公司治理報告

CORPORATE GOVERNANCE REPORT

(一) 根據中國證監會要求披露 資料

規範性自查

對照中國有關上市公司治理的規範 性文件,本公司基本符合有關要 求。

五分開情況

本公司在業務、資產、人員、機 構、財務等方面與控股股東分開, 本公司具有獨立完整的生產經營能 力。

- (1) 在業務方面,本公司主要從 事開發、製造及銷售化學原 料藥、製劑以及化工產品, 新華醫藥集團公司已向本公 司承諾,在新華醫藥集團公 司對本公司有指定程度控制 權的期間,將不會從事任何 與本公司有直接或間接競爭 的業務。
- 在資產方面,本公司擁有獨 (2) 立的生產系統、輔助生產系 統和配套設施;除「新華牌」 商標由控股股東擁有,本公 司獨佔使用外,其他工業產 權、非專利技術等無形資產 由本公司擁有;本公司獨立 擁有採購和銷售系統。

1. Information disclosed under the requirement of CSRC

Self-examination for Standardization

The corporate governance practice implemented by the Company has complied with the rules and requirements of corporate governance required to be observed by listed companies in the PRC.

Status of Independence

The Company is independent of its controlling shareholder in respect of its business, assets, management, institutions and finance. The Company's production and operation are also independent.

- (i) The Company is mainly engaged in the business of development, manufacture and sale of bulk pharmaceuticals, preparations and chemical products. SXPGC undertook that for so long as SXPGC is regarded as a controlling shareholder of the Company, it will not engage in any business directly or indirectly in competition with the business of the Company.
- (ii) The Company has its own independent production and supplementary production system and vital auxiliary equipment. Apart from certain patent technologies and the trademark "Xinhua", which are owned by the controlling shareholder, the Company owns all of the other intangible assets such as industrial property rights and know-how technologies used by the Company. The Company also has an independent procurement and sales network.

(一) 根據中國證監會要求披露 資料 (續)

五分開情況(續)

- (3) 在人員方面,本公司在勞動、人事及工資管理等方面獨立:總經理、副總經理等高級管理人員均在上市公司領取薪酬,總經理、副總經理均不在股東單位擔任職務。
- (4) 在機構方面,本公司設有股東大會、董事會、監事會、 董事會秘書和經營管理層, 各機構有明確的職責分工, 辦公機構和生產經營場所與 控股股東分開。
- (5) 在財務方面,本公司設立獨立的財會部門,並建立了獨立的會計核算體系和財務管理制度;獨立在銀行開戶。

1. Information disclosed under the requirement of CSRC (continued)

Status of Independence (continued)

- (iii) The Company is independent of its controlling shareholder in respect of the management of its workforce and their salaries. The Senior Officers of the Company including the general manager and the deputy general managers are paid by the Company, general manager and deputy general managers do not hold any position in the controlling shareholder of the Company.
- (iv) The Company holds its own shareholders' general meetings, and has its own board of directors, supervisory committee, company secretaries and management, which are responsible for the different areas and functions of the Company. The Company is also independent of its controlling shareholder in office and production space.
- (v) The Company has an independent financial department with an independent accounting and financial management system. The Company also maintains its own independent accounts with banks.

公司治理報告

CORPORATE GOVERNANCE REPORT

(一) 根據中國證監會要求披露 資料(續)

報告期內對高級管理人員 的考評及激勵機製、相關 獎勵機製的建立、實施情 況

對於高級管理人員的選擇,本公司 按照唯才是舉、德才兼備的原則, 一般從公司內部進行選拔,通過考 察被選擇人員的思想道德品質、組 織協調能力、工作能力和責任心等 方面的素質,並經過嚴格的篩選程 序,最終由董事會進行聘用。在聘 用期間,董事會定期對高級管理人 員進行多方面的考核,主要是考核 工作績效和貫徹執行董事會決議等 方面的情况。

通過對每位高級管理人員的職務分 析,明確規定他們的工作性質,職 責範圍以及相應的獎懲制度,建立 起了激勵和約束機制。

Information disclosed under the 1. requirement of CSRC (continued)

The establishment and implementation of assessment and appraisal mechanisms as well as the incentive mechanisms for senior officers

The Company selects its senior officers from its staff on the basis of talent and ability. Prior to selecting and appointing the senior officers, the Board of Directors follows a strict set of selection criteria, which include the assessment of each of the candidates' individual character and ability to work in coordination with others. Once appointed, the Board of Directors would evaluate the senior officers periodically, particularly in respect of achievements and their execution of resolutions passed by the Board of Directors.

