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**TPV**  
**TPV TECHNOLOGY LIMITED**  
(Incorporated in Bermuda with limited liability)  
(Stock Code: 903)

**NOTICE OF THE SPECIAL GENERAL MEETING**

**NOTICE IS HEREBY GIVEN** that a special general meeting of shareholders (the “SGM”) of TPV Technology Limited (the “Company”) will be held at 10:00 a.m. on Thursday, 24 January 2019 at Units 1208–16, 12th Floor, C-Bons International Center, 108 Wai Yip Street, Kwun Tong, Kowloon, Hong Kong for the purpose of considering and, if thought fit, passing the following resolution as an ordinary resolution:

**ORDINARY RESOLUTIONS**

**“THAT**

- (a) the Revised SZIT Procurement Agreement entered into between AOC and CEC (details of which are contained on pages 7 to 9 of the Circular) be and is hereby approved, ratified and confirmed AND the fixing of the respective SZIT Procurement Annual Cap for each of the financial years ending 31 December 2019, 31 December 2020 and 31 December 2021 (details of which are contained on page 9 of the Circular) be and are hereby ratified, approved and confirmed AND the Directors of the Company acting together or by committee, or any Director acting individually, be and is/are hereby authorised to do on behalf of the Company whatever he or they may, in his/their absolute discretion, consider necessary, desirable or expedient for the purposes of, or in connection with, the performance and implementation by the Company of the Revised SZIT Procurement Agreement and any other documents relating thereto or contemplated thereby (in each case amended if necessary) and to make or agree such alterations, amendments and additions thereto as the Director(s) may, in his/their absolute discretion, consider necessary, desirable or expedient in the interests of the Company;
- (b) the Epilight Procurement Agreement entered into between Top Victory and Epilight (details of which are contained on pages 9 to 11 of the Circular) be and is hereby approved, ratified and confirmed AND the fixing of the respective Epilight Procurement Annual Cap for each of the financial years ending 31 December

- 2019, 31 December 2020 and 31 December 2021 (details of which are contained on page 11 of the Circular) be and are hereby ratified, approved and confirmed AND the Directors of the Company acting together or by committee, or any Director acting individually, be and is/are hereby authorised to do on behalf of the Company whatever he or they may, in his/their absolute discretion, consider necessary, desirable or expedient for the purposes of, or in connection with, the performance and implementation by the Company of the Epilight Procurement Agreement and any other documents relating thereto or contemplated thereby (in each case amended if necessary) and to make or agree such alterations, amendments and additions thereto as the Director(s) may, in his/their absolute discretion, consider necessary, desirable or expedient in the interests of the Company;
- (c) the CEC Jiutian Equipment Purchase and Services Agreement entered into between the Company and CEC Jiutian (details of which are contained on pages 11 to 13 of the Circular be and is hereby approved, ratified and confirmed AND the fixing of the respective CEC Jiutian Purchase and Services Annual Cap for each of the financial years ending 31 December 2019, 31 December 2020 and 31 December 2021 (details of which are contained on page 13 of the Circular) be and are hereby ratified, approved and confirmed AND the Directors of the Company acting together or by committee, or any Director acting individually, be and is/are hereby authorised to do on behalf of the Company whatever he or they may, in his/their absolute discretion, consider necessary, desirable or expedient for the purposes of, or in connection with, the performance and implementation by the Company of the CEC Jiutian Equipment Purchase and Services Agreement and any other documents relating thereto or contemplated thereby (in each case amended if necessary) and to make or agree such alterations, amendments and additions thereto as the Director(s) may, in his/their absolute discretion, consider necessary, desirable or expedient in the interests of the Company;
- (d) the Jingwah Procurement Agreement entered into between MMD and Jingwah (details of which are contained on pages 13 to 15 of the Circular be and is hereby approved, ratified and confirmed AND the fixing of the respective Jingwah Procurement Annual Cap for each of the financial years ending 31 December 2019, 31 December 2020 and 31 December 2021 (details of which are contained on page 15 of the Circular) be and are hereby ratified, approved and confirmed AND the Directors of the Company acting together or by committee, or any Director acting individually, be and is/are hereby authorised to do on behalf of the Company whatever he or they may, in his/their absolute discretion, consider necessary, desirable or expedient for the purposes of, or in connection with, the performance and implementation by the Company of the Jingwah Procurement Agreement and any other documents relating thereto or contemplated thereby (in each case amended if necessary) and to make or agree such alterations, amendments and additions thereto as the Director(s) may, in his/their absolute discretion, consider necessary, desirable or expedient in the interests of the Company; and

