THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

If you are in any doubt as to any aspect of this circular or as to the action to be taken, 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 Meitu, Inc., you should at once hand this circular together with the enclosed proxy form to the purchaser or the transferee or to the bank, stockbroker or other agent through whom the sale was effected for transmission to the purchaser or the transferee.

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(Incorporated in the Cayman Islands with limited liability and carrying on business in Hong Kong as "美圖之家")
(Stock Code: 1357)

PROPOSALS FOR
RE-ELECTION OF THE RETIRING DIRECTORS,
ELECTION OF NEW DIRECTOR,
RE-APPOINTMENT OF THE COMPANY'S AUDITOR,
GENERAL MANDATES TO ISSUE SHARES AND BUY BACK SHARES,
PROPOSED DECLARATION AND PAYMENT OF THE FINAL DIVIDEND
OUT OF THE SHARE PREMIUM ACCOUNT,
CLOSURE OF REGISTER OF MEMBERS
AND
NOTICE OF ANNUAL GENERAL MEETING

A notice convening the annual general meeting of Meitu, Inc. (the "Company") to be held at Function Room, Level 7, W Hong Kong, 1 Austin Road West, Kowloon Station, Kowloon, Hong Kong on Thursday, June 1, 2023 at 11:30 a.m. (Hong Kong time) (the "AGM") is set out on pages 18 to 22 of this circular. The form of proxy for use at the AGM is also enclosed with this circular. The form of proxy is also published on the websites of the Hong Kong Exchanges and Clearing Limited (http://www.hkexnews.hk) and the Company (www.meitu.com).

Whether or not you intend to attend the AGM, you are requested to complete the proxy form in accordance with the instructions printed thereon and return the same to the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong as soon as possible and in any event not less than 48 hours before the time appointed for holding of the AGM or any adjournment thereof. Completion and return of the proxy form will not preclude you from attending and voting at the AGM, or any adjourned meeting, in person should you so wish and in such event, the instrument appointing a proxy shall be deemed to be revoked.

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DEFINITIONS

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

"AGM" the annual general meeting of the Company to be held at Function

Room, Level 7, W Hong Kong, 1 Austin Road West, Kowloon Station, Kowloon, Hong Kong on Thursday, June 1, 2023 at

11:30 a.m. (Hong Kong time)

"Articles of Association" the second amended and restated articles of association of the

Company currently in force

"Audit Committee" the audit committee of the Company

"Board" the board of Directors

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

"Company" Meitu, Inc. 美图公司, an exempted company with limited

"our Company" liability incorporated under the laws of the Cayman Islands on "the Company", or "July 25, 2013 and carries on business in Hong Kong as "美圖之" "Meitu" 家" (in Chinese) as approved and registered with the Registrar

of Companies in Hong Kong on October 28 and November 7, 2016, respectively and the Shares of which are listed on the Stock

Exchange

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

"Final Dividend" the proposed final dividend of HK\$0.02 per Share in cash out of

the Share Premium Account as recommended by the Board

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

"Hong Kong" the Hong Kong Special Administrative Region of the People's

Republic of China

"Latest Practicable Date" April 19, 2023, being the latest practicable date of ascertaining

certain information contained in this circular prior to its

publication

"Listing Date" December 15, 2016, the date on which the Shares were listed on

the Stock Exchange

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

Exchange of Hong Kong Limited

"Mr. HONG Yupeng, a candidate proposed to be elected as a

Director at the AGM

"Nomination Committee" the nomination committee of the Company

DEFINITIONS

"Notice of AGM" the notice dated April 27, 2023 convening the AGM as set out on

pages 18 to 22 of this circular

"NYSE" the New York Stock Exchange

"PRC" the People's Republic of China

"Remuneration Committee" the remuneration committee of the Company

"RMB" or "Renminbi" Renminbi, the lawful currency of the PRC

"Share Issue Mandate" a general mandate proposed to be granted to the Directors to

exercise the power of the Company to allot, issue and deal with Shares to a maximum of 20% of the total number of issued shares of the Company as at the date of passing of the resolution

approving the Share Issue Mandate

"Share Buy-back Mandate" a general mandate proposed to be granted to the Directors to

exercise the power of the Company to buy back Shares up to a maximum of 10% of the total number of issued shares of the Company as at the date of passing of the resolution approving the

Share Buy-back Mandate

"Share Premium Account" the share premium account of the Company, the amount standing

to the credit of which was approximately RMB7,174.1 million (equivalent to approximately HK\$8,174.7 million) as at December 31, 2022 based on the audited consolidated financial statements of the Company for the financial year ended December 31, 2022

"Share Transfer Documents" the relevant Share certificates and transfer forms in relation to the

transfer of Shares

"SFO" the Securities and Futures Ordinance, Chapter 571 of the Laws of

Hong Kong, as amended, supplemented or modified from time to

time

"Share(s)" ordinary share(s) of par value US\$0.00001 each in the share

capital of the Company

"Shareholder(s)" registered holder(s) of Shares

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"Takeovers Code" The Code on Takeovers and Mergers and Share Buy-backs

"US\$" United States dollars, the lawful currency of the United States

"%" per cent



美图公司

(Incorporated in the Cayman Islands with limited liability and carrying on business in Hong Kong as "美圖之家")

(Stock Code: 1357)

Executive Directors:

Mr. CAI Wensheng (Chairman)

Mr. WU Zeyuan (Chief Executive Officer)

Non-Executive Directors:

Dr. GUO Yihong

Dr. LEE Kai-fu

Mr. CHEN Jiarong

Independent Non-Executive Directors:

Mr. ZHOU Hao Mr. LAI Xiaoling Ms. KUI Yingchun

n. We Zeyuun (emer Ex

Registered Office:

The offices of Conyers Trust Company (Cayman) Limited

Cricket Square, Hutchins Drive

PO Box 2681

Grand Cayman, KY1-1111

Cayman Islands

Principal Place of Business in Hong Kong:

Room 8106B, Level 81

International Commerce Centre

1 Austin Road West Kowloon, Hong Kong

April 27, 2023

To the Shareholders

Dear Sir or Madam,

PROPOSALS FOR
RE-ELECTION OF THE RETIRING DIRECTORS,
ELECTION OF NEW DIRECTOR,
RE-APPOINTMENT OF THE COMPANY'S AUDITOR,
GENERAL MANDATES TO ISSUE SHARES AND BUY BACK SHARES,
PROPOSED DECLARATION AND PAYMENT OF THE FINAL DIVIDEND
OUT OF THE SHARE PREMIUM ACCOUNT,
CLOSURE OF REGISTER OF MEMBERS
AND
NOTICE OF ANNUAL GENERAL MEETING

1. INTRODUCTION

The purpose of this circular is to provide you with information in connection with, the proposals to (i) re-elect the retiring Directors; (ii) elect new Director; (iii) re-appoint PricewaterhouseCoopers as auditor of the Company; (iv) grant to the Directors the Share Issue; (v) the Share Buy-back Mandate; (vi) declare and approve the payment of the Final Dividend out of the Share Premium Account; and (vii) give you the Notice of AGM.

