CHINA EASTERN AIRLINES CORP LTD Form 6-K May 06, 2013
UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
FORM 6-K
Report of Foreign Private Issuer
Pursuant to Rule 13a-16 or 15d-16
under the Securities Exchange Act of 1934
For the month of May 2013
Commission File Number: 001-14550
China Eastern Airlines Corporation Limited

(Translation of Registrant's name into English)

Board Secretariat's Office

Kong Gang San Lu, Number 88

Shanghai, China 200335
(Address of principal executive offices)
Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F: x Form 20-F  "Form 40-F"
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule $101(b)(1)$ :
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule $101(b)(7)$ :
Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934: "Yes x No
If "Yes"is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): n/a

### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

# <u>China Eastern Airlines Corporation Limited</u> (Registrant)

Date May 6, 2013 By/s/ Wang Jian

Name: Wang Jian

Title: Joint Company Secretary

Certain statements contained in this announcement may be regarded as "forward-looking statements" within the meaning of the U.S. Securities Exchange Act of 1934, as amended. Such forward-looking statements involve known and unknown risks, uncertainties and other factors, which may cause the actual performance, financial condition or results of operations of the Company to be materially different from any future performance, financial condition or results of operations implied by such forward-looking statements. Further information regarding these risks, uncertainties and other factors is included in the Company's filings with the U.S. Securities and Exchange Commission. The forward-looking statements included in this announcement represent the Company's views as of the date of this announcement. While the Company anticipates that subsequent events and developments may cause the Company's views to change, the Company specifically disclaims any obligation to update these forward-looking statements, unless required by applicable laws. These forward-looking statements should not be relied upon as representing the Company's views as of any date subsequent to the date of this announcement.

(A joint stock limited company incorporated in the People's Republic of China with limited liability)

Stock code 00670

#### **NOTIFICATION LETTER**

7 May 2013

Dear H shares shareholder,

**China Eastern Airlines Corporation Limited (the "Company")** 

Notice of publication of the Notice for the 2012 Annual General Meeting,

the Proxy Form for the 2012 Annual General Meeting, the Annual General Meeting Attendance Slip of the Company (the "Current Corporate Communication")

The English and Chinese versions of the Current Corporate Communication are available on our website at <a href="https://www.ceair.com">www.ceair.com</a> and the website of The Stock Exchange of Hong Kong Limited at <a href="https://www.hkexnews.hk">www.hkexnews.hk</a>. You may access the Current Corporate Communication on those websites. On our said website, the Current Corporate

Communication can be found under the "Investor Relations" section by clicking "About us" on the home page.

Shareholders may at any time choose to receive free of charge the Corporate Communications (Note) either in printed form, or read the website version, notwithstanding any wish to the contrary they have previously conveyed to us. Even if you have chosen (or are deemed to have consented) to receive the Corporate Communication via website version but for any reason you have difficulty in receiving or gaining access to any Corporate Communications, the Company will promptly upon your request send those Corporate Communications to you in printed form free of charge.

If you want to receive a printed version of the Current Corporate Communication, please complete the request form on the reverse side of this letter (the "Request Form") and send it to the Company c/o Hong Kong Registrars Limited (the "Hong Kong Share Registrar") by post using the mailing label at the bottom of the Request Form (a stamp need not be affixed if it is being posted in Hong Kong). The address of the Hong Kong Share Registrar is 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong. The Request Form may also be downloaded from the above websites. You may also send an email with the scanned copy of the Request Form to <a href="mailto:cea.ecom@computershare.com.hk">cea.ecom@computershare.com.hk</a>.

If you would like to change your choice of means of receipt of the Corporate Communications in future, please write to the Company c/o the Hong Kong Share Registrar at the above address or send an email to <a href="mailto:cea.ecom@computershare.com.hk">cea.ecom@computershare.com.hk</a>.

Should you have any queries relating to any of the above matters, please contact us by calling the hotline of the Hong Kong Share Registrar at (852) 2862 8688 during business hours (9:00 a.m. to 6:00 p.m. from Monday to Friday, excluding public holidays).

Yours faithfully,
for and on behalf of
China Eastern Airlines Corporation Limited
Wang Jian Ngai Wai Fung
Joint Company Secretaries

Corporate Communications refer to any documents issued or to be issued by the Company for your information or action, including but not limited to (a) annual reports (including but not limited to directors' reports, annual Note: accounts together with auditors' reports) and, where applicable, summary financial reports; (b) interim reports and, where applicable, summary interim reports; (c) notices of meetings; (d) listing documents; (e) circulars; (f) proxy forms; and (g) reply slips.

