DIRECTORS' REPORT

The Directors present their annual report and the audited financial statements for the year ended 31st December 2003.

董事會報告書

董事會同寅謹將本公司截至二零零三年十二 月三十一日止年度報告及已審核之財務報表 送呈各股東省覽。

PRINCIPAL ACTIVITIES

The Company acts as an investment holding company. The principal activities of its principal subsidiaries are trading and distribution of chemicals, materials and equipment used in the manufacture of printed circuit boards and electronic products and the manufacture of electrical and electronic products for OEM customers.

主要業務

本公司屬投資控股公司,其主要附屬公司之 主要業務為貿易及分銷用以製造印刷電路板 及電子產品之化學品、物料及設備及為原產 品客戶製造電器及電子產品。

RESULTS

The results of the Group for the year ended 31st December 2003 are set out in the consolidated income statement on page 55.

The Directors do not recommend the payment of a dividend and propose that the profit for the year be retained.

業績

本集團截至二零零三年十二月三十一日止年 度之業績載於第55頁之綜合收益表內。

FIXED ASSETS

Details of movements in fixed assets of the Group are set out in note 14 of notes to the financial statements.

本公司董事並不建議派發股息,並建議將本 年度溢利留存。

固定資產

本集團固定資產於本年度之變動詳情刊載於 財務報表附註14。

SHARE CAPITAL

Details of the Company's share capital are set out in note 28 of notes to the financial statements. There was no movement in the Company's share capital during the year.

股本

本公司股本之詳情刊載於財務報表附註28。 年內股本並無變動。

RESERVES

Details of the movements in the reserves of the Group and the Company during the year are set out in note 29 of notes to the financial statements.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's Bye-laws, or the laws of Bermuda, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

PURCHASE, SALE OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

Neither the Company nor any or its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the year.

CHARITABLE DONATIONS

During the year, the Group made charitable donations amounting to approximately HK\$968,000.

MAJOR CUSTOMERS AND SUPPLIERS

37% of turnover and 37% of purchases during the year were attributable to the Group's five largest customers and suppliers respectively. 10% of turnover and 16% of purchases during the year were attributable to the Group's largest customer and supplier respectively. None of the Directors, their associates or any shareholder (which to the knowledge of the Directors owns more than 5% of the Company's issued share capital) has any interest in the Group's five largest customers or five largest suppliers.

儲備

本集團及本公司本年度之儲備變動詳情刊載 於財務報表附註29。

優先購買權

本公司之公司細則或百慕達法例均無訂明有 關本公司必須按現有股東之持股比例向彼等 提呈發售新股份之優先購買權之規定。

購買、出售或贖回本公司之上市證券

本公司或其任何附屬公司於本年度概無購 買、出售或贖回本公司之任何上市證券。

慈善捐款

本年度內本集團之慈善捐款總額為港幣九十 六萬八千元。

主要顧客及供應商

本集團之五大顧客及供應商所佔本年度之營 業額及採購額分別為37%及37%。本集團之 最大顧客及供應商所佔本年度之營業額及採 購額分別為10%及16%。本公司各董事及其 聯繫人士或任何股東(董事會獲知擁有本公 司已發行股本5%或以上)概無在該五大顧客 或五大供應商佔有任何權益。

DIRECTORS

The Directors of the Company during the year and up to the date of this report are:

Executive Directors

Senta Wong

Edward Ying-Chun Tsui

Byron Shu-Chan Ho

Bengie Man-Hang Kwong

Hamed Hassan EL-ABD

Independent Non-Executive Directors

Peter Chung-Yin Lee

John Ho

Philip Wan-Chung Tse

Gene Howard Weiner

In accordance with Bye-laws 103 to 105 of the Company's Bye-laws, Mr. Bengie Man-Hang Kwong and Mr. Philip Wan-Chung Tse shall retire by rotation and, being eligible, offer themselves for election.

The term of office for each Independent Non-Executive Director is the period up to his retirement by rotation in accordance with the Company's Bye-laws.

