茲通告中國工商銀行(亞洲)有限公司(「本 銀行」) 定於二零零三年四月十六日(星期 三)上午十時正假座香港皇后大道中一二 至一二六號工銀大廈十一樓舉行股東週年 大會,以討論下列事項:

- 省覽截至二零零二年十二月三十一日 止年度之經審核賬項及董事會與核數 師之報告書。
- 宣佈派發末期股息。
- 選舉董事。
- 通過截至二零零二年十二月三十一日 止年度之董事袍金。
- 委聘羅兵咸永道會計師事務所作為本 銀行之核數師,並授權董事會釐定其 酬金。

考慮及酌情以特別事項方式通過下列普通 決議案(不論是否予以修訂):

六·「動議

- 在下文(b)段之規限下,一般及 無條件地批准本銀行董事會於 有關期間(按下文之定義)內, 行使本銀行一切權力以配發、 發行及處理本銀行股本中之額 外股份,及作出或授出將須或 可能須行使上述權力之售股建 議、協議或購股權(包括可轉 換為本銀行股份之認股權證、 債券及公司債券);
- 本銀行董事會根據本文第(a)段 所述之批准而配發或同意有條 件或無條件配發(不論是否根 據購股權或其他方式)本銀行 股本中之股份總額(根據(i)供股 (按下文之定義): (ii)因根據本 銀行任何認股權證或可轉換為 本銀行股份之證券之條款行使 認購權或換股權; (iii)根據本 銀行的公司組織章程細則不時 進行的任何以股代息或類似安 排,以配發股份代替股份的全 部或部份股息;或(iv)根據任何 購股權計劃或當時授納之類似 安排,以向本銀行及/或其附 屬公司之僱員授予或發行本銀 行股份或認購本銀行股份權利 除外),不得超過本銀行於本 決議案通過之日已發行股本面 值總額之20%,而上述批准亦 受此數額限制;及

NOTICE IS HEREBY GIVEN that the Annual General Meeting of the Members of Industrial and Commercial Bank of China (Asia) Limited (the "Bank") will be held at 11th Floor, ICBC Tower, 122-126 Queen's Road Central, Hong Kong on Wednesday, 16th April 2003 at 10:00 a.m. for the following purposes:

- To receive and consider the audited Statement of Accounts and the Reports of the Directors and of the Auditors for the year ended 31st December 2002.
- To declare a final dividend. 2.
- 3. To elect Directors.
- 4. To approve the payment of Directors' fees for the year ended 31st December 2002.
- 5. To appoint PricewaterhouseCoopers as Auditors of the Bank and to authorise the Directors to fix their remuneration.

To consider and, if thought fit, pass with or without amendments the following Ordinary Resolutions by way of special business:

"THAT

- subject to paragraph (b) below, the exercise by the Board of Directors of the Bank during the Relevant Period (as defined below) of all the powers of the Bank to allot, issue and deal with additional shares in the capital of the Bank, and to make or grant offers, agreements or options (including warrants, bonds and debentures convertible into shares of the Bank) which would or might require the exercise of such powers, be and is hereby generally and unconditionally approved;
- the aggregate nominal amount of shares in the capital of the Bank allotted or agreed conditionally or unconditionally to be allotted (whether pursuant to an option or otherwise) by the Board of Directors of the Bank pursuant to the approval in paragraph (a) above, otherwise than pursuant to (i) a Rights Issue (as defined below); (ii) the exercise of rights of subscription or conversion under the terms of any warrants of the Bank or any securities which are convertible into shares of the Bank; (iii) any script dividend or similar arrangement providing for the allotment of shares in lieu of the whole or part of a dividend on shares of the Bank pursuant to the Articles of Association of the Bank from time to time; or (iv) any option scheme or similar arrangement for the time being adopted for the grant or issue to employees of the Bank, and/or any of its subsidiaries of shares or rights to acquire shares of the Bank, shall not exceed 20% of the aggregate nominal amount of the share capital of the Bank in issue as at the date of passing of this Resolution and the said approval shall be limited accordingly; and

就本決議案而言: (c)

> 「有關期間」乃指由本決議案通 過之日起至下列任何一項較早 發生的期間:

- 本銀行下屆股東週年大 會結束時;
- 依照本銀行之組織章程 細則或公司條例規定本 銀行須召開下屆股東週 年大會期限屆滿之日;
- 本決議案所授予之權力 經由本銀行股東在股東 大會上通過普通決議案 將之撤銷或修訂之日。

