## KUNDA

CHINA KUNDA TECHNOLOGY HOLDINGS LIMITED
(Comprated in the Republlc of Singapore)

## NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT the Annual General Meoting ("AGM") of China Kunda Technology Holdinge Limited (the "Company will be held at 4 Shemion Way, SGX Centre 2 \#17-01. Singapore 088807 on the 26 th day of July 2018 at 9.00 a.m. for the following

## as ordinary business

To recalve and, if approved, to adopt the Audited Accounts for the flnancial year anded 31 March 2018 together with the Ditactors Report and Independent Auditors' Report thereon. The Diractors
2. To approve the payment of Directors' Fees of S\$181,151 for the financial year anded 37 March 2018 (2017: S $\$ 205,000$
3. To to-slect Mr Cai Kaoqun as Di Britar of the Company retiring pursuant to Regulatlon 107 of the Company's Constitution
To re-alect Mr Hau Khes Wee as Director of the Company retring pursuant to Regulation 117 of the Company's Consuitution (See Explanatory Note (iii)
5. To re-appoint Messrs Ernst \& Young LLP, as Auditors of the Company and to authorise the Direciors to fix their remer
6. To transact any other ordinary business which may be proparly transactad at tha AGM

## as special business

To consider and, if thought fit, to pass the following rasolution (with or without amandments) as Ordinary Resolution:
7. Authority to allot and lasue now shares in the capital of the Company

That pursuant to Section 161 of 1he Companies Act, Chaptar 50 of Singapore (the "Act") and Rule 806 of the Listing Manual Section : Rules of Catalist of the Singapore Exchange Securities Trading Limited (tha "SOX-ST ${ }^{\text {n }}$ ) ("Catallat Rules"), the Directors be and ar hereby authorised to
(a) (i) allot and lesue shares in the caplfal of the Company ("Sharea") (whelher by way of rights, bonus or otherwise); end/or
(II) make or grant offers, agreaments or options (collectively, "Instruments") that might or would require Shares to be issued including but not limited to the creation and issue of (as well as adjustments to) warrants, debentures or other instruments exchangeabie into Shares, at any time and upon such terms and conditions and for such purposes and to such persons as the Directors may in thair absoluta discretion deem fit; and
(b) (notwithstanding the authority conferred by thla Resolution may have cessed to be In force) Issue Shares In pursuance of any insirument made or granted by the Directors while inls Resolution was in force, provided that:
(1) the aggregate number of Shares to be issued pursuant to this Resolution (including Sharas to be issued in pursuance issued Shares maxeluding tranted pursuant to this Resolution) does not exceed one hundred per cent ( $100 \%$ ) of the total sued Shares excluding treasury shares and subsidiary hoidings (as calculated in accordance with sub-paragraph (i) the Compary (including Shares to bor an a pro-rata basis to existing shareholders of does not exceed fitty por cent $(50 \%$ ) of the total issuance of instrumants made or granted pursuant to this Resolution) calculated in accordance with sub-paragraph (ii) below); and
(ii) (subject to such manner of calculation and adjustments as may be prescribed by the SGX-ST) for the purpose of detormining the aggregate number of Shares that may be issued undor sub-paragraph () above, the percentage of the humber of issuod Shares exciuding treang treasury shares and subsidiary hoidings shall be catculated based on the total number of issuod Shares exciuding treasury shares at the time this Reasiution is passed, after adjusting for
(1) naw Shares arising from the conversion or exercise of convertble securities;
(2) now Shares arising from exercising of shate optlons or vesting of share awards outstanding or subsisting at the time Thle Resolution is passed, provided that the share options or share awards were granted in complance with Pan VIII of Chapter 8 of the Catalist Rules; and (3) any subsequant bonus issue, consolidation or subdivision of Shares
(ili) in exarcising the authority conferred by this Resolution, the Company shall comply with the provisions of the Catalls Rulas for the time being In force (unless such compliance has bean waived by the SGX-ST), all applicable lega equiremenis under the Act and the Constitution for the time being of the Company; and
(Iv) (unless revoked or varied by ine Company in a ganeral meeting) the authority conferred by this Resolution shall continue general meeting of the Company is required by laweral meeting of the Company or the date by which the next annual general meeting of the Company is required by law to be held, whichever is earlle
BY ORDER OF THE BOARD
ONG WEI JIN
OMPANY SECRETARY
SINGAPORE

## EXPLANATOAY NOTES ON RESOLUTIONS TO BE PASSED;

(i) Mr Cal Kaoqun wint, upor re-election as a Director of the Company, tomain as the Executive Chairman and Chiat Executive Officer of the Company. Mr Cai Kaoquin is the brother of Mr Cal Kaobing, the Executive Director of the Company. Save as disclosed, there are no relationships (Including immediate family relationships) between Mr Cal and the other Difrectors, the Company and its $10 \%$ sharehoiders.
(iii) Mr Hau Khee Wee will, upon re-election as a Director of the Company, remain as a mambar of the Audit Committee and Remuneration Comenittee of the Company. Mr Hau is considered to be non-independent for the purposes of Rule 704(7) of the Company and lts $10 \%$ sharaholders.
NOTES:
(i) A member of the Company who is entitied to attend and vote at the AGM and who is not a relevant intermediary is entitied to appoint not mote than two (2) proxies to attend and vote in hls stead. Where such mumber appoints more than one (1) proxy he/she shall specity the proportion of hia/her sharaholding to be represented by each proxy. A proxy need not be a member of the Company, if the appointer is a corporation, theproxy must be executed under seal or the hand of its duly authorized officer or attornay.
Relevant Intermadiary" has the meaning ascribed to it in Seciton 181 of the Act
(ii) Whare a membar appoints multiple proxies, he shail specity the proportlon of his shareholding to be represented by each proxy in the instrument appointing the proxies. A proxy need not be a member of the Company
(ill) If the member is a corporation, the insirument appoiming the proxy must be under its Common Seal or the hand of its attorney or its
duly authorised offlcer. duly authorised offlcer
(IV) The instrument appointing a proxy must be deposited at the Registered Office of the Company at 4 Shenton way, SGX Centre 2 entilied to attend, 068807, not less than 48 hours before the time appointed for holding the above AGM In order for the proxy to be
allend, speak and vole at the AGM.
A Deponitors name must apperr on the Depository Reglater maintained by CDP as at 72 hours before the time fixed for holding the AGM in order to be entitled to altend and vote at the AGM.

## PERSONAL DATA PRIVACY:

By submitting an instrument appointing a proxy(ies) and/or representative(s) to attond, speak and vote at the AGM and/or any adjournmant thereot, a member of the Company ()) consents to the collection, use and disclosure of the member's personal data ropresentatives apminted for ropresentaitvas appointed for the AGM (including any adjournment thareof) and the preparation and compliation of the attendance lists,
minutes and other documents relating to the AGM (including any adjournment thareof and in order for the Compen ( minutes and othor documents relating to the AGM (including any adjournmant thareof), and in order for the Company (or its agants) to
comply with any applicable laws, listing rules, regulations and/or guidelines (coliectively the "Purposes") comply with any applicable laws, listing rules, regulations and/or guidelines (coliectively, the "Purposea"), (iI) warrants that where the has obtained the prior consent of such proxy(0s) and/or representative(s) for the collection, use and disclosure by the Compary (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the Purposes, and (ii) agrose that the member will indemnity the Company in respect of any penaltios, liabilities, claims, demands, losses and damages as a result of the member's breach of warranty,