No Director being proposed for re-election at the forthcoming annual general meeting has a service contract which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

董事

本年度內及截至本報告刊發日期本公司之董 事為:

執行董事

王忠桐

徐應春

何樹燦

鄺敏恆

Hamed Hassan EL-ABD

獨立非執行董事

李仲賢

何約翰

謝宏中

Gene Howard Weiner

依照本公司細則第一零三至一零五條, 鄺敏 恆先生及謝宏中先生任期屆滿, 輪值告退, 並願意接受提選連任。

各獨立非執行董事之任期乃直至其根據本公 司之公司細則輪席告退為止之期間。

擬於即將舉行之股東週年大會上膺選連任之 董事,概無與本集團訂立任何本集團於一年 內終止則須作出賠償(法定補償除外)之服務 合約。

INTERESTS OF DIRECTORS

At 31st December 2003, the interests or short positions of the Directors of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to the Model Code for Securities Transactions by Directors of Listed Companies, were as follows:

董事之權益

於二零零三年十二月三十一日,根據證券及 期貨條例(「證券及期貨條例」)第352條予以 置存之登記冊之記錄,或根據上市公司董事 進行證券交易的標準守則已向本公司及香港 聯合交易所有限公司(「聯交所」)作出之通 知,本公司董事於本公司或其任何相聯法團 (定義見證券及期貨條例第XV部)之股份、相 關股份及債券中擁有之權益或淡倉如下:

(A) Long positions in shares of the Company

(A) 本公司股份之好倉

| Name 姓名 | Capacity 身份 | Number of shares held 所持股數 | Percentage of total issued shares 佔已發行 股份總數 百分比 |
|------------------------------|--|----------------------------------|--|
| Executive directors 執行董事 | | | |
| Senta Wong 王忠桐 | Interest of child or spouse, interest | 325,068,723 | 46.92% |
| | of controlled corporations and | | |
| | founder of discretionary trust (Note1) | | |
| | 子女或配偶權益、受控制法團權益 | | |
| | 及酌情信託之成立人(附註1) | | |
| Edward Ying-Chun Tsui 徐應春 | Beneficial owner 實益擁有人 | 5,791,920 | 0.84% |
| Byron Shu-Chan Ho 何樹燦 | Beneficial owner 實益擁有人 | 1,500,000 | 0.22% |
| Bengie Man-Hang Kwong 鄺敏恒 | Beneficial owner 實益擁有人 | 2,700,000 | 0.39% |
| Non-Executive director 非執行董事 | | | |
| Gene Howard Weiner | Beneficial owner 實益擁有人 | 180,000 | 0.03% |

Note:

- Mr. Senta Wong was deemed (by virtue of the SFO) to be interested in 325,068,723 shares in the Company. These shares were held in the following capacity:
 - (a) 1,886,000 shares were held by Ms. Wong Wu Lai Ming, wife of Mr. Senta Wong.
 - (b) 115,382,723 shares were held by Senta Wong (BVI) Limited, the entire issued share capital of which is owned by Mr. Senta Wong. The references to 115,382,723 shares deemed to be interested by Mr. Senta Wong (as disclosed herein) and Senta Wong (BVI) Limited (as disclosed in the section headed "Interests of substantial shareholders") relate to the same block of shares.
 - (c) 207,800,000 shares were held by Greatfamily Inc. (which was in turn wholly owned by Greatguy Inc.) for a discretionary trust, of which Mr. Senta Wong and Batsford Limited were regarded as the founders (by virtue of the SFO). The references to 207,800,000 shares deemed to be interested by Mr. Senta Wong (as disclosed herein), Greatfamily Inc., and Greatguy Inc. (as disclosed in the section headed "Interests of substantial shareholders"), and Batsford Limited (as disclosed in Note 1(a) under the section headed "Interests of substantial shareholders") relate to the same block of shares
- (B) Long positions in shares of associated corporations of the Company

附註:

- 根據證券及期貨條例,王忠桐先生被視為擁有 本公司325,068,723股股份之權益,該等股份乃 按以下身份持有:
 - (a) 1,886,000股股份由王忠桐先生之妻子王 胡麗明女士持有。
 - (b) 115,382,723股股份由 Senta Wong (BVI) Limited 持有,其全部已發行股本由王 忠桐先生擁有。有關王忠桐先生(於本節 披露)及 Senta Wong (BVI) Limited(於 「主要股東之權益」一節披露)被視為擁 有權益之115,382,723股股份乃指同一批 股份。
 - (c) 207,800,000股股份由 Greatfamily Inc. 為一項酌情信託所持有(該公司由 Greatguy Inc. 全資擁有),而王忠桐先生及 Batsford Limited 根據證券及期貨條例被視為其成立人。有關王忠桐先生(於本節披露)、Greatfamily Inc. 及 Greatguy Inc.(於「主要股東之權益」一節披露),以及 Batsford Limited(於「主要股東之權益」一節附註1(a)披露)被視為擁有權益之207,800,000股股份乃指同一批股份。

