遵守企業管治常規守則

於截至二零零七年十二月三十一日止年度 內,本公司已遵守香港聯合交易所有限公司 證券上市規則(「上市規則」) 附錄十四所載的 企業管治常規守則(「守則」)的守則條文,除 7:

- 1. 主席與行政總裁的角色沒有由不同人選 擔任。魏應州先生現時身兼本公司主席 與行政總裁的職務;
- 2. 獨立非執行董事因須按公司章程細則輪 席退位而未有指定任期; 及
- 3. 本公司董事會主席魏應州先生不須輪值 告退。

現時本公司附屬公司之運作實際上由有關附 屬公司之董事長負責,除了因為業務發展需 要由魏應州先生擔任若干附屬公司之董事長 外,本集團行政總裁並不兼任其他有關附屬 公司之董事長,該職務已由不同人選擔任。 同時,魏應州先生自一九九六年本公司上市 後一直全面負責本公司的整體管理工作。故 此,本公司認為,魏應州先生雖然不須輪值 告退及同一人兼任本公司主席與行政總裁的 職務,但此安排在此階段可以提高本公司的 企業決策及執行效率,有助於本集團更高效 地進一步發展,同時,通過上述附屬公司董 事長的制衡機制,以及在本公司董事會及獨 立非執行董事的監管下,股東的利益能夠得 以充分及公平的體現。

本公司已逐步採納適當措施,以便確保本公 司之企業管治常規符合守則所訂立之規定。

Compliance with the Code on Corporate Governance **Practices**

Throughout the year ended 31 December 2007, the Company has complied with the code provisions of the Code on Corporate Governance Practices (the "Code") as set out in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), except that:

- 1. there is no separation of the role of chairman and chief executive officer. Mr. Wei Ing-Chou currently assumes the role of both the Chairman and the Chief Executive Officer of the Company;
- 2. all Independent Non-executive Directors of the Company are not appointed for a specific term as they are subject to retirement by rotation in accordance with the Company's Articles of Association;
- 3. Mr. Wei Ing-Chou, the Chairman of the Board of the Company does not need to retire by rotation.

However, at present, the chairman of each of the Company's subsidiaries is responsible for the operation of the respective subsidiary. Due to the need of business development considerations, Mr. Wei Ing-Chou is required to act as the chairman of certain subsidiaries. Except for these subsidiaries, the Chief Executive Officer of the Group has not act as the Chairman of other subsidiaries. In practice, there is effective separation of the roles between the Chairman of the Company's subsidiaries and the Chief Executive Officer of the Group. Mr. Wei Ing-Chou has been in charge of the overall management of the Company since the listing of the Company in 1996. Although Mr. Wei Ing-Chou does not need to retire by rotation and assumes the role of both the Chairman and the Chief Executive Officer of the Company, the Company considers that such arrangement at this stage helps to promote the efficient formulation and implementation of the Company's strategies which will enable the Group to further develop its businesses effectively. With the above balancing mechanism of chairman of subsidiaries and the supervision of the Board and the independent non-executive directors, the interests of the shareholders are adequately and fairly represented.

The Company has taken steps towards the adoption of appropriate measures to ensure that the Company's corporate governance practices comply with the Code.

董事局預定每年召開季度會議,並在有需要 時召開更多會議。截至二零零七年十二月三 十一日止財政年度,共舉行八次董事局會 議。二零零十年個別董事出席董事局會議之 出席率概述如下:

The Board has scheduled quarterly meetings per year and meets more frequently as and when required. During the financial year ended 31 December 2007, eight Board meetings were held. The attendance of individual directors to the Board meeting in year 2007 is summarised below:

出席/舉行之董事局會議 Board Meetings Attended/Held

董事 **Directors** 執行董事 Executive Directors 魏應州先生 Mr. Wei Ing-Chou 8/8 井田毅先生 Mr. Takeshi Ida 8/8 吉澤亮先生 Mr. Ryo Yoshizawa 8/8 吳崇儀先生 Mr. Wu Chung-Yi 8/8 魏應交先生 Mr. Wei Ying-Chiao 8/8 井田純一郎先生 Mr. Junichiro Ida 8/8 獨立非執行董事 Independent Non-executive Directors 徐信群先生 Mr. Hsu Shin-Chun 8/8 李長福先生 Mr. Lee Tiong-Hock 8/8 小川和夫先生 Mr. Kazuo Ogawa 8/8 (於二零零八年四月一日辭任) (resigned on I April 2008) 桑原道夫先生 Mr. Michio Kuwahara N/A (不適用) (於二零零八年四月一日獲委任) (appointed on I April 2008)

公司秘書保存本公司之董事局會議記錄,以 供董事杳閱。

除了其法定責任外,董事會會核准本集團的 策略計劃、年度預算、重要經營計劃、主要 投資和資金決定。董事會亦會檢討本集團的 財務表現,確定本集團的主要風險,以及確 保設立適當系統管理該等風險。

董事會將關於本集團日常業務和行政工作交 託管理人員處理,而行政總裁則負責監督管 理人員。

The Company Secretary keeps the Board Minutes of the Company for inspection by the Directors.

