

CORPORATE GOVERNANCE REPORT

The Board and management of the Company are committed to maintaining high standards of corporate governance. We aim to continually review and enhance our corporate governance practices in the light of local and international best practices.

The Company has complied with the Code on Corporate Governance Practices set out in the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong with the following deviations:

- A4.1 Non-executive Directors are not appointed for a specific term. They are, however, subject to retirement and by rotation and re-election at least once every three years in accordance with the Company's Bye-laws.
- A4.1 The Chairman and the Group Managing Director are not, while holding such office, subject to retirement by rotation or taken into account in determining the number of Directors to retire in each year. In the opinion of the Board, it is important for the stability and growth of the Company that there is, and is seen to be, continuity of leadership in these roles and, in consequence, the Board is of the view that both should not be subject to retirement by rotation or hold office for a limited term at the present time.

The Board will keep these matters under review.

Key corporate governance principles and the corporate governance practices of the Company are set out in this report.

Code Ref.	Code Provisions	Compliance	Corporate Governance Practices																		
A	DIRECTORS																				
A1	The Board <i>Code Principle</i> The Board should assume responsibility for leadership and control of the issuer; and be responsible for directing and supervising the company's affairs.																				
A1.1	<ul style="list-style-type: none"> • Regular board meetings at least four times a year 	✓	<ul style="list-style-type: none"> • The Board meets regularly and held meetings in November 2005 and in February, May and September 2006. • Details of Directors' attendance records : <table border="0" style="margin-left: 20px;"> <thead> <tr> <th style="text-align: left;"><u>Executive Directors</u></th> <th style="text-align: right;"><u>Attendance</u></th> </tr> </thead> <tbody> <tr> <td>Fung Wai Yiu (<i>Chairman</i>)</td> <td style="text-align: right;">4/4</td> </tr> <tr> <td>Wong Chung Chong, Eddie (<i>Group Managing Director</i>)</td> <td style="text-align: right;">4/4</td> </tr> <tr> <td>Leung Tat Yan</td> <td style="text-align: right;">4/4</td> </tr> <tr> <td colspan="2"> </td> </tr> <tr> <th style="text-align: left;"><u>Non-executive Directors</u></th> <th></th> </tr> <tr> <td>Leung Churk Yin, Jeanny</td> <td style="text-align: right;">4/4</td> </tr> <tr> <td>Lucas A. M. Laureys</td> <td style="text-align: right;">3/4</td> </tr> <tr> <td>Herman Van de Velde</td> <td style="text-align: right;">2/4</td> </tr> </tbody> </table> 	<u>Executive Directors</u>	<u>Attendance</u>	Fung Wai Yiu (<i>Chairman</i>)	4/4	Wong Chung Chong, Eddie (<i>Group Managing Director</i>)	4/4	Leung Tat Yan	4/4	 		<u>Non-executive Directors</u>		Leung Churk Yin, Jeanny	4/4	Lucas A. M. Laureys	3/4	Herman Van de Velde	2/4
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A1.2	<ul style="list-style-type: none"> All directors be given an opportunity to include matters in the agenda for regular board meetings 	✓	<ul style="list-style-type: none"> Regular Board meetings are scheduled at least 3 months in advance to give Directors the opportunity to include matters in the agenda. 												
A1.3	<ul style="list-style-type: none"> Notice at least 14 days be given for regular board meetings 	✓	<ul style="list-style-type: none"> At least 14 days formal notice is given before each regular meeting. 												
A1.4	<ul style="list-style-type: none"> Access to advice and services of the company secretary 	✓	<ul style="list-style-type: none"> The Company Secretary is responsible for ensuring that Board procedures are complied with and advises the Board on corporate governance and compliance matters. Directors have direct access to the Company Secretary. 												
A1.5	<ul style="list-style-type: none"> Minutes of board meetings and board committee meetings kept by a duly appointed secretary of the meeting and open for inspection by directors 	✓	<ul style="list-style-type: none"> The Company Secretary is responsible for taking minutes of Board and Board Committee meetings. Such minutes are open for inspection by Directors. 												
A1.6	<ul style="list-style-type: none"> Minutes record in sufficient detail the matters considered by the board and decisions reached Draft and final minutes sent to all directors for comments within a reasonable time 	✓	<ul style="list-style-type: none"> Minutes record in sufficient detail matters considered and decisions reached. Directors are given an opportunity to comment on draft Board minutes which are sent to Directors within a reasonable time. (generally within 14 days) of the relevant meeting. 												

