THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

If you are in any doubt as to any aspect of this circular, you should consult your stockbroker or other registered dealer in securities, bank manager, solicitor, professional accountant or other professional adviser.

If you have sold or transferred all your shares in Yee Hop Holdings Limited, you should at once hand this circular and the accompanying proxy form to the purchaser or transferee or to the bank, stockbroker or other agent through whom the sale or transfer was effected for transmission to the purchaser or transferee.

Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this circular, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this circular.



Yee Hop Holdings Limited

義合控股有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 1662)

PROPOSALS FOR

(1) ADOPTION OF THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND REPORTS OF DIRECTORS AND AUDITORS

(2) RE-ELECTION OF RETIRING DIRECTOR

- (3) APPOINTMENTS OF INDEPENDENT NON-EXECUTIVE DIRECTORS
 (4) RE-APPOINTMENT OF THE AUDITORS
- (5) MANDATES TO ISSUE AND REPURCHASE SHARES
- (6) PROPOSED ADOPTION OF THE THIRD AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION AND

NOTICE OF 2025 ANNUAL GENERAL MEETING

This circular, for which the directors (the "Directors") of the Company collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") for the purpose of giving information with regard the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this circular is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this circular misleading.

A notice convening the 2025 annual general meeting ("2025 AGM") of Yee Hop Holdings Limited to be held at 22/F, Euro Trade Centre, 13-14 Connaught Road Central, Central, Hong Kong on Wednesday, 17 September 2025 at 11:00 a.m. is set out on pages 53 to 58 of this circular. A proxy form for use at the 2025 AGM is enclosed with this circular.

Whether or not you are able to attend the 2025 AGM, you are requested to complete the proxy form in accordance with the instructions printed thereon and return the same to Tricor Investor Services Limited, the branch share registrar and transfer office of the Company in Hong Kong at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong as soon as possible and in any event not less than 48 hours (i.e. 11:00 a.m. on Monday, 15 September 2025) before the time appointed for holding of the 2025 AGM or any adjournment thereof. Completion and return of the proxy form will not preclude you from attending, and voting in person at, the 2025 AGM or any adjournment thereof should you so wish.

This circular, together with a proxy form, will remain on the website of Hong Kong Exchanges and Clearing Limited at www.hkexnews.hk for at least 7 days from the date of its publication and on the website of the Company at www.yee-hop.com.hk.

CONTENTS

P	Page
DEFINITIONS	1
LETTER FROM THE BOARD	
1. Introduction	5
2. Adoption of the Audited Consolidated Financial Statements and the Reports of the Directors and the Auditors for the year ended 31 March 2025	5
3. Re-election of Retiring Director.	5
4. Appointments of Independent Non-executive Directors	8
5. Re-appointment of the Auditors	8
6. Repurchase Mandate and Share Issue Mandate	9
7. Proposed Adoption of the Third Amended and Restated Memorandum and Articles of Association	10
8. The 2025 Annual General Meeting and Proxy Arrangement	10
9. Voting by Poll at the 2025 Annual General Meeting	11
10. Closure of Register of Members	11
11. Responsibility of Directors	11
12. Recommendation	11
13. General Information	12
14. Language	12
APPENDIX I - EXPLANATORY STATEMENT FOR REPURCHASE MANDATE	13
APPENDIX II - BIOGRAPHICAL DETAILS OF DIRECTOR PROPOSED TO BE RE-ELECTED AT THE 2025 AGM	17
APPENDIX III - BIOGRAPHICAL DETAILS OF INDEPENDENT NON-EXECUTIVE DIRECTORS PROPOSED TO BE APPOINTED AT THE 2025 AGM	18
APPENDIX IV - PROPOSED AMENDMENTS TO THE CURRENT M&A	20
NOTICE OF 2025 ANNUAL GENERAL MEETING	53

DEFINITIONS

In this circular, unless the context otherwise requires, the following expressions have the following meaning:

"2025 AGM"	the annual gener	al meeting of the	Company to b	e held at 22/F.	Euro

Trade Centre, 13-14 Connaught Road Central, Central, Hong Kong on Wednesday, 17 September 2025 at 11:00 a.m., to consider and, if appropriate, to approve the resolutions contained in the notice of the 2025 AGM set out on pages 53 to 58 of this circular, or any

adjournment thereof

"2025 AGM Notice" the notice convening the 2025 AGM set out on pages 53 to 58 of this

circular

"2025 Annual Report" the annual report of the Company for the year ended 31 March 2025

containing, inter alia, the audited financial statements of the Company and its subsidiaries and the Reports of the Directors and

Auditors of the Company for the year ended 31 March 2025

"Articles" or "Current Articles" the Second Amended and Restated Articles of Association of the

Company adopted by a special resolution passed on 22 August 2022

"Auditors" the auditors of the Company

"Board" the board of Directors

"BVI" the British Virgin Islands

"Cayman Companies Act" the Companies Act (as revised) of the Cayman Islands as amended

from time to time

"Close Associate(s)" has the meaning defined in the Listing Rules

"Company" Yee Hop Holdings Limited (義合控股有限公司), a company

incorporated in the Cayman Islands with limited liability whose

shares are listed on the Stock Exchange (stock code: 1662)

"Connected person(s)" has the meaning as defined in the Listing Rules

"Controlling Shareholder(s)" has the same meaning as defined in the Listing Rules

"Core Connected Person(s)" has the same meaning as defined in the Listing Rules

"Current M&A" the Second Amended and Restated Memorandum and Articles of

Association of the Company adopted by a special resolution passed

on 22 August 2022

DEFINITIONS

"Director(s)" the Director(s) of the Company

"Executive Director(s)" the Executive Director(s) of the Company

"Group" the Company and its subsidiaries

"HK\$" Hong Kong dollars, the lawful currency of Hong Kong

"Hong Kong" the Hong Kong Special Administrative Region of the PRC

"Independent Non-executive

Director(s)"

the Independent Non-executive Director(s) of the Company

"JJ1318" JJ1318 Holdings Limited, a company incorporated in the BVI, is

wholly owned by Mr. Jim and is a Controlling Shareholder

"Latest Practicable Date" 25 July 2025, being the latest practicable date prior to the printing of

this circular for the purpose of ascertaining certain information

contained herein

"Listing Date" 18 December 2015, being the date on which dealings of the Shares of

the Company on the main board of the Stock Exchange first

commenced

"Listing Rules" the Rules Governing the Listing of Securities on the Stock Exchange

"Memorandum" the Second Amended and Restated Memorandum of Association of

the Company adopted by a special resolution passed on 22 August

2022

"Mr. Chui" Mr. CHUI Mo Ming (徐武明), an Executive Director and a

Controlling Shareholder

"Mr. Jim" Mr. JIM Yin Kwan Jackin (詹燕群), an Executive Director and a

Controlling Shareholder

"PRC" the People's Republic of China

"Proposed Amendments" the proposed amendments to the Current Articles as set out in

Appendix IV of this circular

"Register of Members" the register of members of the Company

DEFINITIONS

"Repurchase Mandate" the general and unconditional mandate proposed to be granted to the Board to repurchase the Shares up to an aggregate nominal amount not exceeding 10% of the aggregate nominal value of the issued share capital of the Company (exclude treasury shares, if any) as at the date of the passing the relevant resolution at the 2025 AGM "SFC" the Securities and Futures Commission of Hong Kong "SFO" the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) "Share(s)" ordinary share(s) of HK\$0.01 each in the issued share capital of the Company "Shareholder(s)" the shareholder(s) of the Company "Share Issue Mandate" the general and unconditional mandate proposed to be granted to the Board to (i) allot and issue (include any sale and transfer of treasury shares out of treasury) Shares up to an aggregate nominal amount not exceeding 20% of the aggregate nominal value of the issued share capital of the Company (exclude treasury shares, if any) as at the date of the passing of the relevant resolution at the 2025 AGM; and (ii) extend the mandate in (i) above by an amount representing the aggregate nominal amount of the Shares repurchased by the Company pursuant to and in accordance with the Repurchase Mandate "Stock Exchange" The Stock Exchange of Hong Kong Limited

"Substantial Shareholder(s)" has the meaning as defined in the Listing Rules

"Takeovers Code" the Codes on Takeovers and Mergers and Share Buy-backs

"Third Amended and Restated Memorandum and Articles of Association" the Third Amended and Restated Memorandum and Articles of Association of the Company incorporating and consolidating all the Proposed Amendments to be considered and approved for adoption

by way of a special resolution at the 2025 AGM

"treasury shares" has the meaning ascribed to it under the Listing Rules, as amended,

supplemental or otherwise modified from time to time

"%" Per cent



Yee Hop Holdings Limited

義合控股有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 1662)

Executive Directors:

Mr. JIM Yin Kwan Jackin

Mr. CHUI Mo Ming

Mr. YAN Chi Tat

Mr. LEUNG Hung Kwong Derrick

Non-executive Director:

Ms. LEE Sze Wing Mabel

Independent Non-executive Directors:

Mr. LEE Luk Shiu

Mr. YU Hon Kwan

Mr. WONG Chi Keung Johnny

Registered Office:

Windward 3

Regatta Office Park

P.O. Box 1350

Grand Cayman

KY1-1108

Cayman Islands

Headquarter, head office and

principal place of business in Hong Kong:

Units 1104-1106

Nan Fung Commercial Centre

19 Lam Lok Street

Kowloon Bay

Kowloon

Hong Kong

1 August 2025

To the Shareholders

Dear Sir or Madam,

PROPOSALS FOR

- (1) ADOPTION OF THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND REPORTS OF DIRECTORS AND AUDITORS (2) RE-ELECTION OF RETIRING DIRECTOR
- (3) APPOINTMENTS OF INDEPENDENT NON-EXECUTIVE DIRECTORS
 (4) RE-APPOINTMENT OF THE AUDITORS
 - (5) MANDATES TO ISSUE AND REPURCHASE SHARES
- (6) PROPOSED ADOPTION OF THE THIRD AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION AND

NOTICE OF 2025 ANNUAL GENERAL MEETING

1. INTRODUCTION

The purpose of this circular is to give you notice of the 2025 AGM and to provide you with details of the resolutions to be proposed at the 2025 AGM relating to:

- (a) the adoption of audited consolidated financial statements and the Reports of the Directors and Auditors for the year ended 31 March 2025;
- (b) the proposed re-election of the retiring Director;
- (c) the proposed appointments of Independent Non-executive Directors;
- (d) the proposed re-appointment of the Auditors;
- (e) the granting of the Share Issue Mandate to the Directors;
- (f) the granting of the Repurchase Mandate to the Directors; and
- (g) the proposed adoption of the Third Amended and Restated Memorandum and Articles of Association

A notice convening the 2025 AGM is set out on pages 53 to 58 of this circular.

2. RESOLUTION (1) ADOPTION OF THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YEAR ENDED 31 MARCH 2025

The audited consolidated financial statements of the Company for the year ended 31 March 2025 together with the Reports of the Directors and the Auditors, are set out in the 2025 Annual Report. The 2025 Annual Report may be viewed and downloaded from the website of the Company at www.yee-hop.com.hk and the website of Hong Kong Exchanges and Clearing Limited at www.hkexnews.hk.

3. RESOLUTION (2) RE-ELECTION OF RETIRING DIRECTOR

The Board currently consists of four Executive Directors ("EDs") namely Mr. Jim Yin Kwan Jackin ("Mr. Jim"), Mr. Chui Mo Ming ("Mr. Chui"), Mr. Yan Chi Tat ("Mr. Yan") and Mr. Leung Hung Kwong Derrick, one Non-executive Director namely Ms. Lee Sze Wing Mabel ("Ms. Lee") and three Independent Non-executive Directors ("INEDs") namely Mr. Lee Luk Shiu, Mr. Yu Hon Kwan ("Mr. Yu") and Mr. Wong Chi Keung Johnny ("Mr. Wong").

Re-election of retiring Director

Pursuant to Article 108(a) of the Current Articles, at each annual general meeting one-third of the Directors for the time being, or, if their number is not three or a multiple of three, then the number nearest to but not less than one-third, shall retire from office by rotation provided that every Director (including those appointed for a specific term) shall be subject to retirement by rotation at least once every three years. A retiring Director shall be eligible for re-election. Accordingly, Mr. Yu, Mr. Wong and Mr. Yan shall retire by rotation at the 2025 AGM.

Mr. Yu and Mr. Wong have informed the Company that they will not seek for re-election at the 2025 AGM in order to devote more time to their other commitments. Accordingly, Mr. Yu will cease to be an Independent Non-executive Director of the Company, the Chairman of both the Nomination Committee and the Remuneration Committee and a member of the Audit Committee of the Company with effect from the conclusion of the 2025 AGM. Moreover, Mr. Wong will cease to be an Independent Non-executive Director of the Company, and a member of the Audit Committee, the Nomination Committee and the Remuneration Committee of the Company with effect from the conclusion of the 2025 AGM.

The Board would like to express its sincere gratitude to Mr. Wong and Mr. Yu for their valuable contributions to the Company during their tenure of directorship.

Save for Mr. Yu and Mr. Wong, Mr. Yan who is eligible for re-election, offers himself for re-election at the 2025 AGM.