(B) 本公司相聯法團股份之好倉

| Name 姓名 | Associated corporation 相聯法團 | Capacity 身份 | Number of share held 所持股數 | Percentage of total issued shares 佔已發行股份總數 百份比 |
|----------------|--------------------------------|------------------|---------------------------------|---|
| Senta Wong 王忠桐 | Golden Crown Limited | Beneficial owner | 25 | 12.5% |
| | | 實益擁有人 | | |

Certain Directors held qualifying shares in certain subsidiaries of the Group on trust for the Company or other subsidiaries of the Group. 若干董事以代表本公司或本集團其他附屬公司持有信託之形式,持有本集團若干附屬公司之資格股。

Save as disclosed herein, as at 31st December 2003, none of the Directors of the Company or his associates had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies.

除本文所披露者外,於二零零三年十二月三十一日,根據證券及期貨條例第352條予以置存之登記冊之記錄,或根據上市公司董事進行證券交易的標準守則已向本公司及聯交所作出之通知,本公司董事或其聯繫人士,概無於本公司或其任何相聯法團(定義見證券及期貨條例第XV部)之股份、相關股份或債券中擁有權益或淡倉。

DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

No contract of significance to which the Company or any of its subsidiaries was a party and in which a Director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

At no time during the year was the Company, its subsidiaries or its associated corporations a party to any arrangement to enable the Directors or chief executives of the Company or their respective associates to acquire benefits by acquisition of shares or underlying shares in, debentures of, the Company or its associated corporations.

董事於重大合約之權益

於年末或年內之任何時候,本公司董事概無 在本公司或其任何附屬公司參與訂立重大合 約中直接或間接擁有任何重大權益。

認購股份或債券之安排

於本年度內任何時間,本公司、其附屬公司 或相聯法團概無訂立任何安排,致使本公司 董事或主要行政人員或彼等各自之聯繫人士 可藉收購本公司或其相聯法團之股份、相關 股份或債券而獲益。

INTERESTS OF SUBSTANTIAL SHAREHOLDERS

The Company has been notified that, as at 31st December 2003, persons (other than Directors of the Company) who had interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO were as follows:

主要股東之權益

據本公司所知,於二零零三年十二月三十一 日,根據證券及期貨條例第336條予以置存 之登記冊之記錄,下列人士(除本公司董事 外)於本公司股份或相關股份中擁有權益或 淡倉:

Long positions in shares of the Company

本公司股份之好倉

| Name 名稱 | Capacity 身份 | Number of shares held 所持股數 | Percentage of total issued shares 佔已發行股份總數 百分比 |
|-------------------------------|-------------------------------------|----------------------------------|---|
| Substantial shareholders 主要股東 | | | |
| Batsford Limited | Founder of discretionary trust | 239,649,332 | 34.59% |
| | and trustee (Note 1) | | |
| | 酌情信託之成立人及受託人(附註1) | | |
| Greatfamily Inc. | Beneficial owner (Note 2) | 207,800,000 | 29.99% |
| | 實益擁有人(附註2) | | |
| Greatguy Inc. | Trustee (Note 2) 受託人(附註2) | 207,800,000 | 29.99% |
| Senta Wong (BVI) Limited | Beneficial owner (Note 3) | 115,382,723 | 16.65% |
| | 實益擁有人(附註3) | | |
| Other persons 其他人士 | | | |
| Wong Chung Yin 王忠梴 | Beneficial owner, interest of child | 72,205,251 | 10.42% |
| | or spouse and founder of | | |
| | discretionary trust (Note 4) | | |
| | 實益擁有人、子女或配偶權益 | | |
| | 及酌情信託之成立人(附註4) | | |
| Guardian Trustee Limited | Beneficiary of trust (Note 5) | 59,984,468 | 8.66% |
| | 信託受益人(附註5) | | |
| Levy Investment Limited | Beneficial owner (Note 6) | 31,849,332 | 4.59% |
| | 實益擁有人(附註6) | | |