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A1.7	<ul style="list-style-type: none"> Agreed procedure for directors to seek independent professional advice at the company's expense 	✓	<ul style="list-style-type: none"> Directors have been advised that the Company Secretary can arrange independent professional advice at the expense of the Company.
A1.8	<ul style="list-style-type: none"> If a substantial shareholder or a director has a conflict of interest in a material matters, a physical board meeting be held Independent non-executive directors who have no material interest in the transaction be present at such meeting 	✓	<ul style="list-style-type: none"> There is a prescribed list of matters reserved for Board decision which includes approval of material connected transactions and matters involving a conflict of interest for a substantial shareholder or Director. Such matters are considered at a full Board meeting. The Company's articles provide for voting and quorum requirements conforming with Code Provisions.
Recommended Best Practices			
A1.9	<ul style="list-style-type: none"> Appropriate insurance cover in respect of legal action against directors 	✓	<ul style="list-style-type: none"> There is in place appropriate insurance covering Directors and Officers liability.
A1.10	<ul style="list-style-type: none"> Board committees shall adopt broadly the same principles and procedures 	✓	<ul style="list-style-type: none"> Board Committee principles and procedures conform to the above.
A2	<p>Chairman and Chief Executive Officer Code Principle There should be a clear division of responsibilities between the Chairman and the Chief Executive Officer of the issuer to ensure a balance of power and authority.</p>		
A2.1	<ul style="list-style-type: none"> Roles of chairman and chief executive officer should be separate; clearly established and set out in writing Division of responsibilities should be clearly established and set out in writing 	✓	<ul style="list-style-type: none"> The positions of Chairman of the Board and Group Managing Director are held by separate individuals. The Chairman focuses on Group strategic and Board issues. The Group Managing Director has overall Chief Executive responsibility for Group operations and development generally.

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A2.2	<ul style="list-style-type: none"> The chairman should ensure that all directors are properly briefed on issues arising at board meetings 	✓	<ul style="list-style-type: none"> The Chairman, with the support of Executive Directors and the Company Secretary, has a clear responsibility to provide the whole Board with all the information that is relevant to the discharge of the Board's responsibilities. Board meetings are structured to encourage open discussion and frank debate.
A2.3	<ul style="list-style-type: none"> The chairman should be responsible for ensuring that directors receive adequate information, which is complete and reliable in a timely manner 	✓	<ul style="list-style-type: none"> Board papers are normally sent to Directors at least three days before Board meeting.
<i>Recommended Best Practices</i>			
A2.4 – A2.9	<p>Various recommended roles for chairman including:</p> <ul style="list-style-type: none"> Drawing up and approving board agenda Ensuring establishment of good corporate governance practices and procedures 	✓	<ul style="list-style-type: none"> The Chairman plays a key role in driving corporate governance development. The Chairman, together with the Company Secretary draw up the Board agenda after consultation with relevant parties.
A.3	<p>Board Composition <i>Code Principle</i></p> <p>The board should have a balance of skills and experience appropriate for the requirements of the business of the issuer and shall include a balanced composition of Executive and Non-executive Directors so that independent judgment can effectively be exercised.</p>		
A3.1	<ul style="list-style-type: none"> Independent non-executive directors should be expressly identified as such in all corporate communications that disclose the names of directors of the company 	✓	<ul style="list-style-type: none"> The Board consists of a total of ten Directors, comprising three Executive Directors, three Non-executive Directors and four Independent Non-executive Directors. The composition of the Board by category is disclosed in all corporate communications.

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			<ul style="list-style-type: none"> Review of the Board composition is made regularly to ensure that it has a balance of expertise, skills and experience appropriate for the requirements of the business of the Company. Biographical information is set out on page 35.
<i>Recommended Best Practices</i>			
A3.2	<ul style="list-style-type: none"> Independent non-executive directors should represent at least one-third of the board 	✓	<ul style="list-style-type: none"> The Company complies with this practice.
A3.3	<ul style="list-style-type: none"> Maintain on the website an updated list of directors identifying their role and function and (where applicable) independence 	✓	<ul style="list-style-type: none"> Biographies and designations are included on the website: www.topformbras.com.
A4	<p>Appointments, Re-election and Removal <i>Code Principle</i> These should be a formal, considered and transparent procedure for the appointment of new Directors and plans in place for orderly succession for appointments to the Board. All Directors should be subject to re-election at regular intervals.</p>		
A4.1	<ul style="list-style-type: none"> Non-executive directors should be appointed for a specific term, subject to re-election 	<i>Deviation explained</i>	<ul style="list-style-type: none"> Non-executive Directors are not appointed for a specific term. They are, however, subject to retirement by rotation and re-election at least once every three years in accordance with the Company's Bye-laws.
A4.2	<ul style="list-style-type: none"> All directors appointed to fill a casual vacancy should be subject to election by shareholders at the next general meeting after their appointment 	✓	<ul style="list-style-type: none"> In accordance with the Company's Articles of Association, newly appointed Directors are required to offer themselves for re-election at the next annual general meeting following their appointment.

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	<ul style="list-style-type: none"> Every director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three years 	<i>Deviation explained</i>	<ul style="list-style-type: none"> Under the Company's Bye-laws, at each annual general meeting one-third of the Directors for the time being or, if the number is not three or a multiple of three, the number nearest to one-third shall retire from office. The Chairman and the Group Managing Director shall not, whilst holding such office, be subject to retirement by rotation or be taken into account in determining the number of Directors to retire in each year. In the opinion of the Board, it is important for the stability and growth of the Company that there is, and is seen to be, continuity of leadership in the roles of Chairman and Group Managing Director and, in consequence, the Board is of the view that both should not be subject to retirement by rotation or hold office for a limited term at the present time.
<i>Recommended Best Practices</i>			
A4.3	<ul style="list-style-type: none"> Election of an independent non-executive director serving more than nine years. Include reason why considered to be independent and why should be re-elected 		<ul style="list-style-type: none"> The Company strongly supports the principle of Board independence. Chow Yu Chun, Alexander has served the Board since his first appointment in 1993. Mr. Chow will stand for re-election at the 2006 AGM. The Board considers that Mr. Chow remains independent, notwithstanding the length of his tenure. Mr. Chow has consistently demonstrated his willingness to exercise independent judgment and provide objective challenges to management.
A4.4 – A4.5	<ul style="list-style-type: none"> Establishment of a nomination committee with written terms of reference 	<i>Deviation explained</i>	<ul style="list-style-type: none"> Potential new Directors are identified and submitted to the Board for approval. Non-executive directors are equally involved in the selection process from inception and the Board considers that the establishment of a Nomination Committee is unnecessary at this time.