By analysing the duties of each of the Senior Officers, the Company would establish incentive and control mechanisms to draw distinctions between the Senior Officers' responsibilities, rewards and sanctions.

(二)根據香港聯合交易所有限 公司公佈的證券上市規則

企業管治常規守則

本公司董事確認本公司於截至二零 零五年十二月三十一日止年度內已 遵守企業管治常規守則條文(「該守 則1),企業管治常規守則條文包括 香港聯交所有限公司(「聯交所」) 公佈的證券上市規則(「上市規則」) 附錄十四所載的條款。

獨立非執行董事

本集團已遵守上市規則第3.10(1)和 3.10(2)條有關委任足夠數量的獨立 非執行董事且至少一名獨立非執行 董事必須具備適當的專業資格,或 具備適當的會計或相關財務管理專 長的規定。本公司聘任了四名獨立 非執行董事,其中一名獨立非執行 董事具有財務管理專長。

本公司四名獨立非執行董事分別向 本公司提交獨立性確認書,確認其 在報告期內嚴格遵守聯交所公佈的 《上市規則》第3.13條所載有關其獨 立性的條款。本公司認為有關獨立 非執行董事為本公司獨立人士。

Information disclosed under the 2. requirement of Rules Governing the **Listing of Securities on the Stock Exchange of Hong Kong Ltd.**

CODE ON CORPORATE GOVERNANCE **PRACTICES**

In the opinion of the Directors, the Company has complied with all requirements as required under the Code on Corporate Governance Practices set out in Appendix 14 to Listing Rules for the year ended 31 December 2005.

INDEPENDENT NON-EXECUTIVE **DIRECTORS**

The Group has complied with Rules 3.10(1) and 3.10(2) of the Listing Rules relating to appointment of a sufficient number of independent non-executive directors and at least an independent non-executive director with appropriate professional qualifications, or accounting or related financial management expertise. The Company has appointed four independent non-executive directors including one with financial management expertise.

The 4 independent non-executive directors of the Company have submitted the confirmation of independence to confirm that he / she has strictly complied with the independence guidelines set out in Rule 3.13 of the Listing Rules to the Stock Exchange during the reporting period. The Company considers each independent non-executive director to be independent from the Company.

CORPORATE GOVERNANCE REPORT (continued)

(二)根據香港聯合交易所有限 公司公佈的證券上市規則 披露(續)

上市公司董事及監事進行 證券交易的標準守則(《標 準守則》)

本報告期內,本公司已採納一套不 低於上市規則附錄十所載《標準守 則》所訂標準的行為守則。經向董事 查詢後,本公司確認每名董事及監 事均已遵守有關董事進行證券交易 的標準守則內所載準則規定。

(1) 董事會組成

賀端湜(原董事長)

劉從德(非執行董事)

郭 琴(董事長)

趙松國(2005年12月22日 獲委任、執行董事)

馬 永(2005年12月22日 獲委任、非執行董事)

戴慶駿(獨立非執行董事)

莫仲堃(獨立非執行董事)

徐國君(2005年12月22日 獲委任、獨立非執行董事)

孫明高(2005年12月22日 獲委任、獨立非執行董事)

高慶剛(2005年12月22日

離任、原非執行董事)

肖 瑜(2005年12月22日

離仟、原獨立非執行董事)

孫 華(2005年12月22日

離任、原獨立非執行董事)

魯省民(2005年8月26日 被免職、原執行董事)

2. Information disclosed under the requirement of Rules Governing the **Listing of Securities on the Stock Exchange of Hong Kong Ltd.**(continued)

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS OF LISTED ISSUERS ("MODEL CODE")

During the year, the Company has adopted a code of conduct regarding securities transactions by Directors and Supervisors on terms no less exacting than the required standard set out in the Model Code as set out in Appendix 10 to the Listing Rules. Following specific enquiry made with the Directors, the Company has confirmed that each Director and Supervisor has complied with the required standard set out in the Model Code regarding securities transactions by directors.