- (e) the Distribution Agreement entered into between MMD and JWD (details of which are contained on pages 15 to 17 of the Circular) be and is hereby approved, ratified and confirmed AND the fixing of the respective Distribution Annual Cap for each of the financial years ending 31 December 2019, 31 December 2020 and 31 December 2021 (details of which are contained on page 17 of the Circular) be and are hereby ratified, approved and confirmed AND the Directors of the Company acting together or by committee, or any Director acting individually, be and is/are hereby authorised to do on behalf of the Company whatever he or they may, in his/their absolute discretion, consider necessary, desirable or expedient for the purposes of, or in connection with, the performance and implementation by the Company of the Distribution Agreement and any other documents relating thereto or contemplated thereby (in each case amended if necessary) and to make or agree such alterations, amendments and additions thereto as the Director(s) may, in his/their absolute discretion, consider necessary, desirable or expedient in the interests of the Company.”

On behalf of the Board  
**Dr. Hsuan, Jason**  
*Chairman and Chief Executive Officer*

Hong Kong, 9 January 2019

*Principal office in Hong Kong:*  
Units 1208–16, 12th Floor  
C-Bons International Center  
108 Wai Yip Street  
Kwun Tong, Kowloon  
Hong Kong

*Notes:*

1. Any shareholder of the Company entitled to attend and vote at the meetings of the Company or a meeting of the holders of any class of shares in the Company shall be entitled to appoint another person as his proxy to attend and vote instead of him. A proxy need not be a member of the Company.
2. Completion and return of the form of proxy will not preclude you from attending and voting at the meeting or any adjournment thereof.
3. If you are a shareholder whose name appears on the register of members kept at Computershare Hong Kong Investor Services Limited, you should deposit the enclosed proxy form, together with the power of attorney or other authority (if any) under which it is signed or a notarially certified copy thereof, at (i) Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, or (ii) the Company's principal office in Hong Kong at Units 1208–16, 12th Floor, C-Bons International Center, 108 Wai Yip Street, Kwun Tong, Kowloon, Hong Kong. To be valid, this should be done not less than 48 hours before the time appointed for holding the meeting or adjourned meeting or poll (as the case may be).

4. If you are a shareholder whose name appears on the Company's records of members kept at Boardroom Corporate & Advisory Services Pte. Ltd., you should deposit the enclosed proxy form, together with the power of attorney or other authority (if any) under which it is signed or a notarially certified copy thereof, at (i) Boardroom Corporate & Advisory Services Pte. Ltd. at 50 Raffles Place, #32-01 Singapore Land Tower, Singapore 048623, or (ii) the Company's principal office in Hong Kong at Units 1208–16, 12th Floor, C-Bons International Center, 108 Wai Yip Street, Kwun Tong, Kowloon, Hong Kong. To be valid, this should be done not less than 48 hours before the time appointed for holding the meeting or adjourned meeting or poll (as the case may be).
5. Where there are joint registered holders of any share, any one of such persons may vote at the meeting, 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 registered holders be present at the meeting personally or by proxy, then the registered holder so present whose name stands first on the Company's register of members in respect of such share will alone be entitled to vote in respect thereof.
6. Pursuant to Rule 13.39(4) of the Listing Rules, the resolution set out in this notice will be voted by poll.
7. Capitalised terms used in this notice have the same meanings as are set out in the section entitled "Definitions" on pages 1 to 5 of the Circular.
8. If a Typhoon Signal No. 8 or above remains hoisted or a Black Rainstorm Warning Signal is in force at 8:00 a.m. on the date of SGM, the SGM will be postponed or adjourned. The Company will post an announcement on the websites of the Company, the Stock Exchange and Singapore Exchange Limited to notify shareholders of the details of the rescheduled meeting.

The SGM will be held as scheduled when an Amber or Red Rainstorm Warning Signal is in force. Shareholders should make their own decision as to whether they would attend the SGM under bad weather conditions bearing in mind their own situation.

*As at the date of this announcement, the Board comprises one executive director, namely Dr Hsuan, Jason, and five non-executive directors, namely Mr Zhang Dongchen, Mr Xu Guofei, Ms Jia Haiying, Dr Li Jun and Ms Bi Xianghui, and three independent non-executive directors, namely Mr Chan Boon Teong, Dr Ku Chia-Tai and Mr Wong Chi Keung.*