Notes:

- Batsford Limited was deemed (by virtue of the SFO) to be interested in 239,649,332 shares in the Company. These shares were held in the following capacity:
 - (a) 207,800,000 shares were held by Greatfamily Inc. (which was in turn wholly owned by Greatguy Inc.) for a discretionary trust, of which Mr. Senta Wong and Batsford Limited were regarded as the founders (by virtue of the SFO). Please see Note 1(c) under the section headed "Interests of Directors".
 - (b) 31,849,332 shares were held by Levy Investment Limited (which was in turn wholly owned by Batsford Limited) for a discretionary trust, of which Mr. Wong Chung Yin was regarded as the founder (by virtue of the SFO). The references to 31,849,332 shares deemed to be interested by Batsford Limited (as disclosed herein), Mr. Wong Chung Yin (as disclosed in Note 4(c) below) and Levy Investment Limited (as disclosed in this section) relate to the same block of shares
- Please see Note 1(c) under the section headed "Interests of Directors".
- Please see Note 1(b) under the section headed "Interests of Directors".
- 4. Mr. Wong Chung Yin was deemed (by virtue of the SFO) to be interested in 72,205,251 shares in the Company. These shares were held in the following capacity:
 - (a) 4,772,000 shares were held by Mr. Wong Chung Yin personally.
 - (b) 2,000,000 shares were held under Mr. Wong Chung Yin and his wife, Ms. Woo Sin Ming.
 - (c) 31,849,332 shares were held by Levy Investment Limited (which was in turn wholly owned by Batsford Limited) for a discretionary trust, of which Mr. Wong Chung Yin was regarded as the founder (by virtue of the SFO). Please see Note 1(b) above.
 - (d) 33,583,919 shares were held for The Pacific Way Unit Trust, of which Guardian Trustee Limited was regarded as the beneficiary (by virtue of the SFO) Mr. Wong Chung Yin was regarded as the founder of the trust (by virtue of the SFO) in relation to the same block of shares. The references to 33,583,919 shares deemed to be interested by Mr. Wong Chung Yin (as disclosed herein) and Guardian Trustee Limited (as disclosed in Note 5(a) below) relate to the same block of shares.
- Guardian Trustee Limited was deemed (by virtue of the SFO) to be interested in 59,984,468 shares in the Company. These shares were held in the following capacity:
 - (a) 33,583,919 shares were held for The Pacific Way Unit Trust, of which Guardian Trustee Limited was regarded as the beneficiary (by virtue of the SFO). Mr. Wong Chung Yin was regarded as the founder of the trust (by virtue of the SFO) in relation to the same block of shares. Please see Note 4(d) above.
 - (b) 26,400,549 shares were held for The Floral Unit Trust. Guardian Trustee Limited was regarded as the beneficiary of the trust (by virtue of the SFO) in relation to these shares.
- 6. Please see Note 1(b) above.

附註:

- 1. 根據證券及期貨條例, Batsford Limited 被視 為擁有本公司239,649,332股股份之權益,該等 股份乃按以下身份持有:
 - (a) 207,800,000股股份由 Greatfamily Inc. 為一項酌情信託而持有(該公司由 Greatguy Inc. 全資擁有),而王忠桐先 生及 Batsford Limited 根據證券及期貨 條例被視為其成立人。請參見「董事之權 益」一節附註1(c)。
 - (b) 31,849,332股股份由 Levy Investment Limited 為一項酌情信託而持有(該公司由 Batsford Limited 全資擁有),而 王忠梴先生根據證券及期貨條例被視為 其成立人。有關 Batsford Limited(於本節披露)、王忠梴先生(於下文附註4(c)披露)及 Levy Investment Limited(於本節披露)被視為擁有權益之 31,849,332股股份乃指同一批股份。
- 2. 請參見「董事之權益」一節附註1(c)。
- 3. 請參見「董事之權益」一節附註1(b)。
- 4. 根據證券及期貨條例,王忠梴先生被視為擁有 本公司72,205,251股股份之權益,該等股份乃 按以下身份持有:
 - (a) 4,772,000股股份由王忠梴先生個人持有。
 - (b) 2,000,000股股份由王忠梴先生及其妻子 胡倩明女士持有。
 - (c) 31,849,332股股份由 Levy Investment Limited 為一項酌情信託而持有(該公司由 Batsford Limited 全資擁有),而 王忠梴先生根據證券及期貨條例被視為 其成立人。請參見上文附註1(b)。
 - (d) 33,583,919股股份代表 The Pacific Way Unit Trust 持有,而Guardian Trustee Limited 根據證券及期貨條例被視為其受益人,而王忠梴先生根據證券及期貨條例被視為有關同一批股份信託之成立人。有關王忠梴先生(於本節披露)及Guardian Trustee Limited(於下文附註5(a)披露)被視為擁有權益之33,583,919股股份乃指同一批股份。
- 5. 根據證券及期貨條例, Guardian Trustee Limited 被視為擁有本公司59,984,468股股份 之權益,該等股份乃按以下身份持有:
 - (a) 33,583,919股股份代表 The Pacific Way Unit Trust 持有,而Guardian Trustee Limited 根據證券及期貨條例被視為其受益人,而王忠梴先生根據證券及期貨條例被視為有關同一批股份信託之成立人。請參見上文附註4(d)。
 - (b) 26,400,549股股份代表 The Floral Unit Trust 持有。Guardian Trustee Limited 根據證券及期貨條例被視為有關該等股份信託之受益人。
- 請參見上文附註1(b)。

Save as disclosed, the Company has not been notified of any other interests or short positions in the shares or underlying shares of the Company as at 31st December 2003.

RETIREMENT BENEFITS SCHEMES

Details of the Group's retirement benefits schemes are set out in note 34 of notes to the financial statements.

DISCLOSURE PURSUANT TO PRACTICE NOTE 19

The following information is disclosed pursuant to paragraphs 3.7.1 and 3.9 of Practice Note 19 to the Listing Rules:

The Company and a group of its wholly-owned subsidiaries have entered into a loan agreement with banks, which are independent third parties, for a transferable term loan facility of up to HK\$120 million made available to WKK Technology Limited, an indirectly wholly-owned subsidiary of the Company (the "Old Facility"). The final repayment date of the loan is 18th May 2004. Under the terms and conditions of this loan agreement, the followings would constitute an event of default: (a) if Mr. Senta Wong and his associates, together with any company beneficially owned or controlled by any of them, cease to be the largest single shareholder, or group of shareholders, in the Company; (b) if Mr. Senta Wong, his associates and his other family members, together with any company beneficially owned or controlled by any of them, cease to own or control (directly or indirectly) 35% or more of the issued share capital of the Company; or (c) if Mr. Senta Wong ceases to be actively involved in the

除上述披露外,本公司於二零零三年十二月 三十一日止並無獲悉任何其他人士持有本公 司股份或相關股份之權益或淡倉。

退休福利計劃

本集團退休福利計劃之詳情列載於財務報表 附註34。

按第19項應用指引而作出之披露

下列資料乃遵照上市規則第19項應用指引第 3.7.1及3.9段之規定而披露:

本公司及其多間全資附屬公司與銀行 (a) (屬獨立第三方) 訂立一項貸款協議,內 容關於一筆借予本公司間接全資附屬公 司王氏港建科技有限公司為數港幣一億 二千萬元之可轉讓定期貸款融資(「舊貸 款融資」)。該筆貸款融資之最後還款日 期為二零零四年五月十八日。根據此貸 款協議之條款及條件,下列情況均會構 成違約事項:(a)倘王忠桐先生及其聯 繫人士(連同彼等任何一位實益擁有或 控制之任何一間公司) 不再為本公司最 大單一股東或一組股東; (b)倘王忠桐 先生、其聯繫人士及其家庭成員(連同 彼等任何一位實益擁有或控制之任何一 間公司) 不再直接或間接擁有或控制本 公司已發行股本之35%或以上;或(c) 倘王忠桐先生不再積極參與本公司之管 理事務。根據此貸款協議,倘出現上述 任何情況,一切結欠貸款均可能須立即

management of the Company. Under this loan agreement, if any of the above occurs, all amounts outstanding and owing under the facility may become immediately due and payable. The Old Facility was repaid in full on 18th August 2003.