「供股」乃指於本銀行董事會在 指定之期間內,向某一指定記 錄日期名列於股東名冊內之本 銀行股份持有人, 按其當時持 股比例或股份類別提呈發售本 銀行股份(惟本銀行董事可在 必要或權宜時就零碎股權或經 考慮適用於本銀行之任何地區 之法例所定之任何限制或責 任,或任何認可管制機構或證 券交易所之規定,取消此方面 之權利或另作安排)。」

十·「動議

- 在下文(b)段之規限下,一般及 (a) 無條件地批准本銀行董事會於 有關期間(按下文之定義)內, 在符合所有適用法例及不時修 訂之香港聯合交易所有限公司 證券上市規則之規定下,行使 本銀行一切權力購回本銀行股 本中之股份;
- 本銀行根據上文(a)段所述之批 准可能購回之本銀行股本中之 股份面值總額,不得超過本銀 行於本決議案通過之日已發行 股本面值總額之10%,而上述 批准亦須受此數額限制;及
- (c) 就本決議案而言:

「有關期間」乃指由本決議案通 過之日起至下列任何一項較早 發生的期間:

- 本銀行下屆股東週年大 會結束時;
- 依照本銀行之組織章程 細則或公司條例規定本 銀行須召開下屆股東週 年大會期限屆滿之日; 或

for the purpose of this Resolution: (c)

> "Relevant Period" means the period from the passing of this Resolution until whichever is the earlier of:

- the conclusion of the next Annual General Meeting of the
- the expiration of the period within which the next Annual General Meeting of the Bank is required by the Articles of Association of the Bank or the Companies Órdinance to be held; or
- the revocation or variation of the authority given under this Resolution by an ordinary resolution of the shareholders of the Bank in general meeting.

"Rights Issue" means an offer of shares of the Bank open for a period fixed by the Board of Directors of the Bank to holders of shares of the Bank whose names appear on the register of members of the Bank on a fixed record date in proportion to their then holdings of such shares or class thereof (subject to such exclusions or other arrangements as the Directors of the Bank may deem necessary or expedient in relation to fractional entitlements or having regard to any restrictions or obligations under the laws of, or the requirements of any recognized regulatory body or any stock exchange in, any territory applicable to the Bank).

7. "THAT

- subject to paragraph (b) below, the exercise by the Board of Directors of the Bank during the Relevant Period (as defined below) of all the powers of the Bank to repurchase shares in the capital of the Bank, subject to and in accordance with all applicable laws and the requirements of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited as amended from time to time, be and is hereby generally and unconditionally approved;
- the aggregate nominal amount of shares in the capital of the Bank which may be repurchased by the Bank pursuant to the approval in paragraph (a) above shall not exceed 10% of the aggregate nominal amount of the issued share capital of the Bank as at the date of passing of this Resolution, and the said approval shall be limited accordingly; and
- for the purpose of this Resolution:

"Relevant Period" means the period from the passing of this Resolution until whichever is the earlier of:

- the conclusion of the next Annual General Meeting of the
- the expiration of the period within which the next Annual General Meeting of the Bank is required by the Articles of Association of the Bank or the Companies Ordinance to be held; or

- 本決議案所授予之權力 經由本銀行股東在股東 大會上通過普通決議案 將之撤銷或修訂之日。」
- 八· 「動議待召開本大會(本決議案為其中 一部份)之通告(「通告」)所載第六及 第十項普诵決議案獲誦過後,擴大本 銀行董事會根據通告所載第六項普通 決議案可配發或有條件或無條件同意 配發本銀行股本中之股份總數額,在 其上另加相當於本銀行根據通告所載 之第七項普通決議案授予本銀行董事 會之權力購回本銀行股本中之股份面 值總額。」