The re-election of Mr. Yan has been reviewed by the Nomination Committee of the Company which recommended to the Board that the re-election of Mr. Yan be proposed for Shareholders' approval at the 2025 AGM. The nomination has been made in accordance with the Nomination Policy of the Company and the objective criteria for the nomination which include but not limited to, gender, age, cultural and educational background, professional experience, skills, knowledge and length of service, with due regard for the benefits of diversity as set out under the Board Diversity Policy of the Company.

In recommending Mr. Yan to stand for re-election as ED, the Nomination Committee has considered the background and attributes of Mr. Yan: Mr. Yan is an Associate of The Hong Kong Institute of Surveyors, a Professional Associate of The Royal Institute of Chartered Surveyors and a Registered Professional Surveyor since July 2004. He has over 25 years of experience in the engineering and construction industry. He graduated from the South Bank University with a Bachelor's Degree of Science in Quantity Surveying.

The Nomination Committee considered that in view of Mr. Yan's professional knowledge and experience, the appointment of Mr. Yan as ED will bring valuable perspectives, knowledge, skills and experiences to the Board for its efficient and effective functioning.

The Nomination Committee has also assessed the independence of all INEDs. All the INEDs of the Company satisfy the Independence Guidelines as set out in Rule 3.13 of the Listing Rules and has each provided to the Company any annual written confirmation of his independence.

Biographical details of the Directors proposed to be re-elected at the 2025 AGM are set out in Appendix II to this circular.

4. APPOINTMENTS OF INDEPENDENT NON-EXECUTIVE DIRECTORS

After taking into consideration the recommendation of the Nomination Committee, the Board proposes to appoint Mr. Pang Chi Shing ("Mr. Pang") as an Independent Non-executive Director of the Company, as the Chairman of both the Nomination Committee and the Remuneration Committee and as a member of the Audit Committee of the Company at the 2025 AGM to fill the vacancies created by the retirement of Mr. Yu.

The Board also proposes to appoint Mr. Wong Antony as an Independent Non-executive Director of the Company, and as members of the Nomination Committee, the Remuneration Committee and the Audit Committee of the Company at the 2025 AGM to fill the vacancies created by the retirement of Mr. Wong.

Mr. Pang and Mr. Wong Antony have confirmed that (a) they have satisfied all the independence criteria as set out in Rule 3.13(1) to (8) of the Listing Rules; (b) they have no past and present financial or other interest in the business of the Company and its subsidiaries or any connection with any core connected person (as defined in the Listing Rules) of the Company; and (c) there are no other factors that may affect their independence at the time of their appointments.

The nominations of Mr. Pang and Mr. Wong Antony have been made by the Nomination Committee and approved by the Board in accordance with the Company's Nomination Policy of the Company, and the objective criteria for the nominations which include but not limited to, gender, age, cultural and educational background, professional experience, skills, knowledge, and length of service with due regard for the benefits of diversity as set out under the Board Diversity Policy of the Company. The Nomination Committee considered that in view of the different educational background and professional knowledge of Mr. Pang and Mr. Wong Antony, their appointments will bring valuable perspectives, knowledge, skills and experiences to the Board for its efficient and effective functioning and will contribute to the diversity of the Board appropriate to the requirements of the Company's business.

The biographical details of Mr. Pang and Mr. Wong Antony are set out in Appendix III to this circular.

5. RESOLUTION (3) RE-APPOINTMENT OF THE AUDITORS

SHINEWING (HK) CPA Limited, will retire as the Auditors at the 2025 AGM and, being eligible, offer themselves for re-appointment.

The Board, upon the recommendation of the Audit Committee of the Board, proposed to re-appoint SHINEWING (HK) CPA Limited as the Auditors and to hold office until the conclusion of the next annual general meeting of the Company.

6. RESOLUTION (4) REPURCHASE MANDATE

As at the Latest Practicable Date, a total of 500,000,000 Shares were in issue. At the 2025 AGM, an ordinary resolution will be proposed to grant to the Directors a general and unconditional mandate to exercise all powers of the Company to repurchase, on the Stock Exchange, or on any other stock exchange on which the Shares may be listed, the Shares with an aggregate nominal value not exceeding 10% of the aggregate nominal value of the share capital of the Company in issue (exclude treasury shares, if any) as at the date of passing of the relevant resolution at the 2025 AGM. Subject to the passing of the proposed resolution granting the Repurchase Mandate to the Directors and on the basis that no Shares will be issued or repurchased by the Company between the Latest Practicable Date and the 2025 AGM, the Company will be allowed under the Repurchase Mandate to repurchase a maximum of 50,000,000 Shares. An explanatory statement containing information regarding the Repurchase Mandate as required by the Listing Rules is set out in Appendix I to this circular. Neither the Explanatory Statement nor the proposed share repurchases has any unusual features.

7. RESOLUTION (5) SHARE ISSUE MANDATE

At the 2025 AGM, an ordinary resolution will be proposed to grant to the Directors a general and unconditional mandate to exercise the powers of the Company to allot, issue and deal with (include any sale and transfer of treasury shares out of treasury) unissued shares up to 20% of the aggregate nominal value of the share capital of the Company in issue (exclude treasury shares, if any) as at the date of passing of the relevant resolution at the 2025 AGM. As at the Latest Practicable Date, a total of 500,000,000 Shares were in issue. Subject to the passing of the proposed resolution granting the Share Issue Mandate to the Directors and on the basis that no Shares will be issued or repurchased by the Company between the Latest Practicable Date and the 2025 AGM, the Company will be allowed under the Share Issue Mandate to issue a maximum of 100,000,000 Shares.

8. RESOLUTION (6) EXTENSION MANDATE

In addition, an ordinary resolution will be proposed at the 2025 AGM to extend the Share Issue Mandate by an additional amount representing the aggregate nominal value of Shares repurchased under the Repurchase Mandate. The Repurchase Mandate and the Share Issue Mandate would expire at the earliest of: (a) the conclusion of the next annual general meeting of the Company following the 2025 AGM; or (b) the expiration of the period within which the next annual general meeting of the Company is required by the Articles, the Companies Act or the applicable laws of Cayman Islands to be held; or (c) revocation or variation by an ordinary resolution of the Shareholders in a general meeting prior to the next annual general meeting of the Company.

9. RESOLUTION (7) PROPOSED ADOPTION OF THE THIRD AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION

As disclosed in the Company's announcement dated 25 July 2025, the Board proposed the Company to adopt the Third Amended and Restated Memorandum and Articles of Association in substitution for, and to the exclusion of, the Current M&A in order to (i) bring the Current Articles in line with the latest regulatory requirements in relation to hybrid meetings and electronic voting, and the electronic dissemination of corporate communications by listed issuer; (ii) allow the Company to hold repurchased shares as treasury shares; and (iii) make some housekeeping amendments. Full particulars of the Proposed Amendments are set out in Appendix IV to this circular. The Proposed Amendments are prepared in the English language and the Chinese translation is for reference only. In case of any discrepancy or inconsistency between the English version and its Chinese translation of the Proposed Amendments, the English version shall prevail.

The legal advisers to the Company as to Hong Kong laws have confirmed that the Proposed Amendments conform with the applicable requirements under the Listing Rules. The legal advisers to the Company as to the laws of the Cayman Islands have confirmed that the Proposed Amendments do not violate the applicable laws of the Cayman Islands. In addition, the Company has confirmed that there is nothing unusual in the Proposed Amendments from the perspective of a company listed on the Stock Exchange.

The proposed adoption of the Third Amended and Restated Memorandum and Articles of Association is subject to the approval of the Shareholders by way of passing a special resolution at the 2025 AGM and will become effective upon the approval by the Shareholders at 2025 AGM.

10. THE 2025 ANNUAL GENERAL MEETING AND PROXY ARRANGEMENT

A notice convening the 2025 AGM is set out on pages 53 to 58 of this circular. At the 2025 AGM, all ordinary resolutions will be proposed to approve, *inter alia*, (i) adoption of the Audited Consolidated Financial Statements and the Reports of the Directors and Auditors for the year ended 31 March 2025; (ii) the granting of the Repurchase Mandate and the Share Issue Mandate; (iii) the re-election of Mr. Yan as ED; (iv) the appointments of Independent Non-executive Directors; (v) the re-appointment of the Auditors and (vi) the proposed adoption of the Third Amended and Restated Memorandum and Articles of Association.

Enclosed with this circular is a proxy form for use at the 2025 AGM. Whether or not you intend to attend the 2025 AGM or any adjournment thereof, you are requested to complete the proxy form in accordance with the instructions printed thereon and return the same to Tricor Investor Services Limited, the branch share registrar and transfer office of the Company in Hong Kong at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong as soon as possible and in any event not less than 48 hours (i.e. 11:00 a.m. on Monday, 15 September 2025) before the time fixed for holding the 2025 AGM or any adjournment thereof. Completion and return of the proxy form will not preclude you from attending and voting in person at the 2025 AGM or any adjournment thereof should you so wish. In the event that a Shareholder having lodged a proxy form attends the 2025 AGM, his proxy form will be deemed to have been revoked.

Pursuant to Article 72 of the Current Articles, a resolution put to vote at any general meeting of the Company shall be decided by poll, save that the chairman of the meeting may, pursuant to the Listing Rules, allow a resolution to be voted on by a show of hands. Accordingly, the resolutions to be considered and, if thought fit, approved at the 2025 AGM will be voted by way of a poll by the Shareholders. Results of the poll voting will be published on the website of the Company at www.yee-hop.com.hk and the website of Hong Kong Exchanges and Clearing Limited at www.hkexnews.hk after the 2025 AGM.

11. VOTING BY POLL AT THE 2025 ANNUAL GENERAL MEETING

In accordance with Rule 13.39(4) of the Listing Rules and the Current Articles, all resolutions set out in the 2025 AGM Notice will be vote on by poll at the 2025 AGM except where the chairman, in good faith, decides to allow a resolution which relates purely to a procedural or administrative matter to be voted on by a show of hands.

12. CLOSURE OF REGISTER OF MEMBERS

In order to establish the identity of Shareholders who are entitled to attend, speak and vote at the 2025 AGM, all duly completed transfer forms accompanied by the relevant share certificates must be lodged with Tricor Investor Services Limited, the Company's branch share registrar and transfer office in Hong Kong at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong no later than 4:30 p.m. on Thursday, 11 September 2025. The Register of Members of our Company will be closed from Friday, 12 September 2025 to Wednesday, 17 September 2025, both days inclusive, during which period no transfer of Shares will be registered. The record date for the purpose of determining the eligibility of the Shareholders to attend, speak and vote at the 2025 AGM is therefore Wednesday, 17 September 2025.

13. RESPONSIBILITY OF DIRECTORS

This circular includes particulars given in compliance with the Listing Rules for the purpose of giving information relating to the Group. The Directors collectively and individually accept full responsibility for the accuracy of the information contained in this circular and confirm, having made all reasonable enquiries, that to the best of their knowledge and belief, there are no other facts not contained in this circular, the omission of which would make any statement in this circular incorrect or misleading.

14. RECOMMENDATION

At the 2025 AGM, all ordinary resolutions will be proposed to approve, among other matters, adoption of the audited consolidated financial statements and reports of Directors and Auditors for the year ended 31 March 2025, the granting of the Share Issue Mandate and the Repurchase Mandate, the re-election of retiring Director, the appointments of Independent Non-executive Directors, the re-appointment of Auditors, and the adoption of the Third Amended and Restated Memorandum and Articles of Association.

The Directors believe that the proposed adoption of the audited consolidated financial statements and reports of Directors and Auditors, the granting of the Share Issue Mandate and the Repurchase Mandate, the re-election of retiring Director, the appointments of Independent Non-executive Directors, the re-appointment of the Auditors and the adoption of the Third Amended and Restated Memorandum and Articles of Association are in the best interests of the Company and the Shareholders. The Directors believe that an exercise of the Share Issue Mandate will enable the Company to take advantage of market conditions to raise additional capital for the Company. The Repurchase Mandate may, depending on market conditions and funding arrangements at the time, lead to an enhancement of the net asset value per Share and/or earnings per Share and will only be exercised when the Directors believe that such repurchase of Shares will benefit the Company and the Shareholders. An exercise of the Repurchase Mandate in full may have a material adverse impact on the working capital and/or gearing position of the Company. The Directors do not, however, intend to make any repurchase in circumstances that would have a material adverse impact on the working capital requirements or the gearing levels of the Company. Accordingly, the Directors recommend that Shareholders vote in favour of all resolutions to be proposed at the 2025 AGM.

15. GENERAL INFORMATION

Your attention is drawn to the additional information set out in the appendices to this circular.

16. LANGUAGE

The English version of this circular shall prevail over the Chinese translation of this circular for the purpose of interpretation.

Yours faithfully,
For and on behalf of the Board of
Yee Hop Holdings Limited
JIM Yin Kwan Jackin
Chairman

This Appendix serves as an explanatory statement, as required to be sent to all Shareholders under the Listing Rules, to provide the relevant information in connection with the Repurchase Mandate.