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A.5	<p>Responsibilities of Directors</p> <p><i>Code Principle</i></p> <p>All directors (including non-executive directors) are required to keep abreast of their responsibilities as a director of an issuer and of the conduct, business activities and development of that issuer.</p>		
A5.1	<ul style="list-style-type: none"> • Every newly appointed director should receive a comprehensive, formal induction to ensure that he has a proper understanding of the business; his responsibilities under the listing rules, applicable regulatory requirements, business and governance policies of the issuer 	✓	<ul style="list-style-type: none"> • The Chairman and Company Secretary liaise with newly appointed Directors both immediately before and after the appointment with the duties and responsibilities as Directors of a listed company and other regulatory requirements. • Non-executive Directors are provided at quarterly Board meetings with comprehensive reports on the management's strategic plans, updates on business, financial objectives, plans and actions. • The Company Secretary is responsible for keeping all Directors updated on Listing Rules and other statutory requirements.
A5.2	<ul style="list-style-type: none"> • Function of non-executive directors include: <ul style="list-style-type: none"> – bring an independent judgement to the board meeting – take the lead where potential conflicts of interest arise – serve on committees if invited – scrutinise the issuer's performance 	✓	<ul style="list-style-type: none"> • Non-executive Directors seek guidance and direction from the Chairman, the Group Managing Director and Executive Director on the future business direction and strategic plans so as to gain a comprehensive understanding of the business of the Company to exercise their independent judgement. • Non-executive Directors review the financial information and operational performance of the Company on a regular basis. • The Audit and Compensation Committees of the company are wholly comprised of Non-executive Directors, with the majority being Independent Non-executive Directors.
A5.3	<ul style="list-style-type: none"> • Directors should ensure that they can give sufficient time and attention to the affairs of the issuer 	✓	<ul style="list-style-type: none"> • There is satisfactory attendance for Board and Board Committee meetings in 2006.

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A5.4	<ul style="list-style-type: none"> • Directors must comply with the Model Code • Board should establish written guidelines on no less exacting terms than the Model Code for relevant employees 	✓	<ul style="list-style-type: none"> • The Company has adopted the Model Code set out in Appendix 10 to the Listing Rules regarding Directors' dealings in securities. Following specific enquiry, the Directors have confirmed that they have complied with the required standards. • Employees who are likely to be in possession of unpublished price-sensitive information of the Company are also subject to compliance with guidelines on no less exacting terms than the Model Code.
<i>Recommended Best Practices</i>			
A5.5	<ul style="list-style-type: none"> • Directors should participate in a programme of continuous professional development 	✓	<ul style="list-style-type: none"> • The Company supports the practice of continuous professional development. Presentations on relevant topics are organized from time to time to coincide with Board meetings.
A5.6	<ul style="list-style-type: none"> • Directors should disclose at the time of appointment (and at subsequent times) all offices held in other organizations and other significant commitments 	✓	<ul style="list-style-type: none"> • On appointment Directors disclose all relevant information. This information is updated annually.
A5.7	<ul style="list-style-type: none"> • Directors should ensure regular attendance and active participation at board, board committee and general meetings 	✓	<ul style="list-style-type: none"> • Attendance records at Board and Board committee meetings are satisfactory. In 2005, 100% of Executive Directors, 81.25% of Independent Non-executive Directors and 75% of Non-executive Directors attended the Annual General Meeting.
A5.8	<ul style="list-style-type: none"> • Non-executive directors should make a positive contribution to the development of the issuer's strategy and policies through independent, constructive and informed comments 	✓	<ul style="list-style-type: none"> • Details on the roles and functioning of Non-executive Directors as set out above.

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A6	<p>Supply of and Access to Information</p> <p><i>Code Principle</i></p> <p>Directors should be provided in a timely manner with appropriate information so as to enable them to make an informed decision and to discharge their duties and responsibilities.</p>		
A6.1	<ul style="list-style-type: none"> Board papers should be sent to all directors at least three days before regular board or board committee meetings 	✓	<ul style="list-style-type: none"> Board papers are circulated not less than three days before regular Board or Board Committee meetings.
A6.2	<ul style="list-style-type: none"> Management has an obligation to supply the board and committees with adequate information in a timely manner to enable it to make informed decisions Each director should have separate and independent access to senior management 	✓	<ul style="list-style-type: none"> The Company Secretary and Qualified Accountant is in attendance at all regular Board and Board Committee meetings to advise on corporate governance, statutory compliance, accounting and financial matters. Senior management are from time to time brought into formal and informal contact with the Board at Board meetings and other events.
A6.3	<ul style="list-style-type: none"> Directors are entitled to have access to board papers; steps must be taken to respond to director queries promptly and fully 	✓	<ul style="list-style-type: none"> Board papers and minutes are made available for inspection by Directors and Committee Members. The Executive Directors and Company Secretary play a leading role in ensuring that queries are answered promptly and fully.

