The Exchange takes no responsibility for the contents of this announcement, makes no representation as to its accuracy or completeness and expressly disclaims any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.

This announcement, for which the directors of the Company (the "Directors") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited (the "GEM Listing Rules") for the purpose of giving information with regard to the Company. The directors of the Company, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief: (1) the information contained in this announcement is accurate and complete in all material respects and not misleading; (2) there are no other matters the omission of which would make any statement in this announcement misleading; and (3) all opinions expressed in this announcement have been arrived at after due and careful consideration and are founded on bases and assumptions that are fair and reasonable.



成都托普科技股份有限公司

Chengdu Top Sci-Tech Company Limited*

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

(Stock Code: 8135)

Notice of Annual General Meeting

NOTICE IS HEREBY GIVEN that the annual general meeting ("AGM") of Chengdu Top Sci-Tech Company Limited ("the Company") will be held at Xiruan, Top Road, Hong Guang Zhen, Pi County, Chengdu, the People's Republic of China on Monday, 28 June 2004 at 3:00 p.m. for the purpose of considering and, if thought fit, passing the following resolutions:

A. Special Resolutions:

1. To consider and approve the resolution and subject to and conditional upon approval of and permission to deal with the H Shares in the share capital of the Company, which are intended to be issued by the Company, by The Stock Exchange of Hong Kong Limited and/or Securities and Futures Commission (if required), and approval of the resolution by the China Securities Regulatory Committee, a mandate is to be given to the board of Directors:

- (a) to place and/or issue Domestic Shares and/or H Shares within a period of twelve months from the date of the resolution provided that the number of Domestic Shares and/or H Shares to be placed and/or issued shall not exceed 20% of the numbers of Domestic Shares and H Shares respectively in issue as at the date on which this resolution is passed ("20% limit");
- (b) to decide within the 20% limit the number of Domestic Shares and/or H Shares to be placed and/or issued and to deal with matters arising out of and incidental to such placement and/or issue of new Shares; and
- (c) to make such necessary amendments to articles 17, 18 and 21 of the Articles of Association to reflect changes in the share capital of the Company arising out of such placement and/or issue of Shares;

such mandate to remain effect until the conclusion of the next annual general meeting of the Company following the passing of the resolution or for a period of twelve months from the date of passing of the resolution or until the revocation in variation of the mandate by a special resolution of the holders of the Shares, whichever is the earliest.

2. To approve the proposed amendments to the Articles of Association of the Company (details of the amendments are set out in Note 1).

B. Ordinary Resolutions:

- 3. To consider and approve the report of the Board of Directors for year 2003.
- 4. To consider and approve the report of the Supervisory Committee for year 2003.
- 5. To consider and approve the auditors' report and financial statements of the Group for year 2003.
- 6. To consider and approve the appointment of Mr. Long Ji Gang as executive Director of the Company. (Note 2)
- 7. To consider and approve the appointment of Mr. Chen Wei Xin as executive Director of the Company. (Note 3)

- 8. To consider and approve the appointment of Mr. Chen Bao Yu as executive Director of the Company. (Note 4)
- 9. To consider and approve the appointment of Mr. Xu Jian Ping as non-executive Director of the Company. (Note 5)
- 10. To consider and approve the appointment of Mr. Zhang Yao Neng as Supervisor of the Company. (Note 6)
- 11. To consider and approve the appointment of Mr. Lian Chun Hua as Supervisor of the Company. (Note 7)
- 12. To consider and approve the appointment of Mr. Xu Bo as Supervisor of the Company. (Note 8)
- 13. To consider and approve the appointment of Mr. Zeng Ji Yong as Supervisor of the Company. (Note 9)
- 14. To consider and approve the proposed re-appointment to the next Session of the Board of Directors of the Company. The directors proposed to be re-appointed to the next Session of the Board of Directors of the Company are as follows:

Executive Directors

Mr. Li Zheng Bin (Note 10)

Independent Non-executive Directors

Professor Yang Ji Ke (Note 11)

Professor Wang Ming Dong (Note 12)

Ms. Xiao Bin (Note 13)

- 15. To consider and approve the appointment of auditors of the Company for year 2004 and to authorise the Board of Directors to determine their remuneration.
- 16. To authorise the Board of Directors to determine the Directors' remuneration for year 2004.
- 17. To authorise the Board of Directors to determine the Superviors' remuneration for year 2004.