Apart from its statutory responsibilities, the Board of Directors approves the Group's strategic plan, annual budget, key operational initiatives, major investments and funding decisions. It also reviews the Group's financial performance, identifies principal risks of the Group's business and ensures implementation of appropriate systems to manage these risks.

The Board of Directors has delegated decisions regarding the daily operation and administration of the Group to the management, under the supervision of the Chief Executive Officer.

董事就財務報表承擔之責任

董事確認須就編製本集團財務報表承擔責 任。財務部受本公司之合資格會計師監督, 而在該部門協助下,董事確保本集團財務報 表之編製符合有關法定要求及適用之會計準 則。董事亦確保適時刊發本集團之財務報 表。

本公司核數師就財務報表作出申報之責任聲 明載於第53頁至第54頁之獨立核數師報告書 內。

審核委員會

根據於二零零五年一月一日前生效之上市規 則附錄14所載最佳應用守則第14條之要求, 本公司已於一九九九年九月成立審核委員 會,現時成員包李長福先生、括徐信群先生 及桑原道夫先生三位獨立非執行董事。李長 福先生為審核委員會之主席。

審核委員會之主要責任包括審閱及監察本集 團之財務申報制度、財務報表及內部監控程 序。委員會亦擔任董事局與本公司核數師在 集團審核範圍事宜內之重要橋樑。截至二零 零七年十二月三十一日止財政年度,委員會 共舉行四次會議。審核委員會各成員出席會 議的情況詳見下表:

成員
李長福先生
徐信群先生
小川和夫先生
(於二零零八年四月一日辭任)
桑原道夫先生
(於二零零八年四月一日獲委任)
該委員會最近召開之會議乃審議本集團本學

之業績。

Directors' responsibility for the financial statements

The Directors acknowledge their responsibility for preparing the financial statements of the Group. With the assistance of the Finance Department which is under the supervision of the Qualified Accountant of the Company, the Directors ensure that the preparation of the financial statements of the Group is in accordance with statutory requirements and applicable accounting standards. The Directors also ensure that the publication of the financial statements of the Group is in a timely manner.

The Statement of the Auditors of the Company regarding their reporting responsibilities on the financial statements is set out in the Independent Auditors' Report on pages 53 to 54.

Audit Committee

In compliance with the requirement under Rule 14 of the Code of Best Practice setting out in Appendix 14 of the Listing Rules effective before 1 January 2005, the Company has established the Audit Committee in September 1999 and currently has three Independent Non-executive Directors, Mr. Lee Tiong-Hock, Mr. Hsu Shin-Chun and Mr. Michio Kuwahara. Mr. Lee Tiong-Hock acts as Chairman of the Audit Committee.

The principal duties of the Audit Committee include the review and supervision of the Group's financial reporting system, financial statements and internal control procedures. It also acts as an important link between the Board and the Company's auditors in matters within the scope of the group audit. Four meetings were held during the financial year ended 31 December 2007. Details of the attendance of the audit committee meetings are as follows:

Members	出席情況 Attendance
Mr. Lee Tiong-Hock	4/4
Mr. Hsu Shin-Chun	4/4
Mr. Kazuo Ogawa	4/4
(resigned on I April 2008)	
Mr. Michio Kuwahara	N/A
(appointed on 1 April 2008)	(不適用)

The latest meeting of the Committee was held to review the results of the Group for the year.

薪酬及提名委員會

薪酬及提名委員會於二零零五年八月十一日成立。目前,委員會成員包括徐信群先生、李長福先生及桑原道夫先生三位獨立非執行董事,徐信群先生為該委員會之主席。截至二零零七年十二月三十一日止財政年度,委員會舉行過一次會議。所有獨立非執行董事參予了該次會議。

委員會之成立旨在審批本集團高層僱員之薪酬福利組合,包括薪金及花紅計劃及其他長期獎勵計劃。委員會亦需檢討董事會之架構、規模及組成,並就董事之委任及董事繼任計劃向董事會提出建議。

內部監控

董事局全面負責維持本集團良好而有效之內 部監控制度。本集團之內部監控制度包括明 確之管理架構及其相關權限以協助達到業務 目標、保障資產以防未經授權使用或處置、 確保適當保存會計記錄以提供可靠之財務資 料供內部使用或發表,並確保遵守相關法例 及規例。

董事會與審核委員會已委派本集團的內部稽核部門每年檢討本集團的內部監控制度,於截至二零零七年十二月三十一日止年度,此檢討範圍涵蓋所有重要監控,包括財務、營運及法規監控以及風險管理工作。內部審接,並無發現內部監控出現本中度之檢討時,並無發現內部監控出現本集團的內部監控制度有效。

Remuneration and Nomination Committee

The Remuneration and Nomination Committee was established on 11 August 2005. This Committee now comprises three Independent Non-executive Directors, Mr. Hsu Shin-Chun, Mr. Lee Tiong-Hock and Mr. Michio Kuwahara. Mr. Hsu Shin-Chun acts as the Chairman of the Committee. One meeting was held during the financial year ended 31 December 2007. All of the Independent Non-executive Directors attended the meeting.

