股東週年大會通告

NOTICE OF ANNUAL GENERAL MEETING

茲通告本公司謹訂於二零零三年五月十 五日星期四上午九時三十分假座香港灣 仔謝斐道二三八號世紀香港酒店大堂低 座宴會廳IV號套房召開股東週年大會,以 便討論下列決議案:

- 一、省覽本公司截至二零零二年十二月 三十一日止年度之經審核財務報告 表及董事會與核數師報告書。
- 二、重選董事及釐定董事袍金。
- 三、重新委聘核數師及授權董事會釐定 其酬金。
- 四、作為特別事項,考慮並酌情通過下列 決議案(作出修訂或無須修訂)為普 通決議案:
 - (A) 「茲動議:
 - (a) 一般性及無條件批准董事 會於有關期間(按下文之定 義)內,行使本公司一切權 力,購回本公司之證券,惟 須遵守本決議案(b)及(c)段 及所有適用之法例並受其 規限;
 - (b) 根據本決議案(a)段,本公司 於有關期間可購回之證券 面值總額,不得超過本決議 案通過當日本公司已發行 之該等有關證券類別之面 值總額10%,而本決議案(a) 段之批准應以此為限;

NOTICE IS HEREBY GIVEN that the Annual General Meeting of the Company will be held at Plaza IV, Lower Lobby, Novotel Century Hong Kong, 238 Jaffe Road, Wanchai, Hong Kong on Thursday, 15th May, 2003 at 9:30 a.m. for the following purposes:

- 1. To receive and adopt the audited financial statements and the reports of the directors and auditors for the year ended 31st December, 2002.
- 2. To re-elect directors and to fix their remuneration.
- 3. To re-appoint auditors and to authorise the directors to fix their remuneration.
- 4. To consider as special business and, if thought fit, pass with or without amendments the following resolutions as Ordinary Resolutions:

(A) **"THAT**:

- (a) the exercise by the directors during the Relevant Period (as hereinafter defined) of all the powers of the Company to repurchase its own securities, subject to and in accordance with paragraphs (b) and (c) of this Resolution and all applicable laws and regulations, be and is hereby generally and unconditionally approved;
- (b) the aggregate nominal amount of securities to be repurchased by the Company pursuant to paragraph (a) of this Resolution during the Relevant Period shall not exceed 10% of the aggregate nominal amount of the relevant class of securities of the Company in issue at the date of passing this Resolution, and the approval granted under paragraph (a) of this Resolution shall be limited accordingly;

NOTICE OF ANNUAL GENERAL MEETING (continued)

(c) 就本決議案而言:

『有關期間』指由通過本決 議案當日至下列較早日期 止之期間:

- (i) 本公司下屆股東週年 大會結束時;
- (ii) 本公司之組織章程細 則或任何適用之法例 規定本公司須舉行下 屆股東週年大會之期 限屆滿之日;及
- (iii)本公司股東在股東大 會上以普通決議案撤 回或修訂本決議案所 授予之權力。」

(B) 「茲動議:

- (a) 在本決議案(c)段之規限下, 一般性及無條件批准董事 會在有關期間(按下文之定 義)內行使本公司一切權 力,以配發、發行或以其他 方式處理本公司額外股份 或可兑換股份之證券、或購 股權、認股權證或可認購股 份之類似權利,及訂立或授 予可能須行使該等權力之 建議、協議或購股權;
- (b)本決議案(a)段之批准將授 權董事會於有關期間內訂 立或授予在有關期間結束 後可能須行使該等權力之 建議、協議或購股權;

(c) for the purpose of this Resolution:

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

- (i) the conclusion of the next annual general meeting of the Company;
- (ii) the expiration of the period within which the next annual general meeting of the Company is required by the Articles of Association of the Company or any applicable laws to be held; and
- (iii) the revocation or variation of the authority given under this Resolution by an ordinary resolution of the shareholders of the Company in general meeting."