- 18. To approve and authorise the Company to conduct the transaction in the year 2003 according to the Construction Contractor Agreement entered into between the Company and Sichuan Top Sci-Tech Development Company on 8 March 2001 (details of which have been set out on page 103 of the prospectus of the Company issued on 26 March 2001). (Note 14)
- 19. To approve and authorise the Company to conduct the transaction in the year 2003 pursuant to the Contract Materials Supply Agreement entered into between the Company and Sichuan Top Computer Company Limited (previously known as Sichuan Top Electronics Technology Company Limited) on 8 March 2001 (details of which have been set out on page 105 of the prospectus of the Company issued on 26 March 2001). (Note 14)

By order of the Board
Li Zheng Bin
Chairman

The Board of the Directors of the Company comprises of:

Mr. Li Zheng Bin (Executive Director)

Ms. Ma Jun (Executive Director)

Mr. Fan Jing Ru (Executive Director)

Mr. Chen Zhong Hao (Executive Director)

Mr. Wang Zu Long (Executive Director)

Mr. Huang Wei Bin (Non-executive Director)

Professor Yang Ji Ke (Independent Non-executive Director)

Professor Wang Ming Dong (Independent Non-executive Director)

Ms. Xiao Bin (Independent Non-executive Director)

Chengdu, the PRC 13 May 2004

Notes:

1. Amendments to the Articles of Association

The following are the proposed amendments to the Articles of Association.

(i) Article 1 of the Articles of Association be amended in manner as follows:

(a) Existing version

"The Company (or referred as "Company") is established in the People's Republic of China (hereinafter "PRC") as a joint stock limited liability company in accordance with the PRC Company Law (abbreviated as "Company Law"), the Standard Opinion for Joint Stock Companies, the Overseas Listing Special Regulations passed by the State Council (abbreviated as "Special Regulations") and the administrative regulations and other relevant law of the nation.

The Company was established with capital by Cheng Ti Gai Zi (1992) No. 238 "Approval in relation to the establishment of Chengdu Top Sci-Tech Company Limited" issued by Chengdu Commission for Restructuring the Economic System of Sichuan, the PRC and a business licence dated 24 January 1993 issued by Chengdu Municipal Administration for Industry and Commerce. The number of the business licence was "5101001802297".

In 1995, the Company was undergone a rationalization based on the Company Law in accordance with the requirements of Guo Fa (1995) No. 17 "Notification in relation to rationalize the limited liability company and joint stock limited company according to the PRC Company Law issued by the State Council". Such rationalization was obtained Ling Ban (1996) No. 51 "Approval for recognition of Chengdu Top Sci-Tech Company Limited in relation to re-rationization in accordance with the Company Law".

The Promoters for the establishment of the Company in 1993 were Sichuan Top Sci-Tech Company, Chengdu Top Sci-Tech Development Company and Sichuan Top Computer Equipment Factory. After transfers of shares, the Company has domestic shareholders, Sichuan Top Software Company Limited, Sichuan Top Sci-Tech Company (Promoter), Sichuan Top Electronics Technology Company Limited), Chengdu Tuoan Sci-Tech Information Company Limited, Chengdu Taohuayuan New Technology Research Company Limited, Chengdu Top Information Network Engineering Company Limited and individual shareholders."

(b) Amended version

"The Company (or referred as "Company") is established in The People's Republic of China (hereinafter "PRC") as a joint stock limited liability company in accordance with the PRC Company Law (abbreviated as

"Company Law"), the Standard Opinion for Joint Stock Companies, the Overseas Listing Special Regulations passed by the State Council (abbreviated as "Special Regulations") and the administrative regulations and other relevant law of the nation.

