

## 南京三寶科技股份有限公司

## **NANJING SAMPLE TECHNOLOGY COMPANY LIMITED\***

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

(Stock Code: 8287)

## Proxy form for use at the Class Meeting for holders of the Domestic Shares (the "Class Meeting") to be convened on Tuesday, 27 October 2009

							beii	ng the registered
holder(:	_						2) Domestic S	hares of Nanjin
Sample	Techr	nology C	Company Limited* (the "	Company") HEREBY APPOINT (N	lote 3)			
Domest Techno and to v	tic Sha logy P vote o	ares in tl ark, Qixi n my/ou	ne share capital of the ( a District, Nanjing City, J	iangsu Province, the People's Repu ting or at any adjournment in respe	and act for me/us at the Class Meet blic of China on Tuesday, 27 October: ct of the following resolutions as indica	ng to be held at 2009 at 11:00 a.m	No. 10 Maqun n. or at any adjo	(Note 4 Avenue, Maqui ournment thereo
			SPE	CIAL RESOLUTIONS (Note 5)		For (Note 6)	Against (Note 6)	Abstention (Note 6)
1. '	ТНА	T					( /	( /
	(a)	and the was not signed identi Grow	ne Articles Amendments narked "A" and has beer I by the chairman of th fication), the proposed th Enterprise Market (t	" in the circular of the Company dan n produced to the Class Meeting f e Class Meeting for Holders of the transfer of listing (the " <b>Transfer</b> ne " <b>GEM</b> ") of The Stock Exchan	d "Conditions for the Transfer of Listing that 7 September 2009, a copy of white or Holders of the Domestic Shares are the Domestic Shares for the purpose of Listing") of the H Shares from the ge of Hong Kong Limited (the "Stock Exchange, be hereby approved;	ch nd of ne		
	(b)	things comm	and to take all such s	teps and to execute any docume y) as they think necessary, desirabl	ereby authorised to do all such acts onts (and where applicable, to affix the or expedient to effect and impleme	ne		
		(i)	making any applicati Regulatory Commissi	ons and submissions to the Sto on ("CSRC") for the Transfer of	ck Exchange and the China Securition Listing;	es		
		(ii)	determining the time	table thereof;				
		(iii)	entering into any do engagement of the fi	cuments/agreements (including bu nancial advisers or legal advisers);	t not limited to any agreements for thand	ne		
		(iv)	any such or related d	ocuments, taking all other steps and desirable or expedient to imple	uments, submitting for approval or filir d action as the Directors in their opinion ment the Transfer of Listing and th	on .		
2.	тна	T	a ansaccionis contorni	viated the earliest			İ	
	(a)	subject to the passing of special resolution no. I above and conditional upon the completion of the Transfer of Listing, the amended articles of association of the Company incorporating the Articles Amendments (as defined and described in the Appendix II of the circular of the Company dated 7 September 2009, a copy of which was marked "B" and has been produced to the Class Meeting for Holders of the Domestic Shares and signed by the chairman of the Class Meeting for Holders of the Domestic Shares for the purpose of identification) be hereby adopted as the articles of association of the Company in substitution for and to the exclusion of the existing articles of association of the Company and be effective on the date of completion of the Transfer of Listing and the commencement in dealing of the H Shares on the Main Board and that the Directors be and are hereby authorized to make further amendments to the same in accordance with the relevant laws, rules and regulations of the PRC, the Rules Governing the Listing of Securities on the Stock Exchange and other requirements of the relevant regulatory authorities;				es 7 7 or ne ne ne ne ne ne ne ne ne ne ne ne ne		
	(b)	the Directors of the Company be and are hereby authorized to do all such acts or things and to take all such steps and to execute any documents (and where applicable, to affix the common seal of the Company) as they think necessary, desirable or expedient to give effect to the Articles Amendments including but not limited to make application for approval of, registration of or filing the amended articles of association of the Company to the relevant government authorities of the PRC and Hong Kong and making further amendments as governmental authorities of the PRC may require."				ne cs, es		
Dated t	his		day of	2009	Signatura	(Note 7 & 8)		
Notes:			day of	, 2007	Signature.	(11000 / 00 0)		
1. 2. 3.	Please Please ACT	insert the insert the AS YOU	total number of shares of the name and address of the person R PROXY. A proxy need not	be a member of the Company, but must at	mpany in <b>BLOCK LETTERS</b> .  F NO NAME AND ADDRESS IS INSERTEI, tend the Class Meeting or at any adjournment in it of which the proxy is so appointed. If no such nu	person to represent y	ou.	

- Please indicate clearly the number of shares in the Company register in your name(s) in respect of which the proxy is so appointed. If no such number is inserted, the proxy is deemed to be appointed in respect of all the shares in the Company registered in your name(s).

  A special resolution shall be passed by an affirmative vote of more than two-thirds of the Company's total voting shares held by the members who are present at the same meeting (including proxies). If you wish to vote for any resolution, please tick ("\"\") in the box marked "Assention" (by the wide the appointed proxy to vote on behalf of only a portion of the shares in respect of which the proxy is so appointed, please tick ("\"\")") in the box marked "Assention". Abstention votes or abstention from voting will not be regarded as having voting nights to rive purpose of vote counts. If you wish the appointed proxy to vote on behalf of only a portion of the shares in respect of which the proxy is so appointed, please indicate the exact number of shares in the relevant column instead of inserting a tick ("\"\"). If no tick ("\"\") is inserted in the column or no number of shares to be voted is indicated, the proxy may vote or abstantion worting at his discretion.

  In the case of joint holders, the vote of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holder(s). For this purpose, seniority shall be determined by the order in which the names stand in the register of members in respect of the joint holding. Only one of the joint holders needs to sign.

  This proxy form must be signed by you or your attorney duly authorized in writing or, in the case of a corporation or institution, either under the common seal of under the hand of any director or attorney duly authorized in writing.

  To be valid, the proxy form topether with any power of attorney or other authority fit any) under which it is signed or a notarially certified copy of such power of attorney or other auth

- autorized in writing.
  To be valid, the proxy form together with any power of attorney or other authority (if any) under which it is signed or a notarially certified copy of such power of attorney or other authority must be deposited at the Company's registered office at Building No. 1, Ruan Jian Chuang Ye Zhong Xin, High and New Technology Industrial Development Zone, Nanjing City, Jiangsu Province, People's Republic of China, no
- Later than 24 hours before the convening of the Class Meeting. This proxy form may be returned by way of post.

  ANY ALTERATION MADE IN THIS PROXY FORM MUST BE INITIALLED BY THE PERSON WHO SIGNS IT.

  ANY ALTERATION MADE IN THIS PROXY FORM MUST BE INITIALLED BY THE PERSON WHO SIGNS IT. Completion and return of this proxy form will not preclude you from atter this proxy form, this proxy form will be deemed to have been revoked.

<sup>\*</sup> for identification purpose only