本 2012年度 東週年大會 告、

2012年度 東週年

<u>&#25991;&#20214;&#12301;</u>)

及香港聯合交易所

網站www.hkexnews.hk 。

請 該等網站瀏覽本次 訊文&#20214

儘管閣下早前曾向本 作出 &#3533

如閣下欲更改日後收取 訊文& 之收取途徑之選擇,請以書&#38 送交。

如對本 內容 任何疑問,請致時正至下午6 時正。

表

東方航空

**汪健 魏偉峰** 

謹啟

二零一三年五月 七日

# **CEAH-07052013-1(0)**

**Request Form** 申請表格

c/o Hong Kong Registrars Limited (the "Hong Kong Share Registrar")

經香港證&#25 (「香港證&#2 香港灣仔&#30

17M Floor,

Hopewell Centre, 183 Queen's Road East,

Wanchai, Hong Kong

I/We have already chosen (or are deemed to have consented) to read the Current Corporate Communication (as defined in this letter on the reverse side) posted on the Company's website (www.ceair.com) and the website of The Hong Kong Stock Exchange Limited (www.hkexnews.hk) and I/we would like to receive a printed version of the Current Corporate Communication now. Please send the same to the address provided as follows:

本 /我們已選擇 或被視為已&#(www.ceair.com)

 $\& \#21450; \& \#39321; \& \#28207; \& \#32879; \& \#21512; \& \#20132; \& \#26131; \& \#25152; \qquad \& \#32178; \& \#31449;$ 

(www.hkexnews.hk)

Name(s) of Shareholder(s)#

Signature

**%**#22995;**&**#21517;**#** 

**%**#31805;**&**#21517;

(Please use ENGLISH BLOCK LETTERS

請用英文正楷填寫)

Address#

**%**#22320;**&**#22336;<sup>#</sup>

(Please use ENGLISH BLOCK LETTERS

請用英文&#

Contact telephone number

Date

**&**#32879;**&**#32097;**&**#38651;**&**#35441; **&**#30908;

**&**#26085;**&**#26399;

# You are required to fill in the details if you download this request form from the Company's website or the website of The Stock Exchange of Hong Kong Limited.

Notes: 附 :

1. Please complete all your details clearly.

請閣下清楚填妥所 資料。

If your shares are held in joint names, the shareholder whose name stands first on the H shares share register of the 2. members of the Company in respect of the joint holding should sign on this Request Form in order for this Request Form to be valid.

如屬聯名 東,則本申請表格񏭑名 上就聯名持 其姓名位則

3. We do not accept any special or other instructions written on this Request Form.

Please note that both printed English and Chinese versions of all Corporate Communications (as defined in this 4. letter on the reverse side) which we have sent to our H shares shareholders in the past 12 months are available on request. They are also available on the Company's website for five years from the date of first publication. 
備 於過去12個月曾寄發予H 
東 定義見背面之 ) 
、英文版印&#2104

The Current Corporate Communication of the Company refers to the Notice for the 2012 Annual General Meeting \*dated 7 May 2013, the Proxy Form for the 2012 Annual General Meeting and the Annual General Meeting Attendance Slip.

閣下寄回此申請表格時,請將&#3

如 本港投寄毋須貼上郵票。

Please cut the mailing label and stick this on the envelope

and return this Request Form to us.

No postage is necessary if posted in Hong Kong.

CEAH-07052013-1(0)

gin-left:0pt;text-indent:0pt;text-align:left;margin-top:0pt;margin-bottom:0pt'>9.

### AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

# 1,000,000

10.	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES o
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
	6.0%
12.	TYPE OF REPORTING PERSON
	HC (See Item 4)

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CUSIP NO. 68210P107

1.	NAMES OF REPO I.R.S. IDENTIFICA		BOVE PERSONS (ENTITIES ONLY).
		Franklin Advisory	Services, LLC
2.	СНЕСК Т	HE APPROPRIATE	BOX IF A MEMBER OF A GROUP
	(b)	(a)	X
3.		SEC USE ONLY	
4.		CITIZENSHIP OR	PLACE OF ORGANIZATION
		Delaware	
NUMBER OF SHARES BENEFICI	ALLY OWNED BY	EACH REPORTING	G PERSON WITH:
	5.		SOLE VOTING POWER
		1,000,000 (See Iter	m 4)
	6.		SHARED VOTING POWER
		0	
	7.		SOLE DISPOSITIVE POWER
		1,000,000 (See Iter	m 4)
	8.		SHARED DISPOSITIVE POWER

9.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	1,000,000
10.	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES $\sigma$
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
	6.0%
12.	TYPE OF REPORTING PERSON
	IA