2. RE-ELECTION OF RETIRING DIRECTORS

The Board currently consists of eight Directors, Mr. CAI Wensheng, Mr. WU Zeyuan, Dr. GUO Yihong, Dr. LEE Kai-fu, Mr. CHEN Jiarong, Mr. ZHOU Hao, Mr. LAI Xiaoling and Ms. KUI Yingchun.

Pursuant to Article 84 of the Articles of Association, Mr. CHEN Jiarong, Mr. ZHOU Hao and Ms. KUI Yingchun will retire by rotation at the AGM and being eligible, will offer themselves for re-election.

The Nomination Committee had reviewed the annual confirmation of independence provided by each of Mr. ZHOU Hao and Ms. KUI Yingchun, who are independent non-executive Directors, and was satisfied that each of them meets the independence criteria as set out in Rule 3.13 of the Listing Rules.

The Board is also not aware of any circumstance that might influence Mr. ZHOU Hao or Ms. KUI Yingchun in exercising independent judgment, and is satisfied that each of them has the required character, integrity, independence and experience to fulfill the role of an independent non-executive Director and each of them will be able to maintain an independent view of the Group's affairs. The Board considers each of them to be independent.

The Nomination Committee had reviewed the structure, size and composition (including the skills, knowledge and experience) of the Board, and had considered the perspectives, skills, experience and diversity that the above retiring Directors can bring or contribute to the Board, and nominated the above retiring Directors to the Board for it to propose to the Shareholders for their re-election at the AGM.

Accordingly, with the recommendation of the Nomination Committee, the Board has proposed that Mr. CHEN Jiarong, Mr. ZHOU Hao and Ms. KUI Yingchun shall stand for re-election as Directors at the AGM.

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

3. ELECTION OF NEW DIRECTOR

Mr. Hong has been proposed by the Board to be elected and appointed as a Director at the AGM commencing immediately after the AGM. It is the Board's intention to designate Mr. Hong as a non-executive Director thereafter.

The Nomination Committee had considered the perspectives, skills, experience and diversity of Mr. Hong and nominated him to the Board for him to be proposed to the Shareholders for election at the AGM.

Accordingly, with the recommendation of the Nomination Committee, the Board has proposed that ordinary resolutions be proposed at the AGM to elect Mr. Hong as a Director and to authorize the Board to determine his remuneration.

Mr. Hong will enter into an appointment letter with the Company upon approval of his appointment as Director and the related ordinary resolutions at the AGM. The Company will disclose the remuneration payable to Mr. Hong in its annual report in accordance with the requirements of the Listing Rules.

Brief biographical details of Mr. Hong are set out in Appendix II to this circular.

If any Shareholder wishes to nominate candidate(s) for election as Director(s) at the AGM in accordance with the Articles of Association and the applicable laws, the period for lodging a written notice for such nomination(s) is between April 28, 2023 and May 10, 2023. Shareholders may refer to the "Procedures for Shareholders to Propose a Person for Election as a Director of the Company" adopted by the Company pursuant to a resolution passed at the meeting of the Board held on November 20, 2016 and published on the website of the Company (www.meitu.com) for further details.

4. RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS AS THE AUDITOR OF THE COMPANY

The Board proposes to re-appoint PricewaterhouseCoopers as the auditor of the Company to hold office until the conclusion of the next annual general meeting. A resolution will also be proposed to authorize the Board to fix the auditor's remuneration. PricewaterhouseCoopers has indicated its willingness to be re-appointed as the Company's auditor for the said period.

5. SHARE ISSUE MANDATE

On June 2, 2022, an ordinary resolution was passed by the Shareholders to give a general mandate to the Directors to allot, issue and deal with Shares. Such general mandate will lapse at the conclusion of the AGM. It is therefore proposed to renew such general mandate at the AGM. An ordinary resolution item 6 will be proposed at the AGM to grant a general mandate to the Directors to allot, issue and otherwise deal with additional Shares up to a limit equal to 20% of the total number of issued Shares as at the date of passing the ordinary resolution.

As at the Latest Practicable Date, the issued share capital of the Company comprised 4,444,329,324 Shares. Assuming that there is no change in the issued share capital during the period from the Latest Practicable Date to the date of passing the ordinary resolution item 6, the maximum number of Shares which may be issued pursuant to the Share Issue Mandate will be 888,865,864 Shares.

In addition, a separate ordinary resolution item 8 will also be proposed to approve the extension of the Share Issue Mandate by adding to the total number of Shares which may be allotted and issued by the Directors pursuant to the Share Issue Mandate the number of Shares representing such number of Shares bought back under the Share Buy-back Mandate.

6. SHARE BUY-BACK MANDATE

On June 2, 2022, an ordinary resolution was passed by the Shareholders to give a general mandate to the Directors to exercise the powers of the Company to buy back its own Shares. Such general mandate will lapse at the conclusion of the AGM. It is therefore proposed to renew the Share Buy-back Mandate at the AGM. An ordinary resolution item 7 will be proposed at the AGM to grant the Share Buy-back Mandate to the Directors, which will allow them to cause the Company to buy back Shares of up to 10% of the total number of issued Shares as at the date of passing the ordinary resolution item 7.

As at the Latest Practicable Date, the issued share capital of the Company comprised 4,444,329,324 Shares. Assuming that there is no change in the issued share capital during the period from the Latest Practicable Date to the date of passing the ordinary resolution item 7, the maximum number of Shares which may be bought back pursuant to the Share Buy-back Mandate will be 444,432,932 Shares.