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B	REMUNERATION OF DIRECTORS AND SENIOR MANAGEMENT																
B1	<p>The Level and Make-up of Remuneration and Disclosure</p> <p><i>Code Principle</i></p> <p>A formal and transparent procedure should be established for setting policy on executive director remuneration and for fixing the remuneration packages for all directors. No director should be involved in deciding his own remuneration.</p>																
B1.1	<ul style="list-style-type: none"> • Issuers should establish a remuneration committee with specific written terms of reference which deal clearly with its authority and duties. A majority of the remuneration committee should be independent non-executive directors 		<ul style="list-style-type: none"> • The Company established a Compensation Committee in 2001. Full terms of reference are available on the Company's website. • The Committee met on 7 September, 2006 and currently comprises: <table border="1" style="margin-left: 20px;"> <thead> <tr> <th style="text-align: left;"><i>Independent Non-executive Directors</i></th> <th style="text-align: left;"><i>Attendance</i></th> </tr> </thead> <tbody> <tr> <td>Marvin Bienenfeld (<i>Chairman</i>)</td> <td style="text-align: right;">1/1</td> </tr> <tr> <td>Chow Yu Chun, Alexander</td> <td style="text-align: right;">1/1</td> </tr> <tr> <td>Leung Ying Wah, Lambert</td> <td style="text-align: right;">1/1</td> </tr> <tr> <td colspan="2"> </td> </tr> <tr> <td colspan="2"><i>Non-executive Directors</i></td> </tr> <tr> <td>Herman Van de Velde</td> <td style="text-align: right;">1/1</td> </tr> </tbody> </table> 	<i>Independent Non-executive Directors</i>	<i>Attendance</i>	Marvin Bienenfeld (<i>Chairman</i>)	1/1	Chow Yu Chun, Alexander	1/1	Leung Ying Wah, Lambert	1/1	 		<i>Non-executive Directors</i>		Herman Van de Velde	1/1
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B1.2	<ul style="list-style-type: none"> • The committee should consult the chairman and/or chief executive officer about their proposals relating to the remuneration of other executive directors and have access to professional advice if considered necessary 		<ul style="list-style-type: none"> • There is close liaison and consultation between the Committee and the Chairman and the Group Managing Director on all human resource issues. • Committee members are aware that access to professional advice is available if considered necessary. 														

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B1.3	<ul style="list-style-type: none"> • Terms of reference of the remuneration committee to include: <ul style="list-style-type: none"> – recommendations to the board on policy and structure for all remuneration of directors and senior management – determine specific remuneration packages of all executive directors and senior management – review and approve performance based remuneration and the compensation payable on loss or termination of office or appointment – ensure that no director or any of his associates is involved in deciding his own remuneration 		<ul style="list-style-type: none"> • The terms of reference of the Compensation Committee follow closely the requirements of the Code Provisions and have been adopted by the Board. • The Committee reviews compensation policies and recommends to the Board the remuneration packages of the Executive Directors and senior management. • The compensation policy of the Group is designed to reflect performance, complexity and responsibility with a view to attracting, motivating and retaining high performing individuals. • No individual Director is involved in deciding his own remuneration.
B1.4	<ul style="list-style-type: none"> • The remuneration committee should make available its terms of reference and the authority delegated to it by the board 		<ul style="list-style-type: none"> • The terms of reference of the Compensation Committee are set out on the Company's website. • The Group's compensation policy for Non-executive Directors is to ensure that they are sufficiently but not excessively compensated for their efforts and time dedicated to the group.
B1.5	<ul style="list-style-type: none"> • The remuneration committee should be provided with sufficient resources to discharge its duties 		<ul style="list-style-type: none"> • Independent professional advice will be brought to supplement internal resources where appropriate.

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<i>Recommended Best Practices</i>			
B1.6	<ul style="list-style-type: none"> A significant proportion of executive directors' remuneration should be linked to corporate and individual performance 	✓	<ul style="list-style-type: none"> Details of remuneration of Executive Directors are disclosed on an individual basis. A significant proportion of the compensation of Executive Directors and senior management is based on individual performance and the financial performance of the Group.
B1.7	<ul style="list-style-type: none"> Disclosure of remuneration payable to senior management, on an individual and named basis 	<i>Deviation explained</i>	<ul style="list-style-type: none"> The Board does not consider that such disclosure is in the best interests of the Group due to the shortage of skills and experience prevalent in the sector at the senior management level and for competition reasons.
C	ACCOUNTABILITY AND AUDIT		
C.1	Financial Reporting <i>Code Principle</i> The Board should present a balanced, clear and comprehensible assessment of the company's performance, position and prospects.		
C1.1	<ul style="list-style-type: none"> Management to provide explanation and information to the board as will enable the board to make an informed assessment of the financial and other information put forward to the board for approval 	✓	<ul style="list-style-type: none"> Directors are provided with a review of the Group's major business activities and detailed financial information on a quarterly basis.
C1.2	<ul style="list-style-type: none"> The directors should acknowledge in the Corporate Governance Report their responsibility for preparing the accounts 	✓	<ul style="list-style-type: none"> The Directors annually acknowledge their responsibility for preparing the financial statements of the Group.