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13G

CUSIP NO. 68210P107

Item 1.	
(a) Name of Issuer	
	Omega Protein Corporation
(b) Address of Issuer's Principal Executive Offices	
	1717 St. James Place Suite 550 Houston, TX 77056
Item 2. (a) Name of Person Filing	
(i):	Franklin Resources, Inc. (ii): Charles B. Johnson (iii): Rupert H. Johnson, Jr. (iv): Franklin Advisory Services, LLC
(b) Address of Principal Business Office or, if none, Resid	lence
	(i), (ii), and (iii): One Franklin Parkway San Mateo, CA 94403-1906
	(iv): One Parker Plaza, 9th Floor Fort Lee, NJ 07024
(c) Citizenship	

(i): Delaware

	(ii) and (iii): USA (iv): Delaware
(d) Title of Class of Securities	
	Common Stock, \$0.01 par value
(e) CUSIP Number	
	68210P107

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Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

- (a) o Broker or dealer registered under section 15 of the Act (15 U.S.C. 780).
- (b) o Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
- (c) o Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).
- (d) o Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C 80a-8).
- (e) x An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);
- (f) o An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);
- (g) x A parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G);
- (h) o A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- (i) o A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
- (j) o Group, in accordance with §240.13d-1(b)(1)(ii)(J).

#### Item 4. Ownership

The securities reported herein (the "Securities") are beneficially owned by one or more open- or closed-end investment companies or other managed accounts that are investment management clients of investment managers that are direct and indirect subsidiaries (each, an "Investment Management Subsidiary" and, collectively, the "Investment Management Subsidiaries") of Franklin Resources, Inc. ("FRI"), including the Investment Management Subsidiaries listed in Item 7. Investment management contracts grant to the Investment Management Subsidiaries all investment and/or voting power over the securities owned by such investment management clients, unless otherwise noted in this Item 4. Therefore, for purposes of Rule 13d-3 under the Act, the Investment Management Subsidiaries may be deemed to be the beneficial owners of the Securities.

Beneficial ownership by investment management subsidiaries and other affiliates of FRI is being reported in conformity with the guidelines articulated by the SEC staff in Release No. 34-39538 (January 12, 1998) relating to organizations, such as FRI, where related entities exercise voting and investment powers over the securities being reported independently from each other. The voting and investment powers held by Franklin Mutual Advisers, LLC ("FMA"), an indirect wholly-owned Investment Management Subsidiary, are exercised independently from FRI and from all other Investment Management Subsidiaries (FRI, its affiliates and the Investment Management Subsidiaries other than FMA are collectively, "FRI affiliates"). Furthermore, internal policies and procedures of FMA and FRI establish informational barriers that prevent the flow between FMA and the FRI affiliates of information that relates to the voting and investment powers over the securities owned by their respective investment management clients. Consequently, FMA and the FRI affiliates report the securities over which they hold

investment and voting power separately from each other for purposes of Section 13 of the Act.

Charles B. Johnson and Rupert H. Johnson, Jr. (the "Principal Shareholders") each own in excess of 10% of the outstanding common stock of FRI and are the principal stockholders of FRI. FRI and the Principal Shareholders may be deemed to be, for purposes of Rule 13d-3 under the Act, the beneficial owners of securities held by persons and entities for whom or for which FRI subsidiaries provide investment management services. The number of shares that may be deemed to be beneficially owned and the percentage of the class of which such shares are a part are reported in Items 9 and 11 of the cover pages for FRI and each of the Principal Shareholders. FRI, the Principal Shareholders and each of the Investment Management Subsidiaries disclaim any pecuniary interest in any of the Securities. In addition, the filing of

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this Schedule 13G on behalf of the Principal Shareholders, FRI and FRI affiliates, as applicable, should not be construed as an admission that any of them is, and each disclaims that it is, the beneficial owner, as defined in Rule 13d-3, of any of the Securities.

FRI, the Principal Shareholders, and each of the Investment Management Subsidiaries believe that they are not a "group" within the meaning of Rule 13d-5 under the Act and that they are not otherwise required to attribute to each other the beneficial ownership of the Securities held by any of them or by any persons or entities for whom or for which FRI subsidiaries provide investment management services.

(a) Amount benefi	cially owned:
1,000,000	
(b) Percent of class	s:
6.0%	
(c) Number of shar	res as to which the person has:
(i) Sole power to v	ote or to direct the vote
Franklin Resources, Inc.:	0
Charles B. Johnson:	0
Rupert H. Johnson, Jr.:	0
Franklin Advisory Services, LLC:	1,000,000
(ii) Shared power t	o vote or to direct the vote
0	

(iii) Sole power to dispose or to direct the disposition of

Franklin Resources, Inc.: 0
Charles B. Johnson: 0
Rupert H. Johnson, Jr.: 0

Franklin Advisory Services, LLC: 1,000,000

(iv) Shared power to dispose or to direct the disposition of

0

Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following [].

