The Company believes that the incessant upgrading of its standard of corporate governance is the underlying cornerstone for safeguarding the interests of Shareholders and investors as well as enhancing corporate value of the Company. The Company, with reference to the Company Law of the People's Republic of China, the Listing Rules, the Articles and other relevant laws and regulations, and taking into considerations of its own characteristics and

requirements, has been making enormous efforts in enhancing its standard of corporate governance.

None of the Directors is aware of any information that would reasonably indicate that the Company is not, or was not for any part of the period for the year ended 31 December 2005 in compliance with the Code on Corporate Governance Practices set out in Appendix 14 to the Listing Rules.

BOARD OF DIRECTORS

Chairman: Mr. Lu Mao Hao

As at 31 December 2005, the Board comprises 13 Directors, four of which are executive Directors, six are non-executive Directors and three are independent non-executive Directors. The members are as follows:

Executive Directors: Mr. Lu Mao Hao, Mr. Zeng Hong An, Mr. Wang Wei Bing and Mr. Chen Bing Heng

Non-executive Directors: Mr. Liu Wei, Mr. Deng Xiao Hua, Mr. Huang Guo Xuan, Mr. Ren Mei Long, Mr. Chen Guo Zhang and Mr. Jiang Li

Independent non-executive Directors: Mr. Gui Shou Ping, Mr. Liu Shao Buo and Mr. Peng Xiao Lei

The chairman and the chief executive of the Company are two distinct and separate positions, which are held by Mr. Lu Mao Hao and Mr. Wang Wei Bing respectively, both being executive Directors.

The main duties of the Board include: determining the operating plans and investment proposals of the Company; convening general meetings and executing the resolutions of general meetings, etc. Shareholders' and the Company's interest is the primary concern for every member of the Board. Directors have been performing their duties in accordance with relevant laws and regulations in due diligence manner.

The independent non-executive Directors of the Company, who are appointed from the finance and logistics sectors and who also have extensive experience in accounting or financial management and other professional areas, are expected to act and have been acting in a diligent manner to uphold the interests of the Company and the Shareholders by maintaining their independence of their opinions given with respect to their review of the Company's connected transactions and significant events, and by providing professional advice for the stable and disciplined operations of the Company and long-term development of the Company.

The Directors of the Company are appointed for a term of office of three years and are eligible for re-election upon the expiry of their terms.

The constitution of the Company clearly provides for the rights of the directors, including the right to attend, receive notices of, and to vote in board meetings and the rules of procedure for the board meetings of the Company were specifically formulated and implemented to regulate the conduct and procedures of the board meetings of the Company.

During 2005, the Company has held a total of nine board meetings, with an average attendance rate of 90%. The Company keeps detailed minutes for the business transacted in the meetings.

The attendance details of each member of the Board during the year are set out below:

	Meetings	Attendance
	attended/held	Rate
Executive Directors		
Mr. Lu Mao Hao (Chairman)	9/9	100%
Mr. Zeng Hong An	9/9	100%
Mr. Wang Wei Bing	9/9	100%
Mr. Chen Bing Heng (appointed as Director on 30 June 2005)	4/4	100%
Non-executive Directors		
Mr. Liu Wei	9/9	100%
Mr. Deng Xiao Hua	8/9	88.8%
Mr. Huang Guo Xuan	8/9	100%
Mr. Ren Mei Long	6/9	66.7%
Mr. Chen Guo Zhang	8/9	88.9%
Mr. Jiang Li	9/9	100%
Independent non-executive Directors		
Mr. Gui Shou Ping	9/9	100%
Mr. Liu Shao Buo	8/9	88.8%
Mr. Peng Xiao Lei	8/9	88.9%

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS AND RELEVANT EMPLOYEES

The Company has adopted the model code ("Model Code") for securities transactions by directors as set out in Appendix 10 to the Listing Rules as its own code of conduct regarding its directors' and supervisors' securities transactions in 2005. Having made specific enquiries of all Directors and Supervisors of the Company, they have confirmed that they complied with the required standard set out in the Model Code for the year ended 31 December 2005.