The Company was established with capital by Cheng Ti Gai Zi (1992) No. 238 "Approval in relation to the establishment of Chengdu Top Sci-Tech Company Limited" issued by Chengdu Commission for Restructuring the Economic System of Sichuan, the PRC and a business licence dated 24 January 1993 issued by Chengdu Municipal Administration for Industry and Commerce. The number of the business licence was "5101001802297". On 30 March 2001, the Company was listed on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited, becoming a sino-foreign joint stock limited liability company. Based on the registration with Sichuan Provincial Administration for Industry and Commerce, the number of the business licence be changed to "Qi Gu Chuan Zong Zi No: 002272".

In 1995, the Company was undergone a rationalization based on the Company Law in accordance with the requirements of Guo Fa (1995) No. 17 "Notification in relation to rationalize the limited liability company and joint stock limited company according to the PRC Company Law issued by the State Council". Such rationalization was obtained Ling Ban (1996) No. 51 "Approval for recognition of Chengdu Top Sci-Tech Company Limited in relation to re-rationization in accordance with the Company Law".

The Promoters for the establishment of the Company in 1993 were Sichuan Top Sci-Tech Company, Chengdu Top Sci-Tech Development Company and Sichuan Top Computer Equipment Factory. After transfers of shares, the Company has domestic shareholders, Sichuan Topsoft Investment Company Limited (formerly known as Sichuan Top Software Company Limited), Sichuan Top Sci-Tech Company (Promoter), Sichuan Top Computer Company Limited (formerly known as Sichuan Top Electronics Technology Company Limited), Chengdu Tuoan Sci-Tech Information Company Limited, Chengdu Taohuayuan New Technology Research Company Limited, Chengdu Top Information Network Engineering Company Limited and individual shareholders."

(ii) Article 3 of the Articles of Association be amended in manner as follows:

(a) Existing version

"Address : Tu Qiao Industrial Development Zone,

Jin Niu District, Chengdu, The People's Republic of China

Postal Code : 610091

Telephone : 8628-8282 0038

Fax : 8628-8282 0039"

(b) Amended version

"Address : Top Technology City

Tu Qiao Industrial Development Zone,

Jin Niu District, Chengdu, The People's Republic of China

Postal Code : 610036

Telephone : 8628-8282 0038

Fax : 8628-8282 0039"

(iii) "Securities and Futures (Clearing) Ordinance (Hong Kong Law Chapter 420)" be amended as "Securities and Futures Ordinance (Hong Kong Law Chapter 571)" in the Articles 67 of the Article of Association.

(iv) Article 96 of the Articles of Association be amended in manner as follows:

(a) Existing version

"The Company has a board of directors. The board of directors is formed by 10 members of directors with one chairman, 7 executive directors and 3 independent non-executive directors (that is independent from shareholders and not worked internally for the Company)."

(b) Amended version

"The Company has a board of directors. The board of directors is formed by 7 to 15 members of directors with one chairman and has at least 3 independent non-executive directors."

(v) Article 116 of the Articles of Association be amended in manner as follows:

(a) Existing version

"The supervisory committee is formed by 5 members of supervisors with a team of 3 years and eligible for re-election upon the expiration of the term.

The supervisory committee has one chairman. The appointment and removal of the chairman shall be effective on the resolution passed by two third of the members of the supervisory committee. The chairman is eligible for reelection upon the expiration of the term."

(b) Amended version

"The supervisory committee is formed by 3 to 7 members of supervisors with a team of 3 years and eligible for re-election upon the expiration of the term.

The supervisory committee has one chairman. The appointment and removal of the chairman shall be effective on the resolution passed by two third of the members of the supervisory committee. The chairman is eligible for reelection upon the expiration of the term."

(vi) Article 117 of the Articles of Association be amended in manner as follows:

(a) Existing version

"Of the members of the supervisory committee, there should be at least 4 members representing shareholders and 1 member representing the labour association of the Company. The shareholders representative is appointed and removed by the general meeting of shareholders. The labour association representative is appointed and removed by the democratic election of the Company's labour association.

The number of external supervisors (that is not internally worked for the Company) should be more than half of the member of the supervisory committee. There should be 2 independent supervisors (that is independent from Shareholders and not worked internally for the Company) in the members of external supervisors. The external supervisors have the right to report independently in the shareholders' meeting regarding the integrity, dignity and responsibility of the Company's managerial personnel."

