
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 you should take, you should consult your stockbroker, licensed securities dealer, bank manager, solicitor, professional accountant or other professional adviser.

If you have sold or transferred all your shares in Chinese People Holdings Company Limited, you should at once hand this circular together with the accompanying form of proxy to the purchaser or transferee or to the bank, stockbroker or other agent through whom the sale or transfer was effected for transmission to the purchaser or transferee.

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CHINESE PEOPLE HOLDINGS COMPANY LIMITED

中民控股有限公司

(incorporated in Bermuda with limited liability) (stock code: 681)

(1) PROPOSALS FOR GENERAL MANDATES TO REPURCHASE SECURITIES AND TO ISSUE SECURITIES, (2) RE-ELECTION OF THE RETIRING DIRECTORS, AND (3) NOTICE OF ANNUAL GENERAL MEETING

A notice convening an annual general meeting of Chinese People Holdings Company Limited to be held at the head office of Chinese People Holdings Company Limited, Conference Room, 1st Floor, No. 36 BDA International Business Park, No. 2 Jingyuan North Street, Economic Technological Development Area, Beijing, China on Wednesday, 16 June 2021 at 1:30 p.m. is set out on pages 16 to 19 of this circular. A form of proxy for use at the annual general meeting of the Company is also enclosed.

Precautionary measures and special arrangements for the AGM

Considering the outbreak of the coronavirus (COVID-19), certain measures will be implemented at the AGM with a view to addressing the risk to attendees of infection, including, without limitation, (i) all attendees being required to (a) undergo compulsory body temperature check; (b) complete a health declaration (a copy of the form is enclosed with this circular), which may be used for contact tracing, if required; and (c) wear surgical masks prior to admission to the AGM venue; (ii) attendees who are subject to health quarantine prescribed by the PRC Government not being admitted to the AGM venue; (iii) all attendees being required to wear surgical masks throughout the AGM; (iv) each attendee being assigned a designated seat at the time of registration to ensure social distancing; and (v) no refreshment packs or coffee/tea being provided.

The Company would like to remind Shareholders that physical attendance in person at the AGM is not necessary for the purpose of exercising their voting rights and strongly recommends that Shareholders appoint the chairman of the AGM as their proxy and submit their form of proxy as early as possible.

The Company will limit the attendance in person at the AGM subject to compliance with the requirements of the PRC Government and/or any other law or regulations from time to time. The admission to the AGM venue will be allocated on first-come-first-served basis or such other basis as considered appropriate by the Company.

The Company will keep the evolving COVID-19 situation under review and may implement additional measures which it will announce closer to the date of the AGM.

Whether or not you are able to attend the meeting, you are requested to complete the accompanying form of proxy in accordance with the instructions printed thereon and return the same to the Company's Hong Kong branch share registrar, Tricor Tengis Limited, at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong as soon as possible but in any event not later than 48 hours before the time appointed for the holding of the meeting of the Company or adjourned meeting. Completion and return of the form of proxy will not preclude shareholders from attending and voting at the meeting or any adjourned meeting thereof if they so wish.

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DEFINITIONS

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

“Annual General Meeting” or “AGM”	the annual general meeting of the Company to be held at the head office of Chinese People Holdings Company Limited, Conference Room, 1st Floor, No. 36 BDA International Business Park, No. 2 Jingyuan North Street, Economic Technological Development Area, Beijing, China on Wednesday, 16 June 2021 at 1:30 p.m. or any adjournment thereof, to consider, if appropriate to approve the resolutions contained in the notice of the meeting which is set out on pages 16 to 19 of this circular
“associate”	has the meaning ascribed to this term in the Listing Rules
“Audit Committee”	the audit committee of the Company
“Board”	the board of Directors from time to time
“Business Day”	a day on which the Stock Exchange is open for the trading of securities
“Buyback Mandate”	as defined in paragraph II of the Letter from the Board
“Bye-laws”	the bye-laws of the Company as amended, supplemented or modified, if any, from time to time
“Company”	Chinese People Holdings Company Limited, a company incorporated in Bermuda with limited liability, the Shares of which are listed on main board of the Stock Exchange
“Companies Act”	The Companies Act 1981 of Bermuda, as amended from time to time
“Companies Ordinance”	the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) and includes any amendment, consolidation or re-enactment thereof from time to time
“core connected persons”	has the meaning ascribed to this term in the Listing Rules
“Directors”	the directors of the Company
“Group”	the Company and its Subsidiaries