承董事會命 黎穎雅 公司秘書

香港,二零零三年三月四日

- 附註:
- 本銀行將由二零零三年四月九日(星期 (a) 三)至二零零三年四月十六日(星期三) (包括首尾兩日),暫停辦理股份過戶登 記手續。為符合資格享有是次股息分 派,過戶表格連同有關股票,最遲須於 二零零三年四月八日(星期二)下午四時 正前送抵本銀行之股份過戶登記處登捷 時有限公司,地址為香港灣仔告士打道 56號東亞銀行港灣中心地下。
- 有權出席大會並於會上投票之股東均有 權委派一名或最多兩名受委代表代其出 席及投票表決。倘超過一名受委代表獲 委任,則須就獲委任之每名受委代表列 明股份之數目及類別。受委代表毋須為 本銀行之股東。
- 代表委任表格,連同經簽署之授權書或 其他授權文件(如有)或經由公證人簽署 證明之有關授權書,須於大會或其任何 續會指定舉行時間48小時前交回本銀 行之股份過戶登記處,登捷時有限公 司,地址為香港灣仔告士打道56號東 亞銀行港灣中心地下,方為有效。填妥 及交回代表委任表格後,股東仍可親自 出席大會或其任何續會,並於會上投
- 本銀行將按香港聯合交易所有限公司證 (d)券上市規則(「上市規則」)之規定,約於 _零零三年三月三十一日向股東寄發有 關第七項普通決議案之説明函件。

- the revocation or variation of the authority given under this Resolution by an ordinary resolution of the shareholders of the Bank in general meeting."
- "THAT, conditional on the passing of the Ordinary Resolution Nos. 6 and 7 as set out in the notice convening this Meeting of which this Resolution forms part ("the Notice"), the aggregate number of shares in the capital of the Bank which may be repurchased by the Bank under the authority granted to the Board of Directors of the Bank by the Ordinary Resolution No. 7 set out in the Notice shall be added to the aggregate number of shares in the capital of the Bank that may be allotted or agreed conditionally or unconditionally to be allotted by the Board of Directors of the Bank pursuant to Ordinary Resolution No. 6 set out in the Notice."

By Order of the Board Lai Wing Nga Company Secretary

Hong Kong, 4th March 2003

Notes:

- The register of members of the Bank will be closed from Wednesday, 9th (a) April 2003 to Wednesday, 16th April 2003, both days inclusive, during which period no transfer of shares will be registered. In order to qualify for the proposed dividend, all transfers, accompanied by the relevant share certificates, must be lodged for registration with the Bank's Share Registrars, Tengis Limited at G/F., BEA Harbour View Centre, 56 Gloucester Road, Wanchai, Hong Kong by no later than 4:00 p.m. on Tuesday, 8th April 2003.
- A member entitled to attend and vote at the meeting is entitled to appoint one or a maximum of two proxies to attend and, on a poll, to vote on his behalf. If more than one proxy is so appointed, the appointment shall specify the number and class of shares in respect of which each such proxy is so appointed. A proxy need not be a member of the Bank.
- To be valid, a form of proxy, together with the power of attorney or other authority (if any) under which it is signed, or a notarially certified copy of such power of attorney, must be lodged with the Bank's Share Registrars, Tengis Limited at G/F., BEA Harbour View Centre, 56 Gloucester Road, Wanchai, Hong Kong, not less than 48 hours before the time appointed for holding the meeting (or any adjournment thereof) and in default the proxy shall not be treated as valid. Completion and return of a form of proxy will not preclude members from attending in person and voting at the meeting or any adjournment thereof should they so wish.
- In relation to Ordinary Resolution No. 7, an explanatory statement (as required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, the "Listing Rules") is being sent to shareholders on or about 31st March 2003.

- 就上述第六及第七項普通決議案,本銀 行現正按照香港法例第32章公司條例 第57B條及上市規則徵求股東批准一般 授權,以便本銀行有需要發行新股份或 購回本銀行任何現有股份時,本銀行董 事會可靈活運用酌情權配發及發行最多 達本銀行已發行股本20%之股份,連同 本銀行根據第七項普通決議案所述的一 般授權購回之股份數目(詳情載述於第 六、七及八項決議案)。董事會茲聲明 彼等並無即時計劃發行任何新股份或購 回本銀行任何現有股份。
- In connection with Ordinary Resolution Nos. 6 and 7 above, approval is being sought from members, as a general mandate in compliance with section 57B of the Companies Ordinance (Cap. 32 of the Laws of Hong Kong) and the Listing Rules, so that in the event it becomes desirable for the Bank to issue any new shares or to repurchase any existing shares of the Bank, the Board of Directors of the Bank are given the flexibility and discretion to allot and issue new shares up to 20% of the issued share capital of the Bank, together with such number of shares as may be repurchased by the Bank pursuant to the general mandate under Ordinary Resolution No. 7, as more particularly described in Ordinary Resolution Nos. 6, 7 and 8. The Directors wish to state that they have no immediate plans to issue any new shares or to repurchase any existing shares of the Bank.