1. LISTING RULES RELATING TO THE REPURCHASES OF SECURITIES

The Listing Rules permit companies whose primary listing is on the Stock Exchange to repurchase shares on the Stock Exchange and any other stock exchange on which securities of the company are listed and such exchange is recognised by the Securities and Futures Commission of Hong Kong subject to certain restrictions. Among such restrictions, the Listing Rules provide that the shares of such company must be fully paid up and all repurchases of shares by such company must be approved in advance by an ordinary resolution of shareholders, either by way of a general mandate or by specific approval of a particular transaction.

2. EXERCISE OF THE REPURCHASE MANDATE

The Directors believe that the flexibility afforded by the mandate granted to them if the Repurchase Mandate is approved would be beneficial to the Company.

It is proposed that up to 10% of the issued and outstanding Shares (exclude treasury shares, if any) as at the date of the passing of the resolution to approve the Repurchase Mandate may be repurchased. As at the Latest Practicable Date, 500,000,000 Shares were in issue and outstanding. Subject to the passing of the ordinary resolution set out in item 5 of the notice for the 2025 AGM and on the basis that no Shares are issued or repurchased by the Company between the Latest Practicable Date and the date of the 2025 AGM, the Board would be authorised to repurchase up to 50,000,000 Shares representing 10% of the total issued share capital of the Company (exclude treasury shares, if any) during the period up to the earlier of: (i) the conclusion of the next annual general meeting held; (ii) the expiration of the period within which the next annual general meeting of the Company is required by the Articles or applicable laws to be held; or (iii) the revocation or variation of the Repurchase Mandate by ordinary resolution of the Shareholders at a general meeting of the Company.

If the Company repurchase any Shares pursuant to the Repurchase Mandate, the Company will either (i) cancel the Shares repurchased and/or (ii) hold such Shares as treasury shares, subject to market conditions and the Company's capital management needs at the relevant time any repurchase of Shares are made.

To the extent that any treasury shares are deposited with CCASS pending resale on the Stock Exchange, the Company will adopt appropriate measures to ensure that it does not exercise any Shareholders' rights or receive any entitlements which would otherwise be suspended under the applicable laws if those shares were registered in the Company's own name as treasury shares. These measures may include approval by the Board that (i) the Company would not (or would procure its broker not to) give any instructions to Hong Kong Securities Clearing Company Limited to vote at general meetings for the treasury shares deposited with CCASS, (ii) in the case of dividends or distributions, the Company will withdraw the treasury shares from CCASS, and either re-register them in its own name as treasury shares or cancel them, in each case before the record date for the dividends or distributions; and (iii) take any other appropriate measures to ensure that it will not exercise any Shareholders' rights or receive any entitlements which would otherwise be suspended under the applicable laws if those Shares were registered in its own name as treasury shares.

The Company will ensure that the treasury shares are appropriately identified and segregated, such as giving clear written instructions to the Hong Kong branch share registrar of the Company to update the record to clearly segregate and identify those treasury shares held in CCASS.

3. REASONS FOR REPURCHASES

Repurchases of Shares will only be made if the Board is of the view that such a repurchase will benefit the Company and its Shareholders as a whole. Such repurchases may, depending on the market conditions and funding arrangements at the time, lead to an enhancement of the net value of the Company and its assets and/or its earnings per Share.

4. FUNDING AND EFFECT OF REPURCHASES

Any exercise of the Repurchase Mandate would be financed entirely from the Company's available cash flow or working capital. Any repurchases will be made out of funds of the Company that are legally permitted to be utilised in this connection in accordance with the Company's Memorandum and Articles, the Listing Rules and the applicable laws and regulations of the Cayman Islands.

There might be material adverse impact on the working capital or gearing position of the Company as compared with the financial position of the Company as at 31 March 2025 (being the date of its latest published audited financial statements) in the event that the Repurchase Mandate is to be exercised in full during the proposed repurchase period. However, the Directors do not intent to exercise the Repurchase Mandate to such extent as would, in the circumstances, have a material adverse impact on the working capital or gearing position of the Company which in the opinion of the Directors are from time to time appropriate for the Company.

5. STATUS OF REPURCHASED SECURITIES

The Listing Rules provide that the listing of all repurchased securities is automatically cancelled and that the certificates for those securities must be cancelled and destroyed. The aggregate of the authorised share capital shall remain unchanged.

INTENTION TO SELL SHARES BY DIRECTORS, THEIR CLOSE ASSOCIATES AND 6. **CORE CONNECTED PERSONS**

As at the Latest Practicable Date, to the best of their knowledge, having made all reasonable enquiries, none of the Directors nor any of their respective Close Associates (as defined in the Listing Rules) of the Directors, have any present intention, if the Repurchase Mandate is approved by the Shareholders, to sell any Shares to the Company or its subsidiaries.

No Core Connected Person (as defined in the Listing Rules) of the Company has notified the Company that he/she/it has a present intention to sell Shares to the Company nor has he/she/it undertaken not to sell any of the Shares held by him/her/it to the Company in the event that the Company is authorised to make purchases of Shares.

7. DIRECTORS' UNDERTAKING

The Directors have undertaken to the Company that, so far as the same may be applicable, they will exercise the power of the Company to make purchases pursuant to the Repurchase Mandate in accordance with the Company's Memorandum and Articles, the Listing Rules and the applicable laws and regulations of the Cayman Islands.

8. SHARE REPURCHASE MADE BY THE COMPANY

No repurchases of Shares have been made by the Company during the six months prior to the Latest Practicable Date (whether on the Stock Exchange or otherwise).

9. TAKEOVERS CODE AND MINIMUM PUBLIC FLOAT

If, as a result of a repurchase of Shares by the Company, a Shareholder's proportionate interest in the voting rights of the Company increases, such increase will be treated as an acquisition for the purpose of Rule 32 of the Takeovers Code. As a result, a Shareholder, or group of Shareholders acting in concert, depending on the level of increase of its or their shareholding, could obtain or consolidate control of the Company and become obliged to make a mandatory offer in accordance with Rule 26 of the Takeovers Code.

As at the Latest Practicable Date, according to the register kept by the Company pursuant to section 336 of the SFO and so far as is known to, or can be ascertained after reasonable enquiry by the Directors, the following persons were directly or indirectly interested in 5% or more of the issued share capital of the Company. Their respective interest as at the Latest Practicable Date is shown under the column "Approximate% of the issued share capital before a possible exercise of the Repurchase Mandate" while the respective interest in the event that the Directors exercise in full the power to repurchase Shares in accordance with the terms of the ordinary resolutions in relation to the Repurchase Mandate to be proposed at the 2025 AGM (and assuming that the issued share capital of the Company remains unchanged up to the date of the 2025 AGM) is shown under the column "Approximate% of the issued share capital should the Repurchase Mandate be exercised in full":

		Approximate %	Approximate %
		of the issued share	of the issued share
		capital before	capital should
		a possible exercise	the Repurchase
	Number of	of the Repurchase	Mandate be
Name of shareholder	Shares Held	Mandate	exercised in full
Mr. Chui	148,750,000	29.75%	33.06%
Mr. Jim	201,250,000	40.25%	44.72%
JJ1318	201,250,000	40.25%	44.72%
Ms. Lee Sze Wing Mabel	201,250,000	40.25%	44.72%

On the basis of the shareholding held by the Shareholders named above and the fact that their aggregate shareholding exceeds 50% of the issued share capital of the Company, an exercise of the Repurchase Mandate in full may not result in Mr. Chui, Mr. Jim, Ms. Lee and JJ1318 becoming obliged to make a mandatory offer under Rules 26 and 32 of the Takeovers Code, but the public holding of Shares would be reduced below 25% of the issued capital of the Company.

However, the Directors do not intend to exercise the power to Repurchase Shares to an extent which would render any Shareholder or group of Shareholders obliged to make a mandatory offer under Rules 26 and 32 of the Takeovers Code and that the public holding of Shares would be reduced below 25% of the issued capital of the Company.

10. MARKET PRICES

The highest and lowest prices at which the Shares have traded on the Stock Exchange during each of the previous twelve months preceding the Latest Practicable Date were as follows:

DED CILADE

	PER SHA	\RE
	Highest	Lowest
	HK\$	HK\$
2024		
July	1.72	1.61
August	1.68	1.51
September	1.81	1.55
October	1.87	1.74
November	2.93	1.78
December	2.90	2.63
2025		
January	2.81	2.62
February	2.86	2.69
March	2.76	2.31
April	2.50	2.11
May	2.35	1.84
June	2.05	1.85
July (up to Latest Practicable Date)	2.48	1.84

APPENDIX II

BIOGRAPHICAL DETAILS OF DIRECTOR PROPOSED TO BE RE-ELECTED AT THE 2025 AGM

Biographical details of the Director proposed to be re-elected at the 2025 AGM are set out as follows:

MR. YAN CHI TAT

Mr. Yan Chi Tat (甄志達), aged 58, an Executive Director and the Chief Executive Officer of the Group. Mr. Yan joined the Group in October 2010. He is also the director of Yee Hop Engineering Company Limited (義合工程有限公司), an indirect subsidiary of the Company.

Mr. Yan has over 25 years of experience in the engineering and construction industry.

Mr. Yan is responsible for formulating corporate and business strategies and operations of the Group. Mr. Yan graduated from the South Bank University with a Bachelor's Degree of Science in Quantity Surveying. He is an associate of The Hong Kong Institute of Surveyors and a professional associate of The Royal Institute of Chartered Surveyors. He has been a Registered Professional Surveyor since July 2004.

Apart from his directorship at the Company, Mr. Yan has not held any directorship in any other listed companies in the last three years. Save as disclosed in this circular, Mr. Yan does not have any relationship with any Director, senior management, Substantial Shareholder or Controlling Shareholder of the Company.

As at the Latest Practicable Date, Mr. Yan does not have any interests in the Shares of Company within the meaning of Part XV of the SFO.

Mr. Yan has entered into a service agreement with the Company for an initial fixed term of three years commencing from the Listing Date, and has renewed for a further three years, and shall continue thereafter until it is terminated by Mr. Yan by giving to the Company not less than three months' notice in writing at any time after such initial fixed term or by the Company giving to Mr. Yan not less than three months' prior notice in writing at any time after the date of agreement. Mr. Yan is also subject to retirement from office and re-election at the annual general meeting of the Company in accordance with the Articles.

For the year ended 31 March 2025, the total amount of emoluments payable to Mr. Yan was approximately HK\$2.45 million. The remuneration of Mr. Yan was determined with reference to his experience, level of responsibility and general market conditions.

Save as disclosed above, there is no other information relating to Mr. Yan that is required to be disclosed pursuant to Rule 13.51(2) of the Listing Rules, nor are there any other matters that need to be brought to the attention of the shareholders of the Company in connection with Mr. Yan's proposed re-election.

(1) MR. PANG CHI SHING

Mr. Pang Chi Shing (彭志誠), aged 56, has extensive experience in the engineering and construction industry and in business consulting. He serves as a business consultant (part-time basis) in Global Apex Construction Engineering Co., Limited (Macau).

Mr. Pang obtained his Bachelor's Degree in Quantity Surveying from the Hong Kong Polytechnic University in October 1995. He was a member of The Hong Kong Institute of Surveyors from 2000 to 2019 and a member of The Royal Institute of Chartered Surveyors from 1999 to 2006.

Subject to Shareholder's approval at the 2025 AGM, Mr. Pang will enter into a service agreement with the Company for an initial fixed term of three years commencing from the date of the 2025 AGM at a monthly Director's fee of HK\$15,000.00. Mr. Pang is subject to retirement from office and re-election at the annual general meeting of the Company in accordance with the Articles.

Mr. Pang has confirmed, as at the date of this circular, that he (i) has interests in 700,000 shares of the Company within the meaning of Part XV of the Securities and Futures Ordinance; (ii) has not held any directorships in any other listed companies at present or in the past three years nor taken up any positions in the Company or any member of the Group; and (iii) does not have any other relationship with any Directors, senior management, substantial shareholders or controlling shareholders of the Company (as respectively defined in the Listing Rules).

Mr. Pang has also confirmed that (a) he has met the independence criteria set out in Rule 3.13(1) to (8) of Listing Rules; (b) he has no past or present financial or other interest in the business of the Company or its subsidiaries or any connection with any core connected persons (as such term is defined in the Listing Rules) of the Company; and (c) there are no other factors that may affect his independence at the time of his appointment.

Save as disclosed herein, there is no other information relating to the appointment of Mr. Pang as an Independent Non-executive Director of the Company that should be disclosed pursuant to Rule 13.51(2) of the Listing Rules nor any matters which need to be brought to the attention of the Shareholders.

(2) MR. WONG ANTONY

Mr. Wong Antony (黃東尼), aged 65, is a corporate and commercial lawyer. He obtained a Bachelor's Degree of Laws with Honours from the University of Reading, United Kingdom in 1983 and was admitted as a Solicitor of the High Court of Hong Kong in 1987. He is a partner of Messrs. Hastings. & Co., Solicitors & Notaries since 2006.