(b) Amended version

"Of the members of the supervisory committee, there should be at least 1 member representing shareholders and 1 member representing the labour association of the Company. The shareholders representative is appointed and removed by the general meeting of shareholders. The labour association representative is appointed and removed by the democratic election of the Company's labour association."

(vii) A new paragraph be added immediately after the existing Article 74 of the Articles of Association for the purpose of meeting the new requirements of the revised GEM Listing Rules as follows:

"If according to the relevant regulations from the Stock Exchange at which the shares of the Company are traded, the shareholder (including the shareholder's representative) has to follow the instruction and abstain from voting or agree or reject the resolution, any contrary to the relevant regulations or limitations, the vote is invalid and should not be counted in the result of voting."

(viii) A new paragraph be added immediately after the first paragraph of the existing Article 97 of the Articles of Association for the purpose of meeting the new requirements of the revised GEM Listing Rules as follows:

"The length of the period, during which notice to the Company of the intention to propose a person for election as a director and during which notice to the Company by such person of his willingness to be elected may be given, should be commenced no earlier than the day after the despatch of the notice of the meeting appointed for such election and end no later than 7 days prior to the date of such meeting."

(ix) A new paragraph be added immediately after the existing Article 104 of the Articles of Association for the purpose of meeting the new requirements of the revised GEM Listing Rules as follows:

"A director or any of his associate(s), supervisor, general manager, vice-general manager and other senior managerial staff, who has direct or indirect material interest in contract, transaction or arrangement with the Company disregarding whether it is signed or under negotiation (other than the service contract made by the Company with director, supervisor, general manager, vice-general manager and other senior managerial staff) and whether such event is required approval from the board of directors in the ordinary course of business, should as soon as reasonably report and disclose the nature and extent of interest to the board of directors.

The director shall not vote on any board resolution approving any contract, transaction or arrangement in which he or any of his associate(s) has a material interest nor shall he be counted in the quorum present at the meeting.

The Company has the right to cancel such contract, transaction or arrangement unless the interested director or any of his associate(s), supervisor, general manager, vice-general manager and other senior managerial staff does in advance report and disclose to the board of directors and is not counted in the quorum present at the meeting and does not join on the approval of such resolution. However, it is an exception if the contracting party honestly does not know that the relevant director, supervisor, general manager, vice-general manager and other senior managerial staff is in breach of his fiduciary duty.

The Company's director and any of his associate(s), supervisor, general manager, vice-general manager and other senior managerial staff, if interested by his related person(s) in such contract, transaction or arrangement, is deemed to be interested."

2. Biography of Mr. Long Ji Gang

Mr. Long Ji Gang (龍繼剛), aged 34. Mr. Long is a vice president of the Company and also the chairman of the board of directors of a subsidiary, Shaanxi Top Sci-Tech Company Limited. He is mainly in charge of business and management of the subsidiary. He graduated with a bachelor degree in computer engineering from Chengdu Electronic Technology University. Mr. Long joined the Company on 20 July 1995 and was engaged in computer networking and subsequently, sales of the Company's products. He was project manager of the Company. Mr. Long holds 4% interest of Shaanxi Top Sci-Tech Company Limited, such interest is required to be notified to the Company and the Stock Exchange pursuant to Part XV of the Securities and Futures Ordinance. The term of director's service is 3 years. The amount of the director's remuneration to be specified in his service contract shall not be exceeding RMB200,000 per annum, including basic salaries and discretionary bonus payments, and is determined according to his performance and working experience, the Company's results and market condition. Saved as aforesaid, he is not related to any directors, supervisors, senior management, management shareholders or controlling shareholders of the Company. The Board would like to confirm that there are no other matters that need to be brought to the attention of holders of securities of the Company.

