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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 Hao Bai International (Cayman) Limited, you should at once hand this circular, together with the enclosed form of proxy, to the purchaser(s) or transferee(s) or to the bank, stockbroker, registered dealer in securities or other agent through whom the sale or transfer was effected for transmission to the purchaser(s) or transferee(s).

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This circular is prepared only for the purpose of giving information and does not constitute an invitation or offer to acquire, purchase or subscribe for securities.

HAO BAI INTERNATIONAL (CAYMAN) LIMITED 浩柏國際（開曼）有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 8431)

PROPOSALS FOR GENERAL MANDATES TO ISSUE AND REPURCHASE SHARES, RE-APPOINTMENT OF THE AUDITOR, RE-ELECTION OF RETIRING DIRECTORS AND NOTICE OF ANNUAL GENERAL MEETING

A notice convening the annual general meeting (the “**AGM**”) of Hao Bai International (Cayman) Limited (the “**Company**”) to be held at 10:30 a.m. on Friday, 28 August 2020 at Unit 4608, 46/F, The Center, 99 Queen’s Road Central, Hong Kong is set out on pages 19 to 25 of this circular.

A form of proxy for use by the shareholders at the AGM is enclosed with this circular. Whether or not you are able to attend the AGM, you are requested to read this circular and complete the accompanying form of proxy in accordance with the instructions printed thereon and return the same to the Hong Kong branch share registrar of the Company, Tricor Investor Services Limited, at Level 54, Hopewell Centre, 183 Queen’s Road East, Hong Kong as soon as possible and in any event not less than 48 hours before the time appointed for holding the AGM or any adjournment thereof. Completion and return of the form of proxy will not preclude you from attending and voting in person at the AGM or any adjourned meeting should you so wish.

The following precautionary measures will be taken by the Company for the AGM to prevent the spread of coronavirus disease 2019 (“**COVID-19**”):

- compulsory body temperature checks
- compulsory wearing of face masks (no face masks will be provided)
- no provision of refreshments

Any person who does not comply with the precautionary measures or is subject to HKSAR Government prescribed quarantine may be denied entry into the AGM venue. In the interest of all Shareholders’ health and safety and consistent with the guidelines on prevention and control of COVID-19, the Company reminds all Shareholders that physical attendance in person at the AGM is not necessary for the purpose of exercising voting rights. As an alternative, you may appoint the Chairman of the AGM as your proxy to vote on the relevant resolutions at the AGM.

This circular will remain on the GEM website at <http://www.hkgem.com> on the “Latest Listed Company Information” page for 7 days from the date of its publication and on the website of the Company at <http://www.harmonyasia.com>.

29 June 2020

CHARACTERISTICS OF GEM OF STOCK EXCHANGE

GEM has been positioned as a market designed to accommodate small and mid-sized companies to which a higher investment risk may be attached than other companies listed on the Stock Exchange. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration.

Given that the companies listed on GEM are generally small and mid-sized companies, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board of the Stock Exchange and no assurance is given that there will be a liquid market in the securities traded on GEM.

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DEFINITIONS

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

“AGM”	the annual general meeting of the Company to be held at 10:30 a.m. on Friday, 28 August 2020 at Unit 4608, 46/F, The Center, 99 Queen’s Road Central, Hong Kong, the notice of which is set out on pages 19 to 25 of this circular, or any adjournment thereof
“Articles”	the amended and restated articles of association of the Company adopted on 19 January 2017, and as amended, supplemented or otherwise modified from time to time
“Board”	the board of Directors
“Companies Law”	the Companies Law, Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands
“Company”	Hao Bai International (Cayman) Limited (浩柏國際(開曼)有限公司) (Stock Code: 8431), an exempted company incorporated in the Cayman Islands with limited liability on 23 November 2015, the issued Shares of which are listed on GEM of the Stock Exchange
“Controlling Shareholder(s)”	has the meaning ascribed thereto under the GEM Listing Rules, and in the context of the Company, means Harmony Asia International Limited and Mr. Nam Ho Kwan
“Director(s)”	the director(s) of the Company
“GEM”	GEM of the Stock Exchange
“GEM Listing Rules”	the Rules Governing the Listing of Securities on GEM
“Group”	the Company and its subsidiaries
“HK\$” and “HK cent(s)”	Hong Kong dollar(s) and Hong Kong cent(s), respectively, the lawful currency of Hong Kong

DEFINITIONS

“Hong Kong”	the Hong Kong Special Administrative Region of the People’s Republic of China
“Issue Mandate”	a general and unconditional mandate proposed to be granted to the Directors at the AGM to allot, issue or deal with new Shares not exceeding 20% of the aggregate nominal amount of the issued share capital of the Company as at the date of passing of the relevant resolution granting such mandate
“Latest Practicable Date”	23 June 2020, being the latest practicable date prior to the printing of this circular for ascertaining certain information contained herein
“Memorandum”	the memorandum of association of our Company adopted on 19 January 2017 and as amended from time to time
“Nomination Committee”	the nomination committee of the Company
“PRC”	the People’s Republic of China
“Register”	the register of members of the Company
“Repurchase Mandate”	the repurchase mandate proposed to be granted to the Directors at the AGM to exercise the power of the Company to repurchase up to a maximum of 10% of the aggregate nominal amount of the issued share capital of the Company as at the date of passing of the relevant resolution granting of repurchase mandate by the Shareholders
“SFO”	the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong), as amended, modified and supplemented from time to time
“Share(s)”	the ordinary share(s) of the Company with nominal value of HK\$0.01 each