AUDIT COMMITTEE

The primary duties of the audit committee of the Company are, among others, to appoint external auditors, review and supervise the financial reporting process and internal control system of the Group and provide advice and comments to the Board. As at 31 December 2005, the Audit Committee, chaired by Mr. Peng Xiao Lei, had a total of three members, namely Mr. Peng Xiao Lei, Mr. Liu Shao Buo and Mr. Huang Guo Xuan. The members of audit committee met regularly with management and external auditors and revised the external audit reports and the annual accounts of the Group. It has reviewed the audited financial statements for the year ended 31 December 2005, and recommended their adoption by the Board. The Audit Committee had one meeting in 2005 with an attendance rate of 100% by each of the members, whereby the Company reported to the Audit Committee the major business of the Company after its listing and the various management suggestions proposed by the Company's international auditor, PricewaterhouseCoopers. For the year ended 31 December 2005, the Company has been in compliance with the requirements relating to audit committees under Rule 3.21 of the Listing Rules.

COMPENSATION COMMITTEE

The Company has also established a Compensation Committee to determine the policies in relation to human resources management, to review the compensation strategies, to determine the compensation packages of the senior executives and managers, to recommend and establish annual and long-term performance criteria and targets as well as to review and supervise the implementation of all executive compensation packages and employee benefit plans. The Compensation Committee consists of one executive Director, Mr. Wang Wei Bing, and two independent non-executive Directors, Mr. Gui Shao Ping and Mr. Liu Shao Buo.

During 2005, the Compensation Communties did not hold any meeting.

On 3 March 2006, a meeting of the Compensation Commttee was held to consider and approve the increase of the monthly director's fees from RMB3,000 to RMB5,000 for each independent non-executive director of the Company and the increase of the monthly supervisor's fees from RMB2,000 to RMB4,000 for each independent supervisor of the Company, which will be proposed at the next annual general meeting of the Company to be held on 22 June 2006.

SUPERVISORY COMMITTEE

The Supervisory Committee comprises seven members, two of whom are independent Supervisors while another three are Supervisors representing the staff of the Group. The Supervisory Committee is responsible for supervising the Board and its members as well as the senior management, so as to safeguard the interests of the Shareholders of the Company. In 2005, the Supervisory Committee has examined the financial position and the legal compliance of the operations of the Company and conducted the due diligence review of the senior management through convening Supervisory Committee's meetings and attending the board meetings, and general meetings of the Company, as well as undertaking its duties in a proactive and diligent manner under the principles of due care. On 24 June 2005, the second meeting of the second Supervisory Committee was held in Guangzhou, in which the draft report of the Supervisory Committee as well as the ways to strengthen the role of the Supervisory Committee in order to improve the performance of its duties and obligations were discussed.

AUDITORS

The Company has appointed PricewaterhouseCoopers and Guangdong Zhengzhong Zhujiang Certified Public Accountants as the international and PRC auditors of the Company. The fees for the audit and non-audit services provided by the above auditors to the Group for the period amounted to RMB2,682,000 and nil respectively.

GENERAL MEETINGS

The general meeting holds the highest authority of the Company. The Company convened three general meetings in 2005 to review, consider and approve the resolutions relating to the report of the Directors, the report of the Supervisory Committee, the profit distribution proposal, the appointment of additional directors and the amendments to the Articles, etc. The Company highly values the functions of the general meetings, and therefore encourages all Shareholders to attend the general meeting, which can serve as a direct and effective communication channel between the Board and the investors of the Company. The constitution of the Company expressly provides for the rights of the Shareholders, the right to attend, to receive notices to, and to vote in general meetings.

FINANCIAL CALENDAR

Announcement of 2005 final results
Book close date of 2005 final dividend
2005 annual general meeting
Payment of 2005 final dividend

21 April 2006 24 May 2006 to 22 June 2006 22 June 2006

6 July 2006 or before

Should there be any changes to the above dates, the dates as formally notified by the Company prevail.

INFORMATION DISCLOSURE AND INVESTOR RELATIONS

In respect of any disclosable and significant event, the Company will make accurate and complete disclosure in a timely manner in the newspapers and websites as specified by the relevant supervisory authorities for information disclosure pursuant to the disclosure requirements under the Listing Rules. This is to ensure the right to information and participation of the Shareholders.

The Company places strong emphasis on its communications with investors, and considers that maintaining an ongoing and open communications with investors can promote investors' understanding and confidence in the Company. The Company has established a department to be responsible for investor relations. Management of the Company maintains close communications with investors by means of road shows, conferences and one-on-one meetings to enhance their understanding of the Company.