An explanatory statement required by the Listing Rules to be sent to the Shareholders in connection with the Share Buy-back Mandate is set out in Appendix I to this circular. This explanatory statement contains all information reasonably necessary to enable you to make an informed decision on whether to vote for or against the ordinary resolution to approve the Share Buy-back Mandate.

The Share Issue Mandate (including the extended Share Issue Mandate) and the Share Buy-back Mandate, if granted, shall continue to be in force during the period from the passing of the resolutions for the approval of the Share Issue Mandate (including the extended Share Issue Mandate) and the Share Buy-back Mandate up to (i) the conclusion of the next annual general meeting of the Company; (ii) the expiration of the period within which the next annual general meeting of the Company is required by the laws of the Cayman Islands or the Articles of Association to be held; or (iii) the revocation or variation of the Share Issue Mandate (including the extended Share Issue Mandate) or the Share Buy-back Mandate (as the case may be) by ordinary resolution of the Shareholders in a general meeting, whichever occurs first.

The Directors have no present intention to exercise the Share Buy-back Mandate (if granted to the Directors at the AGM).

7. PROPOSED DECLARATION AND PAYMENT OF THE FINAL DIVIDEND OUT OF THE SHARE PREMIUM ACCOUNT

Reference is made to the announcement of the Company dated March 30, 2023 in relation to, amongst others, the annual results of the Group for the year ended December 31, 2022 and the proposed declaration and payment of the Final Dividend.

Subject to the satisfaction of the conditions set forth below, the Board proposes the declaration and payment of the Final Dividend of HK\$0.02 per Share out of the Share Premium Account.

As at the Latest Practicable Date, the Company has 4,444,329,324 Shares in issue. Based on the number of issued Shares as at the Latest Practicable Date, the Final Dividend, if declared and paid, will amount to approximately HK\$88.9 million (equivalent to approximately RMB77.8 million). Subject to the fulfilment of the conditions set out in the section headed "Conditions of the Declaration and Payment of the Final Dividend out of the Share Premium Account" below, the Final Dividend is intended to be paid out of the Share Premium Account pursuant to Articles 133 and 134 of the Articles of Association.

As at December 31, 2022, based on the audited consolidated financial statements of the Company for the year ended December 31, 2022, the amount standing to the credit of the Share Premium Account was approximately RMB7,174.1 million (equivalent to approximately HK\$8,174.7 million). Following the payment of the Final Dividend, there will be a remaining balance of approximately RMB7,096.3 million (equivalent to approximately HK\$8,103.0 million) standing to the credit of the Share Premium Account.

Conditions of the Declaration and Payment of the Final Dividend out of the Share Premium Account

The declaration and payment of the Final Dividend out of the Share Premium Account is conditional upon the satisfaction of the following conditions:

(a) the passing of an ordinary resolution by the Shareholders at the AGM declaring and approving the payment of the Final Dividend out of the Share Premium Account pursuant to Articles 133 and 134 of the Articles of Association; and

(b) the Directors being satisfied that the Company will, immediately following the date on which the Final Dividend is paid, be able to pay its debts as they fall due in the ordinary course of business.

The conditions set out above cannot be waived. If the conditions set out above are not satisfied, the Final Dividend will not be paid.

Subject to the fulfilment of the above conditions, it is expected that the Final Dividend will be paid in cash on or about June 26, 2023 to those Shareholders whose names appear on the register of members of the Company at close of business on June 9, 2023, being the record date for determination of entitlements to the Final Dividend.

Reasons for and effect of the declaration and payment of the Final Dividend out of the Share Premium Account

The Company is a holding company and a significant part of the Group's business is carried out through operating subsidiaries of the Company at which level earnings are retained. As such, the Company may not have sufficient retained earnings to pay the Final Dividend at the holding company level. Having taken into account a number of factors including cash flow and financial condition of the Company, the Board considers it appropriate and proposes that Final Dividend be paid out of the Share Premium Account in accordance with Articles 133 and 134 of the Articles of Association. The Board considers that it may be unnecessary to maintain the Share Premium Account at the current level and it is appropriate to distribute the Final Dividend in recognition of Shareholders' support.

After taking into account a number of factors including the cash flow and financial condition of the Company, the Board considers it appropriate and proposes that the Final Dividend be paid out of the Share Premium Account in accordance with Articles 133 and 134 of the Articles of Association and the Cayman Companies Act. The Board considers such arrangement to be in the best interests and for the commercial benefit of the Company and its Shareholders as a whole.

The Board believes that the payment of the Final Dividend will not have any material adverse effect on the underlying assets, business, operations or financial position of the Group and does not involve any reduction in the authorized or issued share capital of the Company or reduction in the nominal or par value of the Shares or result in any change in the trading arrangements in respect of the Shares.

The Directors are of the view that there are no reasonable grounds for believing that the Company will, immediately following the date on which the Final Dividend is paid, be unable to pay its debts as they fall due in the ordinary course of business.

8. ANNUAL GENERAL MEETING

The notice convening the AGM, which contains, inter alia, ordinary resolutions to approve the Share Issue Mandate, the Share Buy-back Mandate, the extension of the Share Issue Mandate, the payment of the Final Dividend out of the Share Premium Account, the election of new Director and the re-election of the retiring Directors is set out on pages 18 to 22 of this circular.

9. CLOSURE OF REGISTER OF MEMBERS

The register of members will be closed from Thursday, May 25, 2023 to Thursday, June 1, 2023, both dates inclusive, during which period no transfer of share will be effected. In order to be eligible to attend and vote at the AGM, unregistered holders of shares of the Company shall ensure that all transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar, Computershare Hong Kong Investor Services Limited, at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong for registration not later than 4:30 p.m. on Wednesday, May 24, 2023.

The register of members of the Company will be closed from Wednesday, June 7, 2023 to Friday, June 9, 2023, both days inclusive, in order to ascertain the Shareholders entitled to the Final Dividend to be approved at the AGM. In order to qualify for Final Dividend, all Share Transfer Documents must be lodged for registration before 4:30 p.m. on Tuesday, June 6, 2023.

The Share Transfer Documents shall be lodged for registration with the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong.

10. VOTING BY WAY OF POLL

All the resolutions at the AGM shall be taken by poll in accordance with Rule 13.39(4) of the Listing Rules and Article 66(1) of the Articles of Association, except where the chairman, in good faith, decides to allow a resolution that relates purely to a procedural or administrative matter to be voted on by a show of hands pursuant to the Listing Rules.