DEFINITIONS

“Share Option Scheme”	the share option scheme adopted by the Company on 12 May 2017
“Share Registrar”	Tricor Investor Services Limited, being the Hong Kong branch share registrar of the Company
“Shareholder(s)”	holder(s) of the Share(s)
“Stock Exchange”	The Stock Exchange of Hong Kong Limited
“Substantial Shareholder(s)”	has the meaning ascribed thereto under the GEM Listing Rules
“Takeovers Code”	The Codes on Takeovers and Mergers and Share Buy-backs as issued by the Securities and Futures Commission and as amended, modified and supplemented from time to time
“%”	per cent

The English text of this circular shall prevail over the Chinese text for the purpose of interpretation.

LETTER FROM THE BOARD

HAO BAI INTERNATIONAL (CAYMAN) LIMITED 浩柏國際（開曼）有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 8431)

Executive Directors:

Mr. Nam Ho Kwan
Mr. Ng Wan Lok
Ms. Wong Wing Hung
Ms. Wang Rui

Registered Office:

Cricket Square, Hutchins Drive
P.O. Box 2681
Grand Cayman KY1-1111
Cayman Islands

Independent non-executive Directors:

Mr. Chen Lei
Mr. Tsang Yung Fat
Dr. Lam King Sun Frankie

*Head office and principal place of
business in Hong Kong:*

Workshop Unit A, 7/F
Wah Shing Industrial Building
No. 18 Cheung Shun Street
Kowloon, Hong Kong

29 June 2020

To the Shareholders

Dear Sir/Madam,

**PROPOSALS FOR GENERAL MANDATES
TO ISSUE AND REPURCHASE SHARES,
RE-APPOINTMENT OF THE AUDITOR,
RE-ELECTION OF RETIRING DIRECTORS
AND
NOTICE OF ANNUAL GENERAL MEETING**

1. INTRODUCTION

At the forthcoming AGM, resolutions will be proposed to seek the Shareholders' approval for, among other things, (i) the granting of the Issue Mandate and the Repurchase Mandate; and (ii) the re-election of the Directors.

The purpose of this circular is to provide you with information regarding the resolutions to be proposed at the AGM, including amongst others, (i) the granting to the Issue Mandate and the Repurchase Mandate; (ii) the re-election of the Directors; and (iii) the notice of the AGM.

LETTER FROM THE BOARD

2. THE ISSUE MANDATE

The existing general mandate granted to the Directors to allot and issue new Shares by the Shareholders at the annual general meeting of the Company held on 30 August 2019 will lapse at the conclusion of the AGM. As at the Latest Practicable Date, the existing general mandate has not been utilised.

At the AGM, an ordinary resolution will be proposed to grant the Issue Mandate to allot, issue or deal with, otherwise than by way of rights issue or an issue of Shares to the exercise any options which may be granted under the Share Option Scheme or any Shares allotted and issued in lieu of the whole or part of a dividend on Shares or similar arrangement in accordance with the Articles or pursuant to a specific authority granted by the Shareholders in general meeting, Shares or securities convertible into Shares or options, warrants or similar rights to subscribe for Shares or such securities convertible into Shares, and to make or grant offers, agreements and options which might require the exercise of such power, with an aggregate nominal value not exceeding 20% of the aggregate nominal value of the share capital of the Company in issue as at the date of the passing of such resolution.

The Directors wish to state that they have no immediate plan to issue any Shares pursuant thereto.

As at the Latest Practicable Date, the Company has an aggregate of 1,300,000,000 Shares in issue. Subject to the passing of the resolution for the approval of the Issue Mandate and on the basis that no further Shares are issued or repurchased prior to the AGM, the Company would be allowed under the Issue Mandate to allot, issue and deal with a maximum of 260,000,000 Shares.

Further details of the Issue Mandate are set out in the ordinary resolution under item 4 of the notice of the AGM.

3. THE REPURCHASE MANDATE

The existing general mandate granted to the Directors to repurchase Shares by the Shareholders at the annual general meeting of the Company held on 30 August 2019 will lapse at the conclusion of the AGM.

At the AGM, an ordinary resolution will also be proposed to grant to the Directors to exercise all powers of the Company to repurchase Shares on the Stock Exchange up to a maximum number equivalent to 10% of the total nominal value of the share capital of the Company in issue as at the date of the passing of the resolution granting of the Repurchase Mandate.

LETTER FROM THE BOARD

As at the Latest Practicable Date, the Company has an aggregate of 1,300,000,000 Shares in issue. Subject to the passing of the resolution for the approval of the Repurchase Mandate and on the basis that no further Shares are issued or repurchased prior to the AGM, the Company would be allowed under the Repurchase Mandate to repurchase a maximum of 130,000,000 Shares.

An explanatory statement containing all relevant information in relation to the Repurchase Mandate as required under Rule 13.08 of the GEM Listing Rules is set out in Appendix I to this circular. Details of the Repurchase Mandate are set out in item 5 of the notice of the AGM.

4. EXTENSION OF ISSUE MANDATE

In addition, if the Issue Mandate and the Repurchase Mandate are granted, an ordinary resolution will be proposed at the AGM to extend the Issue Mandate by adding to the number of the Shares which may be issued, allotted and dealt with or agreed conditionally or unconditionally to be issued, allotted and dealt with by the Directors pursuant to the Issue Mandate of an amount representing the number of the issued Shares repurchased by the Company pursuant to the Repurchase Mandate.