DEFINITIONS

“HK\$”	Hong Kong dollars, the lawful currency of Hong Kong
“Hong Kong”	the Hong Kong Special Administrative Region of the PRC
“Issuance Mandate”	as defined in paragraph II of the Letter from the Board
“Latest Practicable Date”	4 May 2021, being the latest practicable date prior to the printing of this circular for ascertaining certain information in this circular
“Listing Rules”	the Rules Governing the Listing of Securities on the Stock Exchange, as amended from time to time
“Nomination Committee”	the nomination committee of the Company
“PRC” or “China”	the People’s Republic of China, which for the purpose of this circular, excluding Hong Kong, the Macau Special Administrative Region of the PRC and Taiwan
“Remuneration Committee”	the remuneration committee of the Company
“SFO”	the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong), as amended from time to time
“Share(s)”	fully paid-up ordinary share(s) of HK\$0.07 each in the share capital of the Company
“Shareholders”	holders of the Shares
“Stock Exchange”	The Stock Exchange of Hong Kong Limited
“Subsidiary(ies)”	a subsidiary for the time being of the Company within the meaning of the Companies Ordinance and “Subsidiaries” shall be construed accordingly
“Takeovers Code”	The Codes on Takeovers and Mergers and Share Buy-backs issued by the Securities and Futures Commission as amended from time to time
“%”	percent

LETTER FROM THE BOARD



CHINESE PEOPLE HOLDINGS COMPANY LIMITED 中民控股有限公司

(incorporated in Bermuda with limited liability) (stock code: 681)

Executive Directors:

Dr. Mo Shikang (*Chairman*)
Mr. Zhang Hesheng
Mr. Fan Fangyi
Miss Mo Yunbi

Independent non-executive Directors:

Dr. Liu Junmin
Prof. Zhao Yanyun
Mr. Cheung Chi Ming

Registered office:

Victoria Place,
5th Floor
31 Victoria Street
Hamilton HM 10
Bermuda

Head office:

No. 36 BDA International Business Park
No. 2 Jingyuan North Street
Economic Technological Development Area
Beijing, 100176, China

Principal place of business

in Hong Kong:

Room 601, 6th Floor,
On Hong Commercial Building,
145 Hennessy Road,
Wanchai, Hong Kong

11 May 2021

To the Shareholders

Dear Sir or Madam,

**(1) PROPOSALS FOR GENERAL MANDATES
TO REPURCHASE SECURITIES AND TO ISSUE SECURITIES,
(2) RE-ELECTION OF THE RETIRING DIRECTORS,
AND
(3) NOTICE OF ANNUAL GENERAL MEETING**

I. INTRODUCTION

The purpose of this circular is to provide you with information in respect of the resolutions to be proposed at the Annual General Meeting for the approval of (a) the granting of the Buyback Mandate and the Issuance Mandate to the Directors; and (b) the re-election of the retiring Directors and to seek your approval of the ordinary resolutions relating to these matters at the Annual General Meeting. The Board has confirmed that having made all reasonable enquiries, no Shareholder is required to abstain from voting on any of the resolutions as set out in the notice of the Annual General Meeting.

LETTER FROM THE BOARD

II. BUYBACK MANDATE AND ISSUANCE MANDATE

At the annual general meeting of the Company held on 30 September 2020, the Buyback Mandate was given to the Directors to repurchase securities and the Issuance Mandate was given to the Directors to issue securities. Both of them will lapse at the conclusion of the Annual General Meeting. At the Annual General Meeting, the respective ordinary resolutions shall be proposed:

- (a) to grant to the Directors a general mandate to exercise the powers of the Company to undertake repurchases of the Company's securities up to a maximum of 10% of the number of issued Shares on the date of passing of the relevant ordinary resolution (the "**Buyback Mandate**");
- (b) to grant a general mandate to the Directors to issue securities up to a maximum of 20% of the number of issued Shares on the date of passing of the relevant ordinary resolution (the "**Issuance Mandate**"); and
- (c) to extend the Issuance Mandate by the number of Shares repurchased by the Company pursuant to and in accordance with the Buyback Mandate.

As at the Latest Practicable Date, the issued share capital of the Company comprised 8,934,561,203 Shares. On the basis that no Shares are issued or repurchased by the Company prior to the Annual General Meeting, the Company would be allowed:

- (1) to buyback a maximum of 893,456,120 Shares under the Buyback Mandate during the period in which the Buyback Mandate remains in force; and
- (2) to issue a maximum of 1,786,912,240 Shares under the Issuance Mandate during the period in which the Issuance Mandate remains in force, it may extend subject to the terms stated in item (c) above.