The Committee was set up to consider and approve the remuneration packages of the senior employees of the Group, including the terms of salary and bonus schemes and other long-term incentive schemes. The Committee also reviews the structure, size and composition of the Board from time to time and recommends to the Board on appointments of Directors and the succession planning for Directors.

Internal Control

The Board has overall responsibility for maintaining a sound and effective internal control system of the Group. The Group's internal control system includes a well defined management structure with limits of authority which is designed for the achievement of business objectives, to safeguard assets against unauthorised use or disposition, to ensure proper maintenance of books and records for the provision of reliable financial information for internal use or publication, and to ensure compliance with relevant legislations and regulations.

The Board and the Audit Committee have delegated the Group's internal audit department to conduct annual review of the effectiveness of the internal control systems of the Group. During the year ended 31 December 2007, the review covered all material controls including financial, operational and compliance controls as well as risk management functions. No material deficiencies on the internal control came to the attention of the internal audit department during the annual review for the year ended 31 December 2007. The Board and the Audit Committee therefore considered that the internal control systems of the Group are effective.

外聘核數師

馬賽會計師事務所有限公司於二零零七年十 一月十四日獲委聘為本公司外聘核數師,以 填補由於前任核數師於二零零七年六月因重 組所產生之臨時空缺。本公司及其附屬公司 已就馬賽會計師事務所有限公司提供之審計 服務自二零零七年財務報表中扣除793千美元 (二零零六年:753千美元)。

投資者關係

本集團相信問責制及透明度乃良好公司管治 不可或缺之部分,故就此與股東(包括機構投 資者)作適時溝通實為重要。本集團有系統地 處理投資者關係並視為本集團之主要工作。

本集團設有網站(www.masterkong.com.cn), 以便向股東及公眾投資者匯報本集團最新業 務發展及發放股東資訊。

年內,本集團貫徹通過不同方式與機構及少 數股東、基金經理、分析員及媒體公開定期 對話之政策。形式包括會面、推介會、電話 會議、函件、媒體簡報會及新聞稿等,藉以 發佈有關本集團最新發展及策略之資料。二 零零七年內,高級管理層曾訪問紐約、三藩 市、多倫多、東京、星加坡及台北等主要國 際投資中心,會見機構投資者。年內,高級 管理層與機構投資者及研究分析員進行逾三 百四十次會面。本集團將繼續積極回應公眾 投資者、個人及機構投資者及投資分析員所 提出之一般杳詢。

標準守則的遵守

本公司一直採納上市規則附錄10所載上市公 司董事進行證券交易的標準守則(「標準守 則」)。經本公司特別查詢後,全體董事均確 認他們在審核期內已完全遵從標準守則所規 定的準則。

External Auditors

Mazars CPA Limited has been appointed as the External Auditors of the Company with effect from 14 November 2007 to fill the casual vacancy arising from the reorganisation of the former auditors in June 2007. An amount of US\$793,000 (2006: US\$753,000) was charged to the 2007 financial statements of the Company and its subsidiaries for provision of audit services.

Investor Relations

We believe accountability and transparency are indispensable for ensuring good corporate governance and, in this regard, timely communication with our shareholders, including institutional investors, is crucial. We manage investor relations systematically as a key part of our operations.

We maintain a website (www.masterkong.com.cn) to keep our shareholders and the investing public informed of our latest business developments and to disseminate shareholder information.

During the year, we continued to follow a policy of maintaining an open and regular dialogue with institutional and minority shareholders, fund managers, analysts and the media through different means, including meetings, presentations, telephone conferences, correspondence, media briefings and press releases to distribute information on the Group's latest developments and strategies. During 2007 senior management visited several major international investment centres, including New York, San Francisco, Toronto, Tokyo, Singapore and Taipei to meet with institutional investors. In all, over 340 meetings with institutional investors and research analysts were held in 2007. We also continued to be proactive in responding to general enquires raised by the investing public, individual and institutional investors and investment analysts.

Compliance with the Model Code

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules. All Directors have confirmed, following specific enquiry by the Company, that they fully complied with the required standards as set out in the Model Code throughout the review period.