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			<ul style="list-style-type: none"> • The Companies Ordinance requires the Directors to prepare financial statements for each financial year which give a true and fair view of the state of affairs of the Company and of the Group as at the end of the financial year and of their respective profit or loss for the year then ended. In preparing the financial statements, the Directors are required to: <ul style="list-style-type: none"> – select suitable accounting policies and apply them on a consistent basis, making judgments and estimates that are prudent, fair and reasonable; – state the reasons for any significant departure from accounting standards; and – prepare the financial statements on a going concern basis, unless it is not appropriate to assume that the Company and the Group will continue in business for the foreseeable future. <p>The Directors are responsible for keeping proper accounting records, for safeguarding the assets of the Company and the Group and for taking reasonable steps for the prevention of fraud and other irregularities.</p>
	<ul style="list-style-type: none"> • A statement by the auditors regarding their reporting responsibilities in the auditors' report 		<ul style="list-style-type: none"> • The Auditors' Report states auditors' reporting responsibilities.
	<ul style="list-style-type: none"> • Unless it is inappropriate to assume that the company will continue in business, the directors should prepare the accounts on a going concern basis, with supporting assumptions or qualifications as necessary 		<ul style="list-style-type: none"> • Directors are not aware of any matters which may cause significant doubt upon the Company's ability to continue as a going concern.

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	<ul style="list-style-type: none"> Where material uncertainties exist regarding the company's ability to continue as a going concern, such uncertainties should be clearly and prominently set out and discussed in the Corporate Governance Report 	N/A	
C1.3	<ul style="list-style-type: none"> Board responsibility to present a balanced, clear and understandable assessment in annual/interim reports, price-sensitive announcements; other financial disclosures; reports under the Listing Rules and statutory requirements 	✓	<ul style="list-style-type: none"> The Board aims to present a clear, balanced and understandable assessment of the Group's performance and position in all shareholder communications.
<i>Recommended Best Practices</i>			
C1.4	<ul style="list-style-type: none"> An issuer should announce and publish quarterly financial results, within 45 days from the end of the relevant quarter 	<i>Deviation explained</i>	<ul style="list-style-type: none"> The Board does not consider the announcement and publication of quarterly financial results to be desirable at the present time.
C1.5	<ul style="list-style-type: none"> Once an issuer has decided to publish its quarterly financial results, it should continue to do so 	N/A	<ul style="list-style-type: none"> The Board reviews business and operational updates on a quarterly basis. In order to enhance the transparency of the Company and raise the investment community's understanding of the latest situation and performance of the Group, quarterly business and operational updates are posted on the Company's website; bridging the gaps between the publication of the interim and annual results. The first of these was posted in May 2006 following the third quarter meeting of the Board.

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Code Ref.	Code Provisions	Compliance	Corporate Governance Practices
C2	<p>Internal Controls</p> <p><i>Code Principle</i></p> <p>The Board should ensure that the issuer maintains sound and effective internal controls to safeguard the shareholders' investments and the issuer's assets.</p>		
C2.1	<ul style="list-style-type: none"> The directors should at least annually conduct a review of the effectiveness of the system of internal control of the issuer and its subsidiaries and report that they have done so in their Corporate Governance Report The review should cover all material controls, including financial, operational and compliance controls and risk management functions 		<ul style="list-style-type: none"> The Directors, through the Audit Committee of the Company, have conducted an annual review of the effectiveness of the system of internal control of the Company and its subsidiaries. <p>The review covers all material controls, including financial, operational and compliance controls and risk management functions.</p> <ul style="list-style-type: none"> The Board is generally satisfied as to the effectiveness of the system of internal control of the Company and its subsidiaries.
<i>Recommended Best Practices</i>			
C2.2	<ul style="list-style-type: none"> The boards annual review should, in particular consider: <ul style="list-style-type: none"> the changes since the past annual review in the nature and extent of significant risks, and the issuer's ability to respond to changes in its business and the external environment the scope and quality of managements ongoing monitoring of risks and of the system of internal control, and where applicable, the work of its internal audit function and other providers of assurance 		<ul style="list-style-type: none"> The Review by the Board considered all these matters. There were no significant control failings or weakness identified.