(B) **"THAT**:

- (a) subject to paragraph (c) of this Resolution, the exercise by the directors during the Relevant Period (as hereinafter defined) of all the powers of the Company to allot, issue or otherwise deal with additional shares of the Company or securities convertible into shares, or options, warrants or similar rights to subscribe for any shares, and to make or grant offers, agreements or options which would or might require the exercise of such powers, be and is hereby generally and unconditionally approved;
- (b) the approval given in paragraph (a) of this Resolution shall authorise the directors during the Relevant Period to make or grant offers, agreements or options which would or might require the exercise of such powers after the end of the Relevant Period;

NOTICE OF ANNUAL GENERAL MEETING (continued)

- (c) 董事會依據本決議案(a)段 之批准而配發或有條件或 無條件同意配發及發行(不 論是否根據購股權或其他 方式配發者)之股本面值總 額,(不包括(i)配售新股 (按下文之定義);(ii)行使 本公司所發行認股權證上 附有之認購權,或可兑換本 公司股份之證券上附有之 换股權;(iii)根據本公司組 織章程細則不時發行以股 代息或類似安排而需配發 股份以代替全部或部份股 息;或(iv)根據任何不時採 納之購股權計劃或類似安 排,以授予或發行股份或認 購股份之權利予本公司及 /或其任何附屬公司之僱 員而須發行之股份);須不 得超過本公司於本決議案 通過當日之已發行股本面 值總額20%,而上述之批准 亦受相應之限制;
- (d) 就本決議案而言:

『有關期間』指由通過本決 議案當日至下列較早日期 止之期間:

- (i) 本公司下屆股東週年 大會結束時;
- (ii) 本公司之組織章程細 則或任何適用之法例 規定本公司須舉行下 屆股東週年大會之期 限屆滿之日;及

- the aggregate nominal amount of share capital allotted or (c) agreed conditionally or unconditionally to be allotted (whether pursuant to an option or otherwise) and issued by the directors pursuant to the approval given in paragraph (a) of this Resolution, otherwise than pursuant to (i) a Rights Issue (as hereinafter defined); (ii) an issue of shares upon the exercise of rights of subscription or conversion attaching to any warrants issued by the Company or any securities which are convertible into shares of the Company; (iii) an issue of shares as scrip dividend or similar arrangement providing for the allotment of shares in lieu of the whole or part of a dividend on shares pursuant to the Articles of Association of the Company from time to time; or (iv) the exercise of any option scheme or similar arrangement for the time being adopted for the grant or issue to employees of the Company and/or any of its subsidiaries of shares or rights to acquire shares of the Company, shall not exceed 20% of the aggregate nominal amount of the share capital of the Company in issue at the date of passing this Resolution and the said approval shall be limited accordingly;
- (d) for the purpose of this Resolution:

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

- (i) the conclusion of the next annual general meeting of the Company;
- (ii) the expiration of the period within which the next annual general meeting of the Company is required by the Articles of Association of the Company or any applicable laws to be held; and

NOTICE OF ANNUAL GENERAL MEETING (continued)

(iii)本公司股東在股東大 會上以普通決議案撤 回或修訂本決議案所 授予之權力;及

> 『配售新股』指董事會 於指定期間內,向於指 定記錄日期名列本公 司股東名冊之股份持 有人,按照彼等當時所 持之股份比例配售股 份之建議(惟董事會有 權就零碎股份,或根據 任何地區之法律之限 制或責任,或任何認可 監管機構或證券交易 所之規定, 而取消若干 股東在此方面之權利 或作出其他董事會認 為必須或適當之安 排)。|

(C)「茲動議待決議案(A)及(B)獲通 過後,批准擴大根據上文決議案 (B)所授予董事會可行使本公司 有關配發、發行或以其他方式處 理額外證券之一般授權,並於該 一般授權加入本公司根據上文 決議案(A)授權而購回本公司證 券之面值總額,惟此數額不得超 過本決議案通過當日本公司已 發行股本面值總額之10%。」