Details of the extension of the Issue Mandate are set out in item 6 of the notice of the AGM.

5. RE-ELECTION OF RETIRING DIRECTORS

Pursuant to article 84(1) of the Articles, at each annual general meeting of the Company, one-third of the Directors for the time being (or, if their number is not a multiple of three, the number nearest to but not less than one-third) shall retire from office by rotation provided that every Director shall be subject to retirement at an annual general meeting at least once every three years.

Pursuant to article 84(2) of the Articles, a retiring Director shall be eligible for re-election and shall continue to act as a Director throughout the meeting at which he retires. The Directors to retire by rotation shall include (so far as necessary to ascertain the number of Directors to retire by rotation) any Director who wishes to retire and not to offer himself for re-election. Any further Directors so to retire shall be those of other Directors subject to retirement by rotation who have been longest in office since their last re-election or appointment and so that as between persons who became or were last re-elected Directors on the same day those to retire shall (unless they otherwise agree among themselves) be determined by lot. Any Director appointed by the Board pursuant to article 83(3) of the Articles shall not be taken into account in determining which particular Directors or the number of Directors who are to retire by rotation.

LETTER FROM THE BOARD

Pursuant to article 83(3) of the Articles, any Director appointed by the Board to fill a causal vacancy shall hold office until the first general meeting of members of the Company after his appointment and be subject to re-election at such meeting and any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election.

Mr. Tsang Yung Fat and Dr. Lam King Sun Frankie were appointed as independent non-executive Directors on 6 April 2020 and 23 June 2020 respectively. In accordance with the above provisions of the Articles, Mr. Tsang Yung Fat, Dr. Lam King Sun Frankie, Ms. Wang Rui and Mr. Chen Lei will retire from office and, being eligible, offer themselves for re-election as Directors at the AGM. Biographical details of the retiring Directors proposed to be re-elected at the AGM are set out in Appendix II to this circular.

Pursuant to the Company's nomination policy, the Nomination Committee utilises various methods for identifying director candidates, including recommendations from Board members, management, and professional search firms and may review the resume and job history of the candidate, conduct personal interviews and verification of professional and personal references or perform the background checks, etc. On evaluation of the director candidates including incumbents and candidates nominated by the Shareholders according to the requirements set out in the Articles, the Board and the Nomination Committee will take into account whether a candidate has the qualifications, skills and experience, gender diversity, etc. that can add to and complement the range of skills, experience and background of existing Directors by reference to the Company's Board diversity policy and may consider the qualifications as set out in the Company's nomination policy to be required of a director candidate in recommending to the Board a potential new Director, or the continued service of an existing Director.

The re-election of aforesaid Directors has been reviewed in accordance with the criteria as set out in the Company's nomination policy and the Company's Board diversity policy by the Nomination Committee which recommended to the Board that the re-election be proposed for the Shareholders' approval at the AGM. The Nomination Committee has also assessed the independence of the independent non-executive Directors and formed the view that they have met the independence guidelines as set out in Rule 5.09 of the GEM Listing Rules.

Mr. Tsang has over 15 years of experience in finance, accounting and auditing areas. As the Chairman of the Audit Committee and members of the Remuneration Committee and Nomination Committee of the Company, Mr. Tsang has provided constructive comments and opinions from accounting and auditing perspectives to the Board since his appointment.

LETTER FROM THE BOARD

Dr. Lam has over 30 years of experience in human resources and general management areas. With Dr. Lam's valuable experience and knowledge, the Directors believe that Dr. Lam can assist the Group to formulate and execute appropriate business strategy and enhancing the Group's market positions.

Mr. Chen has more than 7 years of experience in private fund management in the PRC. As the members of the Audit Committee, Remuneration Committee and Nomination Committee of the Company, Mr. Chen has brought valuable experience and insights based on his knowledge in investment area and provided constructive comments to the Board since his appointment.

The Board and the Nomination Committee are also satisfied that Mr. Tsang, Dr. Lam and Mr. Chen, our independent non-executive Directors, have the required character, integrity and experience to continuously fulfill their role as independent non-executive Directors effectively and will continue to contribute to the diversity of the Board.

The Board concurs with the view of the Nomination Committee and believes that the re-election of Mr. Tsang, Dr. Lam, Ms. Wang and Mr. Chen as Directors would be in best interests of the Company and the Shareholders as a whole.

6. RE-APPOINTMENT OF THE AUDITOR

Mazars CPA Limited will retire as the auditor of the Company at the AGM and, being eligible, offer themselves for re-appointment as the auditor of the Company.

7. CLOSURE OF REGISTER

For determining the entitlement to attend and vote at the AGM, the Register will be closed from Tuesday, 25 August 2020 to Friday, 28 August 2020 (both dates inclusive), during which period no transfer of the Shares can be registered. In order to be entitled to attend and vote at the AGM, all completed share transfer forms accompanied by the relevant share certificates shall be lodged with the Share Registrar for registration no later than 4:30 p.m. on Monday, 24 August 2020.