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Code Ref.	Code Provisions	Compliance	Corporate Governance Practices
	<ul style="list-style-type: none"> - the extent and frequency of the communication of the results of the monitoring to the board which enables it to build up a cumulative assessment of the state of control of the issuer and the effectiveness with which risk is being managed - the incidence of significant control failings or weaknesses that have been identified at any time during the period and the extent to which they have resulted in unforeseen outcomes or contingencies that have had, could have had, or may in the future have, a material impact on the issuer's financial performance or condition; and - the effectiveness of the issuers processes relating to financial reporting and Listing Rule compliance 		

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Code Ref.	Code Provisions	Compliance	Corporate Governance Practices
C2.3	<ul style="list-style-type: none"> • Narrative statement on compliance with code provisions on internal control including: <ul style="list-style-type: none"> – process applied for identifying, evaluating and managing significant risks – additional information to assist understanding of risk management processes and system of internal control – acknowledgement by the board that it is responsible for the issuers system of internal control and its effectiveness – process applied in reviewing the effectiveness of the system of internal control – process applied to deal with internal control aspects of any significant problems disclosed in annual reports and accounts 		<ul style="list-style-type: none"> • The Board has overall responsibility for the system of internal control and reviewing its effectiveness. • The Group has in place an internal control system which is designed in light of the nature of the business as well as the organization structure. <p>The Group's system of internal control includes a defined management structure with limits of authority and is designed to further the achievement of business objectives, safeguard assets against unauthorized use or disposition, ensure the maintenance of proper accounting records for the provision of reliable financial information for internal use or publication, and ensure compliance with relevant legislation and regulations. The system is designed to provide reasonable, but not absolute, assurance against material misstatement or loss and to manage rather than eliminate risks of failure in operational systems and achievement of the Group's objectives.</p> <ul style="list-style-type: none"> • Senior management adopts a hands-on approach to the operations of the business and delegation of authority is limited. • Detailed operational and financial budgets are prepared and reviewed by the responsible Directors prior to being adopted. • Robust controls are in place for the recording of complete, accurate and timely accounting and management information. Comprehensive monthly management accounts are prepared, reviewed with, and distributed to appropriate senior managers. In addition, monthly operational review meetings are held, usually on location at the various operating plants. The Chairman and the Group Managing Director play leading roles in these meetings.

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Code Ref.	Code Provisions	Compliance	Corporate Governance Practices
			<ul style="list-style-type: none"> In July 2005, the Group established an Internal Audit function. The Internal Audit Charter is published on the Company's website and is based on the Institute of Internal Auditor's Standards for the Professional Practice of Internal Auditing and Code of Ethics. The Head of Internal Audit has direct access to the Chairman of the Audit Committee. The work plan of the Internal Audit Department focuses on those areas of the Group's activities with the greatest perceived risk and the plan is reviewed and approved by the Audit Committee. The results of internal audit reviews and corresponding remedial actions taken are reported to the Executive Directors and Audit Committee periodically.
C3	<p>Audit Committee <i>Code Principle</i></p> <p>The audit committee should have clear terms of reference, including arrangements for considering how it applies the financial reporting and internal controls principles. The committee should maintain an appropriate relationship with the company's auditors.</p>		
C3.1	<ul style="list-style-type: none"> Minutes should be kept by a duly appointed secretary and sent to all committee members within a reasonable time 	✓	<ul style="list-style-type: none"> Draft minutes are prepared by the Company Secretary and sent to members of the Audit Committee within 14 days of each meeting.
C3.2	<ul style="list-style-type: none"> A former partner of existing auditing firm shall not act as a member of the committee for 1 year after he ceases to be a partner of or to have any financial interest in the firm, whichever is the later 	✓	<ul style="list-style-type: none"> No member of the Audit Committee is a partner of the existing auditing firm of the Company.

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Code Ref.	Code Provisions	Compliance	Corporate Governance Practices																
C3.3	<ul style="list-style-type: none"> The terms of reference of the audit committee should include: <ul style="list-style-type: none"> relationship with the external auditors review of financial information oversight of the financial reporting system and internal control procedures 	✓	<ul style="list-style-type: none"> Terms of reference of the Audit Committee, which follow closely the requirements of the Code Provisions and have been adopted by the Board, are posted on the Company's website. 																
C3.4	<ul style="list-style-type: none"> The audit committee should make available its terms of reference, explaining its role and the authority delegated to it by the board 	✓	<ul style="list-style-type: none"> The Audit Committee currently consists of five members and held two meetings, on 16 February and 7 September 2006. Members of the Committee are: <table border="1" style="margin-left: 20px;"> <thead> <tr> <th><i>Independent Non-executive Directors</i></th> <th><i>Attendance</i></th> </tr> </thead> <tbody> <tr> <td>Chow Yu Chun, Alexander (<i>Chairman</i>)</td> <td>2/2</td> </tr> <tr> <td>Marvin Bienenfeld</td> <td>2/2</td> </tr> <tr> <td>Leung Yin Wah, Lambert</td> <td>1/1</td> </tr> <tr> <td>Lin Sien Mo, Willy</td> <td>0/1</td> </tr> <tr> <td colspan="2"> </td> </tr> <tr> <td colspan="2"><i>Non-executive Directors</i></td> </tr> <tr> <td>Leung Churk Yin, Jeanny</td> <td>1/1</td> </tr> </tbody> </table> Under its terms of reference, the Committee oversees the Group's financial reporting process; it also reviews the Group's internal controls and risk management system, approves the scope of work of the internal audit department and oversees the relationship with the external auditors. <p>The Committee presents a report to the Board on its findings after each Committee meeting.</p>	<i>Independent Non-executive Directors</i>	<i>Attendance</i>	Chow Yu Chun, Alexander (<i>Chairman</i>)	2/2	Marvin Bienenfeld	2/2	Leung Yin Wah, Lambert	1/1	Lin Sien Mo, Willy	0/1	 		<i>Non-executive Directors</i>		Leung Churk Yin, Jeanny	1/1
<i>Independent Non-executive Directors</i>	<i>Attendance</i>																		
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Code Ref.	Code Provisions	Compliance	Corporate Governance Practices
			<ul style="list-style-type: none"> • At the 16 February 2006 meeting, the Committee reviewed and recommended to the Board for approval the unaudited financial statements for the 6 months to 31 December 2006, prior to public announcement and filing. The Committee reviewed the reports of the internal audit department and also received reports from, and met with, the external auditors to discuss the scope of their review and findings. Discussions were held with management and external auditors relating to the adoption of a number of new Hong Kong Financial Reporting Standards. • At the 7 September 2006 meeting the Committee reviewed and discussed with management and external auditors the fiscal 2006 consolidated financial statements included in the 2006 Annual Report, prior to public announcement and filing. The Committee received reports from, and met with, the external auditors to discuss the general scope of their audit work and findings, including their assessment of the Group's internal controls in this light. The committee reviewed the scope and reports of the work of the internal audit department. <p>Based on these reviews and discussions, and the report of the external auditors, the Audit Committee was satisfied as to the effectiveness of the Group's internal controls and risk management processes and recommended to the Board of Directors approval of the consolidated financial statements for the year ended 30 June 2006 with the Auditors' Report thereon.</p>