The Board of Directors

The Board consists of (1)

Directors

Mr. He Duanshi (Predecessor chairman)

Mr. Liu Congde (Non-executive director)

Ms. Guo Qin (Chairman)

Mr. Zhao Songguo (Executive director, appointed on 22 December 2005)

Mr. Ma Yong (Executive director, appointed on 22 December 2005)

Mr. Dai Qingjun (Independent non-executive director)

Mr. Mok Chung Kwan, Stephen (Independent nonexecutive director)

Mr. Xu Guojun (Independent non-executive director, appointed on 22 December 2005)

Mr. Sun Minggao (Independent non-executive director, appointed on 22 December 2005)

Mr. Gao Qinggang (Predecessor non-executive director, retired on 22 December 2005)

Mr. Xiao Yu (Predecessor independent non-executive director, retired on 22 December 2005)

Mr. Sun Hua (Predecessor independent non-executive director, retired on 22 December 2005)

Mr. Lu Shengmin (Predecessor executive director, removed on 26 August 2005)

- (二) 根據香港聯合交易所有限 公司公佈的證券上市規則 披露(續)
- 2. Information disclosed under the requirement of Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Ltd.(continued)

董事會(續)

The Board of Directors (continued)

(2) 在本年度內,本公司董事會共 召開九次董事會會議,各董事 出席上述董事會情況如下: During the year, the Board convened nine Board meetings. The details of Directors' attendance at the nine Board meetings are set out below:

| 獨立董事姓名 | 應參加次數 | 親自出席 | 委託出席 | 缺席 | 備註 |
|--------------|-------|------|------|----|----------------------|
| 賀端湜 | 9 | 9 | 0 | 0 | |
| He Duanshi | | | | | |
| 劉從德 | 9 | 9 | 0 | 0 | |
| Liu Congde | | | | | |
| 郭琴 | 9 | 9 | 0 | 0 | |
| Guo Qin | | | | | |
| 趙松國 | 1 | 1 | 0 | 0 | |
| Zhao Songguo | | | | | |
| 馬永 | 1 | 1 | 0 | 0 | |
| Ma Yong | | | | | |
| 戴慶駿 | 9 | 8 | 1 | 0 | |
| Dai Qingjun | | | | | |
| 莫仲堃 | 9 | 6 | 2 | 1 | (因天氣原因缺席) |
| Mok Chung Kw | an, | | | | (Absent because |
| Stephen | | | | | of bad weather) |
| 徐國君 | 1 | 1 | 0 | 0 | |
| Xu Guojun | | | | | |
| 孫明高 | 1 | 1 | 0 | 0 | |
| Sun Minggao | | | | | |
| 高慶剛 | 8 | 8 | 0 | 0 | |
| Gao Qinggang | | | | | |
| 肖瑜 | 8 | 8 | 0 | 0 | |
| Xiao Yu | | | | | |
| 孫華 | 8 | 7 | 1 | 0 | |
| Sun Hua | | | | | |
| 魯省民 | 6 | 4 | 0 | 2 | (因個人原因缺席) |
| Lu Shengmin | | | | | (Absent for personal |
| | | | | | reasons) |

CORPORATE GOVERNANCE REPORT (continued)

(二)根據香港聯合交易所有限 公司公佈的證券上市規則 披露(續)

董事會(續)

(3) 董事會運作

董事會的職責是為本公司股 東創造價值,確定本公司策 略、目標及計劃、領導員工 確保達成預定目標。董事會 成員本著誠實勤勉原則, 遵守法律、法規、本公司 《公司章程》及有關規定,為 本公司及股東利益最大化努 力工作。在各項內部控制及 制衡機制下,董事會與公司 經理層的職責均有明確規 定。除上述職責外,董事會 亦負責本公司的領導和監 控,促使公司達致成功。董 事會的角色已經清楚界定, 負責指導和領導公司事務, 制定策略方向及訂立目標和 業務發展計劃。本公司管理 層負責執行董事會決定的策 略、目標和計劃。董事會已 經根據中國有關法律法規及 境內外上市地《上市規則》, 分別制訂了《董事會工作條 例》、《總經理工作條例》,進 一步明確董事會職責許可 權,規範董事會內部工作程 序,充份發揮董事會經營決 策中心作用; 進一步細化了 總經 理產生及職權、總經理 工作機構及工作程序以及總 經理職責等。