8. AGM AND PROXY ARRANGEMENT

The notice convening the AGM to be held at 10:30 a.m. on Friday, 28 August 2020 at Unit 4608, 46/F, The Center, 99 Queen's Road Central, Hong Kong is set out on pages 19 to 25 of this circular. Ordinary resolutions will be proposed at the AGM for the purpose of considering and if thought fit, approving, inter alia, the resolutions proposed in this circular.

LETTER FROM THE BOARD

A form of proxy for use by the Shareholders at the AGM is enclosed with this circular. Whether or not you are able to attend the AGM, you are requested to read this circular and complete the accompanying form of proxy in accordance with the instructions printed thereon and return the same to the Share Registrar at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong as soon as possible and in any event not less than 48 hours before the time appointed for holding the AGM or any adjourned meeting. Completion and return of the form of proxy will not preclude you from attending and voting in person at the AGM or any adjourned meeting should you so wish.

9. VOTING AT THE AGM

Pursuant to Rule 17.47(4) of the GEM Listing Rules, any vote of the Shareholders at a general meeting must be taken by poll except where the chairman, in good faith, decides to allow a resolution which relates purely to a procedural or administrative matter to be voted on by a show of hands. Accordingly, the resolutions to be considered and, if thought fit, approved at the AGM will be voted by way of a poll by the Shareholders. An announcement on the poll results will be made by the Company after the AGM, in the manner prescribed under Rule 17.47(5) of the GEM Listing Rules.

10. RESPONSIBILITY STATEMENT

This circular, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with the GEM Listing Rules for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this circular is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this circular misleading.

11. RECOMMENDATION

The Directors believe that the proposed resolutions as set out in the notice of the AGM, including, among other things, the proposed resolutions in relation to the Issue Mandate, the Repurchase Mandate, the extension of the Issue Mandate, the re-election of retiring Directors and the re-appointment of the auditor of the Company are in the best interests of the Company and the Shareholders as a whole. Accordingly, the Directors recommend all the Shareholders to vote in favour of all the resolutions to be proposed at the AGM.

LETTER FROM THE BOARD

12. GENERAL INFORMATION

Your attention is also drawn to the information set out in the appendices to this circular.

Yours faithfully,
By order of the Board
Hao Bai International (Cayman) Limited
Nam Ho Kwan
Chairman and Chief Executive Officer

APPENDIX I EXPLANATORY STATEMENT ON THE REPURCHASE MANDATE

This appendix serves as an explanatory statement, as required pursuant to Rule 13.08 and other relevant provisions of the GEM Listing Rules, to provide you with the requisite information reasonably necessary to enable you to make an informed decision on whether to vote for or against the resolution to approve the grant of the Repurchase Mandate.

1. SHARE CAPITAL

As at the Latest Practicable Date, a total of 1,300,000,000 Shares were in issue. As at the Latest Practicable Date, the Company did not have any outstanding options, warrants and convertible securities to subscribe for the Shares.

Assuming that no further Shares are issued or repurchased during the period from the Latest Practicable Date until the AGM, the Company would be allowed under the Repurchase Mandate to repurchase a maximum of 130,000,000 Shares representing not more than 10% of the number of Share in issue as at the Latest Practicable Date.

2. REASONS FOR REPURCHASE

The Directors have no present intention to repurchase any Shares but the Directors believe that it is in the best interests of the Company and its Shareholders for the Directors to have a general authority from the Shareholders to enable the Company to repurchase Shares in the market. Such repurchases may, depending on market conditions and funding arrangements at the time, lead to an enhancement of the Company's net asset value and/or earnings per Share and will only be made when the Directors believe that such repurchases will benefit the Company and the Shareholders.

3. SOURCE OF FUNDS FOR REPURCHASE

The Company is empowered by the Articles to repurchase its Shares. In repurchasing the Shares, the Company may only apply funds legally available for such purpose in accordance with the GEM Listing Rules, the Memorandum, the Articles, the Companies Law and all other applicable laws, rules and regulations, as the case may be.

The Company may not repurchase its own Shares 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 in effect from time to time.

APPENDIX I EXPLANATORY STATEMENT ON THE REPURCHASE MANDATE

As compared with the position disclosed in the audited consolidated financial statements of the Group as at 31 March 2020, the Directors consider that there could be a material adverse impact on the working capital and on the gearing level of the Company in the event that the proposed repurchases under the Repurchase Mandate were to be carried out in full during the proposed repurchases period. However, the Directors do not propose to exercise the Repurchase Mandate to such an extent as would, in the circumstances, have a material adverse effect on the working capital requirements of the Company or its gearing level which, in the opinion of the Directors, are from time to time appropriate for the Company.

4. DIRECTORS' UNDERTAKING

The Directors have undertaken to the Stock Exchange that, so far as the same may be applicable, they will exercise the power of the Company to make repurchases pursuant to the proposed resolution for the Repurchase Mandate in accordance with the GEM Listing Rules, the Articles and the applicable laws and regulations from time in force in the Cayman Islands.

5. CONSEQUENCES UNDER THE TAKEOVERS CODE

If, as a result of a repurchase of the Shares by the Company pursuant to the Repurchase 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. As a result, a Shareholder, or group of Shareholders acting in concert (within the meaning under the Takeovers Code), depending on the level of increase of the Shareholder's interest, could obtain or consolidate control of the Company and thereby become obliged to make a mandatory offer in accordance with Rule 26 of the Takeovers Code. Save as aforesaid, the Directors are not aware of any such consequence which may arise under the Takeovers Code if the Repurchase Mandate is exercised.