CORPORATE GOVERNANCE REPORT

Code Ref.	Code Provisions	Compliance	Corporate Governance Practices
C3.5	<ul style="list-style-type: none"> Disclosure – statement from the audit committee explaining its recommendation on the appointment, resignation or dismissal of external auditors; express disclosure where the board disagrees with the committee’s view 	✓	<ul style="list-style-type: none"> The Audit Committee recommended to the Board that, subject to shareholders’ approval at the forthcoming Annual General Meeting, Deloitte Touche Tohmatsu be re-appointed as the external auditors for 2007. For the year ended 30 June 2006, the external auditors received HK\$2,748,000 for audit services and HK\$126,000 for tax and other services.
C3.6	<ul style="list-style-type: none"> The audit committee should be provided with sufficient resources to discharge its duties 	✓	<ul style="list-style-type: none"> Independent professional advice will be brought to supplement internal resources where appropriate.
Recommended Best Practices			
C3.7	<ul style="list-style-type: none"> Terms of reference should include: <ul style="list-style-type: none"> – review of arrangements by which employees may, in confidence, raise concerns about possible improprieties in financial reporting, internal controls or other matters – to act as the key representative body for overseeing the issuer’s relation with the external auditor 	✓	<ul style="list-style-type: none"> The Code of Conduct adopted by the Group provides for direct consultation with the Chairman or Group Managing Director on uncertain legal or ethical issues. The Audit Committee oversees the relationship with the external auditors.
D	DELEGATION BY THE BOARD		
D1	Management Functions <i>Code Principle</i> An issuer should have a formal schedule of matters specifically reserved to the board for its decision. The board should give clear directions to management as to the matters that must be approved by the board before decisions are made on behalf of the issuer.		
D1.1	Board must give clear directions as to the powers of management, including circumstances where management should obtain prior approval from the board	✓	<ul style="list-style-type: none"> The functions of Executive Directors are in accordance with their respective areas of expertise. Matters reserved to the Board are set out below.

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Code Ref.	Code Provisions	Compliance	Corporate Governance Practices
D1.2	Formalize the functions reserved to the board and those delegated to management; and review arrangements on a periodic basis	✓	<ul style="list-style-type: none"> • There is a defined schedule of matters reserved for full Board approval, including: <ul style="list-style-type: none"> – long-term objectives and strategies; – audited financial statements and associated materials; – interim and final result announcements and quarterly operational updates; – dividend; – appointment, removal or re-designation of Directors; – remuneration of Non-executive Directors and changes in terms and conditions of employment of Executive Directors; – material connected transactions; – material acquisitions, disposals or joint-venture arrangements; – material raising of external finance; – changing external auditors; – matters involving a conflict of interest for a substantial shareholder or Director.
<i>Recommended Best Practices</i>			
D1.3	<ul style="list-style-type: none"> • An issuer should disclose the division of responsibility between the board and management 	✓	<ul style="list-style-type: none"> • As set out in C2.3 and D1.2
D1.4	<ul style="list-style-type: none"> • Issuers should have formal letters of appointment setting out the key terms and conditions relative to their appointment 	✓	<ul style="list-style-type: none"> • A formal appointment letter, setting out the key terms and conditions relative to their appointment will be prepared for each newly appointed Director.
D2	<p>Board Committees <i>Code Principle</i> Board committees should be formed with specific written terms of reference which deal clearly with the committees' authority and duties.</p>		
D2.1	<ul style="list-style-type: none"> • Clear terms of reference to enable proper discharge of committees functions 	✓	<ul style="list-style-type: none"> • Two Board Committees, Audit Committee and Compensation Committee, have been established with clear and specific terms of reference.