2. Information disclosed under the requirement of Rules Governing the **Listing of Securities on the Stock Exchange of Hong Kong Ltd.**(continued)

The Board of Directors (continued)

(3) **Operation of Board**

The duties of the Board are to create values for shareholders of the Company, to confirm the strategies, targets and planning of the Company, and to supervise staff to ensure that the planned targets can be met. The members of the Board work in accordance with principles of honesty and diligence and comply with all referred laws, regulations, the Articles of Association of the Company and relevant requirements to maximize the shareholders' interests. With various measures of internal controls and mechanism for checks and balance, the duties of the Board and the management of the Company are clearly prescribed. In addition to the above duties, the Board is responsible for the leadership and control of the Company and for promoting the success of the Company. The Board's role is clearly defined as directing and supervising the affairs of the Company, establishing its strategic direction and setting objectives and business development plans. The management of the Company is responsible for implementation of the strategies, objectives and plans determined by the Board. The Board had formulated the Rule for the Operation of the Board and the Rule for the Operation of the Management according to the relative PRC laws and regulations and the listing rules of stock exchanges both in the PRC and overseas, in which the duties and powers of the Board was further made definite and the internal operation procedures of the Board were standardized to fully perform its function in decision making in the operation of the Company, and the selection of general manager of the Company as well as the rights, underling institutions, working rules and duties of the general manager were further reified.

(二)根據香港聯合交易所有限 公司公佈的證券上市規則 披露(續)

董事長及總經理

董事長負責領導董事會,確保董事 會的行為符合本公司最大的利益。 董事長確保董事會有效運作,履行 其職責,亦負責考慮其他董事提呈 的任何事項,載入董事會會議議 程。

經理負責公司的日常業務管理及業 務表現。

獨立非執行董事任期

第五屆董事會獨立非執行董事任期 由二零零五年十二月二十二日起, 為期三年。

Information disclosed under the 2. requirement of Rules Governing the **Listing of Securities on the Stock Exchange of Hong Kong Ltd.**(continued)

Chairman and General Manager

The Chairman is responsible for providing leadership to the Board and to ensure that the Board acts in the best interests of the Company. The Chairman ensures that the Board effectively functions and discharges its responsibilities. The Chairman is also responsible for approving the agenda for each Board meeting taking into account, any matters proposed by the other Directors for inclusion in the agenda.

The General Manager is responsible for the day-to-day management of the business of the Company and the operational performance of the Company.

Term of independent non-executive directors

The independent non-executive directors of the fifth Board were appointed for a term of 3 years commencing from 22 December 2005.

CORPORATE GOVERNANCE REPORT (continued)

(二)根據香港聯合交易所有限 公司公佈的證券上市規則 披露(續)

薪酬與考核委員會

本公司設立了董事會轄下的薪酬與 考核委員會(「薪酬委員會」),為董 事會設立的專門工作機構,對董事 會負責。其目前成員包括戴慶駿、 賀端湜、劉從德、徐國君及孫明 高,其中戴慶駿為薪酬與考核委員 會主席。

本公司已經制定《董事會薪酬與考核 委員會工作細則》。薪酬委員會負責 制定公司董事及高級管理人員的薪 酬,釐定董事及高級管理人員的考 核標準,就彼等年內的表現進行考 核,以及批准彼等的服務合約、薪 酬方案,並提交董事會批准。薪酬 委員會的職權範圍可按要求提供查 閱。

截至二零零五年年度內薪酬委員會 召開一次會議。審議通過了《董事、 監事2005年度薪酬及發放辦法》 及《高級管理人員2005年度薪酬及 發放辦法》,並提交董事會審議。 全體成員均參加了會議。

本公司董事、監事及高級管理人員 的薪酬根據國家政策,本公司於相 關期間實現的盈利、個人表現,並 參考社會報酬水平釐定。

2. Information disclosed under the requirement of Rules Governing the **Listing of Securities on the Stock Exchange of Hong Kong Ltd.**(continued)

Remuneration and Examination Committee

The Company has established a Remuneration and Examination Committee (the "Remuneration Committee"), which is a special working institution responsible to the Board. The Remuneration Committee comprises of Mr. Dai Qingjun, Mr. He Duanshi, Mr. Liu Congde, Mr. Xu Guojun and Mr. Sun Minggao. The Remuneration Committee is chaired by Mr. Dai Qingjun.