Subject to Shareholder's approval at the 2025 AGM, Mr. Wong Antony will enter into a service agreement with the Company for an initial fixed term of three years commencing from the date of the 2025 AGM at a monthly Director's fee of HK\$15,000.00. Mr. Wong is subject to retirement from office and re-election at the annual general meeting of the Company in accordance with the Articles.

Mr. Wong Antony has confirmed, as at the date of this circular, that he (i) does not have interests in the shares of the Company within the meaning of Part XV of the Securities and Futures Ordinance; (ii) has not held any directorships in any other listed companies at present or in the past three years nor taken up any positions in the Company or any member of the Group; and (iii) does not have any other relationship with any Directors, senior management, substantial shareholders or controlling shareholders of the Company (as defined in the Listing Rules).

Mr. Wong Antony has also confirmed that (a) he has met the independence criteria set out in Rule 3.13(1) to (8) of Listing Rules; (b) he has no past or present financial or other interest in the business of the Company or its subsidiaries or any connection with any core connected persons (as defined in the Listing Rules) of the Company; and (c) there are no other factors that may affect his independence at the time of his appointment.

Save as disclosed herein, there is no other information relating to the appointment of Mr. Wong Antony as an Independent Non-executive Director of the Company that should be disclosed pursuant to Rule 13.51(2) of the Listing Rules nor any matters which need to be brought to the attention of the Shareholders.

The following are the Proposed Amendments to the Second Amended and Restated Memorandum and Articles of Association introduced by the Third Amended and Restated Memorandum and Articles of Association. Unless otherwise specified, clauses, paragraphs and articles referred to herein are articles of the Third Amended and Restated Memorandum and Articles of Association. If the serial numbering of the clauses of the Second Amended and Restated Memorandum and Articles of Association is changed due to the addition, deletion or re-arrangement of certain made in these amendments, the serial numbering of the clauses of the Second Amended and Restated Memorandum and Articles of Association as so amended shall be changed accordingly, including cross-references.

Unless otherwise specified, all capitalized terms in the Proposed Amendments contained in this Appendix are terms defined in the Second Amended and Restated Memorandum and Articles of Association or the Third Amended and Restated Memorandum and Articles of Association (as the case may be) which shall have the corresponding meanings ascribed to them in the Second Amended and Restated Memorandum and Articles of Association or the Third Amended and Restated Memorandum and Articles of Association (as the case may be).

Note: The Third Amended and Restated Memorandum and Articles of Association is prepared in English with no official Chinese version. Chinese translation is for reference only. In the event of any inconsistency, the English version shall prevail.

Article	Provisions in the Third Amended and Restated Articles of Association (only showing those provisions with changes to the Current Articles)
1(b)	Any marginal notes, titles or lead in references to Articles and the index of the Memorandum and Articles of Association shall not form part of the Memorandum or Articles of Association and shall not affect their interpretation. In interpreting these Articles of Association, unless there be something in the subject or context inconsistent therewith: actionable corporate communication: shall have the meaning given to it in the Listing Rules;
	address: shall have the ordinary meaning given to it and shall include any facsimile number, electronic number or address or website used for the purposes of any communication pursuant to these Articles;

announcement: means an official publication of a Notice or document of the Company, including a publication, subject to and to such extent permitted by the Listing Rules, by electronic communication or by advertisement published in the Newspapers or in such manner or means ascribed and permitted by the Listing Rules and applicable laws;

Companies Act: means the Companies Act, Cap. 22 (as revised) of the Cayman Islands as amended from time to time and every other act, order regulation or other instrument having statutory effect (as amended from time to time) for the time being in force in the Cayman Islands applying to or affecting the Company, the Memorandum of Association and/or the Articles of Association;

Company's website: means the website of the Company to which any Shareholder may have access, the address or domain name of which has been notified to the Shareholders by the Company or as subsequently amended by notice given to the Shareholders by the Company;

Corporate Communication: shall have the meaning given to it in the Listing Rules;

electronic: means relating to technology having electrical, digital, magnetic, wireless, optical, electromagnetic or similar capabilities and such other meanings as given to it in the Electronic Transactions Act;

electronic communication: means a communication sent, transmitted, conveyed and received by electronic means in any form through any medium;

electronic means: means and includes sending or otherwise making available to the intended recipients of the communication in electronic format;

electronic meeting: means a general meeting held and conducted wholly and exclusively by virtual attendance and participation by Members and/or proxies by means of electronic facilities;

electronic record: has the same meaning as in the Electronic Transactions Act;

Electronic Transactions Act: shall mean the Electronic Transactions Act (as revised) of the Cayman Islands and any amendment thereto or re-enactments thereof for the time being in force and includes every other law incorporated therewith or substituted thereof;

Head Office: means such office of the Company as the Board may from time to time determine to be the principal office of the Company;

HK Stock Exchange: means The Stock Exchange of Hong Kong Limited;

HK\$ or Hong Kong dollars: means Hong Kong dollars, the lawful currency for the time being of Hong Kong;

Holding Company: has the meaning ascribed to it by Section 13 of the Companies Ordinance;

Hong Kong means the Hong Kong Special Administrative Region of the People's Republic of China;

hybrid meeting: means a general meeting convened for (i) physical attendance and participation by Members and/or proxies at the Principal Meeting Place and where applicable, one or more Meeting Locations and at the same time (ii) virtual attendance and participation by Members and/or proxies by means of electronic facilities;

Listing Rules: shall mean the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (as amended from time to time):

Meeting Location(s): has the meaning given to it by Article 71A (1);

Month: means a calendar month;

Newspapers: means at least one English language daily newspaper and at least one Chinese language daily newspaper, in each case published and circulating generally in the Relevant Territory and specified or not excluded for this purpose by the stock exchange in the Relevant Territory;

Notice: means written notice unless otherwise specially stated and as further defined in these Articles;

Ordinary Resolution: means a resolution as described in Article 1(e) of these Articles;

Paid: means, as it relates to a Share, paid or credited as paid;

physical meeting: means a general meeting held and conducted by physical attendance and participation by Members and/or proxies at the Principal Meeting Place and where applicable, one or more Meeting Locations;

Principal Meeting Place: has the meaning given to it by Article 65;

Register: means the principal register and any branch register of Shareholders of the Company to be maintained at such place within or outside the Cayman Islands as the Board shall determine from time to time:

Registered Office: means the registered office of the Company for the time being as required by the Companies Act;

Registration Office: means such place or places in the Relevant Territory or elsewhere where the Board from time to time determine to keep a branch register of Shareholders of the Company in respect of that class of share capital and where (except in cases where the Board otherwise agrees) transfers of other documents of title for Shares are to be lodged for registration and are to be registered;

Relevant Period: means the period commencing from the date on which any of the securities of the Company first become listed on the HK Stock Exchange to and including the date immediately before the day on which none of such securities are so listed (and so that if at any time trading of any such securities is suspended for any reason whatsoever and for any length of time, they shall nevertheless be treated, for the purpose of this definition, as listed);

Relevant Territory: means Hong Kong or such other territory where any of the securities of the Company is listed on a stock exchange in that territory;

Seal: means the common seal of the Company and any one or more facsimile seals from time to time of the Company for use in the Cayman Islands or in any place outside the Cayman Islands;

Secretary: means the person for the time being performing the duties of that office of the Company and includes any assistant, deputy, acting or temporary secretary; Securities Seal: shall mean a seal for use for sealing certificates for shares or other securities issued by the Company which is a facsimile of the Seal of the Company with the addition on its face of the words Securities Seal; **Share:** means a share in the share capital of the Company and includes stock except where a distinction between stock and Shares is expressed or implied; Shareholder or Member: means the person who is duly registered in the Register as holder for the time being of any Share and includes persons who are jointly so registered; Special Resolution: means a resolution as described in Article 1(d) of these Articles: Subsidiary: has the meaning ascribed to it by Section 15 of the Companies Ordinance; Transfer Office: means the place where the principal register of Shareholders is located for the time being; and Treasury Share(s): means share(s) of the Company that was/were previously issued but was/were purchased or redeemed by the Company or surrendered to the Company and not cancelled and classified and held by the Company as treasury share(s). 1(c) In these Articles, unless there be something in the subject or context inconsistent herewith: (i) words denoting the singular number shall include the plural number and vice versa; (ii) words importing any gender shall include every gender and words importing persons shall include partnerships, firms,

companies and corporations;

- (iii) subject to the foregoing provisions of this Article, any words or expressions defined in the Companies Act (except any statutory modification thereof not in force when these Articles become binding on the Company) shall bear the same meaning in these Articles, save that "company" shall where the context permits include any company incorporated in the Cayman Islands or elsewhere; and
- (iv) references to any statute or statutory provision shall be construed as relating to any statutory modification or re-enactment thereof for the time being in force,:
- (v) references to a document (including, but without limitation, a resolution in writing) being signed or executed include references to it being signed or executed under hand or under seal or by electronic signature or by electronic communication or by any other means of verifying the authenticity of an electronic record and references to a notice or document include a notice or document recorded or stored in any digital, electronic, electrical, magnetic or other retrievable form or medium and information in visible form whether having physical substance or not;
- (vi) Section 8 and Section 19 of the Electronic Transactions Act shall not apply to these Articles to the extent it imposes obligations or requirements in addition to those set out in these Articles;
- (vii) references to the right of a Shareholder to speak at an electronic meeting or a hybrid meeting shall include the right to raise questions or make statements to the chairman of the meeting, verbally or in written form, by means of electronic facilities. Such a right shall be deemed to have been duly exercised if the questions or statements may be heard or seen by all or only some of the persons present at the meeting (or only by the chairman of the meeting) in which event the chairman of the meeting shall relay the questions raised or the statements made verbatim to all persons present at the meeting, either orally or in writing using electronic facilities;

- (viii) references to votes cast or taken at a general meeting shall include all votes taken (in such manner as may be directed by the chairman of that meeting whether by a count of votes by show of hands and/or by the use of ballot or voting papers or tickets and/or by electronic means) of the Shareholders attending in person, by corporate representative or by proxy at that meeting;
- references to a meeting (a) shall mean a meeting convened and held in any manner permitted by these Articles and any Member or Director attending and participating at a meeting by means of electronic facilities shall be deemed to be present at that meeting for all purposes of the Companies Act, the Listing Rules and these Articles, and attend, participate, attending, participating, attendance and participation shall be construed accordingly and (b) shall, where the context is appropriate, include a meeting that has been postponed or changed to another date, time and/or place and/or the electronic facilities and/or the form of the meeting (a physical meeting, an electronic meeting or a hybrid meeting) has been changed by the Board pursuant to Article 71;
- meeting include, without limitation and as relevant, the right (including, in the case of a corporation, through a duly authorised corporate representative) to speak or communicate, vote, be represented by a proxy and have access in hard copy or electronic form to all documents which are required by the Companies Act, the Listing Rules or these Articles to be made available at the meeting, and participate and participating in the business of a general meeting shall be construed accordingly;
- (xi) references to electronic facilities include, without limitation, website addresses, webinars, webcast, video or any form of conference call systems (telephone, video, web or otherwise); and
- (xii) where a Shareholder or Member is a corporation, any reference in these Articles to a Shareholder or Member shall, where the context requires, refer to a duly authorized representative of such Shareholder or Member.

15

- Subject to the Companies Act, or any other law or so far as not (a) prohibited by any law and subject to any rights conferred on the holders of any class of Shares, the Company shall have the power to purchase or otherwise acquire all or any of its own Shares (which expression as used in this Article includes redeemable Shares) provided that the manner and terms of purchase have first been authorised by an Ordinary Resolution of the Shareholders, and to purchase or otherwise acquire warrants and other securities for the subscription or purchase of its own Shares, and shares and warrants and other securities for the subscription or purchase of any shares in any company which is its Holding Company and may make payment therefor in any manner and terms authorised or not prohibited by law, including out of capital, or to give, directly or indirectly, by means of a loan, a guarantee, an indemnity, the provision of security or otherwise howsoever, financial assistance for the purpose of or in connection with a purchase or other acquisition made or to be made by any person of any Shares or warrants or other securities in the Company or any company which is a Holding Company of the Company and should the Company purchase or otherwise acquire its own Shares or warrants or other securities neither the Company nor the Board shall be required to select the Shares or warrants or other securities to be purchased or otherwise acquired rateably or in any other manner and terms as between the holders of Shares or warrants or other securities of the same class or as between them and the holders of Shares or warrants or other securities of any other class or in accordance with the rights as to Dividends or capital conferred by any class of Shares provided always that any such purchase or other acquisition or financial assistance shall only be made in accordance with the relevant code, rules or regulations issued from time to time by the HK Stock Exchange and/or the Securities and Futures Commission of Hong Kong from time to time in force.
- (b) The Board may accept the surrender for no consideration of any fully paid Share.
- (c) Shares purchased or redeemed by, or surrendered to, the

 Company may be cancelled or (subject to the rules and regulations of the HK Stock Exchange or any stock exchange on which the shares of the Company are listed and any other relevant regulatory authority) classified and held as Treasury Shares.