3. Biography of Mr. Chen Wei Xin

Mr. Chen Wei Xin (陳維信), aged 32. Mr. Chen is the general manager of taxation and construction business division of the Company. He is mainly in charge of development and implementation of taxation software. He graduated with a bachelor degree in computer and application from Sichuan University. Mr. Chen joined the Company on 12 June 1996 and was engaged in development of various local taxation projects. He was a senior programmer of software project room and the general manager of taxation software business division of the Company. He is one of key participating members in the development of the Company's products, TS Studio Tax Management Information System and CenTS Tax Management Information System. Mr. Chen participated the State Ninth Five-Year Plan Major Technological Project and the Key Technology and Application of the Local Taxation Integrated Framework Project. Mr. Chen is a director of a subsidiary, Chengdu Top Huaxi Information System Company Limited, and holds 3% interest of such subsidiary, such interest is required to be notified to the Company and the Stock Exchange pursuant to Part XV of the Securities and Futures Ordinance. The term of director's service is 3 years. The amount of the director's remuneration to be specified in his service contract shall not be exceeding RMB200,000 per annum, including basic salaries and discretionary bonus payments, and is determined according to his performance and working experience, the Company's results and market condition. Saved as aforesaid, he is not related to any directors, supervisors, senior management, management shareholders or controlling shareholders of the Company. The Board would like to confirm that there are no other matters that need to be brought to the attention of holders of securities of the Company.

4. Biography of Mr. Chen Bao Yu

Mr. Chen Bao Yu (陳寶玉), aged 35. He is the chairman of the supervisory committee and assistant president of the Company. He graduated with a bachelor degree in electronic instrument engineering from Chengdu Electronic Technology University. He is also an engineer. Mr. Chen joined the Company on 1 October 1993. He was the sales manager of the Company's Chengdu office and Shenzhen office, manager of the department of information system business and assistant general manager of the Company. Mr. Chen holds 0.004142% interest of the Company, such interest is required to be notified to the Company and the Stock Exchange pursuant to Part XV of the Securities and Futures Ordinance. The term of director's service is 3 years. The amount of the director's remuneration to be specified in his service contract shall not be exceeding RMB200,000 per annum, including basic salaries and discretionary bonus payments, and is determined according to his performance and working experience, the Company's results and market condition. Saved as aforesaid, he is not related to any directors, supervisors, senior management, management shareholders or controlling shareholders of the Company. The Board would like to confirm that there are no other matters that need to be brought to the attention of holders of securities of the Company.

5. Biography of Mr. Xu Jian Ping

Mr. Xu Jian Ping (許建平), aged 41. In 1984, he graduated from Chengdu Electronic Technology University with a bachelor degree in electronic engineering and subsequently obtained a Ph. D degree in electronic letters, circuits and systems in 1989. In 1993, he completed research study and obtained a doctorate degree in electrical engineering from University of Federal Defense Munich at Germany. In 1994, he completed research study and obtained a doctorate degree in electrical engineering and computer systems from University of Illinois at Chicago, USA. Mr. Xu joined the Top Group Sci-Tech Development Company Limited ("Top Group") in 1999. He is the senior vice president of Top Group. He was a professor, Ph. D tutor in Southwest Jiaotong University and the manager of a large networking power company. Mr. Xu was one of the awarders of the 1997 Council Government Special Subsidy. He participated many researches on the subject of electrical engineering at home and abroad and has also published over 90 academic papers at home and abroad. He holds 0.14% interest of Sichuan Top Sci-Tech Development Company. Mr. Xu has no interest in shares of the Company within the meaning of Part XV of the Securities and Futures Ordinance. The term of director's service is 3 years. The amount of the director's remuneration to be specified in his service contract shall not be exceeding RMB200,000 per annum, including basic salaries and discretionary bonus payments, and is determined according to his performance and working experience, the Company's results and market condition. Saved as aforesaid, he is not related to any directors, supervisors, senior management, management shareholders or controlling shareholders of the Company. The Board would like to confirm that there are no other matters that need to be brought to the attention of holders of securities of the Company.