As at the Latest Practicable Date, to the best of the knowledge of the Directors, Harmony Asia International Limited held 652,290,000 Shares, representing approximately 50.18% of the issued share capital of the Company. Harmony Asia International Limited is wholly-owned by Mr. Nam Ho Kwan ("**Mr. Nam**"). By virtue of the SFO, Mr. Nam is deemed, or taken to be interested in the Shares held by Harmony Asia International Limited in the Company.

APPENDIX I EXPLANATORY STATEMENT ON THE REPURCHASE MANDATE

If the Repurchase Mandate is exercised in full (and assuming that the number of Shares in issue remains unchanged from the Latest Practicable Date up to the date on which the Repurchase Mandate, if approved by the Shareholders, is exercised in full), the total number of the Shares which will be repurchased pursuant to the Repurchase Mandate shall be 130,000,000 Shares (being 10% of the total number of issued Shares as at the Latest Practicable Date). The shareholding percentage of the Controlling Shareholders will be increased to approximately 55.75% of the issued share capital of the Company immediately following the full exercise of the Repurchase Mandate. Such increase would not give rise to an obligation to make a mandatory offer under Rule 26 of the Takeovers Code.

The Directors will not exercise the Repurchase Mandate if the repurchase would result in the number of Shares which are in the hands of the public falling below 25% of the total number of Shares in issue (or such other percentage as may be prescribed as the minimum public shareholding under the GEM Listing Rules).

6. SHARE PRICES

The highest and lowest prices at which the Shares have traded on the Stock Exchange during each of the previous twelve months were as follows:

	Price per Share	
	Highest	Lowest
	<i>HK\$</i>	<i>HK\$</i>
2019		
June	0.095	0.090
July	0.105	0.075
August	0.105	0.082
September	0.120	0.092
October	0.155	0.126
November	0.285	0.145
December	0.295	0.200
2020		
January	0.550	0.060
February	0.084	0.056
March	0.076	0.055
April	0.067	0.058
May	0.060	0.048
June (up to the Latest Practicable Date)	0.050	0.043

7. SHARE REPURCHASES MADE BY THE COMPANY

No repurchase of Shares had been made by the Company (whether on the Stock Exchange or otherwise) in the 6 months preceding the Latest Practicable Date.

8. GENERAL INFORMATION

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

None of the Directors nor, to the best of their knowledge having made all reasonable enquiries, any of their respective close associates (as defined in the GEM Listing Rules) has any present intention, in the event that the proposed resolution for the Repurchase Mandate is approved by the Shareholders, to sell any of their Shares to the Company.

APPENDIX II BIOGRAPHICAL DETAILS OF THE RETIRING DIRECTORS PROPOSED TO BE RE-ELECTED

The following are the particulars of the Directors who will retire at the conclusion of the AGM and will be proposed to be re-elected at the AGM.

- (1) **Mr. Tsang Yung Fat (曾勇發)**, aged 40, was appointed as an independent non-executive Director on 6 April 2020. He is also Chairman of Audit Committee and members of the Remuneration Committee and Nomination Committee of the Company.

Mr. Tsang is currently a deputy chief executive officer of Kaiser Financial Group Company Limited which principally engages in the financial services and assets management in Hong Kong. He has over 15 years of experiences in finance, accounting and auditing areas and started his career at and worked for RSM Nelson Wheeler from February 2004 to August 2010, with his last position as an audit manager. Mr. Tsang received a bachelor's degree of Business Administration in Accounting from the Hong Kong University of Science and Technology in November 2002. He is also a member of the Hong Kong Institute of Certified Public Accountants.

Pursuant to Mr. Tsang's letter of appointment, his current term of office is for a period of three years commenced from 6 April 2020, unless terminated pursuant to the terms as set out in the said letter of appointment and he is entitled to an annual remuneration of HK\$180,000. Mr. Tsang is subject to retirement by rotation and re-election at the annual general meeting of the Company in accordance with the Articles.

As far as the Directors are aware and save as disclosed above, Mr. Tsang does not hold any interests in Shares within the meaning of Part XV of the SFO and does not have any relationships with other Directors, senior management, Substantial Shareholders or Controlling Shareholders of the Company as at the Latest Practicable Date.

- (2) **Dr. Lam King Sun Frankie (林敬新)**, aged 59, was appointed as an independent non-executive Director on 23 June 2020. He is also Chairman of Remuneration Committee and members of Audit Committee and Nomination Committee of the Company.

Dr. Lam is currently the Associate Dean of School of Graduate Studies and the Programme Director of Master of Science in Human Resource Management & Organizational Behaviour at Lingnan University of Hong Kong. He has over 30 years of experiences in human resources and general management, and had served for various multi-national companies. He served as an independent non-executive director for Shinhint Acoustic Link Holdings Limited, now known as Jintai Energy Holdings Limited, a company listed on the Main Board of the Stock Exchange (Stock Code: 2728), from June 2005 to November 2014. He had also served as an independent non-executive director for China Kingstone Mining Holdings Limited, a company listed on the Main Board of the Stock Exchange (Stock Code: 1380), from July to December 2015.

Dr. Lam received his Ph. D. degree from Purdue University in the United States of America in August 1986 and Bachelor and Master of Arts degrees from University of North Texas in the United States of America in December 1982 and August 1983 respectively. He is a Fellow of The Hong Kong Institute of Director and a Fellow of Hong Kong Institute of Human Resource Management.