	<u>(d)</u>	Subject to the provisions of the Companies Act and the Memorandum of Association of the Company, and to any special rights conferred on the holders of any Shares or attaching to any class of Shares, Shares may be issued on the terms that they may, at the option of the Company or the holders thereof, be liable to be redeemed on such terms and in such manner, including out of capital, as the Board may deem fit.	
	<u>(e)</u>	Where the Company purchases for redemption a redeemable Share, purchases not made through the market or by tender shall be limited to a maximum price, and if purchases are by tender, tenders shall be available to all Shareholders alike.	
	<u>(f)</u>	The purchase or redemption of any Share shall not be deemed to give rise to the purchase or redemption of any other Share	Rename Article 15(d) as Article 15(f)
	<u>(g)</u>	The holder of the Shares being purchased or redeemed shall be bound to deliver up to the Company at the Head Office or such other place as the Board shall specify the certificate(s) thereof for cancellation and thereupon the Company shall pay to him the purchase or redemption monies in respect thereof.	
15A	surre	es that the Company purchases, redeems or acquires by way of onder in accordance with the Companies Act shall be held as oury Shares and not treated as cancelled if:	New Article
	<u>(a)</u>	the Board so determines prior to the purchase, redemption or surrender of those shares; and	
	<u>(b)</u>	the relevant provisions of the Memorandum of Association of the Company, the Articles and the Companies Act are otherwise complied with.	
15B	whet distrii the C 15B respe	dividend may be declared or paid, and no other distribution ther in cash or otherwise) of the Company's assets (including any bution of assets to Shareholders on a winding up) may be made to Company in respect of a Treasury Share. Nothing in this Article prevents an allotment of shares as fully paid bonus shares in ct of a Treasury Share and shares allotted as fully paid bonus in respect of a Treasury Share shall be treated as Treasury es.	New Article

150	The Common dealth and the Projection of the Latter of the	NT. A.d.1.
15C	The Company shall be entered in the Register as the holder of the	New Article
	Treasury Shares. However:	
	(a) the Company shall not be treated as a Shareholder for any	
	purpose and shall not exercise any right in respect of the	
	Treasury Shares, and any purported exercise of such a right shall	
	be void; and	
	<u>ve void, und</u>	
	(b) a Treasury Share shall not be voted, directly or indirectly, at any	
	meeting of the Company and shall not be counted in determining	
	the total number of issued shares at any given time, whether for	
	the purposes of these Articles or the Companies Act.	
150		NT A C 1
15D	Treasury Share may be disposed of by the Company in accordance with	New Article
	the Companies Act and otherwise on such terms and conditions as the	
	Board determines.	
15E	Subject to the rules and regulations of the HK Stock Exchange or any	New Article
	stock exchange on which the shares of the Company are listed and any	
	other relevant regulatory authority, the Board may by a resolution of	
	the Directors at any time:	
	(a) cancel any one or more Treasury Shares; or	
	(b) transfer any one or more Treasury Shares to any person, whether	
	or not for valuable consideration (including at a discount to the	
	nominal or par value of such shares).	
19	Every certificate for Shares, warrants or debentures or representing any	
	other form of securities of the Company shall be issued under the Seal	
	of the Company, which for this purpose may be a duplicate Seal. The	
	seal of the Company may only be affixed or imprinted to a certificate	
	for Shares, warrants or debentures or representing any other form of	
	securities of the Company with the authority of the Directors, or be	
	executed under the signature of appropriate officials with statutory	
	authority, unless otherwise determined by the Directors.	
39	(1) Subject to the Companies Act and these Articles, all transfers of	Rename Article 39 as
	Shares shall be effected by transfer in writing in the usual or	
	common form or in such other form as the Board may accept	` '
	provided always that it shall be in such a form prescribed by the	
	HK Stock Exchange and may be under hand only or, if the	
	transferor or transferee is a Clearing House (or its nominee(s)),	
	under hand or by machine imprinted signature or by such other	
	means of execution as the Board may approve from time to time.	
	means of execution as the board may approve from time to time.	

	(2) Notwithstanding the provisions of Article 39(1) above, for so long as any Shares are listed on the HK Stock Exchange, titles to such listed Shares may be evidenced and transferred in accordance with the laws applicable to and the Listing Rules applicable to such listed Shares. The register of members of the Company in respect of its listed Shares (whether the Register or a branch register) may be kept by recording the particulars required by Section 40 of the Companies Act in a form otherwise than legible if such recording otherwise complies with the laws applicable to and the Listing Rules applicable to such listed Shares.	
63	All general meetings other than annual general meetings shall be called extraordinary general meetings. A general meeting may be held by means of such telephone, electronic facilities or other communication facilities (including, without limiting the generality of the foregoing, by telephone, or by video conferencing) as to permit all persons participating in the meeting to communicate with each other simultaneously and instantaneously, and participation in such a meeting shall constitute presence in person at such meeting.	
63A	All general meetings (including an annual general meeting, any extraordinary general meeting, any adjourned meeting or any postponed meeting) may be held: (a) as a physical meeting in any part of the world and at one or more locations as provided in Article 71A, (b) as a hybrid meeting, or (c) as an electronic meeting, as may be determined by the Board in its absolute discretion.	New Article
64	The Board may, whenever it thinks fit, convene an extraordinary general meeting. Extraordinary general meetings shall also be convened on the requisition of one or more Shareholders holding, at the date of deposit of the requisition, not less than one tenth of the voting rights (on a one vote per share basis) in the capital of the Company. Such requisition shall be made in writing to the Board or the Secretary for the purpose of requiring an extraordinary general meeting to be called by the Board and adding resolutions to the agenda of the meeting for the transaction of any business specified in such requisition. Such meeting shall be held within two Months after the deposit of such requisition. If within 21 days of such deposit, the Board fails to proceed to convene such meeting, the requisitionist(s) himself (themselves) may convene a physical meeting at only one location which will be the Principal Meeting Placemay do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.	

65

- An annual general meeting of the Company shall be called by at least 21 days' notice in writing, and a general meeting of the Company, other than an annual general meeting, shall be called by at least 14 days' notice in writing. The Notice for any general meeting shall specify: (a) the time and date of the meeting; (b) save for an electronic meeting, the place of the meeting and if there is more than one meeting location as determined by the Board pursuant to Article 71A, the principal place of the meeting (the "Principal Meeting Place") and the other place(s) of the meeting; (c) if the general meeting is to be a hybrid meeting or an electronic meeting, a statement to that effect and with details of the electronic facilities for attendance and participation by electronic means at the meeting or when and how such details will be made available by the Company prior to the meeting; (d) the agenda of the meeting and particulars of resolutions to be considered at the meeting; and (e) in case of special business (as defined in Article 67), the general nature of that business. The Notice for every general meeting shall be exclusive of the day on which it is served or deemed to be served and of the day for which it is given, and shall specify the place, the day, the hour and the agenda of the meeting and particulars of the resolutions to be considered at that meeting and in case of special business (as defined in Article 67), the general nature of that business, and shall be given, in manner hereinafter mentioned or in such other manner, if any, as may be prescribed by the Company in general meeting, to such persons as are, under these Articles, entitled to receive such notices from the Company, provided that a meeting of the Company shall notwithstanding that it is called by shorter notice than that specified in this Article be deemed to have been duly called if it is so agreed:
 - (a) in the case of a meeting called as the annual general meeting, by all the Shareholders entitled to attend and vote thereat; and
 - (b) in the case of any other meeting, by a majority in number of the Shareholders having a right to attend and vote at the meeting, being a majority together holding not less than 95% of the total voting rights at the meeting of all Shareholders of the Company.

- All business shall be deemed special that is transacted at an extraordinary general meeting and also all business shall be deemed special that is transacted at an annual general meeting with the exception of the following, which shall be deemed ordinary business:
 - (i) the declaration and sanctioning of Dividends;
 - (ii) the consideration and adoption of the accounts and balance sheets and the reports of the Directors and Auditors and other documents required to be annexed to the balance sheets;
 - (iii) the election of Directors in place of those retiring;
 - (iv) the appointment of Auditors;
 - (v) the fixing of, or the determining of the method of fixing of the remuneration of the Directors and of the Auditors;
 - (vi) the granting of any mandate or authority to the Board to offer, allot, grant options over, or otherwise dispose of the unissued Shares representing not more than 20% (or such other percentage as may from time to time be specified in the Listing Rules) in nominal value of its then existing issued share capital and the number of any securities repurchased pursuant to paragraph (vii) of this Article; and
 - (vii) the granting of any mandate or authority to the Board to repurchase securities of the Company representing not more than 10 per cent (or such other percentage as may from time to time be specified in the Listing Rules) of the total number of issued shares of the Company.

th ap coordinate with the coordinate state of the coordinate state of the coordinate state state state of the coordinate state	f within 15 minutes (or such longer time not exceeding one hour as the chairman of the meeting may determine to wait) from the time proported for the meeting a quorum is not present, the meeting, if onvened upon the requisition of Shareholders, shall be dissolved, but any other case it shall stand adjourned to the same day in the next week and at such time and where applicable, such place(s) and in such form and manner referred to in Article 63A as the chairman of the meeting (or in default, the Board) may absolutely determine. as shall be decided by the Board, and IIf at such adjourned meeting a quorum as not present within 15 minutes (or such longer time not exceeding one hour as the chairman of the meeting may determine to wait) from the time appointed for holding the meeting, the Shareholder or the chareholders present in person (or, in the case of a Shareholder being a corporation by its duly authorised representative) or by proxy and notitled to vote shall be a quorum and may transact the business for which the meeting was called.	
	1) Subject to Article 70(2), The chairman (if any) of the Company or if he is absent or declines to take the chair at such meeting, the Vice chairman (if any) of the Company shall take the chair at every general meeting, or, if there be no such chairman or Vice chairman, or, if at any general meeting neither of such chairman or Vice chairman is present within 15 minutes after the time appointed for holding such meeting, or both such persons decline to take the chair at such meeting, the Directors present shall choose one of their number as chairman of the meeting, and if no Director be present or if all the Directors present decline to take the chair or if the chairman chosen shall retire from the chair, then the Shareholders present shall choose one of their number to be chairman of the meeting. 2) If the chairman of a general meeting using an electronic facility or facilities which is/are hereby permitted and becomes unable to participate in the general meeting using such electronic facility or facilities, another person (determined in accordance with Article 70(1) above) shall preside as chairman of the meeting unless and until the original chairman of the meeting is able to participate in the general meeting using the electronic facility or facilities.	Rename Article 70 as Article 70(1)

71	Subject to Article 71A, Thethe chairman of the meeting may, with the consent of any general meeting at which a quorum is present, and shall, if so directed by the meeting, adjourn any meeting from time to time and from place(s) to place(s) and/or from one form to another (as a physical meeting, a hybrid meeting or an electronic meeting) as the meeting shall determine. Whenever a meeting is adjourned for 14 days or more, at least seven clear days' noticeNotice, specifying details set out in Article 65 the place, the day and the hour of the adjourned meeting shall be given in the same manner as in the case of an original meeting but it shall not be necessary to specify in such notice Notice the nature of the business to be transacted at the adjourned meeting. Save as aforesaid, no noticeNotice of an adjournment or of the business	
	to be transacted at any adjourned meeting needs to be given nor shall any Shareholder be entitled to any such notice. No business shall be transacted at an adjourned meeting other than the business which might have been transacted at the meeting from which the adjournment took place.	
71A	(1) The Board may, at its absolute discretion, arrange for persons entitled to attend a general meeting to do so by simultaneous attendance and participation by means of electronic facilities at such location or locations ("Meeting Location(s)") determined by the Board at its absolute discretion. Any Member or any proxy attending and participating in such way or any Member or any proxy attending and participating in an electronic meeting or a hybrid meeting by means of electronic facilities is deemed to be present at and shall be counted in the quorum of the meeting.	New Article
	(2) All general meetings are subject to the following: (a) where a Member or proxy is attending by being present or by proxy at a Meeting Location and/or in the case of a hybrid meeting, the meeting shall be treated as having commenced as if it has commenced at the Principal Meeting Place;	

- (b) Members present in person or by proxy at a Meeting
 Location and/or Members participating in an electronic
 meeting or a hybrid meeting in person or by proxy by
 means of electronic facilities shall be counted in the
 quorum for and entitled to vote at the meeting in question,
 and that meeting shall be duly constituted and its
 proceedings valid provided that the chairman of the
 meeting is satisfied that adequate electronic facilities are
 available throughout the meeting to ensure that Members
 at all Meeting Locations and/or Members participating in
 an electronic meeting or a hybrid meeting by means of
 electronic facilities are able to participate in the business
 for which the meeting has been convened;
- (c) where Members and/or their proxies attend a meeting by being present at one of the Meeting Locations and/or where Members and/or their proxies participate in an electronic meeting or a hybrid meeting by means of electronic facilities, a failure (for any reason) of the electronic facilities or communication equipment, or any other failure in the arrangements for enabling those in a Meeting Location other than the Principal Meeting Place to participate in the business for which the meeting has been convened or in the case of an electronic meeting or a hybrid meeting, the inability of one or more Members and/or their proxies to access, or continue to access, the electronic facilities despite adequate electronic facilities having been made available by the Company, shall not affect the validity of the meeting or the resolutions passed, or any business conducted there or any action taken pursuant to such business provided that there is a quorum present throughout the meeting; and
- (d) if any of the Meeting Locations is outside the jurisdiction of the Principal Meeting Place and/or in the case of a hybrid meeting, unless otherwise stated in the Notice, the provisions of these Articles concerning the service and giving of Notice for the meeting, and the time for lodging proxies, shall apply by reference to the Principal Meeting Place; and in the case of an electronic meeting, the time for lodging proxies shall be as stated in the Notice for the meeting.