Pursuant to Article 66(1) of the Articles of Association, subject to any special rights, privileges or restrictions as to voting for the time being attached to any class or classes of Shares, at any general meeting on a poll every Shareholder present in person (or in the case of a Shareholder being a corporation, by its duly authorized representative) or by proxy shall have one vote for each fully paid Share registered in his/her/its name in the Company's register of members.

An announcement on the poll vote results will be made by the Company after the AGM in the manner prescribed under Rule 13.39(5) of the Listing Rules.

11. ACTION TO BE TAKEN

The Notice of AGM is set out on pages 18 to 22 of this circular.

A proxy form for use at the AGM is enclosed herein. Such form of proxy is also published on the websites of the Hong Kong Exchanges and Clearing Limited (http://www.hkexnews.hk) and the Company (www.meitu.com). Whether or not you intend to attend the AGM, you are requested to complete the proxy form in accordance with the instructions printed thereon and return the same to the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong as soon as possible and in any event not less than 48 hours before the time appointed for the holding of the AGM or any adjournment thereof. Completion and return of the proxy form will not preclude Shareholders from attending and voting in person at the AGM, or any adjourned meeting, should they so wish and in such event, the instrument appointing a proxy shall be deemed to be revoked.

12. RECOMMENDATION

The Directors believe that the proposed resolutions mentioned in this circular, including the proposals to elect Mr. Hong as a Director, to re-elect the retiring Directors, to re-appoint the Company's auditor, to declare and approve the payment of the Final Dividend out of the Share Premium Account, and to grant to the Directors the Share Issue Mandate (including the extended Share Issue Mandate) and the Share Buy-back Mandate are in the interests of the Company as well as to its Shareholders. Accordingly, the Directors recommend that all the Shareholders should vote in favor of all the resolutions relating to the aforesaid matters at the AGM.

Yours faithfully
For and on behalf of the Board of
Meitu, Inc.
CAI Wensheng
Chairman

This appendix serves as an explanatory statement, as required by the Listing Rules, to provide information reasonably necessary to enable you to make an informed decision on whether to vote for or against the ordinary resolution item 7 in respect of the approval of the Share Buy-back Mandate.

1. EXERCISE OF THE SHARE BUY-BACK MANDATE

As at the Latest Practicable Date, the issued share capital of the Company comprised 4,444,329,324 Shares.

Subject to the passing of ordinary resolution item 7, as set out in the Notice of AGM, in respect of the granting of the Share Buy-back Mandate, and on the basis that the issued share capital of the Company remains unchanged on the date of the AGM, i.e. being 4,444,329,324 Shares, the Directors will be authorized under the Share Buy-back Mandate to buy back up to 444,432,932 Shares (representing 10% of the total number of Shares in issue as at the date of the AGM) during the period up to (i) the conclusion of the next annual general meeting of the Company; (ii) the expiration of the period within which the next annual general meeting of the Company is required by the Articles of Association or any applicable laws to be held; or (iii) the revocation, variation or renewal of the Share Buy-back Mandate by ordinary resolution of the Shareholders in general meeting, whichever occurs first.

2. REASONS FOR BUY-BACK OF SHARES

The Directors believe that it is in the best interests of the Company and Shareholders to have a general authority from Shareholders to enable the Company to purchase securities of the Company in the market. Such purchases may, depending on market conditions and funding arrangements at the time, lead to an enhancement of the net asset value per Share and/or its earnings per Share and will be made only when the Directors believe that such purchases will benefit the Company and its Shareholders.

The Directors have no present intention to cause the Company to buy back any Shares and they would exercise the power to buy back only in circumstances where they consider that the buy-back would be in the interests of the Company and its Shareholders.

3. FUNDING OF BUY-BACK

In repurchasing Shares, the Company may only apply funds legally available for such purpose in accordance with its Articles of Association and the applicable laws of the Cayman Islands. The law of the Cayman Islands provides that the amount to be repaid in connection with a share buy-back may be paid from the profits of the Company and/or the proceeds of a new issue of Shares made for the purpose of the buy-back or out of capital, if the Company can, immediately following such payment, pay its debts as they fall due in the ordinary course of business. The Company may not purchase securities on the Stock Exchange for a consideration other than cash or for settlement otherwise than in accordance with the trading rules of the Stock Exchange from time to time.

4. IMPACT OF BUY-BACK

The Directors consider that there might be a material adverse effect on the working capital requirements or gearing position of the Company in the event that the Share Buy-back Mandate is exercised in full at the prevailing market value. However, the Directors do not propose to exercise the Share Buy-back Mandate to such extent as would, in the circumstances, have a material adverse effect on the working capital requirements of the Company or on its gearing position.

5. SHARE PRICES

The table below is a summary of the highest and lowest traded prices in each of the previous twelve months prior to the Latest Practicable Date.

	Highest Traded Price	Lowest Traded Price
	HK\$	HK\$
2022		
April	1.09	0.85
May	1.00	0.87
June	1.35	0.88
July	1.02	0.79
August	0.88	0.77
September	1.08	0.72
October	0.78	0.65
November	1.31	0.68
December	1.77	1.09
2023		
January	2.26	1.36
February	3.33	1.91
March	3.22	2.34
April (up to the Latest Practicable Date)	2.70	2.12

6. UNDERTAKING BY DIRECTORS

The Directors have undertaken to the Stock Exchange that, so far as the same may be applicable, they will exercise the powers of the Company to make buy-backs pursuant to the Share Buy-back Mandate and in accordance with the Listing Rules, the Articles of Association, the laws of Hong Kong and the applicable laws of the Cayman Islands (being the jurisdiction in which the Company was incorporated).

7. INTENTION OF DIRECTORS AND CORE CONNECTED PERSONS TO SELL SHARES

None of the Directors nor, to the best of their knowledge having made all reasonable enquiries, any of their close associates (as defined in the Listing Rules), has any present intention, in the event that the Share Buy-back Mandate is approved, to sell any Shares to the Company.

No core connected person (as defined in the Listing Rules) has notified the Company that he or she has a present intention to sell Shares to the Company, or has undertaken not to do so, if the Share Buy-back Mandate is exercised.