6. Biography of Mr. Zhang Yao Neng

Mr. Zhang Yao Neng (張耀能), aged 32. Mr. Zhang is a system analyst and the senior manager of taxation and construction business division of the Company. He is mainly in charge of development and implementation of taxation software. He graduated with a bachelor degree in computerization of accounting from Guizhou University. Mr. Zhang joined the Company on 10 August 1999 and was engaged in development of various local taxation projects. He was a senior programmer of software project room as well as a senior programmer, senior manager, and project manager of taxation software project room of the Company. He is one of key participating members in the development of the Company's product, TS Studio Tax Management Information System. Mr. Zhang participated the State Ninth Five-Year Plan Major Technological Project and the Key Technology and Application of the Local Taxation Integrated Framework Project. Mr. Zhang has no interest in shares of the Company within the meaning of Part XV of the Securities and Futures Ordinance. The term of supervisor's service is 3 years. The amount of the supervisor's remuneration to be specified in his service contract shall not be exceeding RMB200,000 per annum, including basic salaries and discretionary bonus payments, and is determined according to his performance and working experience, the Company's results and market conditions. The Board would like to confirm that there are no other matters that need to be brought to the attention of holders of securities of the Company.

7. Biography of Mr. Lian Chun Hua

Mr. Lian Chun Hua (連春華), aged 30. Mr. Lian is a system analyst and the general manager of social insurance and office automation business division of the Company. He is mainly in charge of development and marketing of social insurance and office automation software. He graduated with a bachelor degree and a master degree in mathematics from Lanzhou University. Mr. Lian joined the Company on 4 May 1999. He was an officer of social insurance software testing room, the senior manager of electronic software testing room, officer of finance software development centre and the general manager of application software development centre. Previously, Mr. Lian worked as senior programmer, system analyst, project manager in a large computer system company. Mr. Lian is a director of a subsidiary, Chengdu Top Huaxi Electronics Technology Company Limited, and holds 3% interest of such subsidiary, such interest is required to be notified to the Company and the Stock Exchange pursuant to Part XV of the Securities and Futures Ordinance. The term of supervisor's service is 3 years. The amount of the supervisor's remuneration to be specified in his service contract shall not be exceeding RMB200,000 per annum, including basic salaries and discretionary bonus payments, and is determined according to his performance and working experience, the Company's results and market conditions. The Board would like to confirm that there are no other matters that need to be brought to the attention of holders of securities of the Company.

8. Biography of Mr. Xu Bo

Mr. Xu Bo (徐波), aged 32. Mr. Xu is the head of marketing department for Southwest region of the Company. He joined the Company on 20 July 1995 and was the head of maintenance department, engineering department and traffic business department. He also participated into the implementation of many large system integration projects. Mr. Xu acted as a supervisor of Sichuan Topsoft Investment Company Limited, a company listed in Shenzhen Stock Exchange, during the period from 19 February 2001 to 19 February 2004. He holds 0.035288% interest of Sichuan Top Sci-Tech Development Company. Mr. Xu holds 0.011538% interest of the Company, such interest is required to be notified to the Company and the Stock Exchange pursuant to Part XV of the Securities and Futures Ordinance. The term of supervisor's service is 3 years. The amount of the supervisor's remuneration to be specified in his service contract shall not be exceeding RMB200,000 per annum, including basic salaries and discretionary bonus payments, and is determined according to his performance and working experience, the Company's results and market conditions. The Board would like to confirm that there are no other matters that need to be brought to the attention of holders of securities of the Company.

9. Biography of Mr. Zeng Ji Yong

Mr. Zeng Ji Yong (曾吉勇), aged 37. Mr. Zeng is an accountant. He graduated with a bachelor degree in economic management from Harbin University of Science and Technology. During the period from 12 April 2000 to 4 April 2004, Mr. Zeng worked for Top Group Sci-Tech Development Company Limited and was the senior in charge of accounting review department, the officer of accounting financial control department and the controller of accounting department. Previously, he worked in a large electronic enterprise and performed accounting management duties. Mr. Zeng joined Sichuan Topsoft Investment Company Limited, a company listed in Shenzhen Stock Exchange, on 5 April 2004 and works as the controller of accounting management department in carrying out accounting management duties. Mr. Zeng has no interest in shares of the Company within the meaning of Part XV of the Securities and Futures Ordinance. The term of supervisor's service is 3 years. The amount of the supervisor's remuneration to be specified in his service contract shall not be exceeding RMB200,000 per annum, including basic salaries and discretionary bonuses payments, and is determined according to his performance and working experience, the Company's results and market condition. Saved as aforesaid, he is not related to any directors, supervisors, senior management, management shareholder or controlling shareholders of the Company. The Board would like to confirm that there are no other matters that need to be brought to the attention of holders of securities of the Company.