Pursuant to Dr. Lam's letter of appointment, his current term of office is for a period of three years commencing from 23 June 2020, unless terminated pursuant to the terms as set out in the said letter of appointment and he is entitled to an annual remuneration of HK\$180,000. Dr. Lam is subject to retirement by rotation and re-election at the annual general meeting of the Company in accordance with the Articles.

As far as the Directors are aware and save as disclosed above, Dr. Lam does not hold any interests in Shares within the meaning of Part XV of the SFO and does not have any relationship with other Directors, senior management, Substantial Shareholders or Controlling Shareholders of the Company as the Latest Practicable Date.

- (3) **Ms. Wang Rui (王蕊)**, aged 32, was appointed as a non-executive Director on 17 January 2018 and re-designated as executive Director on 2 July 2019. She is mainly responsible for providing strategic guidance to the Group on its potential development and expansion of existing business in the PRC and overseeing the implementation of the expansion plan and execution of any project that may be procured by the Group in the PRC.

Ms. Wang has numerous years of experience in property project management. She was a vice general manager of 廊坊翔達房地產開發有限公司 (Langfang Xiangda Real Estate Development Co., Ltd.*) ("**Langfang Real Estate**"), a subsidiary of 天津隆昌投資集團有限公司 (Tianjin Long Chang Investment Group Co., Ltd.*) and responsible for the management of 中國紅木城 (the China Rosewood City*) project which is one of the largest real estate projects in northern PRC from January 2016 to June 2019. She is currently a senior consultant to Langfang Real Estate. Prior to joining Langfang Real Estate, Ms. Wang also gained the working experience in the financial service industry in the PRC. Ms. Wang obtained a Bachelor's degree in Business Administration (Accounting) in Hong Kong Baptist University in November 2010 and attained a Master's degree in Master of Science (Technopreneurship & Innovation) in July 2014 from Nanyang Technological University in Singapore.

* for identification only

APPENDIX II BIOGRAPHICAL DETAILS OF THE RETIRING DIRECTORS PROPOSED TO BE RE-ELECTED

Ms. Wang is a director of Hong Kong Yepsince Group Limited and Zhenxingyuan Trade Co., Limited, the subsidiaries within the Group.

The service agreement made between Ms. Wang as non-executive Director and the Company was for an initial term of 3 years commencing from 17 January 2018. Due to the re-designation, Ms. Wang has entered into a new service agreement (the “**New Service Agreement**”) with the Company in respect of her executive Director role for a term commencing from 2 July 2019 and up to 16 January 2021. She is subject to retirement by rotation and re-election at the annual general meeting of the Company in accordance with the Articles.

Pursuant to the New Service Agreement, Ms. Wang is entitled to an annual salary of HK\$300,000 and entitled to receive annual discretionary management bonus of a sum to be approved by the Board based on the recommendation of the Company’s remuneration committee, operating results of the Group, her performance and prevailing market conditions.

As far as the Directors are aware and save as disclosed above, Ms. Wang does not have any relationships with other Directors, senior management, Substantial Shareholders or Controlling Shareholders as at the Latest Practicable Date.

- (4) **Mr. Chen Lei (陳磊)**, aged 33, was appointed as an independent non-executive Director on 16 May 2018. He is also members of the Audit Committee, Remuneration Committee and Nomination Committee.

He is currently the investment director of Jingdong Securities Limited. Prior to that, he served as the deputy general manager of 啟迪誠曉投資管理有限公司 (Qidi Chengxiao Investment Management Co., Ltd.*) and the general manager of the investment sector of 北京啟迪厚德投資管理有限公司 (Beijing Qidi Houde Investment Management Co., Ltd.*), each of them a company which engages in private fund management in the PRC. He has more than 7 years of experience in private fund management in the PRC where he was responsible for formation of fund, investment project and post-investment management. Mr. Chen obtained a Master of Science degree in Financial Economics in January 2010 from the University of Leicester in the United Kingdom.

* for identification only

Pursuant to Mr. Chen's letter of appointment, his current term of office is for a period of three years commenced from 16 May 2018, unless terminated pursuant to the terms as set out in the said letter of appointment and he is entitled to an annual remuneration of HK\$180,000. Mr. Chen is subject to retirement by rotation and re-election at the annual general meeting of the Company in accordance with the Articles.

As far as the Directors are aware and save as disclosed above, Mr. Chen does not hold any interests in Shares within the meaning of Part XV of the SFO and does not have any relationships with other Directors, senior management, Substantial Shareholders or Controlling Shareholders of the Company as at the Latest Practicable Date.

Save as disclosed above, there is no information which is disclosable nor is/was the above-mentioned Directors involved in any of the matters required to be disclosed pursuant to any of the requirements of the provisions under paragraphs 17.50(2)(h) to 17.50(2)(v) of the GEM Listing Rules and the Board is not aware of any other matters which need to be brought to the attention of the Shareholders.

NOTICE OF ANNUAL GENERAL MEETING

HAO BAI INTERNATIONAL (CAYMAN) LIMITED 浩柏國際（開曼）有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 8431)

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that an annual general meeting (the “AGM”) of Hao Bai International (Cayman) Limited (the “**Company**”) will be held at 10:30 a.m. on Friday, 28 August 2020 at Unit 4608, 46/F, The Center, 99 Queen’s Road Central, Hong Kong for the following purposes:

ORDINARY RESOLUTIONS

As ordinary business to consider and, if thought fit, pass with or without amendments, the following resolutions as ordinary resolutions of the Company:

1. To receive, consider and adopt the audited consolidated financial statements of the Company and its subsidiaries and the reports of the directors and the auditor of the Company for the year ended 31 March 2020.
2. (a) (i) To re-elect Mr. Tsang Yung Fat as an independent non-executive director of the Company.

