

TIME WATCH INVESTMENTS LIMITED

時計寶投資有限公司

(Incorporated in Cayman Islands with limited liability) (Stock code: 2033)

董事會薪酬委員會職權範圍

Terms of reference of

the Remuneration Committee of the Board of Directors

時計寶投資有限公司

(the "Company" and "本公司")

Terms of reference of the Remuneration Committee (the "Committee") of the Board (the "Board") of Directors (the "Directors") of the Company 董事("董事")會("董事會")薪酬委員會("委員會")

權責範圍

(中文本爲翻譯稿,僅供參考用)

1. <u>Constitution</u>

1.1 The Committee is established pursuant to a resolution passed by the Board at its meeting held on 11 January 2013.

2. <u>Membership</u>

- 2.1 Members of the Committee shall be appointed by the Board from amongst the members of the Board and shall consist of not less than three members and a majority of which should be independent non-executive Directors of the Company.
- 2.2 The Chairman of the Committee shall be appointed by the Board and shall be an independent non-executive Director.
- 2.3 The company secretary of the Company shall be the secretary of the Committee. In the absence of the secretary of the Committee, Committee members present at the meeting may elect among themselves or appoint another person as the secretary for that meeting.
- 2.4 The appointment of the members or secretary of the Committee may be revoked, or additional members may be appointed to the Committee by separate resolutions passed by the Board and by the Committee. An appointment of Committee member shall be automatically revoked if such member ceases to be a member of the Board.

組成

本委員會是按本公司董事會於2013年 1月11日會議通過成立的。

<u>成員</u>

委員會成員由董事會從董事會成員中 挑選,委員會人數最少3名,而大部 份之成員須爲本公司的獨立非執行董 事。

委員會主席由董事會委任,並由獨立 非執行董事出任。

本公司的公司秘**麚**委員會的秘 書。如委員會秘書缺席,出席的委員 會將在他們當中選出秘書或委任其 他人擔任秘書。

經董事會及委員會分別通過決議,方 可委任額外的委員會的成員、更替或 罷免委員會的成員或秘書。如該委員 會成員不再是董事會的成員,該委員 會成員的任命將自動撤銷。

3. <u>Proceedings of the Committee</u>

3.1 *Notice:*

(a) Unless otherwise agreed by all the Committee members (either orally or in writing), a meeting shall be called by at least seven days' notice. Such notice shall be sent to each member of the Committee, and to any other person invited to attend. Irrespective of the length of notice being given, attendance of a Committee member at a meeting constitutes a waiver of such notice unless the Committee member attending the meeting attends for the express purpose of objecting, at the beginning of the meeting, to the transaction of any business on the grounds that the meeting has not been properly convened.

> (Note: Regular board meetings should be called by at least 14 days' notice: For all other board meetings, reasonable notice shall be given: cf: paragraph A.1.3 of Appendix 14 to the Rules (the "Listing Rules") Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"))

- (b) A Committee member may and, on the request of a Committee member, the secretary to the Committee shall, at any time summon a Committee meeting. Notice shall be given to each Committee member in person orally or in writing or by telephone or by email or by facsimile transmission at the telephone or facsimile or address or email address from time to time notified to the secretary by such Committee member or in such other manner as the Committee members may from time to time determine.
- (c) Any notice given orally shall be confirmed in writing as soon as practicable and before the meeting.

<u>會議程序</u>

會議通知:

(a) 除非委員會全體成員(口頭或書面)同意,召開委員會的會議通知期,不應少於七天。該通知應發給所有委員會會員及其他獲邀出席的人士。不論通知期長短期長知長會成員出席會議將被視,除非出席該會議的委員會成員的人士。常會議將被視,除非出席該會議的委員會成員的人士。有會議將被利,除非出席該會議開始之時,以會議還有得到正確地召開為理由地,反對會議處理任何事項。

(註:根據香港聯合交易所有 限公司("**聯交所"**)證券上市規 則("**上市規則**")附錄十四第 A.1.3 段的規定,召開董事會 定期會議應發出至少14 天通 知。至於召開其他所有董事會 會議,應發出合理通知)