10. Biography of Mr. Li Zheng Bin

Mr. Li Zheng Bin (李正彬), aged 36. Mr. Li is the chairman of board of Directors. He graduated with a bachelor degree in industrial management engineering from Beijing Polytechnic University. He is mainly in charge of the strategic planning and business development of the Company. He joined the Company on 10 February 1993. He was the vice chairman of board of Directors and the general manager. Mr. Li has been a director

of Sichuan Topsoft Investment Company Limited ("Topsoft Investment"), a company listed in Shenzhen Stock Exchange, since 19 February 2001. He holds 0.0086% interest of Topsoft Investment and 1.58% interest of Sichuan Top Sci-Tech Development Company. Mr. Li holds 0.147929% interet of the Company, such interest is required to be notified to the Company and the Stock Exchange pursuant to Part XV of the Securities and Futures Ordinance. The term of director's service is 3 years. The amount of the director's remuneration to be specified in his service contract shall not be exceeding RMB200,000 per annum, including basic salaries and discretionary bonuses payments, and is determined according to his performance and working experience, the Company's results and market condition. Saved as aforesaid, he is not related to any directors, supervisors, senior management, management shareholders or controlling shareholders of the Company. The Board would like to confirm that there are no other matters that need to be brought to the attention of holders of securities of the Company.

11. Biography of Professor Yang Ji Ke

Professor Yang Ji Ke (楊紀珂), aged 83. In 1944, he graduated from Jiaotung University in Tangshan. In 1948, he graduated from Ohio State University with master's degree. In 1955, he returned to China, and has been associate researcher of China Science Academy Chemical Metallurgy Institute and Biological Physics Institute, professor of Chin Science and Technology University, vice governor of Anhui Province, standing committee member of National People's Congress, vice director of National People's Congress Environmental Resource Protection Committee, central standing vice chairman of Chinese Zhigong Party, general-director of China Energy Research Association, vice president of China Quality Management Association, vice president of China Statistics Institute. Professor Yang is current a member of the standing committee of Chinese People's Political Consultative Conference, vice director of CPPCC Population Environment Resource Committee, part-time professor of Qinghua University 21st Institute, and head of Beijing Tianheng Sustainable Development & Research Institute. Professor Yang joined the Company on 1 October 2000. Professor Yang has no interest in shares of the Company within the meaning of Part XV of the Securities and Futures Ordinance. The term of director's service is 3 years. The amount of the director's remuneration to be specified in his service contract shall not be exceeding RMB200,000 per annum, including basic salaries and discretionary bonuses payments, and is determined according to his performance and working experience, the Company's results and market condition. Saved as aforesaid, he is not related to any directors, supervisors, senior management, management shareholders or controlling shareholders of the Company. The Board would like to confirm that there are no other matters that need to be brought to the attention of holders of securities of the Company.

12. Biography of Professor Wang Ming Dong

Professor Wang Ming Dong (王明東), aged 64. Mr. Wang is a professor and a Ph. D. mentor of Chengdu Electronic Technology University. He graduated with a bachelor degree in automation from Chengdu Electronic Technology University (formerly known as Chengdu Telecommunication Engineering School). Professor Wang was vice programme leader of electrical engineering, programme leader of wireless electricity, vice principal and operating ice principal of Chengdu Electronic Technology University,

and vice president of Sichuan Electronic Academy Committee. Professor Wang joined the Company on 1 June 2003. Professor Wang has no interest in shares of the Company within the meaning of Part XV of the Securities and Futures Ordinance. The term of director's service is 3 years. The amount of the director's remuneration to be specified in his service contract shall not be exceeding RMB200,000 per annum, including basic salaries and discretionary bonuses payments, and is determined according to his performance and working experience, the Company's results and market condition. Saved as aforesaid, he is not related to any directors, supervisors, senior management, management shareholders or controlling shareholders of the Company. The Board would like to confirm that there are no other matters that need to be brought to the attention of holders of securities of the Company.