The Company has formulated the "Rules for Operation of the Remuneration and Examination Committee". The Remuneration Committee is responsible for setting the policy on the remuneration of Directors and senior officers of the Company, determining the standards of examination of Directors and senior officers, assessing the performance of Directors and senior officers during the year and approving the terms of their service contracts and remuneration packages and submitting the same to the Board for approval. The terms of reference of the Remuneration Committee are available upon request.

During the year ended 31 December 2005, the Remuneration Committee convened one meeting for the purpose of passing the "Proposal of 2005 Annual Remuneration and Distribution Methods of Directors and Supervisors" and the "Proposal of 2005 Annual Remuneration and Distribution Methods of Senior Officers", which were submitted to the Board for approval. The said meeting was attended by all members of the Remuneration Committee.

The remuneration of Directors, Supervisors and senior officers of the Company is determined with reference to State policies, the Company's profit realized in the corresponding period, individual achievement and the average income of local residents determined in accordance with State policies.

(二) 根據香港聯合交易所有限 公司公佈的證券上市規則 披露(續)

提名委員會

本公司設立了董事會轄下的提名委員會(「提名委員會」),為董事會設立的專門工作,機構,在董事會領導下開展工作,其目前成員包括戴慶駿、賀端湜、郭琴、徐國君及孫明高,其中戴慶駿為提名委員會主席。

提名委員會負責以下工作:

- (a) 確立提名合資格成為董事或 高級管理人員的政策及選擇 標準和準則;
- (b) 對出任董事和高級管理人員 的人選進行初步選擇,並向 董事會作出建議;
- (c) 定期檢討董事會結構、規模 和成員(包括技能、知識和經驗),並就任何建議作出的變動向董事會作出建議;
- (d) 評核獨立非執行董事的獨立 性;
- (e) 就與委任或重選董事及高級管理人員相關的有關事項向董事會作出建議,並持續為董事及高級管理人員訂立計劃。

提名委員會可按要求提供查閱。

2. Information disclosed under the requirement of Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Ltd.(continued)

Nomination Committee

The Company has established a Nomination Committee (the "Nomination Committee"), which is a special working institution responsible to the Board. The Nomination Committee comprises of Mr. Dai Qingjun, Mr. He Duanshi, Ms. Guo Qin, Mr. Xu Guojun and Mr. Sun Minggao. The Nomination Committee is chaired by Mr. Dai Qingjun.

The Nomination Committee is responsible for the following:

- (a) setting the policy for the nomination of individuals suitably qualified to become Directors or senior officers and the selection standards and criteria for selection of such individuals:
- (b) preliminary selection of Director and senior officer nominees and submission of nomination proposals and recommendations to the Board;
- (c) reviewing the structure, size and composition (including, the skills, knowledge and experience) of the Board on a regular basis and make recommendations to the Board regarding any proposed changes;
- (d) assessing the independence of independent nonexecutive directors; and
- (e) making recommendations to the Board on relevant matters relating to the appointment or re-appointment of Directors and senior officers, and succession planning for Directors and senior officers.

The terms of reference of the Nomination Committee are made available upon request.

CORPORATE GOVERNANCE REPORT (continued)

(二)根據香港聯合交易所有限 公司公佈的證券上市規則 披露(續)

提名委員會(續)

提名委員會評核適合本公司業務 及有關職務的候選人的技能與經 驗選擇董事人選並向董事會作出 建議。

截至二零零五年十二月三十一日止 年度內提名委員會召開 一次會議, 通過了《第五屆董事會非獨立董事候 選人的議案》及《第五屆董事會獨立 非執行董事候選人的議案》,並提交 董事會制定董事及高級管理人員的 薪酬政策和特定薪酬方案。全體成 員均參加了會議。