The Buyback Mandate and the Issuance Mandate will continue in force until the conclusion of the next annual general meeting of the Company or any earlier date as referred to in Resolutions Nos. 4 and 5 set out in the notice of the Annual General Meeting. The Directors wish to state that they have no present intention of issuing any securities.

In accordance with the Listing Rules, the Company is required to send to the Shareholders an explanatory statement containing all the information reasonably necessary to enable them to make an informed decision on whether to vote for or against the grant of the Buyback Mandate. An explanatory statement as required by the Listing Rules in connection with the Buyback Mandate is set out in Appendix I to this circular.

LETTER FROM THE BOARD

III. RE-ELECTION OF THE RETIRING DIRECTORS

In accordance with Bye-law and the Listing Rules, the following Directors shall retire from the Board by rotation at the conclusion of the Annual General Meeting:

- (a) Mr. Fan Fangyi, executive Director;
- (b) Dr. Liu Junmin (“**Dr. Liu**”), independent non-executive Director; and
- (c) Prof. Zhao Yanyun (“**Prof. Zhao**”), independent non-executive Director.

All the above Directors offer themselves for re-election as Directors at the Annual General Meeting.

As at the Latest Practicable Date, Dr. Liu and Prof. Zhao have served as independent non-executive Director for more than 9 years. Pursuant to the Corporate Governance Code (a) having served the Company for more than 9 years could be relevant to the determination of an independent non-executive Director’s independence and (b) if an independent non-executive Director has served more than 9 years, his further appointment should be subject to a separate resolution to be approved by the Shareholders. The Company has received from Dr. Liu and Prof. Zhao respective written confirmation of independence pursuant to the Listing Rules. Dr. Liu and Prof. Zhao have not engaged in any executive management of the Group. Along with the other independent non-executive Director, they contributed to the Company by ensuring the interests of the Company and all the Shareholders. They made objective decisions and contributed to the Board with their valuable experiences for promoting the best interests of the Company and the Shareholders as a whole, and they demonstrated a firm commitment to their roles. The Board considered that the long service of them would not affect their exercise of independent judgements and are satisfied that they have the required character, integrity, experiences and profound knowledges to continue fulfilling the role of independent non-executive Directors effectively. The Board also believes that they continued tenure brings considerable stability to the Board as there were changes in the composition of the Board during the nine months ended 31 December 2020. Taking into consideration of the above factors, the Directors considered they to be independent under the Listing Rules despite the fact that they have served the Company for more than 9 years. Accordingly, they will retire from the Board by rotation at the conclusion of the Annual General Meeting and, being eligible, would offer themselves for re-election as Director by way of a separate resolution to be approved by the Shareholders at the Annual General Meeting.

The above proposed re-elections in the Annual General Meeting have been recommended by the Nomination Committee and approved by the Board accordingly. Details of all the Directors proposed to be re-elected at the Annual General Meeting are set out in Appendix II hereto.

LETTER FROM THE BOARD

IV. ANNUAL GENERAL MEETING

The notice of the Annual General Meeting is set out on pages 16 to 19 of this circular. At the Annual General Meeting, the respective resolutions will be proposed to consider and, if thought fit, to approve, among other things, (a) the granting of the Buyback Mandate and the Issuance Mandate; (b) the extension of the Issuance Mandate to the Directors by the addition of the number of Shares repurchased pursuant to the Buyback Mandate; and (c) the re-election of the retiring Directors.

Pursuant to the Listing Rules, all resolutions to be proposed at the Annual General Meeting must be taken by poll and the Company must announce the results of the poll in according to the requirements of the Listing Rules.

A form of proxy for use at the Annual General Meeting is enclosed with this circular. If you intend to appoint a proxy to attend the Annual General Meeting, you are requested to complete the form of proxy and return it to the Company's branch share registrar in Hong Kong, Tricor Tengis Limited, at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong not later than 48 hours before the time appointed for holding the Annual General Meeting (as the case may be). Completion and return of the form of proxy will not preclude you from attending and voting at the Annual General Meeting if you so wish.

V. CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from Thursday, 10 June 2021 to Wednesday, 16 June 2021 (both dates inclusive), for the purpose of determining the Shareholders eligibility to attend and vote at the Annual General Meeting and during which period no transfer of the Shares will be effected. In order to qualify for attendance of the Annual General Meeting, all completed transfer forms accompanied by the relevant share certificates of the Company must be lodged with the Company's branch share registrar, Tricor Tengis Limited, at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong, not later than 4:30 p.m. on Wednesday, 9 June 2021.

LETTER FROM THE BOARD

VI. RECOMMENDATIONS

The Board considers that the proposed granting of the Buyback Mandate, the Issuance Mandate, the extension of the Issuance Mandate to the Directors and the re-election of the retiring Directors, are all in the best interests of the Company and its Shareholders as a whole. Accordingly, the Board recommends all Shareholders to vote in favour of all the relevant resolutions to be proposed at the Annual General Meeting.

VII. GENERAL INFORMATION

Your attention is drawn to the additional information set out in the Appendix I (Explanatory Statement – the Buyback Mandate) and Appendix II (Details of the retiring Directors proposed to be re-elected at the Annual General Meeting) to this circular.

VIII. RESPONSIBILITY STATEMENT

This circular, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with the 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.

Yours faithfully
For and on behalf of the Board
Mr. Fan Fangyi
Managing Director and Executive Director

APPENDIX I EXPLANATORY STATEMENT – BUYBACK MANDATE

This Appendix serves as an explanatory statement, as required by the Listing Rules, to provide requisite information for your consideration of the proposed Buyback Mandate.

1. REASONS FOR SHARE BUYBACK

The Directors believe that the proposed granting of the Buyback Mandate is in the interests of the Company and its Shareholders.

Trading conditions on the Stock Exchange have sometimes been volatile in recent years. At any time in the future when Shares are trading at a discount to their underlying value, the ability of the Company to buyback Shares and other securities of the Company (if any) will be beneficial to those Shareholders who retain their investment in the Company. Shares buyback will only be made when the Directors believe that such a buyback will benefit the Company and the Shareholders. Such buyback may, depending on market conditions and funding arrangements at the time, lead to an enhancement of the net asset value of the Company and/or its earnings per Share. The Directors believe that the flexibility afforded by the Buyback Mandate would be beneficial to the Company and its Shareholders.

2. SHARE CAPITAL

As at the Latest Practicable Date, the issued shares of the Company comprised 8,934,561,203 Shares at HK\$0.07 each. Subject to the passing of the ordinary resolution no. 4 set out in the notice of the Annual General Meeting and on the basis that no Shares are issued or repurchased by the Company prior to the Annual General Meeting, the Company would be allowed under the Buyback Mandate to buyback a maximum of 893,456,120 Shares during the period in which the Buyback Mandate remains in force.

The Shares repurchased by the Company under the Buyback Mandate will be cancelled by the Company.

3. FUNDING OF SHARE BUYBACK

In repurchasing securities of the Company under the Buyback Mandate, the Company may only apply funds legally available for such purpose in accordance with its Bye-laws, the Listing Rules, the laws of Bermuda and other applicable laws.

Securities of the Company shall not be repurchased 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. The Directors propose that repurchases of securities of the Company under the Buyback Mandate in these circumstances would be financed from the Company's internal resources or existing banking facilities.

APPENDIX I EXPLANATORY STATEMENT – BUYBACK MANDATE

There might be material adverse impact on the working capital or gearing position of the Company (as compared with the position disclosed in the audited consolidated financial statements contained in the annual report of the Company for the nine months ended 31 December 2020) in the event that the Buyback Mandate was to be carried out in full at any time during the proposed repurchase period. However, the Directors do not propose to exercise the Buyback Mandate to such extent as would, in the circumstances, have a material adverse effect on the working capital requirements of the Company or the gearing levels which in the opinion of the Directors are from time to time appropriate for the Company. The number of securities to be repurchased on any occasion and the price and other terms upon which the same are purchased will be decided by the Directors at the relevant time having regard to the circumstances then pertaining.