13. Biography of Ms. Xiao Bin

Ms. Xiao Bin (肖彬), aged 35. Ms. Xiao is the general manager of international business department and one of the members of loan approval committee of Sichuan branch of China Agricultural Bank. She graduated from economic of Southwest University of Finance and Economics and obtained a bachelor degree and subsequently, a master degree in economic. Ms. Xiao joined international business department of Sichuan branch of China Agricultural Bank in April 1993 and was manager of international clearing department, assistant to general manager, manager of customer relation department and vice general manager of international business department. Ms. Xiao joined the Company on 1 June 2003. Ms. Xiao has no interest in shares of the Company within the meaning of Part XV of the Securities and Futures Ordinance. The term of director's service is 3 years. The amount of the director's remuneration to be specified in her service contract shall not be exceeding RMB200,000 per annum, including basic salaries and discretionary bonuses payments, and is determined according to her performance and working experience, the Company's results and market condition. Saved as aforesaid, she is not related to any directors, supervisors, senior management, management shareholders or controlling shareholders of the Company. The Board would like to confirm that there are no other matters that need to be brought to the attention of holders of securities of the Company.

14. Resolutions in which connected persons shall abstain from voting

The connected persons of this transaction (as defined in the Rules Governing the Listing of Securities on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited) shall abstain from voting in relation to this resolution.

15. Eligibility for attending the Annual General Meeting

Holders of the Company's H Shares whose names appear on the Register of Members maintained by Hong Kong Registrars Limited and holders of domestic shares whose names appear on the domestic shares register maintained by the Company at the close of business on 7 June 2004 are eligible to attend the Annual General Meeting.

16. Voting method

The voting method in the Annual General Meeting will be proceeded by poll.

17. Proxy

- (i) A member eligible to attend and vote at the Annual General Meeting is entitled to appoint, in written form, one or more proxies to attend and vote on behalf of him. A proxy needs not be a shareholder.
- (ii) A proxy should be appointed by a written instrument signed by the appointor or its attorney duly authorised in writing. If the form of proxy is signed by the attorney of the appointor, the power of attorney authorising that attorney to sign or other authorisation document(s) shall be notarised.
- (iii) To be valid, the power of attorney or other authorisation document(s) which have been notarised together with the completed form of proxy must be delivered, in the case of holders of domestic shares, to the Company and, in the case of holders of H Shares, to Hong Kong Registrars Limited, not less than 24 hours before the time designated for holding of the Annual General Meeting.
- (iv) A proxy shall exercise the right to vote by poll.

18. Registration procedures for attending the Annual General Meeting

- (i) A shareholder or his proxy shall produce proof of identity when attending the meeting. If a shareholder is a legal person, its legal representative or other persons authorised by the board of directors or other governing body of such shareholder may attend the Annual General Meeting by producing a copy of the resolution of the board of directors or other governing body of such shareholder appointing such persons to attend the meeting.
- (ii) Holders of H Shares and domestic shares intending to attend the Annual General Meeting should return the reply slip for attending the Annual General Meeting to the Company on or before 8 June 2004.
- (iii) Shareholders may send the above reply slip to the Company (Attention: Office of the Board) in person, by post or by fax.

19. Closure of Register of Members

The register of members of the Company will be closed from 29 May 2004 to 27 June 2004 (both days inclusive).

20. Other Businesses

(i) The Annual General Meeting will not last for more than one day. Shareholders who attend shall bear their own travelling and accommodation expenses.

(ii) The address of the Share Registrar for H Shares of the Company, Hong Kong Registrars Limited, is at:

Rooms 1901-5 19/F., Hopewell Centre 183 Queen's Road East Hong Kong

(iii) The registered address of the Company is at:

Top Technology City
Tu Qiao Industrial Development Zone
Jin Niu District
Chengdu
The People's Republic of China

Telephone : 8628-8282 0038

Fax : 8628-8282 0039

This announcement will remain on the "Latest Company Announcements" page of the GEM website for at least 7 days from the date of its publication.

* For identification purpose only