核數師酬金

鑒於羅兵咸永道會計師事務所因二 零零五年審計費用無法達成一致, 於二零零五年十二月七日辭去本公 司境外核數師一職,本公司董事會 同意聘任信永中和(香港)會計師事 務所有限公司為本公司境外審計 師,任期至將於二零零六年舉行的 二零零五年度周年股東大會止。

本公司連續十年聘任信永中和會計 師事務所為中國審計師。

2. Information disclosed under the requirement of Rules Governing the **Listing of Securities on the Stock Exchange of Hong Kong Ltd.**(continued)

Nomination Committee (continued)

The Nomination Committee selects and recommends candidates for directorship by assessing the balance of skills and experience appropriate to the Company's business and the position concerned.

During the year ended 31 December 2005, the Nomination Committee convened one meeting for the purpose of passing the "Proposal of Nominees of Non-Independent Directors for the Fifth Board of Directors" and the "Proposal of Nominees of Independent Non-Executive Directors", which were submitted to the Board for the drawing up of remuneration policies and specific remuneration schemes of Directors and senior officers. The said meeting was attended by all members of Nomination Committee.

Auditors' remuneration

PricewaterhouseCoopers has resigned as the international auditor of the Company with effect from 7 December 2005 because the Company failed to agree with PricewaterhouseCoopers on the audit fee payable for the financial year ended 31 December 2005. The Board of the Company agreed to appoint ShineWing (HK) CPA Limited as the International Auditor until the 2005 annual general meeting to be held in 2006.

The Company re-appointed Shine Wing as the Company's domestic auditor for the tenth successive year.

(二) 根據香港聯合交易所有限 公司公佈的證券上市規則 披露 (續)

核數師酬金(續)

二零零五年度報告審計支付會計師 事務所的報酬為:

2. Information disclosed under the requirement of Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Ltd.(continued)

Auditors' remuneration (continued)

In 2005, the auditors' remuneration was as follows:

| | 2005年度 | 2004年度 |
|--|-----------|-----------|
| 信永中和(香港)會計師事務所有限公司 ShineWing (HK) CPA Limited | USD75,000 | _ |
| 信永中和會計師事務所 Shine Wing | USD45,000 | USD41,000 |

截至二零零五年十二月三十一日止年度本公司核數師所付費用主要為 審計服務,年內本公司並無任何重 大非審計服務計提。

審核委員會

本公司已經根據上市規則3.21條設立了審核委員會(「審核委員會」), 其目前成員包括四名獨立非執行董事(即戴慶駿、徐國君、莫仲堃及孫明高)。審核委員會主席為徐國君。

本公司董事會參照香港會計師公會 印製的《成立審核委員會指引》,制 定了《審核委員會職責範圍》,其中 包括審核委員會的職權和責任。 The fees paid to the Company's auditors for the year ended 31 December 2005 were primarily for audit services as there were no significant non-audit services provided to the Company during the year.

Audit Committee

Pursuant to Rule 3.21 of the Listing Rules, the Company has set up an Audit Committee (the "Audit Committee") comprising of four independent non-executive directors, namely Mr. Dai Qingjun, Mr. Xu Guojun, Mr. Mok Chung Kwan, Stephen and Mr. Sun Minggao. The chairman of the Audit Committee is Mr. Xu Guojun.

By reference to "A Guide for the Formation of An Audit Committee" published by the Hong Kong Society of Accountants, written terms of reference which describe the authority and duties of the Audit Committee were prepared and adopted by the Board of Directors.

CORPORATE GOVERNANCE REPORT (continued)

(二)根據香港聯合交易所有限 公司公佈的證券上市規則 披露(續)

審核委員會(續)

董事會負責編製本公司賬項,審核 委員會則負責監管本公司財務報表 的公正。除審閱本公司的財務資料 和報表外,審核委員會的職權範圍 規定其主要職責還包括負責與外部 核數師聯繫、管理本公司的財務匯 報制度、內部監控和風險管理程序 事宜。審核委員會的職權範圍副本 可按要求提供查閱。