8. EFFECT OF TAKEOVERS CODE AND PUBLIC FLOAT

If, on the exercise of the power to buy back Shares pursuant to the Share Buy-back Mandate, a Shareholder's proportionate interest in the voting rights of the Company increases, such increase will be treated as an acquisition for the purposes of Rule 32 of the Takeovers Code. Accordingly, a Shareholder or group of Shareholders acting in concert (as defined in the Takeovers Code), depending on the level of increase in those Shareholders' interest, could obtain or consolidate control of the Company and becomes obliged to make a mandatory offer in accordance with Rules 26 and 32 of the Takeovers Code.

As at the Latest Practicable Date, to the best of the knowledge and belief of the Directors, the following substantial Shareholders were interested in 10% or more of the number of issued Shares as recorded in the register required to be kept by the Company, pursuant to section 336 of the SFO:

			Percentage of number of Shares
Name of Shareholder	Number of Shares interested	Percentage of number of Shares	(assuming the Share Buy-back Mandate is exercised in full)
CAI Wensheng	1,126,600,000	25.35%	28.17%
Baolink Capital Ltd	506,600,000	11.40%	12.67%
Longlink Limited	620,000,000	13.95%	15.50%
Longlink Capital Ltd	620,000,000	13.95%	15.50%
WU Zeyuan	574,496,670	12.93%	14.36%
Easy Prestige Limited	566,666,670	12.75%	14.17%
Xinhong Capital Limited	566,666,670	12.75%	14.17%
Lion Trust (Singapore) Limited	1,398,366,670	31.46%	34.96%
CHEN Jiarong	517,740,180	11.65%	12.94%

Note:

- (1) The entire interest of Xinhong Capital Limited is held by Easy Prestige Limited, which in turn is held by Lion Trust (Singapore) Limited as the trustee for the benefit of Mr. WU Zeyuan.
- (2) The entire interest of Baolink Capital Ltd is held by Mr. CAI Wensheng and the entire interest of Longlink Capital Ltd is held by Longlink Limited, which in turn is held by Lion Trust (Singapore) Limited as the trustee for the benefit of Mr. CAI Wensheng.
- (3) The entire interest of Easy Prestige Limited and Longlink Limited is held by Lion Trust (Singapore) Limited and is deemed to be interested in these Shares.

In the event that the Directors exercise the proposed Share Buy-back Mandate in full, the interests of the substantial Shareholders in the Company will be increased to approximately the percentages as set out in the table above. As at the Latest Practicable Date, Mr. CAI Wensheng was directly or indirectly interested in 1,126,600,000 Shares as disclosed pursuant to the SFO, which represented approximately 25.35% of the voting rights attaching to the issued share capital of the Company. If the Share Buy-back Mandate is to be exercised in full, which is considered to be unlikely under the current circumstances, Mr. CAI Wensheng would (assuming that there is no change in relevant facts and circumstances) hold approximately 28.17% of the voting rights attaching to the issued share capital of the Company. It is considered that, in the absence of any special circumstances, an obligation to make a mandatory offer as referred to above as a result of a share buy-back is unlikely to arise. Save as aforesaid, the Directors are not aware of any consequences which would arise under the Takeovers Code as a consequence of any buy-backs pursuant to the Share Buy-back Mandate. The Directors have no present intention to buy back the Shares to the extent that will trigger the obligations under the Takeovers Code for the concert parties and deemed concert parties to make a mandatory offer.

The Listing Rules prohibit a company from making any buy-back on the Stock Exchange if the result of such buy-back would be that less than 25% (or such other prescribed minimum percentage as determined by the Stock Exchange) of the Company's issued share capital would be publicly held. The Directors do not intend to buy-back Shares to the extent that, after the consummation of any such buy back, less than 25% (or such other prescribed minimum percentage as determined by the Stock Exchange) of the Company's issued share capital would be publicly held.

9. BUY-BACK OF SHARES MADE BY THE COMPANY

The Company has not bought back any Shares (whether on the Stock Exchange or otherwise) in the six months preceding the Latest Practicable Date.

BIOGRAPHICAL DETAILS OF RETIRING DIRECTORS PROPOSED TO BE RE-ELECTED AND CANDIDATE PROPOSED TO BE ELECTED

The following are the particulars of the retiring Directors proposed to be re-elected at the AGM:

1. Mr. CHEN Jiarong

Mr. CHEN Jiarong (陳家荣), aged 34, was appointed as a non-executive Director of our Company on June 3, 2020. Mr. Chen was a founder and the chief executive officer of Kingkey Enterprise Holdings Limited between July 2014 and May 2019, and was responsible for managing and overseeing a direct investment portfolio with a size of over HK\$2 billion, and directing all organizational operations, policies, and objectives to maximize productivity and returns. Between July 2012 and June 2014, Mr. Chen was a business manager at Ping An Securities Limited in Shenzhen (the PRC), providing financial advice and support to clients and formulating strategic and long-term business plans.

Mr. Chen graduated from the University of British Columbia with a bachelor of arts degree in economics in 2012.

Mr. Chen served as the chairman and non-executive director of Kingkey Intelligence Culture Holdings Limited (formerly known as KK Culture Holdings Limited) (Hong Kong Stock Exchange Stock Code: 550) between January 2017 and November 2018, and also as a director of Shenzhen Kingkey Smart Agriculture Times Co., Ltd. (深圳市京基智農時代股份有限公司) (Shenzhen Stock Exchange Stock Code: 48) since November 15, 2022.

As at the Latest Practicable Date, Mr. Chen is interested in 517,740,180 Shares of the Company within the meaning of Part XV of the SFO which represents approximately 11.65% of the total issued share capital of the Company. Save as disclosed above, Mr. Chen does not have any other interests in the Shares within the meaning of Part XV of the SFO.

Save as disclosed above, Mr. Chen has not held any directorship in the last three years in any public companies in the securities of which are listed on any securities market in Hong Kong or overseas, and does not have any other relationships with any Directors, senior management, or substantial or controlling Shareholders and does not hold any position with the Company or other members of the Group.

Mr. Chen entered into an appointment letter with the Company on June 3, 2020 for an initial term of three years or until the third annual general meeting of the Company from the date thereof (whichever is sooner). Pursuant to the appointment letter, he is entitled to a director's fee of HK\$360,000 per annum, which is reviewed by the Board and the remuneration committee of the Company and determined by the Board with reference to market rates, his performance, qualifications and experience.

Save as disclosed above, Mr. Chen has confirmed that there is no other information required to be brought to the attention of the Shareholders and the Company or to be disclosed pursuant to Rule 13.51(2) of the Listing Rules in relation to his re-election as Director.