償還。舊貸款融資已於二零零三年八月 十八日全數償還。

- (b) On 6th August 2003 the Company entered into a loan agreement with a syndicate of banks for a 4-year term loan facility of up to HK\$250 million to refinance the Old Facility and for general working capital purposes. This loan agreement includes conditions to the effect that: (a) Mr. Senta Wong, the controlling shareholder of the Company, together with his associates, must remain the single largest shareholder of the Company; (b) Mr. Senta Wong, together with his associates and his other family members, must hold more than 50% of the issued share capital of the Company; and (c) Mr. Senta Wong must remain as the Chairman and the Chief Executive Officer of the Company. Under this loan agreement, if such an event of default occurs, all amounts outstanding and owing under the facility may become immediately due and payable. As at the latest practicable date, none of the above events of default has occurred.
- (b) 本公司於二零零三年八月六日與一組銀 團就一筆最多高達港幣二億五千萬元之 四年定期貸款融資訂立一項貸款協議, 為舊貸款融資重新融資及作為流動資金 之用。該貸款協議有效之條件包括: (a)王忠桐先生(本公司之控股股東)連 同其聯繫人士必須繼續為本公司之單一 最大股東; (b)王忠桐先生連同其聯繫 人士及其他家族成員必須持有本公司之 已發行股本百分之五十以上;及(c)王 忠桐先生留任本公司之主席及行政總 裁。根據此貸款協議,倘發生任何一項 違約事項,該貸款融資項下所有未償還 之款項或會立即到期,並須即時償還。 於最後可行日期,概無出現上述任何違 約事項。

AUDIT COMMITTEE

The Audit Committee comprises two Independent Non-Executive Directors, namely Messrs. John Ho and Philip Wan-Chung Tse.

The written terms of reference which describe the authority and duties of the Audit Committee were prepared and adopted with reference to "A Guide for the Formation of An Audit Committee" published by the Hong Kong Society of Accountants. The principal activities of the Audit Committee include the review and supervision of the Group's financial reporting process and internal controls.

The Audit Committee met twice during the financial year in conjunction with the management of the Group to review the internal controls, interim results and final financial statements of the Group prior to recommending them to the Board for approval.

AUDITORS

Messrs. Deloitte Touche Tohmatsu who acted as joint auditors of the Company with Messrs. Ho and Ho & Company for the past years, resigned on 1st September 2003.

The financial statements for the year have been audited by Messrs. Ho and Ho & Company who retire and, being eligible, offer themselves for reappointment at the forthcoming annual general meeting.

審核委員會

審核委員會由兩名獨立非執行董事何約翰先 生及謝宏中先生組成。

書面職權範圍概述審核委員會之權限及職 責,乃參照香港會計師公會頒佈之「成立審 核委員會指引」編製及採納。審核委員會主 要工作包括檢討及監督本集團之財務申報程 序及內部控制事宜。

審核委員會於本財政年度已會同本集團管理 層召開兩次會議,以便在提呈董事會批准前 檢討本集團之內部控制、中期業績及全年財 務報告。

核數師

德勤·關黃陳方會計師行及何錫麟會計師行 為本公司聯席核數師,惟前者已於二零零三 年九月一日辭任。

本年度之財務報表由何錫麟會計師行審核, 該行任滿告退,惟願意在應屆股東週年大會 上膺選連任。

COMPLIANCE WITH THE CODE OF BEST PRACTICE

The Company has complied throughout the year ended 31st December 2003 with the Code of Best Practice as set out in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, except that the Independent Non-Executive Directors are not appointed for a specific term but are subject to retirement by rotation and re-election at annual general meeting of the Company in accordance with the provisions of the Company's Bye-laws.

遵守最佳應用守則

本公司於截至二零零三年十二月三十一日止 年度內已遵守香港聯合交易所有限公司證券 上市規則附錄十四所載之最佳應用守則,除 獨立非執行董事並無指定任期,惟須根據本 公司細則於本公司之股東週年大會上輪值告 退及重選連任之外。

On behalf of the Board

Senta Wong

Chairman

Hong Kong, 7th April 2004

承董事會命

王忠桐

主席

香港, 二零零四年四月七日