Not Applicable

Item 6. Ownership of More than Five Percent on Behalf of Another Person

The clients of the Investment Management Subsidiaries, including investment companies registered under the Investment Company Act of 1940 and other managed accounts, have the right to receive or power to direct the receipt of dividends from, as well as the proceeds from the sale of, such securities reported on in this statement. Franklin MicroCap Value Fund, a series of Franklin Value Investors Trust, an investment company registered under the Investment Company Act of 1940, has an interest in 1,000,000 shares, or 6.0%, of the class of securities reported herein.

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Item 7. Identification and Classification Parent Holding Company	n of the Subsidiary Which Acquired th	e Security Being Reported on By the
See Attached Exhibit C		
(See also Item 4)		
Item 8. Identification and Classification	n of Members of the Group	
	Not Applicable (S	ee also Item 4)
Item 9. Notice of Dissolution of Group		
	Not Applicable	

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Item 10. Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

This report shall not be construed as an admission by the persons filing the report that they are the beneficial owner of any securities covered by this report.

#### **SIGNATURE**

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: February 1, 2007

Franklin Resources, Inc.

Charles B. Johnson

Rupert H. Johnson, Jr.

Franklin Advisory Services, LLC

Franklin Value Investors Trust on behalf of

Franklin MicroCap Value Fund

By: /s/BARBARA J. GREEN

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Barbara J. Green Vice President, Deputy General Counsel, and Secretary of Franklin Resources, Inc.

Attorney-in-Fact for Charles B. Johnson pursuant to Power of Attorney attached to this Schedule 13G

Attorney-in-Fact for Rupert H. Johnson, Jr. pursuant to Power of Attorney attached to this Schedule 13G

Secretary of Franklin/Templeton Distributors, Inc., the Sole Member of Franklin Advisory Services, LLC

Vice President & Assistant Secretary of Franklin Value Investors Trust

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EXHIBIT A		
JOINT FILING AGREEMENT		
agree to the joint filing with each	n other of the attache	es Exchange Act of 1934, as amended, the undersigned hereby ed statement on Schedule 13G and to all amendments to such its to such statement are made on behalf of each of them.
IN WITNESS WHEREOF, the u	undersigned have ex	ecuted this agreement on
February 1, 2007.		
Franklin Resources, Inc.		
Charles B. Johnson		
Rupert H. Johnson, Jr.		
Franklin Advisory Services, LLC	C	
Franklin Value Investors Trust o	on behalf of	
		Franklin MicroCap Value Fund
By: /s/BARBARA J. GREEN		
		Barbara J. Green Vice President, Deputy General Counsel, and Secretary of Franklin Resources, Inc.
Attorney-in-Fact for Charles B.	Johnson pursuant to	Power of Attorney attached to this Schedule 13G

Attorney-in-Fact for Rupert H. Johnson, Jr. pursuant to Power of Attorney attached to this Schedule 13G

Secretary of Franklin/Templeton Distributors, Inc., the Sole Member of Franklin Advisory Services, LLC

Vice President & Assistant Secretary of Franklin Value Investors Trust

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EXHIBIT B		
POWER OF ATTORNEY		
execute and file with the Securities and any related documentation which may officer, director or shareholder of Franl power and authority to do and perform	Exchange Commiss be required to be file klin Resources, Inc. a each and every act at	REEN his true and lawful attorney-in-fact and agent to ion any Schedule 13G or 13D, any amendments thereto or d in his individual capacity as a result of his position as arond, granting unto said attorney-in-fact and agent, full and thing which he might or could do in person, hereby ent, may lawfully do or cause to be done by virtue hereof
Date: 9-11-03	/	s/Charles B. Johnson
Charles B. Johnson		<del></del>
POWER OF ATTORNEY		
execute and file with the Securities and any related documentation which may officer, director or shareholder of Frank power and authority to do and perform	Exchange Commiss be required to be file klin Resources, Inc. a each and every act a	EEN his true and lawful attorney-in-fact and agent to ion any Schedule 13G or 13D, any amendments thereto or in his individual capacity as a result of his position as and, granting unto said attorney-in-fact and agent, full and thing which he might or could do in person, hereby ent, may lawfully do or cause to be done by virtue hereof
Date: Sept 4, 2003		s/Rupert H. Johnson, Jr.
	I	Rupert H. Johnson

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Exhibit C

Franklin Advisory Services, LLC Item 3 Classification: 3(e)