4. MARKET PRICES OF SHARES

The highest and lowest market prices at which the Shares have been traded on the Stock Exchange during each of the twelve months preceding the Latest Practicable Date were as follows:

	Share Price (Per Share)	
	Highest <i>HK\$</i>	Lowest <i>HK\$</i>
2020		
May	0.044	0.033
June	0.042	0.034
July	0.043	0.035
August	0.075	0.035
September	0.072	0.052
October	0.062	0.051
November	0.058	0.048
December	0.052	0.047
2021		
January	0.058	0.047
February	0.092	0.051
March	0.051	0.071
April	0.052	0.060
May (up to Latest Practicable Date)	0.055	0.053

APPENDIX I EXPLANATORY STATEMENT – BUYBACK MANDATE

5. DISCLOSURE OF INTEREST

As at the Latest Practicable Date, the interest of substantial Shareholders were as follows:

Substantial Shareholders	Capacity in which Shares were held	Number of Shares	Percentage of Shares to total number of Shares in issue*
			%
Dr. Mo Shikang (“ Dr. Mo ”)	Beneficial owner	2,497,782,762	27.96
Ping Da Development Limited (“ Ping Da ”)	Beneficial owner (<i>note</i>)	1,135,000,000	12.70
Total		3,632,782,762	40.66

Note: This represents interests legally and beneficially held by Ping Da, a company legally and beneficially owned 50% by Dr. Mo and 50% by Miss Mo Yunbi, who are executive Directors.

* The percentage has been adjusted (if any) based on the total number of Shares in issue as at the Latest Practicable Date (i.e. 8,934,561,203 shares).

None of the Directors, and to the best of their knowledge having made all reasonable enquiries, nor any close associates of the Directors, have any present intention to sell any Shares to the Company in the event that the Buyback Mandate is approved by Shareholders.

The Directors have undertaken to the Stock Exchange to exercise the power of the Company to make purchases under the Buyback Mandate in accordance with the Bye-laws, the Listing Rules, the laws of Bermuda and other applicable laws.

The Company has not been notified by any core connected persons of the Company that they have a present intention to sell any Shares to the Company, or that they have undertaken not to sell any Shares held by them to the Company, in the event that the Buyback Mandate is approved by its Shareholders.

If as a result of a repurchases of securities of the Company, 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 the Takeovers Code. As a result, a Shareholder, or group of Shareholders acting in concert, depending on the level of such increase, could increase, obtain or consolidate control of the Company and become obliged to make a mandatory offer in accordance with Rule 26 of the Takeovers Code.

APPENDIX I EXPLANATORY STATEMENT – BUYBACK MANDATE

Assuming that the substantial Shareholders do not dispose of its Shares, if the Buyback Mandate were exercised in full, the percentage shareholdings of the substantial Shareholders before and after such repurchase would be as follows:

Substantial Shareholders	Before Buyback Mandate	After Buyback Mandate
Dr. Mo	27.96%	31.06%
Ping Da	12.70%	14.11%
Total	<u>40.66%</u>	<u>45.17%</u>

The Directors consider that such an increase would give rise to an obligation on the part of any substantial Shareholders to make a mandatory offer under Rule 26 of the Takeovers Code. 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 repurchase 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 repurchases pursuant to the Buyback Mandate. Moreover, the Directors have no intention to exercise the Buyback Mandate to such an extent that will result in the number of Shares in the hands of the public falling below the prescribed minimum percentage of 25%.

6. SHARE REPURCHASES MADE BY THE COMPANY

No repurchase of Shares has been made by the Company nor any of its subsidiaries (whether on the Stock Exchange or otherwise) during the last six months immediately preceding the Latest Practicable Date.

Save for the information set out below, there is no information to be disclosed pursuant to any of the requirements of the provisions under paragraph 13.51(2)(h) to 13.51(2)(v) of the Listing Rules nor are there other matters that need to be brought to the attention of the Shareholders in respect of the following Directors who stand for re-election at the Annual General Meeting.

Stated below are the details of the Directors who shall retire and be eligible for re-election at the Annual General Meeting according to the Bye-laws and the Listing Rules:

Mr. Fan Fangyi (“**Mr. Fan**”), aged 44, is an executive Director and the managing Director, he joined the Group since December 2003 and then was appointed an executive Director and the managing Director by the Board on 1 September 2015. He is currently a director and the president of 北京中民燃氣有限公司 (Beijing Civigas Co., Ltd.[#]), a wholly-owned subsidiary of the Company, and also acts as a director in certain principal subsidiaries of the Group. Mr. Fan has over 10 years of experiences in the management of the Group and is familiar with the scope of the Group’s operation in all aspect. Mr. Fan holds a Degree in Economics from the Renmin University of China, 法律職業資格 (Legal Professional Qualification[#]) from the Ministry Justice of the PRC, and registered as a non-practising member of the Beijing Institute of Certified Public Accountants. Mr. Fan has worked in Grant Thornton (Beijing) Certified Public Accountants and was responsible for auditing. Thereafter, he has engaged by 華銀國際(控股)有限公司 (Wah Ying International (Holdings) Limited[#]) and was in charge of various investment business projects. Mr. Fan has extensive experiences in investment banking sector, auditing and merger and corporate acquisition. Mr. Fan, being the managing Director and an executive Director, is entitled to receive a remuneration package comprising a fixed basic salary of HK\$50,000 per month. Mr. Fan has not entered into any service contract with the Company but is subject to retirement by rotation and re-election in the Annual General Meeting in accordance with the Bye-laws and the Listing Rules.

