 所有通函內,並將於大會舉行期間進行解釋。 如有要求以投票方式表決,將會解釋進行投票 表決之詳細程序。

投票表決之結果將由本公司之香港股份登記分 處卓佳登捷時有限公司進行統計,並將於股東 大會後下一個營業日刊登於聯交所網頁及本公 司網頁(www.681hk.com)。本公司之股東大會 為股東與董事會提供溝通之良機。董事會主席 及薪酬委員會及審核委員會主席或(在其缺席 時)各委員會之其他委員及(倘適用)獨立董事委 員會在股東大會上回答問題。

股東大會上會就各重要事項(包括推選個別董 事)個別提呈決議案。