- (b) 任何委員會成員或委員會秘書 (應委員會任何成員的請求時) 可於任何時候召集委員會會 議。召開會議通告必須親身以口 頭或以書面形式、或以電話、電 子郵件、傳真或其他委員會成員 不時議定的方式發出予各委員 會成員(以該成員最後通知秘書 的電話號碼、傳真號碼、地址或 電子郵箱地址為準)。
- (c) 以口頭方式作出的會議通知,應 儘快(及在會議召開前)以書面方 式確實。

- (d) Notice of meeting shall state the purpose, time and place of the meeting. An agenda together with other documents which may be required to be considered by the members of the Committee for the purposes of the meeting should generally be delivered to all Committee members seven days (and in any event not less than three days) before the intended date of the Committee meeting (or such other period as all the Committee members may agree).
- 3.2 *Quorum:* The quorum of the Committee meeting shall be two members of the Committee and a majority of which shall be the independent non-executive Directors.
- 3.3 *Frequency:* Meetings shall be held at least once every year to set policy on executive Directors' remuneration and to fix the remuneration packages for all Directors.
- 3.4 Meetings may be held in person, or by means of such telephone, electronic or other communication facilities as permit all persons participating in the meeting to communicate with each other simultaneously and instantaneously, and participation in such a meeting shall constitute presence in person at such meeting.
- 3.5 No Committee member may vote on any resolution of the Committee regarding his own remuneration.
- 3.6 A resolution in writing signed by all the Committee members shall be as valid and effectual as if it had been passed at a meeting of the Committee and may consist of several documents in like form each signed by one or more of the Committee members.

4. <u>Overriding principles</u>

- 4.1 Remuneration levels should be sufficient to attract and retain Directors to run the Company successfully without paying more than necessary.
- 4.2 No Director should be involved in deciding his own remuneration.

(d) 會議通告必須說明開會目的、時間、地點。議程及隨附有關文件 一般在預期召開委員會會議前7 天(無論如何不少於3天)(或經 所有委員同意的其他時段)送達 各成員參閱。

法定人數:委員會會議法定人數爲兩 位成員,而大部份出席的成員須爲獨 立非執行董事。

開會次數:每年最少開會一次,以制 訂有關執行董事酬金的政策及釐定各 董事的薪酬待遇。

會議可由委員會成員親身出席,或以 電話、電子、或其他可讓出席會議的 人員同時及即時與對方溝通的方式進 行,而以上述方式出席會議等同於親 身出席有關會議。

委員會成員不能就有關其本身的薪酬 決議上投票。

經由委員會全體成員簽署通過的書面 決議案與經由委員會會議通過的決議 案具有同等效力,而有關書面決議案 可由一名或以上委員會成員簽署格式 類似的多份文件組成。

<u>首要的基本規則</u>

所定的薪酬的水平應足以吸引及挽留 董事管好公司營運,而又不致支付過 多的酬金。

任何董事不得參與訂定其本身的薪 酬。 4.3 The Committee should consult the chairman and/or chief executive about their remuneration proposals for other executive Directors. The Committee should have access to independent professional advice if necessary.

5. <u>Alternate Committee members</u>

5.1 A Committee member may not appoint any alternate.

6. <u>Authority of the Committee</u>

- 6.1 The Committee may exercise the following powers:
 - (a) to review any proposed service contract with any Director or senior management before such contract is entered into and to make recommendation to the Company's human resources department for any changes to the proposed terms of such contract;
 - (b) to make recommendations regarding the remuneration, bonuses and welfare benefits of the executive Directors and the senior management;
 - (c) to obtain outside legal or other independent professional advice at the expenses of the Company on any matters within these terms of reference as it considers necessary and to secure the attendance of outsiders with relevant experience and expertise at its meetings, if it considers this necessary;
 - (d) to have access to sufficient resources in order to perform its duties;
 - (e) to review annually these terms of reference and their effectiveness in the discharge of its duties and to make recommendation to the Board any changes it considers necessary; and
 - (f) to exercise such powers as the Committee may consider necessary and expedient so that their duties under section 7 below can be properly discharged.