- The Board and, at any general meeting, the chairman of the meeting may from time to time make arrangements for managing attendance and/or participation and/or voting at the Principal Meeting Place and/or any Meeting Location(s) and/or attendance and/or participation and/or voting at an electronic meeting or a hybrid meeting by means of electronic facilities (whether involving the issue of tickets or some other means of identification, passcode, seat reservation, electronic voting or otherwise) as it shall in its absolute discretion consider appropriate, and may from time to time change any such arrangements, provided that a Member who, pursuant to such arrangements, is unable to attend, in person or by proxy, at any Meeting Location shall be entitled so to attend at one of the other Meeting Locations; and the entitlement of such Member to attend the meeting or adjourned meeting or postponed meeting at such Meeting Location(s) shall be subject to any such arrangement as may be for the time being in force and by the Notice of meeting or adjourned meeting or postponed meeting stated to apply to the meeting.
- (4) If it appears to the chairman of the general meeting that:
 - (a) the electronic facilities at the Principal Meeting Place
 and/or at such other Meeting Location(s) at which the
 meeting may be attended have become inadequate to give
 all persons entitled to do so a reasonable opportunity to
 participate at the meeting or are insufficient to allow the
 meeting to be conducted substantially in accordance with
 the provisions set out in the Notice of the meeting; or
 - (b) in the case of an electronic meeting or a hybrid meeting, electronic facilities being made available by the Company have become inadequate to give all persons entitled to do so a reasonable opportunity to participate at the meeting; or
 - (c) it is not possible to ascertain the view of those present or
 to give all persons entitled to do so a reasonable
 opportunity to communicate and/or vote at the meeting;
 or

- there is violence or the threat of violence, unruly (d) behaviour or other disruption occurring at the meeting or it is not possible to secure the proper and orderly conduct of the meeting, then, without prejudice to any other power which the chairman of the meeting may have under these Articles or at common law, the chairman may, at his/her absolute discretion, without the consent of the meeting, and before or after the meeting has started and irrespective of whether a quorum is present, interrupt or adjourn the meeting (including an adjournment for an indefinite period), or in the case of an electronic meeting or a hybrid meeting, change the electronic facilities. All business conducted at the meeting up to the time of any such adjournment or change of electronic facilities shall be valid.
- The Board and, at any general meeting, the chairman of the (5) meeting may make any arrangement and impose any requirement or restriction which the Board or the chairman of the meeting, as the case may be, considers appropriate to ensure the security and orderly conduct of a meeting, (including, without limitation, requirements for evidence of identity to be produced by those attending the meeting, the inspection of their personal property and the restriction of items that may be taken into the meeting place, obeying any precautionary measures and regulations in relation to prevention and control of spread of disease, and determining the number and frequency of and the time allowed for questions that may be raised at a meeting). Members and their proxies shall also comply with all requirements or restrictions imposed by the owner of the premises at which the meeting is held. Any decision made by the Board and, at any general meeting, by the chairman of the meeting pursuant to this Article shall be final and conclusive and a person who refuses to comply with any such arrangements, requirements or restrictions may be refused entry to the meeting or ejected (physically or electronically) from the meeting.

- If, after the sending of Notice of a general meeting but before (6) the meeting is held, or after the adjournment of a meeting but before the adjourned meeting is held (whether or not Notice of the adjourned meeting is required), the Board, in its absolute discretion, considers that it is inappropriate, undesirable, unreasonable or impractical for any reason to hold the general meeting on the date and/or at the time and/or at the place(s) and/ or using the electronic facilities and/or in the form of the meeting (a physical meeting, an electronic meeting or a hybrid meeting) specified in the Notice calling the meeting, it may (a) postpone the meeting to another date and/or time, and/or (b) change the place(s) and/or the electronic facilities and/or the form of the meeting (as a physical meeting, an electronic meeting or a hybrid meeting), without approval from the Members. Without prejudice to the generality of the foregoing, the Board shall have the power to provide in every Notice calling a general meeting the circumstances in which a postponement and/or change of the relevant general meeting may occur automatically without further notice, including, without limitation, where a number 8 or higher typhoon signal, extreme conditions, black rainstorm warning or other similar event is in force at any time on the day of the meeting. This Article shall be subject to the following:
 - when (i) a meeting is postponed and/or (ii) there is a change in the place and/or the electronic facilities and/or form of the meeting, the Company shall: endeavour to post a Notice of such postponement and/or change on the Company's website as soon as reasonably practicable (provided that failure to post such a Notice shall not affect the automatic postponement and/or automatic change of such meeting); and subject to and without prejudice to Article 71, unless already specified in the original Notice of the meeting or included in the Notice posted on the Company's website above, the Board shall fix the date, time, place (if applicable), electronic facilities (if applicable) and form of the meeting (if applicable) for the postponed and/or changed meeting and shall notify the Members of such details in such manner as the Board may determine; further all proxy forms shall be valid (unless revoked or replaced by a new proxy form) if they are received as required by these Articles not less than forty-eight hours before the time of the postponed and/or changed meeting; and

- (b) Notice of the business to be transacted at the postponed and/or changed meeting shall not be required, nor shall any accompanying documents be required to be recirculated, provided that the business to be transacted at the postponed and/or changed meeting is the same as that set out in the original Notice of general meeting circulated to the Members.
- (7) All persons seeking to attend and participate in an electronic meeting or a hybrid meeting shall be responsible for maintaining adequate facilities to enable them to do so. Subject to Article 71A(4), any inability of a person or persons to attend or participate in a general meeting by way of electronic facilities shall not invalidate the proceedings of and/or resolutions passed at that meeting.
- (8) Without prejudice to the other provisions in this Article, a physical meeting may also be held by means of such telephone, electronic or other communication facilities as shall permit all persons participating in the meeting to communicate with each other simultaneously and instantaneously, and participation in such a meeting shall constitute presence in person at such meeting and shall be counted in the quorum of the meeting.
- At any general meeting a resolution put to the vote of the meeting shall be decided by poll save that in the case of a physical meeting the chairman of the meeting may, pursuant to the Listing Rules, allow a resolution to be voted on by a show of hands. Votes (whether on a show of hands or by way of poll) may be cast by such means, electronic or otherwise, as the Directors or the chairman of the meeting may determine. Where a show of hands is allowed, before or on the declaration of the result of the show of hands, a poll may be demanded by:
 - (a) at least two Shareholders present in person (or, in the case of a Shareholder being a corporation, by its duly authorised representative) or by proxy for the time being entitled to vote at the meeting; or
 - (b) any Shareholder or Shareholders present in person (or, in the case of a Shareholder being a corporation, by its duly authorised representative) or by proxy and representing not less than one-tenth of the total voting rights of all the Shareholders having the right to vote at the meeting; or

	(c) any Shareholder or Shareholders present in person (or, in the case of a Shareholder being a corporation, by its duly authorised representative) or by proxy and holding Shares conferring a right to vote at the meeting being Shares on which an aggregate sum has been paid up equal to not less than one-tenth of the total sum paid up on all the Shares conferring that right. A demand by a person as proxy for a Shareholder or in the case of a Shareholder being a corporation by its duly authorised representative	
<u>79B</u>	shall be deemed to be the same as a demand by the Shareholder. All Members (including a Member which is a Clearing House (or its nominee(s))) have the right to (a) speak at a general meeting; and (b) vote at a general meeting except where a Member is required, by the Listing Rules, to abstain from voting to approve the matter under consideration.	New Article
82	A Shareholder of unsound mind or in respect of whom an order has been made by any court having jurisdiction in lunacy may vote, whether on a poll or on a show of hands, by his committee or receiver, or other person in the nature of a committee or receiver appointed by that court, and any such committee, receiver or other person may vote on a poll by proxy. Evidence to the satisfaction of the Board of the authority of the person claiming to exercise the right to vote shall be delivered to such place or one of such places (if any) as is specified in accordance with these Articles for the deposit of instruments of proxy or, if no place is specified, at the Registration Office, not later than the latest time at which an instrument of proxy must, if it is to be valid for the meeting, or adjourned meeting or postponed meeting (as the case may be) be delivered.	
84	No objection shall be raised to the qualification of any person exercising or purporting to exercise a vote or the admissibility of any vote except at the meeting or adjourned meeting or postponed meeting at which the vote objected to is given or tendered, and every vote not disallowed at such meeting shall be valid for all purposes. Any such objection made in due time shall be referred to the chairman of the meeting, whose decision shall be final and conclusive.	

87 The instrument appointing a proxy shall be in such forms as the Board may determine and in the absence of such determination, shall be in writing under the hand of the appointor or of his attorney duly authorised in writing, or if the appointor is a corporation, either under seal or signed by under the hand of an officer or attorney duly authorised to sign the same. In the case of an instrument of proxy purporting to be signed on behalf of a corporation by an officer thereof it shall be assumed, unless the contrary appears, that such officer was duly authorised to sign such instrument of proxy on behalf of the corporation without further evidence of the facts. The Company may, at its absolute discretion, provide an New Article 88 (1) electronic address for the receipt of any document or information relating to proxies for a general meeting (including any instrument of proxy or invitation to appoint a proxy, any document necessary to show the validity of, or otherwise relating to, an appointment of proxy (whether or not required under these Articles) and Notice of termination of the authority of a proxy). If such an electronic address is provided, the Company shall be deemed to have agreed that any such document or information (relating to proxies as aforesaid) may be sent by electronic means to that address, subject as hereafter provided and subject to any other limitations or conditions specified by the Company when providing the address. Without limitation, the Company may from time to time determine that any such electronic address may be used generally for such matters or specifically for particular meetings or purposes and, if so, the Company may provide different electronic addresses for different purposes. The Company may also impose any conditions on the transmission of and its receipt of such electronic communications including, for the avoidance of doubt, imposing any security or encryption arrangements as may be specified by the Company. If any document or information required to be sent to the Company under this Article is sent to the Company by electronic means, such document or information is not treated as validly delivered to or deposited with the Company if the same is not received by the Company at its designated electronic address provided in accordance with this Article or if no electronic address is so designated by the Company for the receipt of such document or information.

(2)

The instrument appointing a proxy and, if requested by the Rename Article 88 as Board, the power of attorney or other authority (if any) under Article 88(2) which it is signed or a notarially certified copy of that power or authority shall be deposited at such place or one of such places (if any) as is specified in the notice-Notice of meeting or in the instrument of proxy issued by the Company (or, if no place is specified, at the Registration Office), or if the Company has provided an electronic address in accordance with the preceding paragraph, shall be received at the electronic address specified, not less than 48 hours before the time for holding the meeting or adjourned meeting or postponed meeting (as the case may be) at which the person named in such instrument proposes to vote, and in default the instrument of proxy shall not be treated as valid. No instrument appointing a proxy shall be valid after the expiration of 12 Months from the date of its execution, except at an adjourned meeting or postponed meeting where the meeting was originally held within 12 Months from such date. Delivery of an instrument appointing a proxy shall not preclude a Shareholder from attending and voting in person (or in the case of a Shareholder being a corporation, its duly authorised representative) at the meeting concerned and, in such event, the instrument appointing a proxy shall be deemed to be revoked.

89 Every instrument of proxy, whether for a specified meeting or otherwise, shall be in such form as the Board may from time to time approve, provided that it shall not preclude the use of the two-way form. Any form issued to a Shareholder for use by him for appointing a proxy to attend and vote at an extraordinary general meeting or at an annual general meeting at which any business is to be transacted shall be such as to enable the Shareholder, according to his intentions, to instruct the proxy to vote in favour of or against (or, in default of instructions, to exercise his discretion in respect of) each resolution dealing with any such business. The Board may decide, either generally or in any particular case, to treat a proxy appointment as valid notwithstanding that the appointment or any of the information required under these Articles has not been received in accordance with the requirements of these Articles. Subject to aforesaid, if the proxy appointment and any of the information required under these Articles is not received in the manner set out in these Articles, the appointee

shall not be entitled to vote in respect of the Shares in question.

91	A vote given in accordance with the terms of an instrument of proxy or by the duly authorised representative of a corporation shall be valid notwithstanding the previous death or insanity of the principal or revocation of the proxy or power of attorney or other authority under which the proxy was executed or the transfer of the Share in respect of which the proxy is given, provided that no intimation in writing of such death, insanity, revocation or transfer as aforesaid shall have been received by the Company at its Registration Office, or at such other place as is referred to in Article 88, or if the Company has provided an electronic address in accordance with Article 88, shall have been received by the Company at the electronic address so specified, at least two hours before the commencement of the meeting or adjourned meeting or postponed meeting at which the proxy is used.	
92(b)	Where a Shareholder is a Clearing House (or its nominee(s)), it may (subject to Article 93) authorise such person or persons as it thinks fit to act as its representative or representatives at any meeting of the Company or at any meeting of any class of Shareholders or at any creditors' meeting provided that if more than one person is so authorised, the authorisation shall specify the number and class of Shares in respect of which each such representative is so authorised. A person so authorised pursuant to the provisions of this Article shall be deemed to have been duly authorised without further evidence of the facts and be entitled to exercise the same rights and powers on behalf of the Clearing House (or its nominee(s)) which he represents as that Clearing House (or its nominee(s)) could exercise as if such person were an individual Shareholder, including the right to vote and the right to speak and, where a show of hands is allowed, the right to vote individually on a show of hands.	
96	The number of Directors shall not be less than two (2). There shall be no maximum number of Directors unless otherwise determined from time to time by the Members in general meeting. The Company shall keep at its Registered Office a register of its directors and officers in accordance with the Companies Act.	