(ii) To re-elect Dr. Lam King Sun Frankie as an independent non-executive director of the Company.

(iii) To re-elect Ms. Wang Rui as an executive director of the Company.

(iv) To re-elect Mr. Chen Lei as an independent non-executive director of the Company.
- (b) To authorise the board of directors of the Company (the “**Board**”) to fix the remuneration of the directors of the Company.
3. To re-appoint Mazars CPA Limited as the auditor of the Company and authorise the Board to fix their remuneration.

NOTICE OF ANNUAL GENERAL MEETING

4. **“THAT:**
- (a) subject to paragraph (c) below, and pursuant to the Rules Governing the Listing of Securities on GEM of The Stock Exchange of Hong Kong Limited (**“GEM Listing Rules”**), the exercise by the directors of the Company (**“Directors”**) during the Relevant Period (as hereinafter defined in this Resolution) of all the powers of the Company to allot, issue and deal with any shares of the Company (**“Shares”**) and to make or grant offers, agreements or options (including any warrants, bonds, notes, securities or debentures convertible into Shares) which may require the exercise of such power (otherwise than pursuant to (i) a Rights Issue (as hereinafter defined); (ii) the share option scheme of the Company adopted on 12 May 2017 (the **“Share Option Scheme”**) or any share option scheme of the Company; (iii) any scrip dividend scheme or similar arrangement in accordance with the articles of association of the Company; or (iv) any specific authority granted by the members of the Company in general meeting,) be and is hereby generally and unconditionally approved;
 - (b) the approval in paragraph (a) shall authorise the Directors during the Relevant Period (as hereinafter defined in this Resolution) to make or grant offers, agreements and options (including any warrants, bonds, notes and debentures convertible into Shares) which may require the Shares in the capital of the Company to be issued either during or after the end of the Relevant Period (as hereinafter defined in this Resolution);
 - (c) the aggregate nominal value of the share capital allotted or issued or agreed conditionally or unconditionally to be allotted or issued (whether pursuant to an option or otherwise) by the Directors pursuant to the approval in paragraph (a) above shall not exceed the aggregate of (aa) 20 per cent. of the aggregate nominal value of the share capital of the Company in issue as at the date of passing of this Resolution (but excluding any Shares which may be issued pursuant to the exercise of any options which may be granted under the Share Option Scheme and (bb) conditional on Resolution No. 5 and Resolution No. 6 being passed, the total nominal value of the share capital of the Company repurchased by the Company (if any) pursuant to the authorisation granted to the Directors under Resolution No. 5, and the approval granted pursuant to paragraphs (a) and (b) above shall be limited accordingly; and

NOTICE OF ANNUAL GENERAL MEETING

- (d) for the purpose of this Resolution:
- (1) **“Relevant Period”** means the period from the passing of this Resolution until whichever is the earliest of:
 - a. the conclusion of the next annual general meeting of the Company;
 - b. 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 the Companies Law, Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands (the **“Companies Law”**) or any applicable laws of the Cayman Islands to be held; or
 - c. the passing of an ordinary resolution by members of the Company in general meeting revoking or varying the authority given to the Directors by this Resolution;
 - (2) **“Rights Issue”** means an offer of Shares or issue of options, warrants or other securities giving the right to subscribe for Shares, open for a period fixed by the Directors, to holders of Shares whose names appear on the register of members of the Company (and, where appropriate, to holders of other securities of the Company entitled to the offer) on a fixed record date in proportion to their then holdings of such Shares (or, where appropriate, such other securities) (subject in all cases to such exclusions or other arrangements as the Directors may deem necessary or expedient (but in compliance with the relevant provisions of the GEM Listing Rules) in relation to fractional entitlements or having regard to any restrictions or obligations under the laws of, or the requirements of any recognised regulatory body or any stock exchange in, any territory applicable to the Company).”

NOTICE OF ANNUAL GENERAL MEETING

5. “**THAT:**

- (a) subject to paragraph (b) below, the exercise by the Directors during the Relevant Period (as hereinafter defined in this Resolution) of all powers of the Company to repurchase Shares on the The Stock Exchange of Hong Kong Limited (“**Stock Exchange**”) and/or on any other stock exchange(s) on which the Shares may be listed and which is recognised by the Securities Future Commission and the Stock Exchange for this purpose, subject to and in accordance with all applicable laws and/or the requirements of the GEM Listing Rules (or of any other stock exchange) as amended from time to time, be and is hereby generally and unconditionally approved;
- (b) the aggregate nominal value of the Shares repurchased by the Company pursuant to the approval in paragraph (a) above during the Relevant Period (as defined herein) shall not exceed 10 per cent. of the total nominal value of the share capital of the Company in issue as at the date of passing of this Resolution (but excluding any Shares which may be issued pursuant to the exercise of any options which may be granted under the Share Option Scheme), and the authority granted pursuant to paragraph (a) above shall be limited accordingly;
- (c) for the purposes of this Resolution:

“**Relevant Period**” means the period from the passing of this Resolution until whichever is the earliest of:

- (a) the conclusion of the next annual general meeting of the Company; or
- (b) 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 the Companies Law or any applicable laws of the Cayman Islands to be held; or
- (c) the passing of an ordinary resolution by members of the Company in general meeting revoking or varying the authority given to the Directors by this Resolution.”