委員會應就其他執行董事的薪酬建議 諮詢主席及/或行政總裁。如有需要, 委員會應可尋求獨立專業意見。

<u>委任代表</u>

委員會成員不能委任代表。

委員會的權力

委員會可以行使以下權力:

- (a) 在簽訂有關合同前,審閱所有候
 任董事及高級管理人員將會簽
 訂的服務合同及向本公司的人
 力資源部門就變更該等合同的
 條款提出建議;
- (b) 考慮並就執行董事及其他高級 管理人員的薪酬、獎金及福利提 供意見;
- (d) 如委員會覺得有需要,可就涉及 本職權範圍的事宜向有相關經 驗及專業才能的獨立第三方尋 求獨立法律及其他專業意見,並 由本公司支付有關費用;
- (e) 可取得足夠資源以履行其職務;
- (f) 每年檢討本職權範圍及其有效 性,如委員會覺得有需要,可向 董事會提供修改建議;及
- (g) 爲使委員會能恰當地執行其於第七章項下的責任,其認爲有需要及有益的權力。

6.2 The Committee should be provided with sufficient resources to discharge its duties.

7. <u>Duties</u>

- 7.1 The duties of the Committee shall be:
 - (a) to make recommendations to the Board on the Company's policy and structure for all Directors' and senior management remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy;
 - (b) to review and approve the management's remuneration proposals with reference to the Board's corporate goals and objectives;
 - (c) to determine, with delegated responsibility, the remuneration packages of individual executive directors and senior management;
 - (d) to make recommendations to the Board on the remuneration of non-executive Directors;
 - (e) to consider salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in the group;
 - (f) to review and approve compensation payable to executive Directors and senior management for any loss or termination of office or appointment to ensure that it is consistent with contractual terms and is otherwise fair and not excessive;
 - (g) to review and approve compensation arrangements relating to dismissal or removal of directors for misconduct to ensure that they are consistent with contractual terms and are otherwise reasonable and appropriate; and
 - (h) to ensure that no Director or any of his associates is involved in deciding his own remuneration.

委員會應獲供給充足資源以履行其職 責。

薪酬委員會的責任

薪酬委員會負責履行以下責任:

- (a) 就本公司董事及高級管理人員的 全體薪酬政策及架構,及就設立 正規而具透明度的程序制訂薪酬 政策,向董事會提出建議;
- (b) 因應董事會所訂企業方針及目標 而檢討及批准管理層的薪酬建 議;
- (c) 獲董事會轉授責任, 釐定個別執 行董事及高級管理人員的薪酬待 遇;
- (d) 就非執行董事的薪酬向董事會 提出建議;
- (e) 考慮同類公司支付的薪酬、須付出的時間及職責以及集團內其他職位的僱用條件;
- (f) 檢討及批准向執行董事及高級 管理人員就其喪失或終止職務 或委任所須支付的賠償,以確保 該等賠償與合約條款一致;若 未能與合約條款一致,賠償亦須 公平合理,不致過多;
- (g) 檢討及批准因董事稱失當而 解僱或罷免有關董事所涉及的 賠償安排,以確保該等安排與合 約條款一致;若未能與合約條 款一致,有關賠償亦須合理適 當;及
- (h) 確保任何董事或其任何聯繫人 不得參與釐定其薪酬。

8. <u>Minutes and records</u>

- 8.1 The secretary of the Committee shall, at the beginning of each meeting, ascertain and record the existence of any conflicts of interest and minute them accordingly. The relevant member of the Committee shall not be counted towards the quorum and he must abstain from voting on any resolution of the Committee in which he or any of his associates has a material interest, unless the exceptions set out in note 1 to Appendix 3 to the Listing Rules apply.
- 8.2 Full minutes of Committee meetings shall be kept by a duly appointed secretary of the meeting (who should normally be the company secretary). Draft and final versions of minutes of the Committee meetings should be sent to all Committee members for their comment and records within a reasonable time after the meeting (generally, meaning within 14 days after the meeting). Once the minutes are signed, the secretary shall circulate the minutes and reports of the Committee to all members of the Board.
- 8.3 The secretary of the Committee shall keep record of all meetings of the Committee held during each financial year of the Company and records of individual attendance of members of the Committee, on a named basis, at meetings held during that financial year.