BIOGRAPHICAL DETAILS OF RETIRING DIRECTORS PROPOSED TO BE RE-ELECTED AND CANDIDATE PROPOSED TO BE ELECTED

2. Mr. ZHOU Hao

Mr. ZHOU Hao (周浩), aged 46, was appointed as an independent non-executive Director of our Company, chairman of the Audit Committee and member of the Nomination Committee of our Company with effect from Listing. Mr. Zhou is our Director with appropriate professional accounting or related financial management expertise for the purpose of Rule 3.10(2) of the Listing Rules through his experience listed below.

Mr. Zhou received his bachelor's degree from Shanghai International Studies University (上海外國語大學) in July 1998. Mr. Zhou joined General Electric (China) Co., Ltd. (通用電氣(中國)有限公司) in January 2007 as a financial manager. From May 2009 to September 2010, Mr. Zhou was the vice president of finance and the chief financial officer at Wuxi PharmaTech (Cayman) Inc. (NYSE: WX).

In September 2010, Mr. Zhou joined CITIC Pharmaceutical Co., Ltd. (中信醫藥實業有限公司), a pharmaceutical service provider that supplies medicine and related consumables to hospitals as chief financial officer. From June 2011 to September 2019, Mr. Zhou was the chief financial officer of 58.com Inc. (NYSE: WUBA), a company that operates online marketplace serving local merchants and consumers in the PRC, and was subsequently redesignated as head of international business in September 2019 and its chief strategic officer in April 2020. In November 2020, he was further redesignated as chief strategy officer of Anjuke Group Inc., the housing subsidiary of 58.com Inc., and has served such role until March 2023.

Mr. Zhou has also been an independent non-executive director of (i) Bairong Inc. (Hong Kong Stock Exchange Stock Code: 6608) since March 2021 and (ii) Angelalign Technology Inc. (Hong Kong Stock Exchange Stock Code: 6699) since April 2023.

As at the Latest Practicable Date, Mr. Zhou did not have any interest in the Shares within the meaning of Part XV of the SFO.

Save as disclosed above, Mr. Zhou has not held any directorship in the last three years in any public companies in the securities of which are listed on any securities market in Hong Kong or overseas, and does not have any other relationships with any Directors, senior management, or substantial or controlling Shareholders, and does not hold any position with the Company or other members of the Group.

Mr. Zhou entered into an appointment letter with the Company on November 30, 2016 for an initial term of three years or until the third annual general meeting of the Company since the Listing Date (whichever is sooner). Such letter of appointment was renewed on identical terms (i) on June 3, 2019 for a further term of three years or until the third annual general meeting of the Company since the date of renewal (whichever is sooner) and (ii) on June 2, 2022 without a specific term, but subject to retirement by rotation at least once every three years. Pursuant to the appointment letter, he is entitled to a director's fee of HK\$360,000 per annum, which is reviewed by the Board and the remuneration committee of the Company and determined by the Board with reference to market rates, his performance, qualifications and experience.

Save as disclosed above, Mr. Zhou has confirmed that there is no other information required to be brought to the attention of the Shareholders and the Company or to be disclosed pursuant to Rule 13.51(2) of the Listing Rules in relation to his re-election as Director.

3. Ms. KUI Yingchun

Ms. KUI Yingchun (蕢鶯春), aged 43, was appointed as an independent non-executive Director of our Company on June 3, 2020 and appointed as a member of the Remuneration Committee and Nomination Committee on June 2, 2021. Ms. Kui is the president of the agriculture business of NetEase, Inc. (NASDAQ: NTES) from March 2017 until June 2019, a senior advisor of NetEase Weiyang from April 2020 until December 2020, responsible for the overall business strategy and fundraising, and replicate eco-friendly farm across the PRC to enhance food safety and mitigate environmental problems. She is also the founder and chief executive officer of Hetian Flying Chicken (Changting) Agriculture Technology Ltd. from December 2017 until June 2021.

From July 2007 to September 2008, Ms. Kui served as the head of investor relations and business development of E-House (China) Holdings Limited (NYSE: EJ). From September 2008 to October 2009, she was an executive director (investment banking, China team, head of China syndicate) at UBS AG in Hong Kong. From October 2009 to April 2012, she worked at the Bank of America Merrill Lynch in Hong Kong with her last position being the head of China technology and media (investment banking). From April 2012 to April 2016, she worked at JD.com, Inc. with her last position being senior vice president. From May 2016 to October 2016, she was a managing director at CRE Alliance Fund (under China Resources Group).

Ms. Kui graduated from the Beijing Foreign Studies University (北京外國語大學) with a Bachelor of Arts degree in 2000, followed by a Master of Arts degree in international political economy at the University of Birmingham.

As at the Latest Practicable Date, Ms. Kui did not have any interest in the Shares within the meaning of Part XV of the SFO.

Save as disclosed above, Ms. Kui has not held any directorship in the last three years in any public companies in the securities of which are listed on any securities market in Hong Kong or overseas, and does not have any other relationships with any Directors, senior management, or substantial or controlling Shareholders, and does not hold any position with the Company or other members of the Group.

Ms. Kui entered into an appointment letter with the Company on June 3, 2020 for an intial term of three years or until the third annual general meeting of the Company from the date thereof (whichever is sooner). Pursuant to the appointment letter, she is entitled to a director's fee of HK\$360,000 per annum, which is reviewed by the Board and the remuneration committee of the Company and determined by the Board with reference to market rates, her performance, qualifications and experience.

Save as disclosed above, Ms. Kui has confirmed that there is no other information required to be brought to the attention of the Shareholders and the Company or to be disclosed pursuant to Rule 13.51(2) of the Listing Rules in relation to her re-election as Director.

BIOGRAPHICAL DETAILS OF RETIRING DIRECTORS PROPOSED TO BE RE-ELECTED AND CANDIDATE PROPOSED TO BE ELECTED

The following are the particulars of the candidate proposed to be elected at the AGM:

1. Mr. HONG Yupeng

Mr. HONG Yupeng (洪育鵬), aged 46, is the chief executive officer and partner of Longling Investment Co., Ltd. (隆領投資股份有限公司) from July 2015, and the executive director and general manager of Xiamen Longling Asset Management Co., Ltd. (廈門隆領資產管理有限公司) from August 2022, each of which principally engages in venture capital investments primarily in technology related start-up companies with the attitude of embracing change and the future.