審核委員會已經與管理層審閱本集團 所採納的會計原則、會計準則及方 法,並探討審計、內部監控及財務匯 報事宜,本年度審核委員會召開四次 會議,除莫仲堃先生因召開審核委員 會的當天天氣原因未出席一次會議 外,其他成員均參加了會議。審閱二 零零四年度經審計帳目、二零零五年 季度未經審計帳目、半年度未審計帳 目。二零零六年三月二十三日召開會 議,審閱二零零五年年度經審計帳目 及業績公告。

2. Information disclosed under the requirement of Rules Governing the **Listing of Securities on the Stock Exchange of Hong Kong Ltd.**(continued)

Audit Committee (continued)

The Board is responsible for having the accounts of the Company prepared and the Audit Committee is responsible for monitoring the integrity of financial statements of the Company. In addition to the review of financial information and statements of the Company, the terms of reference of the Audit Committee provides that the primary responsibilities of the committee includes being responsible for the relationship with the Company's external auditor, overseeing of the Company's financial reporting system, internal control and risk management procedures. A copy of the terms of reference of the Audit Committee is available upon request.

The Audit Committee has reviewed the accounting principles. practices and methods adopted by the Company, and discussed the auditing, internal control and financial reporting in conjunction with management. The Audit Committee has convened 4 meetings to review the audited financial statements for 2004, the audited quarterly financial statements for 2005 and the unaudited interim statements. Except for Mr. Mok Chung Kwan, Stephen who failed to attend one of the four meetings due to bad weather, the meetings were attended by all members of the Audit Committee. On 23 March 2006, a meeting was convened to review the audited financial statements and results announcement for 2005.

(二) 根據香港聯合交易所有限 公司公佈的證券上市規則 披露(續)

投資者關係

本公司積極認真做好信息披露和投資者關係工作,並專門委任一名公司、 生為投資者關係管理代表,本公司 堅守真實、準確、完整、及時信息 披露原則,通過公佈公告、公司總 頁、接待投資者分析員、回答問詢 等方式和途徑,加強與投資者溝通 聯繫,提高公司透明度。

董事、監事及高級管理人 員在股份中的權益

就公司之董事、高級管理人員及監事所知悉,本公司董事、監事及其他高級管理人員持有根據《證券及期貨條例》第352條規定而記錄於本公司保存的登記冊的股份權益十一次。 一上市公司董事進行證券交易的所經 一上市公司董事進行證券交易的所 一上市公司董事進行證券交易的所 是市公司董事、監事、監事 規則〕須知會本公司及香港聯交易的所 權益或淡倉見「董事、監事、監事份 權益或淡倉見「董事、監事、監 理人員和員工情況」之董事、監身情 況。

2. Information disclosed under the requirement of Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Ltd.(continued)

Investors Relation

The Company vigorously and earnestly carried out the activities in respect of the disclosure of information and investors relation and nominated an individual to deal with the affairs involved in investors relation. Meanwhile, the Company strictly complied with the principles of truthfulness, accuracy, completeness and timeliness in the disclosure of information. The Company also enhanced the communication and association with investors and made efforts in improvement of the transparency of the Company by way of announcements, company's website, inviting investors and analysts to visit the station of the Company and answers to the inquiry of investors, etc.

Directors', Supervisors' and Senior Officers' Interests in Shares

So far as the Directors, the Senior Officers and the Supervisors of the Company are aware, the interests or short position in shares of the Directors, the Supervisors and the Senior Officers according to the register required to be kept by the Company pursuant to section 352 of the SFO or which was otherwise required to be notified to the Company and the Stock Exchange of Hong Kong Limited pursuant to the Model Code for Securities Transactions by Directors of Listed Companies as contained in Appendix 10 to the Listing Rules are stated in the above subsection headed "Directors' and Supervisors' and Senior Officers' Interests in Shares of the Company" under the section "DIRECTORS', SUPERVISORS', SENIOR OFFICERS' AND STAFF".