> 承董事會命 公司秘書 高成明

香港,二零零三年四月九日

(iii) the revocation or variation of the authority given under this Resolution by an ordinary resolution of the shareholders of the Company in general meeting; and

"Rights Issue" means the allotment, issue or grant of shares pursuant to an offer of shares open for a period fixed by the directors to holders of shares of the Company whose names stand on the register of members of the Company on a fixed record date in proportion to their then holdings of such shares (subject to such exclusions or other arrangements as the directors may deem necessary or expedient in relation to fractional entitlements or having regards to any restrictions or obligations under the laws of, or the requirements of any recognised regulatory body or any stock exchange in any territory applicable to the Company)."

(C) "THAT conditional upon the passing of Resolutions (A) and (B) above, the general mandate granted to the directors to exercise the powers of the Company to allot, issue or otherwise deal with additional securities pursuant to Resolution (B) above be and is hereby extended by the addition thereto an amount representing the aggregate nominal amount of such securities of the Company repurchased by the Company under the authority granted pursuant to Resolution (A) above, provided that such amount shall not exceed 10% of the aggregate nominal amount of passing this Resolution."

By Order of the Board **Ko Sing Ming** *Company Secretary*

Hong Kong, 9th April, 2003

NOTICE OF ANNUAL GENERAL MEETING (continued)

註冊辦事處:

香港

金鐘道八十八號

太古廣場一期十二樓

- 附註:
- 一、 凡有權出席上述會議及投票之股東,可委 派一位或多位代表出席,並於表決時代為
- 二、 代表委任表格連同簽署人之授權書或其 他授權文件(如有),或經由公證人簽署證 明之副本,須於大會或其任何續會召開時 間四十八小時前交回本公司之過戶登記 處秘書商業服務有限公司之辦事處,地址 為香港灣仔告士打道五十六號東亞銀行 港灣中心地下,方為有效。

投票,所委任之代表無須為本公司股東。

- 三、上述決議案第四(A)項有關授予董事會權 力之一般目的為增加靈活性及給予董事 會決定權以在其認為合適的情況下,購回 不超過決議案通過當日本公司已發行之 有關證券的類別10%。
- 四、 有關上述決議案第四(B)項,董事會特此 聲明本公司目前並無計劃按該項一般授 權發行任何新證券,此決議案乃遵照公司 條例及香港聯合交易所有限公司證券上 市規則及為確保董事會具有靈活性及決 定權,在其認為需要時配發不超過本公司 已發行股本中20%之任何證券,故要求股 東授予董事會一般性權力。

Registered Office: Level 12 One Pacific Place 88 Queensway Hong Kong

Notes:

A member entitled to attend and vote at the meeting is entitled to appoint one 1 or more proxies to attend and, on a poll, vote on his/her behalf. A proxy need not be a member of the Company.

In order to be valid, the form of proxy, together with any power of attorney or 2. other authority (if any) under which it is signed or a notarially certified copy of such power or authority, must be deposited at the Company's registrar, Secretaries Limited at G/F., Bank of East Asia Harbour View Centre, 56 Gloucester Road, Wanchai, Hong Kong, not later than 48 hours before the time fixed for the Meeting or any adjournment thereof.

- 3. The general purpose of the authority to be conferred on the directors by Resolution 4(A) above is to increase flexibility and to provide discretion to the directors in the event that it becomes desirable to repurchase securities representing up to a maximum of 10% of the relevant class of securities of the Company in issue at the date of passing the resolution.
- Concerning Resolution 4(B) above, the directors wish to state that in respect of 4 this general mandate, they have no immediate plans to issue any new securities of the Company. Approval is being sought from members as a general mandate, in compliance with the Companies Ordinance and the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, in order to ensure flexibility and discretion to the directors in the event that it becomes desirable to issue any securities of the Company up to 20% of the existing issued share capital.