Between March 2014 and July 2015, Mr. Hong served as the vice president of our indirect wholly-owned subsidiary, Xiamen Home Meitu Technology Co., Ltd. (廈門美圖之家科技有限公司). From August 2011 to February 2014, he was the deputy general manager and board secretary of 4399 Net Limited (四三九九網絡股份有限公司), a PRC gaming company headquartered in Xiamen that is principally engaged in the development and distribution of web games, online mobile games and the operation of internet gaming platforms. Between March 2007 and August 2011, he was a practising lawyer at Beijing Shanggong Law Firm (北京市尚公律師事務所) and from September 2003 to March 2007, he was a practising lawyer at Fujian Shili Lawyer Office (福建世禮律師事務所).

Mr. Hong graduated from Fuzhou University (福州大學) with a bachelor's degree in Industrial Management Engineering in July 1997 and also a Juris Master from Xiamen University (廈門大學) in July 2003.

As at the Latest Practicable Date, Mr. Hong did not have any interest in the Shares within the meaning of Part XV of the SFO.

Mr. Hong served as an independent non-executive director of FinTech Chain Limited (ASX: FTC) since January 18, 2021. Save as disclosed above, Mr. Hong has not held any directorship in the last three years in any public company in the securities of which are listed on any securities market in Hong Kong or overseas, and does not have any other relationships with any Directors, senior management, or substantial or controlling Shareholders and does not hold any position with the Company or other members of the Group.

The Board is of the view that Mr. Hong has a deep understanding of the tech industry with a keen eye for uprising market trends and a proven track record of success in managing venture capital investments both in the PRC and offshore. As such, his investment and portfolio management experience in venture capital is beneficial to the diversity of the Board, and he is able to bring invaluable expertise, continuity and stability to the Board and the Company is expected to benefit from his contribution and valuable insights derived from his in-depth knowledge. The Board believes that Mr. Hong will make valuable contributions to the Board.

Save as disclosed above, Mr. Hong has confirmed that there is no other information required to be brought to the attention of the Shareholders and the Company or to be disclosed pursuant to Rule 13.51(2) of the Listing Rules in relation to his election as a Director.

Mr. Hong will be subject to retirement by rotation and re-election at general meeting(s) of the Company in accordance with the Articles of Association. He will enter into an appointment letter with the Company upon the approval of his appointment as a non-executive Director and the related ordinary resolutions at the AGM.



(Incorporated in the Cayman Islands with limited liability and carrying on business in Hong Kong as "美圖之家")

(Stock Code: 1357)

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the annual general meeting (the "**AGM**") of Meitu, Inc. (the "**Company**") will be held at Function Room, Level 7, W Hong Kong, 1 Austin Road West, Kowloon Station, Kowloon, Hong Kong on Thursday, June 1, 2023 at 11:30 a.m. (Hong Kong time) for the following purposes:

ORDINARY BUSINESS

- 1. To receive and adopt the audited consolidated financial statements of the Company, the reports of the directors and the independent auditor's report for the year ended December 31, 2022.
- 2. To re-elect the following retiring directors of the Company:
 - (a) Mr. CHEN Jiarong as a director of the Company;
 - (b) Mr. ZHOU Hao as a director of the Company; and
 - (c) Ms. KUI Yingchun as a director of the Company.
- 3. To elect Mr. HONG Yupeng as a director of the Company.
- 4. To authorize the board of directors of the Company to fix the remuneration of the directors of the Company.
- 5. To re-appoint PricewaterhouseCoopers as the Company's auditor and to authorize the board of directors of the Company to fix the auditor's remuneration.

Share Issue Mandate

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

"THAT:

(a) subject to paragraph (c) below, a general and unconditional mandate be and is hereby given to the directors of the Company during the Relevant Period (as defined in paragraph (d) below) to exercise all the powers of the Company to allot, issue and deal with additional shares of par value US\$0.00001 each in the capital of the Company or securities convertible into shares, or options, warrants or similar rights to subscribe for shares or such convertible securities of the Company and to make offers, agreements and/or grant options (including but not limited to warrants, bonds and debentures convertible into shares of the Company) that would or might require the exercise of such powers;

- (b) the mandate in paragraph (a) above shall be in addition to any other authorization given to the directors of the Company and shall authorize the directors of the Company to make or grant offers, agreements and/or options during the Relevant Period (as defined in paragraph (d) below) that would or might require the exercise of such powers after the end of the Relevant Period (as defined in paragraph (d) below);
- (c) the total number of shares of the Company allotted or agreed conditionally or unconditionally to be allotted and issued (whether pursuant to options or otherwise) in paragraph (a) above, otherwise than pursuant to:
 - (i) a Rights Issue (as defined in paragraph (d) below);
 - (ii) the exercise of any subscription or conversion rights attaching to any warrants that may be allotted and issued by the Company or any securities that are convertible into shares of the Company from time to time;
 - (iii) the grant or exercise of any options that may be granted under any share option scheme of the Company or any other option, scheme or similar arrangement for the time being adopted for the grant or issue to the directors, officers, consultants and/or employees of the Company and/or any of its subsidiaries of shares or rights to acquire shares of the Company;
 - (iv) any scrip dividend or similar arrangement providing for the allotment and issue of shares in lieu of the whole or part of a dividend on shares of the Company in accordance with the articles of association of the Company;
 - (v) the vesting of share awards granted or to be granted pursuant to the share award scheme of the Company; and
 - (vi) a specific authority granted by the shareholders of the Company in general meeting,

shall not exceed 20% of the total number of issued shares of the Company as at the date of the passing of this resolution (such total number to be subject to adjustment in the case of any consolidation or subdivision of any of the shares of the Company into a smaller or larger number of shares of the Company respectively after the passing of this resolution) and the said mandate shall be limited accordingly.

(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 expiration of the period within which the next annual general meeting of the Company is required to be held by the articles of association of the Company and any applicable laws; and
- (iii) the date on which the authority set out in this resolution is revoked or varied by an ordinary resolution of the shareholders of the Company in general meeting.