CORPORATE GOVERNANCE REPORT (continued)

(二)根據香港聯合交易所有限 公司公佈的證券上市規則 披露(續)

內部監控

董事會負責本集團的內部監控制度 並審閱其效益,規定高級管理人員 建立、維持穩健有效的內部監控。 集團的內部監控由監事會定期進行 評估。

董事會確認已檢討本公司及其附屬 公司內部監控制度的效益,認為有 關制度合理有效、足夠。檢討範圍 包括財務、營運及守規監控及風險 管理等所有重大監控工作。

主要股東在股份中的權益

除根據 | 文「股本變動及股東情況 | 所披露外,就公司董事、高級管理 人員及監事所知悉,於二零零五年 十二月三十一日,沒有其他董事、 高級管理人員及監事以外的任何人 士於本公司股份或相關股份(視情況 而定)中擁有根據《證券及期貨條 例》第XV部第2和第3分部之規定須 向本公司及香港聯交所所披露的權 益或淡倉,或根據《證券及期貨條 例》第336條規定記錄於本公司保存 的登記冊的權益或淡倉。

2. Information disclosed under the requirement of Rules Governing the **Listing of Securities on the Stock Exchange of Hong Kong Ltd.**(continued)

Internal Controls

The Board is responsible for the Group's system of internal controls and for reviewing its effectiveness. The Board requires management to establish and maintain sound and effective internal controls. Evaluation of the Group's internal controls is independently conducted by the Supervisory Committee on an on-going basis.

The Board confirms that it has reviewed the effectiveness of the internal control system of the Company and its subsidiaries and that they consider such system to be reasonably effective and adequate. The review covered all material controls, including financial, operation and compliancce controls and risk management functions.

Substantial Shareholders' Interests in **Shares**

Substantial Shareholders' Interests in Shares Save as disclosed above in "Changes in Share Capital and Shareholder" and so far as the Directors, the Senior Officers and the Supervisors of the Company are aware, as at 31 December 2005, no other person (other than a Director, Senior Officer or Supervisor of the Company) had an interest or short position in the Company's shares or underlying shares (as the case may be) which are required to be disclosed to the Company and the Hong Kong Stock Exchange under the provisions of Divisions 2 and 3 Part XV of the SFO, or which was recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO.

(二)根據香港聯合交易所有限 公司公佈的證券上市規則 披露(續)

董事、監事及高級管理人 員的股份及淡倉權益

除「董事、監事、高級管理人員和員 工情況」一節項下之董事、監事及高 級管理人員持有本公司股份情況 所披露外,就公司董事、高級管理 人員及監事所知悉,於二零零五年 十二月三十一日,沒有本公司董 事、高級管理人員及監事在本公司 及其/或任何相聯法團(定義見《證 券及期貨條例》第XV部)的股份、相 關股份及/或債券(視情況而定)中擁 有任何需根據《證券及期貨條例》第 XV部第7和第8部份需知會本公司及 香港聯交所所披露的權益或淡倉(包 括根據《證券及期貨條例》該些章節 的規定或當作這些董事、高級管理 人員及監事擁有的權益或淡倉),或 根據《證券及期貨條例》第352條規 定而記錄於本公司保存的登記冊的 權益或淡倉,或根據上市規則附錄 十中的「上市公司董事進行證券交易 的標準規則」須知會本公司及香港聯 交所的權益或淡倉。

2. Information disclosed under the requirement of Rules Governing the **Listing of Securities on the Stock Exchange of Hong Kong Ltd.** (continued)

Directors', Supervisor's and Senior Officers' Interest and Short Positions

Save as disclosed in "Directors' and Supervisors' and Senior Officers' Interests in Shares of the Company" under the section headed "DIRECTORS', SUPERVISORS', SENIOR OFFICERS' AND STAFF", so far as the Directors, the Senior Officers and the Supervisors of the Company are aware, as at 31 December 2005, none of the Directors, the Senior Officers or the Supervisors of the Company had any interest or short position in the shares, underlying shares and/or debentures (as the case may be) of the Company or any of its associated corporations (as defined in Part XV of the Securities and Futures Ordinance ("SFO")) which was required to be notified to the Company and The SEHK pursuant to Divisions 7 and 8 of Part XV of the SFO (including interest and short position which any such Director, Senior Officer or Supervisor is taken or deemed to have under such provisions of the SFO) of which was required to be entered in the register required to be kept by the Company pursuant to Section 352 of the SFO or which was otherwise required to be notified to the Company and SEHK pursuant to the Model Code for Securities Transactions by Directors of Listed Companies as contained in Appendix 10 to the Listing Rules.