98(a) An alternate Director shall (subject to his giving to the Company an address (including an electronic address), telephone and facsimile number within the territory of the Head Office for the time being for the giving of notices on him and except when absent from the territory in which the Head Office is for the time being situate) be entitled (in addition to his appointor) to receive and (in lieu of his appointor) to waive notices of meetings of the Board and of any committee of the Board of which his appointor is a member and shall be entitled to attend and vote as a Director at any such meeting at which the Director appointing him is not personally present and generally at such meeting to perform all the functions of his appointor as a Director and for the purposes of the proceedings at such meeting the provisions of these Articles shall apply as if he (instead of his appointor) were a Director. If he shall be himself a Director or shall attend any such meeting as an alternate for more than one Director his voting rights shall be cumulative. If his appointor is for the time being absent from the territory in which the Head Office is for the time being situate or otherwise not available or unable to act, his signature to any resolution in writing of the Directors or any such committee shall be as effective as the signature of his appointor. His attestation of the affixing of the Seal shall be as effective as the signature and attestation of his appointor. An alternate Director shall not, save as aforesaid, have power to act as a Director nor shall he be deemed to be a Director for the purposes of these Articles. 98(c) A certificate by a Director (including for the purpose of this paragraph (c) an alternate Director) or the Secretary that a Director (who may be the one signing the certificate) was at the time of a resolution of the Directors or any committee thereof absent from the territory of the Head Office or otherwise not available or unable to act or has not supplied an address (including an electronic address), telephone and facsimile number within the territory of the Head Office for the purposes of giving of notice to him shall in favour of all persons without express notice to the contrary, be conclusive of the matter so certified.

133

134

The Board may meet together for the despatch of business, adjourn or postpone and otherwise regulate its meetings and proceedings as it thinks fit and may determine the quorum necessary for the transaction of business. Unless otherwise determined two Directors shall be a quorum. For the purpose of this Article an alternate Director shall be counted in a quorum separately in respect of himself (if a Director) and in respect of each Director for whom he is an alternate and his voting rights shall be cumulative and he need not use all his votes or cast all his votes in the same way. A meeting of the Board or any committee of the Board may be held by means of such telephone, electronic or other communication facilities as permit all persons participating in the meeting to communicate with each other simultaneously and instantaneously, and participation in such a meeting shall constitute presence in person at such meeting.

A Director may, and on the request of a Director the Secretary shall, at any time summon a meeting of the Board which may be held in any part of the world, but no such meeting shall be summoned to be held outside the territory in which the Head Office is for the time being situate without the prior approval of the Board. Notice thereof shall be given to each Director and alternate Director in person orally or in writing or by electronic means to an electronic address from time to time notified to the Company by such Director or (if the recipient consents to it being made available on a website) by making it available on a website or by telephone or by telex or telegram or facsimile transmission at the telephone or facsimile number or address (including an electronic address) from time to time notified to the Company by such Director or in such other manner as the Board may from time to time determine. A Director absent or intending to be absent from the territory in which the Head Office is for the time being situate may request the Board or the Secretary that notices Notices of Board meetings shall during his absence be sent in writing to him or by electronic means to an electronic address from time to time notified to the Company by such Director or (if the recipient consents to it being made available on a website) by making it available on a website or at his last known address or electronic address (as the case may be), facsimile or telex number or any other address, facsimile or telex number given by him to the Company for this purpose, but such notices need not be given any earlier than notices given to the other Directors not so absent and in the absence of any such request it shall not be necessary to give notice of a Board meeting to any Director who is for the time being absent from such territory.

142(b)

167

Where a Director is, on the date on which a resolution in writing is last signed by a Director, absent from the territory in which the Head Office is for the time being situated, or cannot be contacted at his last known address or electronic address (as the case may be) or contact telephone or facsimile number, or is temporarily unable to act through ill-health or disability and, in each case, his alternate (if any) is affected by any of these events, the signature of such Director (or his alternate) to the resolution shall not be required, and the resolution in writing, so long as such a resolution shall have been signed by at least two Directors or their respective alternates who are entitled to vote thereon or such number of Directors as shall form a quorum, shall be deemed to have been passed at a meeting of the Board duly convened and held, provided that a copy of such resolution has been given or the contents thereof communicated to all the Directors (or their respective alternates) for the time being entitled to receive notices of meetings of the Board at their respective last known address or electronic address (as the case may be), telephone or facsimile number or, if none, at the Head Office and provided further that no Director is aware of or has received from any Director any objection to the resolution.

Unless otherwise directed by the Board, any Dividend or other moneys payable or bonuses, rights or other distributions in respect of any Share may be paid or satisfied by cheque or warrant or certificate or other documents or evidence of title sent through the post to the registered address of the Shareholder entitled, or, in the case of joint holders, to the registered address of that one whose name stands first in the Register in respect of the joint holding or to such person and to such address as the holder or joint holders may in writing direct. Every cheque, warrant, certificate or other document or evidence of title so sent shall be made payable to the order of the person to whom it is sent or, in the case of certificates or other documents or evidence of title as aforesaid, in favour of the Shareholder(s) entitled thereto, and the payment on any such cheque or warrant by the banker upon whom it is drawn shall operate as a good discharge to the Company in respect of the Dividend and/or other moneys represented thereby, notwithstanding that it may subsequently appear that the same has been stolen or that any endorsement thereon has been forged. Every such cheque, warrant, certificate or other document or evidence of title as aforesaid shall be sent at the risk of the person entitled to the Dividend, money, bonus, rights and other distributions represented thereby. For the avoidance of doubt, any dividend, interest, or other sum payable in cash may also be paid by electronic funds transfer on such terms and conditions as the Directors may determine.

<u>169A</u>	Subject to the Listing Rules, notwithstanding any other provision of these Articles, the Company or the Directors may fix any date as the record date for:	New Article
	(a) determining the Members entitled to receive any dividend, distribution, allotment or issue; and	
	(b) determining the Members entitled to receive Notice of and to vote at any general meeting of the Company.	
175(b)	Subject to paragraph (c) below, every balance sheet of the Company shall be signed on behalf of the Board by two of the Directors and a copy of every balance sheet (including every document required by law to be comprised therein or annexed thereto) and profit and loss account which is to be laid before the Company at its annual general meeting, together with a copy of the Directors' report and a copy of the Auditors' report thereon, shall, not less than 21 days before the date of the annual general meeting be delivered or sent in accordance with Article 180(b) by post—together with the notice of annual general meeting to every Shareholder and every Debenture Holder of the Company and every other person entitled to receive notices of general meetings of the Company under the provisions of these Articles, provided that this Article shall not require a copy of those documents to be sent to any person of whose address the Company is not aware or to more than one of the joint holders of any Shares or Debentures, but any Shareholder or Debenture Holder to whom a copy of those documents has not been sent shall be entitled to receive a copy free of charge on application at the Head Office or the Registration Office. If all or any of the Shares or Debentures or other securities of the Company shall for the time being be (with the consent of the Company) listed or dealt in on any stock exchange or market, there shall be forwarded to such stock exchange or market such number of copies of such documents as may for the time being be required under its regulations or practice.	
180(a)	Except where otherwise expressly stated, any notice Notice or document (including any corporate communication and actionable corporate communication) to be given to or by any person pursuant to these Articles by the Company shall be in writing or, to the extent permitted by the Companies Act and the Listing Rules from time to time and subject to this Article, contained in an electronic communication. A notice calling a meeting of the Board need not be in writing.	

180(b)

180(c)

Except where otherwise expressly stated, any Notice or document (including any corporate communications or actionable corporate communication to be given to or by any person pursuant to these Articles) (including any corporate communications within the meaning ascribed thereto under the Listing Rules) may be served on or delivered to any Shareholder either personally or by sending it through the post in a prepaid envelope or wrapper addressed to such Shareholder at his registered address as appearing in the register or by leaving it at that address addressed to the Shareholder or by any other means authorised in writing by the Shareholder concerned or (other than share certificate) by publishing it by way of advertisement in the Newspapers. In case of joint holders of a share, all notices shall be given to that one of the joint holders whose name stands first in the register and notice so given shall be sufficient notice to all the joint holders. Without limiting the generality of the foregoing but subject to the Companies Act and the Listing Rules, a noticeNotice or document (including any corporate communication and actionable corporate communication) may be served or delivered by the Company to any Shareholder by electronic means to such electronic address as may from time to time be authorised supplied by the Shareholder concerned or by publishing it on the Company's a website and the website of the HK Stock Exchangenotifying the Shareholder concerned that it has been so publised.

Any such noticeNotice or document (including any corporate communication and actionable corporate communication) may be served or delivered by the Company by reference to the register as it stands at any time not more than fifteen days before the date of service or delivery. No change in the registerRegister after that time shall invalidate that service or delivery. Where any notice or document (including any corporate communication and actionable corporate communication) is served or delivered to any person in respect of a share in accordance with these Articles, no person deriving any title or interest in that share shall be entitled to any further service or delivery of that noticeNotice or document (including any corporate communication and actionable corporate communication).

- Any Shareholder whose registered address is outside the Relevant Territory may notify the Company in writing of (i) an address in the Relevant Territory which for the purpose of service of notice shall be deemed to be his registered address; or (ii) an electronic address for the purpose of service of notice. Where the registered address of the Shareholder is outside the Relevant Territory, notice, (i) if given through the post, shall be sent by prepaid airmail letter where available; or (ii) if served by electronic means, shall be sent in accordance with Article 180(b).
- 181(b) Any Shareholder who fails (and, where a Share is held by joint holders, where the first joint holder named on the register fails) to supply his registered address or a correct registered address or, in case of electronic communications, fails to supply his electronic address or a correct electronic address, to the Company for service of notices and documents on him shall not (and where a Share is held by joint holders, none of the other joint holders whether or not they have supplied a registered address shall) be entitled to service of any notice or documents by the Company and any notice or document which is otherwise required to be served on him may, if the Board in its absolute discretion so elects (and subject to them re-electing otherwise from time to time), be served, in the case of notices, by displaying a copy of such notice conspicuously at the Registered Office and the Head Office or, if the Board sees fit, by advertisement in the Newspapers, and, in the case of documents, by posting up a notice conspicuously at the Registered Office and the Head Office addressed to such Shareholder which notice shall state the address within the Relevant Territory at which he may obtain a copy of the relevant document, or by displaying or otherwise making available the relevant notice or document on the Company's website and the website of the HK Stock Exchange and stating the address within the Relevant Territory at which he may obtain a copy of the notice or the document. Any notice or document served in the manner so described which shall be sufficient service as regards Shareholders with no registered or incorrect addresses, or, in case of electronic communications, no electronic address or an incorrect or a non-functional electronic address, provided that nothing in this paragraph (b) shall be construed as requiring the Company to serve any notice or document on any Shareholder with no or an incorrect registered address for the service of notice or document on him or on any Shareholder other than the first named on the register of members of the Company.

181(c)	If on three consecutive occasions notices or other documents have been	
	sent through the post to any Shareholder (or, in the case of joint	
	holders of a share, the first holder named on the register) at his	
	registered address or by electronic means to his electronic address but	
	have been returned undelivered, such Shareholder (and, in the case of	
	joint holders of a Share, all other joint holders of the share) shall not	
	thereafter be entitled to receive or be served (save as the Board may	
	elect otherwise pursuant to paragraph (b) of this Article) and shall be	
	deemed to have waived the service of notices and other documents	
	from the Company until he shall have communicated with the	
	Company and supplied in writing a new registered address or a new	
	electronic address for the service of notices on him.	
181(d)	Notwithstanding any election by a Shareholder, if the Company is	New Article
	advised that the sending of any notice or other documents to any	
	electronic address supplied by a Shareholder may or might infringe the	
	law of any relevant jurisdiction, or if the Company cannot verify the	
	location of the server at which the electronic address of the	
	Shareholder is located, the Company may in lieu of the sending of any	
	notice or other document to the electronic address supplied by the	
	Shareholder concerned, place the same on the Company's website and	
	the website of the HK Stock Exchange, and any such placement shall	
	be deemed effective service on the Shareholder, and the relevant notice	
	and document shall be deemed to be served on the Shareholder on the	
	date on which the same is first placed on the Company's website and	
	the website of the HK Stock Exchange.	
181(e)	Notwithstanding any election by a Shareholder from time to time to	New Article
	receive any notice or document through electronic means, such	
	Shareholder may, at any time, require the Company to send to him, in	
	addition to an electronic copy thereof, a printed copy of any notice or	
	document which he, in his capacity as Shareholder, is entitled to	
	receive.	