"Rights Issue" means an offer of shares of the Company, or an offer or issue of warrants, options or other securities giving rights to subscribe for shares, open for a period fixed by the directors of the Company to holders of shares of the Company whose names appear on the register of members of the Company on a fixed record date in proportion to their then holdings of such shares of the Company (subject to such exclusions or other arrangements as the directors of the Company may deem necessary or expedient in relation to fractional entitlements or, having regard to any restrictions or obligations under the laws of, or the requirements of, any jurisdiction applicable to the Company, any recognized regulatory body or any stock exchange in any territory applicable to the Company)."

Share Buy-back Mandate

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

"THAT:

- (a) a general unconditional mandate be and is hereby given to the directors of the Company during the Relevant Period (as defined in paragraph (c) below) to exercise all the powers of the Company to purchase its own shares on The Stock Exchange of Hong Kong Limited (the "Hong Kong Stock Exchange") or on any other stock exchange on which the securities of the Company may be listed and which is recognized by the Securities and Futures Commission of Hong Kong and the Hong Kong Stock Exchange for this purpose, provided that the total number of shares of the Company which may be purchased pursuant to this mandate shall not exceed 10% of the total number of issued shares of the Company as at the date of passing of this resolution (such total number to be subject to adjustment in the case of any consolidation or subdivision of any of the shares of the Company into a smaller or larger number of shares of the Company respectively after the passing of this resolution) and the said mandate shall be limited accordingly; and
- (b) the approval in paragraph (a) of this resolution above shall be in addition to any other authorization given to the directors of the Company and shall authorize the directors of the Company on behalf of the Company during the Relevant Period (as defined in paragraph (c) below) to procure the Company to purchase its shares at a price determined by the directors of the Company;
- (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 expiration of the period within which the next annual general meeting of the Company is required by the articles of association of the Company or any applicable laws to be held; and
- (iii) the date on which the authority set out in this resolution is revoked or varied by an ordinary resolution of the shareholders of the Company in general meeting."

- 8. To consider and, if thought fit, pass with or without amendments, the following resolution as an ordinary resolution:
 - "THAT conditional upon the passing of resolutions set out in items 6 and 7 of the notice convening this meeting (the "Notice"), the general mandate referred to in the resolution set out in item 6 of the Notice be and is hereby extended by the addition to the aggregate number of shares that may be allotted and issued or agreed conditionally or unconditionally to be allotted and issued by the directors of the Company pursuant to such general mandate of the number of shares bought back by the Company pursuant to the mandate referred to in the resolution set out in item 7 of the Notice, provided that such amount shall not exceed 10% of the total number of issued shares of the Company as at the date of the passing of this resolution (such total number to be subject to adjustment in the case of any consolidation or subdivision of any of the shares of the Company into a smaller or larger number of shares of the Company respectively after the passing of this resolution)."
- 9. To consider and, if thought fit, pass with or without amendments, the following resolution as an ordinary resolution:

"THAT:

- (a) the declaration and payment of a final dividend of HK\$0.02 per ordinary share of par value US\$0.00001 each in the capital of the Company, in cash out of the share premium account of the Company (the "Final Dividend") to shareholders of the Company be and is hereby approved; and
- (b) any director of the Company ("Director") be and is hereby authorized to take such action, do such things and execute such further documents as the Director may at his/her absolute discretion consider necessary or desirable for the purpose of or in connection with the implementation of the payment of the Final Dividend."

By order of the Board
Meitu, Inc.
CAI Wensheng
Chairman

Hong Kong, April 27, 2023

Principal place of business in Hong Kong:

Room 8106B, Level 81

International Commerce Centre

1 Austin Road West

Kowloon, Hong Kong

Registered Office:

The offices of Conyers Trust Company (Cayman) Limited

Cricket Square, Hutchins Drive

PO Box 2681

Grand Cayman, KY1-1111

Cayman Islands

Notes:

- (1) All resolutions at the AGM will be taken by poll pursuant to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") and the Company's articles of association, except where the Chairman, in good faith, decides to allow a resolution that relates purely to a procedural or administrative matter to be voted on by a show of hands pursuant to the Listing Rules and the Articles of Association. The results of the poll will be published on the websites of Hong Kong Exchanges and Clearing Limited and the Company in accordance with the Listing Rules.
- (2) Any shareholder of the Company who is the holder of two or more shares and is entitled to attend and vote at the AGM is entitled to appoint one or more proxies to attend and, on a poll, vote in his/her/its stead. A proxy need not be a shareholder of the Company. If more than one proxy is so appointed, the appointment shall specify the number and class of shares in respect of which each such proxy is so appointed.
- (3) In order to be valid, a form of proxy together with the power of attorney or other authority (if any) under which it is signed or a certified copy of that power or authority, must be delivered at the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong not less than 48 hours before the time appointed for holding the meeting or the any adjournment therefor (as the case may be). The completion and return of the form of proxy shall not preclude shareholders of the Company from attending and voting in person at the AGM (or any adjourned meeting thereof) if they so wish and in such event, the instrument appointing a proxy shall be deemed to be revoked.
- (4) Where there are joint holders of any share, any one of such joint holders may vote, either in person 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 the vote of the senior holder who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders, and 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.
- (5) The transfer books and register of members of the Company will be closed from Thursday, May 25, 2023 to Thursday, June 1, 2023, both days inclusive, during which period no share transfers can be registered. In order to qualify for attending the AGM, all transfers accompanied by the relevant share certificates must be lodged with the Hong Kong branch share registrar of the Company, Computershare Hong Kong Investor Services Limited, at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong not later than 4:30 p.m. on Wednesday, May 24, 2023.
- (6) For determining the entitlement to the proposed Final Dividend, the register of members of the Company will be closed from Wednesday, June 7, 2023 to Friday, June 9, 2023, both dates inclusive, during which period no transfer of Shares will be effected. In order to qualify for the proposed Final Dividend, all transfer documents, accompanied by the relevant share certificates, must be duly completed and lodged with the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, no later than 4:30 p.m. on Tuesday, June 6, 2023.
- (7) A circular containing further details concerning items 6 to 9 set out in the above notice will be sent to all shareholders of the Company together with this notice.

As at the date of this notice, the executive Directors are Mr. CAI Wensheng and Mr. WU Zeyuan (also known as Mr. WU Xinhong); the non-executive Directors are Dr. GUO Yihong, Dr. LEE Kai-fu and Mr. CHEN Jiarong; the independent non-executive Directors are Mr. ZHOU Hao, Mr. LAI Xiaoling and Ms. KUI Yingchun.