9. <u>Annual general meeting</u>

9.1 The chairman of the Committee or in his absence, another member of the Committee or failing this, his duly appointed delegate, shall attend the annual general meeting of the Company and be prepared to answer questions at the annual general meeting on the Committee's activities and their responsibilities.

10. <u>Reporting responsibilities</u>

The Committee shall report to the Board after each meeting.

11. <u>Continuing application of the</u> <u>articles of association of the Company</u>

<u>會議紀錄</u>

委員會的秘書應在每次會議開始時查 問是否有任何利益衝突並記錄在會議 紀錄中。有關的委員會成員將不計入 法定人數內,而除非上市規則附錄三 附注一適用,相關委員就他或其任何 聯繫人有重大利益的委員會決議必需 放棄投票。

委員會的完整會議紀錄應由正式委任 的會議秘書(通常爲公司秘書)保存。 會議紀錄的初稿及最後定稿應在會議 後一段合理時間(一般指委員會會議結 後後的14天內)內先後發送委員會全體 成員,初稿供成員表達意見,最後定稿 作其紀錄之用。會議紀錄獲簽署後,秘 書應將委員會的會議紀錄和報告傳閱 予董事會所有成員。

委員會秘書應就本公司各財政年度內 委員會所有會議之會議紀錄存檔,以 及具名記錄每名成員於委員會會議的 出席率。

股東周年大會

委員會的主席,或在委員會主席缺席 時由另一名委員(或如該名委員未能 出席,則其適當委任的代表)應出席股 東周年大會,並在股東周年大會上回 應有關委員會的活動及其職責的問 題。

匯報責任

委員會應於每次委員會會議後向董事 會作出匯報。

本公司組織章程的持續適用

11.1 The articles of association of the Company regulating the meetings and proceedings of the Directors so far as the same are applicable and are not replaced by the provisions in these terms of reference shall apply to the meetings and proceedings of the Committee.

12. <u>Powers of the Board</u>

12.1 The Board may, subject to compliance with the articles of association of the Company and the Listing Rules (including the Corporate Governance Code set out in Appendix 14 to the Listing Rules or if adopted by the Company, the Company's own code of corporate governance practices), amend, supplement and revoke these terms of reference and any resolution passed by the Committee provided that no amendments to and revocation of these terms of reference and the resolutions passed by the Committee shall invalidate any prior act and resolution of the Committee which would have been valid if such terms of reference or resolution had not been amended or revoked.

13. <u>Publication of the terms of reference of the</u> <u>Committee</u>

The Committee should make available its terms of reference, explaining its role and the authority delegated to it by the Board by including them on the website of the Company and on the website of the Stock Exchange.

Adopted on 11 January 2013 於 2013 年 1 月 11 日採納 就前文未有作出規範,但本公司章程 作出了規範的董事會會議程序的規 定,適用於委員會的會議程序。

董事會權力

本職權範圍所有規則及委員會通過的 決議,可以由董事會在不違反公司章 程及上市規則的前提下(包括上市規 則之附錄十四《企業管治守則》或公 司自行制定的企業管治常規守則(如 被採用)),隨時修訂、補充及廢除, 惟有關修訂、補充及廢除,並不影響 任何在有關行動作出前,委員會已經 通過的決議或已採取的行動的有效 性。

委員會職權範圍的刊登

委員會應在本公司的網站及聯交所 的網站公開其職權範圍,解釋其角色 及董事會轉授予其的權力。