NOTICE OF ANNUAL GENERAL MEETING

6. “**THAT:**

conditional upon Resolution No. 4 and Resolution No. 5 being passed, the general mandate granted to the Directors and for the time being in force to exercise the powers of the Company to allot, issue and deal with any unissued Shares pursuant to the said Resolution No. 4 be and is hereby extended by the addition to the aggregate nominal value of the share capital of the Company which may be allotted and issued or agreed conditionally or unconditionally to be allotted and issued by the Directors pursuant to such general mandate of an amount representing the aggregate nominal value of the share capital of the Company repurchased by the Company under the authority granted pursuant to the said Resolution No. 5, provided that such extended amount shall not exceed 10 per cent. of the total nominal value of the share capital of the Company in issue as at the date of passing of this Resolution (but excluding any Shares which may be issued pursuant to the exercise of any options which may be granted under the Share Option Scheme).”

By order of the Board
Hao Bai International (Cayman) Limited
Nam Ho Kwan
Chairman and Chief Executive Officer

Hong Kong, 29 June 2020

Notes:

1. A shareholder of the Company entitled to attend and vote at the AGM shall be entitled to appoint another person as his/her proxy to attend and vote in his/her stead. A member who is the holder of two or more shares of the Company may appoint more than one proxy. A proxy need not be a member of the Company. Completion and return of the form of proxy will not preclude a shareholder of the Company from attending the AGM and voting in person should he/she so wish. In such event, his/her form of proxy will be deemed to be revoked.
2. A form of proxy for the AGM is enclosed. In order to be valid, the form of proxy together with the power of attorney or other authority, if any, under which it is signed, or a certified copy of such power or authority, shall be deposited at the Company's Hong Kong branch share registrar, Tricor Investor Services Limited at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong, not less than 48 hours before the time appointed for holding the AGM or any adjourned meeting.
3. Where there are joint registered holders of any share of the Company, any one of such persons may vote at the AGM, either personally or by proxy, in respect of such share as if he/she were solely entitled thereto; but if more than one of such joint registered holders be present at the AGM personally or by proxy, that one of the said persons so present whose name stands first on the register of members of the Company in respect of such share shall alone be entitled to vote in respect thereof.

NOTICE OF ANNUAL GENERAL MEETING

4. To ascertain the shareholders' entitlement to attend and vote at the AGM, the register of members of the Company will be closed from Tuesday, 25 August 2020 to Friday, 28 August 2020 (both days inclusive), during which period no transfer of shares of the Company can be registered. In order to be entitled to attend and vote at the AGM, all completed share transfer forms accompanied by the relevant share certificates shall be lodged with the Company's Hong Kong branch share registrar, Tricor Investor Services Limited at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration no later than 4:30 p.m. on Monday, 24 August 2020.
5. An explanatory statement containing further details regarding resolution numbered 5 above is set out in Appendix I to the circular of which this notice of AGM forms part.
6. Details of the retiring directors proposed to be re-elected as the Directors are set out in Appendix II to the circular of which this notice of AGM forms part.
7. Shareholders of the Company or their proxies shall produce documents of their proof of identity when attending the AGM.
8. Pursuant to Rule 17.47(4) of the GEM Listing Rules, all resolutions set out in the Notice of the AGM will be decided by poll at the meeting
9. If typhoon signal number 8 or above, or a "black" rainstorm warning is in effect any time after 7:00 a.m. on the date of the AGM, the meeting will be postponed. The Company will post an announcement on the website of Company at www.harmonyasia.com and on the GEM's website at www.hkgem.com to notify shareholders of the Company of the date, time and place of the rescheduled meeting.
10. The following precautionary measures will be taken by the Company for the AGM to prevent the spread of novel coronavirus disease 2019 ("COVID-19"):
 - compulsory body temperature checks
 - compulsory wearing of face masks (no face masks will be provided)
 - no provision of refreshments

Any person who does not comply with the precautionary measures or is subject to HKSAR Government prescribed quarantine may be denied entry into the AGM venue. In the interest of all Shareholders' health and safety and consistent with the guidelines on prevention and control of COVID-19, the Company reminds all Shareholders that physical attendance in person at the AGM is not necessary for the purpose of exercising voting rights. As an alternative, you may appoint the Chairman of the AGM as your proxy to vote on the relevant resolutions at the AGM.

NOTICE OF ANNUAL GENERAL MEETING

As at the date of this circular, the executive Directors are Mr. Nam Ho Kwan, Mr. Ng Wan Lok, Ms. Wong Wing Hung and Ms. Wang Rui; and the independent non-executive Directors are Mr. Chen Lei, Mr. Tsang Yung Fat and Dr. Lam King Sun Frankie.

This circular for which the directors of the Company collectively and individually accept full responsibility, includes particulars given in compliance with the GEM Listing Rules for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief, the information contained in this circular is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this circular misleading.

This circular will remain on the GEM's website at www.hkgem.com on the "Latest Listed Company Information" page for at least 7 days from the date of its posting and on the website of the Company at www.harmonyasia.com.