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Code Ref.	Code Provisions	Compliance	Corporate Governance Practices
D2.2	<ul style="list-style-type: none"> The terms of reference should require committees to report their decisions and recommendations to the board 	✓	<ul style="list-style-type: none"> Each Board Committee reports to the Board after the relevant meeting.
E	COMMUNICATION WITH SHAREHOLDERS		
E1	Effective Communication <i>Code Principle</i> The Board should endeavour to maintain an on-going dialogue with shareholders and in particular, use annual general meetings or other general meetings to communicate with shareholders and encourage their participation.		
E1.1	<ul style="list-style-type: none"> A separate resolution be proposed by the chairman for each substantially separate issue 	✓	<ul style="list-style-type: none"> Separate resolutions are proposed at the general meeting on each substantially separate issue, including the election of individual Directors.
E1.2	<ul style="list-style-type: none"> The chairman of the board should attend the annual general meeting and arrange for the chairman of the audit, remuneration and nomination committees (as appropriate) or in the absence of the chairman of such committees, another member of the committee to be available to answer questions at the annual general meeting 	✓	<ul style="list-style-type: none"> The Chairman of the Board chairs the Annual General Meeting. In 2005, the Chairman of the Audit Committee and a member of the Compensation Committee were amongst those Directors who attended the Annual General Meeting.
	<ul style="list-style-type: none"> The chairman of the independent board committee (if any) should also be available to answer questions at any general meeting to approve a connected transaction or any other transaction that is subject to independent shareholders' approval 	✓	<ul style="list-style-type: none"> The Company's practice conforms with this principle.

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Code Ref.	Code Provisions	Compliance	Corporate Governance Practices
E2	<p>Voting by Poll</p> <p><i>Code Principle</i></p> <p>The issuer should regularly inform shareholders of the procedures for voting by poll and answer compliance with the requirements about voting by poll contained in the Listing Rules and the constitutional documents of the issuer.</p>		
E2.1	<ul style="list-style-type: none"> • The chairman of a meeting should ensure disclosure in the circulars of the procedures for and the rights of shareholders to demand a poll • The chairman of a meeting and/or directors who, individually or collectively, hold proxies in respect of shares representing 5% or more of the total voting rights at a particular meeting shall demand a poll in certain circumstances where, on a show of hands, a meeting votes in the opposite manner to that instructed in those proxies • If a poll is required under such circumstances, the chairman of the meeting should disclose to the meeting the total number of votes represented by all proxies held by directors indicating an opposite vote to the votes cast at the meeting on a show of hands 		<ul style="list-style-type: none"> • The right to demand a poll is set out in the circular containing the notice of Annual General meeting. • It is the company's practice that the Chairman of the meeting exercises his power under the Articles of Association to put each resolution set out in the notice to be voted by way of poll. • Poll results are posted on the Stock Exchange website and also published in Hong Kong newspapers on the next business day following the Annual General Meeting of the Company.

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Code Ref.	Code Provisions	Compliance	Corporate Governance Practices
E2.2	<ul style="list-style-type: none"> The issuer should count all proxy votes and, except where a poll is required, the chairman of a meeting should indicate to the meeting the level of proxies lodged on each resolution, and the balance for and against the resolution, after it has been dealt with on a show of hands The issuer should ensure that votes cast are properly counted and recorded 		<ul style="list-style-type: none"> Representatives of the Share Registrar of the Company are appointed as scrutineers to monitor and count the poll votes cast at the Annual General Meeting.
E2.3	<ul style="list-style-type: none"> The chairman of a meeting should at the commencement of the meeting ensure that an explanation is provided of: <ul style="list-style-type: none"> the procedures for demanding a poll by shareholders before putting a resolution to the vote on a show of hands, and the detailed procedures for conducting a poll and then answer any questions from shareholders whenever voting by way of a poll is required 		<ul style="list-style-type: none"> The Chairman explains the detailed procedures for conducting a poll at the outset of the Annual General Meeting and answers questions from shareholders.

ADDITIONAL CORPORATE GOVERNANCE MATTERS

Business Integrity

Maintaining the highest professional and ethical standards is central to the Group's core operating philosophy. The Group has formally adopted a Code of Conduct (the "Code") addressing guiding principles governing the conduct of Directors and senior employees. The Code is intended to establish minimum general standards of conduct encompassing the most common and sensitive areas in which the business operates.

In summary, executives of the Group are expected to:

- Conduct business of the Group in full compliance with both the letter and spirit of the Law and of the Code.
- Maintain the highest possible standards in the way we operate and the way we treat our employees in order to satisfy the expectations of both the business and social communities.
- Use confidential information properly.
- Recognize and avoid conflicts of interest.
- Protect the ownership of property of the Group, including information, products, rights and services.
- Conduct outside activities in a way which does not compromise the individual or the Group.

The detailed Code is published on our website.

Communications with the Investment Community

The Company is committed to maintaining a continuing open dialogue with institutional investors and analysts to facilitate understanding of the group's management, financial position, operations, strategy and plans.

The Chairman and Chief Financial Officer have the prime responsibility for these activities, with the Chairman taking the lead in the period immediately following the interim and final results announcements.

Regular one-on-one meetings are held with the financial community which, in a number of instances, involve visits to production facilities.

The Company endeavours to be responsive to all media requests.