182	Any notice or other document, if sent by mail, postage prepaid, shall be deemed to have been served or delivered on the day following that on which the letter, envelope, or wrapper containing the same is put into the post. In proving such service it shall be sufficient to prove that the letter, envelope or wrapper containing the notice or document was properly addressed and put into the post as prepaid mail. Any notice or document not sent by post but left by the Company at a registered address shall be deemed to have been served or delivered on the day it was so left. Any notice or document, if sent by electronic means (including through any relevant system), shall be deemed to have been given on the day following that on which the electronic communication was sent by or on behalf of the Company. Any notice or document served or delivered by the Company by any other means authorised in writing by the Shareholder concerned shall be deemed to have been served when the Company has carried out the action it has been authorised to take for that purpose. Any notice or other document published by way of advertisement or made available on athe Company's website and the website of the HK Stock Exchange shall be deemed to have been served or delivered on the first day it was so published.	
183	A notice or document may be given by the Company to the person entitled to a Share in consequence of the death, mental disorder, bankruptcy or liquidation of a Shareholder by sending it in any manner permitted by these Articlesthrough the post in a prepaid envelope or wrapper addressed to him by name, or by the title of representative of the deceased, the trustee of the bankrupt or the liquidator of the Shareholder, or by any like description, at the electronic or postal address, if any, supplied for the purpose by the person claiming to be so entitled, or (until such an electronic or postal address has been so supplied) by giving the notice or document in any manner in which the same might have been given if the death, metal disorder, bankruptcy or winding up had not occurred.	

185	Any notice or document delivered or sent by post to, or by electronic communications, or left at the registered address of any Shareholder in pursuance of these Articles, or by publishing on the Company's website and the website of the HK Stock Exchange, shall notwithstanding that such Shareholder be then deceased, bankrupt or wound up and whether or not the Company has notice of his death, bankruptcy or winding up, be deemed to have duly served in respect of any registered Shares whether held solely or jointly with other persons by such Shareholder until some other person be registered in his stead as the holder or joint holder thereof, and such service shall for all purposes of these Articles be deemed a sufficient service of such notice or document on his personal representatives and all persons (if any) jointly interested with him in any such Shares.	
192	The Company may exercise the power to cease sending cheques for Dividend entitlements or Dividend warrants by post or by electronic means if such cheques or warrants remain uncashed on two consecutive occasions or after the first occasion on which such a cheque or warrant is returned undelivered.	
196(d)	Such of the provisions of these Articles as are applicable to fully paid Shares shall apply to stock, and the words "Share" and "Shareholder" herein shall include "stock" and "stockholder" and "member Member".	



Yee Hop Holdings Limited 義合控股有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 1662)

NOTICE OF 2025 ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the 2025 annual general meeting of Yee Hop Holdings Limited (the "Company") will be held at 22/F, Euro Trade Centre, 13-14 Connaught Road Central, Central, Hong Kong on Wednesday, 17 September 2025 at 11:00 a.m. (the "2025 AGM"), for the following purposes:

ORDINARY RESOLUTIONS

As ordinary business to consider and, if thought fit, pass, with or without modification, the following resolutions as ordinary resolutions:

- 1. To receive and consider the audited financial statements of the Company and its subsidiaries and the Reports of the Directors (the "**Directors**") and the Auditors (the "**Auditors**") of the Company for the year ended 31 March 2025.
- 2. (a) To re-elect Mr. YAN Chi Tat as an Executive Director of the Company;
 - (b) to appoint Mr. PANG Chi Shing as an Independent Non-executive Director of the Company;
 - (c) to appoint Mr. WONG Antony as an Independent Non-executive Director of the Company.
- 3. To authorise the Board of Directors of the Company (the "**Board**") to fix the remuneration of all the Directors of the Company.
- 4. To re-appoint SHINEWING (HK) CPA Limited as the Auditors and to authorise the Board to fix their remuneration.

5. To consider and, if thought fit, pass, with or without modification, the following resolutions as ordinary resolutions:

"THAT:

- (a) subject to paragraphs (b) and (c) below, the exercise by the Directors during the Relevant Period (as hereinafter defined) of all the powers of the Company to purchase shares of HK\$0.01 each in the capital of the Company (the "Shares") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") or any other stock exchange recognised for this purpose by the Securities and Futures Commission of Hong Kong and the Stock Exchange in accordance with all applicable laws including the Hong Kong Code on Share Repurchases, the Companies Act of the Cayman Islands and the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") as amended from time to time be and is hereby generally and unconditionally approved;
- (b) the aggregate nominal amount of Shares which may be purchased or agreed conditionally or unconditionally to be purchased by the Directors pursuant to the approval in paragraph (a) above shall not exceed 10% of the aggregate nominal amount of the share capital of the Company in issue (exclude treasury shares, if any) as at the date of passing this resolution, and the said approval shall be limited accordingly; and
- (c) for the purposes of this resolution:

"Relevant Period" means the period from the passing of this resolution until the earliest of:

- (i) the conclusion of the next annual general meeting of the Company;
- (ii) the expiry of the period within which the next annual general meeting of the Company is required by the articles of association of the Company (the "Articles") or the applicable laws of the Cayman Islands to be held; and
- (iii) the revocation or variation of the authority given to the Directors under this resolution by ordinary resolution of the Company's shareholders in general meeting."
- 6. To consider and, if though fit, pass with or without amendments, the following resolution as an ordinary resolution:

"THAT:

(a) subject to paragraph (c) below, the exercise by the Directors during the Relevant Period (as hereinafter defined) of all the powers of the Company to allot, issue and deal with (include any sale and transfer of treasury shares out of treasury) additional Shares and to make or grant offers, agreements and options which might require the exercise of such powers be and are hereby generally and unconditionally approved;

- (b) the approval in paragraph (a) shall authorise the Directors during the Relevant Period to make or grant offers, agreements and options which might require the exercise of such powers after the end of the Relevant Period;
- (c) the aggregate nominal amount of share capital allotted, issued and dealt with or agreed conditionally or unconditionally to be allotted, issued and dealt with (whether pursuant to an option or otherwise) by the Directors pursuant to the approval in paragraph (a) above, otherwise than pursuant to (i) a Rights Issue (as hereinafter defined), (ii) the exercise of options granted under any share option scheme adopted by the Company or (iii) any scrip dividend or similar arrangement providing for the allotment of Shares in lieu of the whole or part of a dividend on Shares in accordance with the Articles, shall not exceed the aggregate of 20% of the aggregate nominal amount of the share capital of the Company in issue (exclude treasury shares, if any) at the date of passing this resolution and the said approval shall be limited accordingly; and
- (d) for the purposes of this Resolution:

"Relevant Period" means the period from the passing of this resolution until the earliest of:

- (i) the conclusion of the next annual general meeting of the Company;
- (ii) the expiry of the period within which the next annual general meeting of the Company is required by the Articles or the applicable laws of the Cayman Islands to be held:
- (iii) the revocation or variation of the authority given to the Directors under this resolution by ordinary resolution of the Company's Shareholders in general meeting; and

"Rights Issue" means an offer of shares open for a period fixed by the Directors to holders of Shares 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 exclusion or other arrangements as the Directors may deem necessary or expedient in relation to fractional entitlements or having regard to any legal or practical 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) and an offer, allotment or issue of shares by way of rights shall be construed accordingly."

Any reference to an allotment, issue, grant, offer or disposal of shares shall include the sale or transfer of treasury shares in the capital of the Company (including to satisfy any obligation upon the conversion or exercise of any convertible securities, options, warrants or similar rights to subscribe for Shares) to the extent permitted by, and subject to the provisions of, the Listing Rules and applicable laws and regulations.

7. To consider and, if though fit, pass with or without amendments, the following resolution as an ordinary resolution:

"THAT:

Subject to the passing of resolutions 5 and 6 set out in this notice of the 2025 AGM, the aggregate nominal amount of Shares which are to be purchased by the Company pursuant to the authority granted to the Directors under resolution 5 set out in this notice of the 2025 AGM shall be added to the aggregate nominal amount of share capital that may be allotted or agreed to be allotted by the Directors pursuant to resolution 6 set out in this notice of the 2025 AGM."

8. As special business to consider and, if thought fit, pass the following resolution as a special resolution:

SPECIAL RESOLUTION

"THAT (a) the proposed amendments to the Second Amended and Restated Memorandum and Articles of Association of the Company (the "Proposed Amendments"), details of which are set out in Appendix IV to the circular of the Company dated 1 August 2025, be and are hereby approved; (b) the third amended and restated memorandum and articles of association of the Company (the "Third Amended and Restated Memorandum and **Articles of Association**"), a copy of which has been produced to this meeting marked "A" and for identification purpose signed by the Chairman of the meeting, be and is hereby approved and adopted in substitution for and to the exclusion of the Second Amended and Restated Memorandum and Articles of Association of the Company with immediate effect upon the approval by the shareholders of the Company at this meeting; and (c)(i) the Directors of the Company be and are hereby authorized to do all things necessary to give effect to the adoption of the Third Amended and Restated Memorandum and Articles of Association and to make such filing in Hong Kong as is necessary in connection with this resolution, and (ii) the Company's registered office provider be and is hereby authorised and instructed to make such filing with the Registrar of Companies in the Cayman Islands as is necessary in connection with this resolution."

By order of the Board
Yee Hop Holdings Limited
JIM Yin Kwan Jackin
Chairman

Hong Kong, 1 August 2025

Registered office:
Ocorian Trust (Cayman) Ltd.
Windward 3
Regatta Office Park
P.O. Box 1350
Grand Cayman
KY1-1108
Cayman Islands

Headquarter, head office and
principal place of business in Hong Kong:
Units 1104-1106
Nan Fung Commercial Centre
19 Lam Lok Street
Kowloon Bay
Kowloon
Hong Kong

Notes:

- 1. Any member of the Company entitled to attend and vote at the 2025 AGM is entitled to appoint one or more proxies to attend and, on a poll, vote in his stead. A proxy need not be a member of the Company.
- 2. In order to be valid, a proxy form, together with the power of attorney or other authority (if any) under which it is signed, or a notarially certified copy thereof, must be deposited at Tricor Investor Services Limited, the Company's branch share registrar and transfer office in Hong Kong at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong not less than 48 hours (i.e. 11:00 a.m. on Monday, 15 September 2025) before the time for holding the 2025 AGM. Completion and return of a proxy form will not preclude a member from attending and voting in person if he is subsequently able to be present. In such event, the proxy form shall be deemed to be revoked.
- 3. Where there are joint registered holders of any share, any one of such persons may vote at the 2025 AGM, either personally or by proxy, in respect of such share as if he were solely entitled thereto; but if more than one of such joint holders be present at any meeting personally or by proxy, that one of the said persons so present whose name stands first on the register of members of the Company in respect of such share shall alone be entitled to vote in respect thereof.
- 4. The record date for determining the eligibility of Shareholders to attend, speak and vote at the 2025 AGM is Wednesday, 17 September 2025. The register of members of the Company will be closed from Friday, 12 September 2025 to Wednesday, 17 September 2025 (both days inclusive), for the purpose of determining the entitlement to attend and vote at the 2025 AGM scheduled to be held on Wednesday, 17 September 2025. In order to be eligible to attend and vote at the 2025 AGM, all transfer forms accompanied by the relevant share certificates must be lodged with Tricor Investor Services Limited, the Company's branch share registrar and transfer office in Hong Kong at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong not later than 4:30 p.m. on Thursday, 11 September 2025.
- 5. An explanatory statement containing further details regarding resolution 5 above is set out in Appendix I to the circular of the Company dated 1 August 2025.
- 6. Biographical details of the Directors proposed to be re-elected at the 2025 AGM are set out in Appendix II to the circular of the Company dated 1 August 2025.
- 7. Biographical details of the Independent Non-executive Directors proposed to be appointed at the 2025 AGM are set out in Appendix III to the circular of the Company dated 1 August 2025.
- 8. Proposed Amendments to the Current M&A are set out in Appendix IV to the circular of the Company dated 1 August 2025.
- 9. If tropical cyclone warning signal no. 8 or above, "extreme conditions" caused by super typhoons or a black rainstorm warning is in effect at any time after 7 a.m. on Wednesday, 17 September 2025, the meeting will be postponed and further announcement for details of alternative meeting arrangements will be made. The meeting will be held as scheduled even when tropical cyclone warning signal no.3 or below is hoisted, or an amber or red rainstorm warning signal is in force. You should make your own decision as to whether you would attend the meeting under bad weather conditions and if you should choose to do so, you are advised to exercise care and caution.

As at the date of this notice, the Directors of the Company are:

Executive Directors:

Mr. JIM Yin Kwan Jackin

Mr. CHUI Mo Ming

Mr. YAN Chi Tat

Mr. LEUNG Hung Kwong Derrick

Non-executive Director:

Ms. LEE Sze Wing Mabel

Independent Non-executive Directors:

Mr. LEE Luk Shiu

Mr. YU Hon Kwan

Mr. WONG Chi Keung Johnny