[#] For identification purpose only

Dr. Liu Junmin (“**Dr. Liu**”), aged 71, is an independent non-executive Director, he joined the Company on 11 April 2005. Dr. Liu is currently a member of Audit committee, Remuneration committee and Nomination committee. Dr. Liu holds a Bachelor degree, a Master degree and a PhD degree in Economics from the Nankai University in China. He currently acts as a professor of the Virtual Economics and Management Research Center of Nankai University, China and is an independent non-executive director of China Literature Limited (stock code: 00772), shares of which are listed on the main board of the Stock Exchange. Dr. Liu has awarded the 8th Sun Yefang Economics Prize and 第三屆中國高校人文社會科學研究優秀成果獎 (The 3rd China High School Humanity Social Science Research Excellent Award[#]). Dr. Liu has acted as lecturer of Tianjin University of Finance and Economics, professor and associate professor of the Faculty of Economics, Nankai University, China. Dr. Liu resigned as independent director of AVIC Electromechanical Systems Co., Ltd. (stock code: 002013), shares of which are listed on the Small & Medium Enterprises Board of the Shenzhen Stock Exchange, on 26 March 2018, resigned as independent non-executive Director of China Huarong Asset Management Co., Limited (stock code: 02799), shares of which are listed on the Main Board of the Stock Exchange, on 29 October 2020 and retired as independent non-executive director of Tianjin Faw Xiali Automobile Co., Ltd. (stock code: 000927), shares of which are listed on the Shenzhen Stock Exchange, on 9 December 2020.

[#] For identification purpose only

Prof. Zhao Yanyun (“**Prof. Zhao**”), aged 64, was appointed as an independent non-executive Director on 24 July 2013. Prof. Zhao is a member of each of the Audit Committee, the Nomination Committee and the Remuneration Committee. Prof. Zhao currently is a professor of Faculty of Statistics, a doctoral tutor of Faculty of Statistics, an officer, a professor and a doctoral tutor of the China Research Center for Competitiveness and Evaluation in the Renmin University of China. Prof. Zhao also acts as part-time tutor in certain universities in China including Zhejiang Gongshang University; Hebei University of Engineering and Shanxi University of Finance and Economics, as well as a consultant of 中國統計學會 (Statistical Society of China*); a deputy chairman of 中國統計教育學會 (Statistical Education Society of China*), a chairman of 高校統計教育學會 (Statistical (High School) Education Society of China*) and a member of 國家科技創新調查專家委員會 (National Science and Technology Innovation Survey Expert Committee*). Prof. Zhao has awarded a winner of 國務院特殊貢獻專家政府津貼 (the Government of the State Council Special Contribution Expert Government Allowance*), 中國教育部跨世紀人才 (Century Talent of Ministry of Education of China*), 中國國家人事部新世紀百千萬人才工程國家級人選 (National Candidate of the Ministry of Personnel New Century Hundred Thousand Talents Project of China*) and a candidate of 中國北京市百人工程 (Beijing Hundred Project of Chain*).

Dr. Liu and Prof. Zhao, being an independent non-executive Directors, a member of each of Audit Committee, Remuneration Committee and Nomination Committee, are entitled to receive a remuneration package comprising a fixed basic salary of HK\$15,000 per month. Dr. Liu and Prof. Zhao have entered into service contracts with the Company for three years but shall retire from the Board by rotation at the conclusion of the Annual General Meeting and is eligible for re-election as Directors in the Annual General Meeting in accordance with the Bye-laws and the Listing Rules.

As at the Latest Practicable Date, each of Dr. Liu and Prof. Zhao held 5,000,000 Shares (representing approximately 0.06% in the issued share capital of the Company) and Mr. Fan held 22,000,000 Shares (representing approximately 0.25% in the issued share capital of the Company) as beneficially owners within the meaning of Part XV of the SFO. Other than disclosed above, all the above retiring Directors do not have any interest in the Shares within the meaning of Part XV of the SFO.

* For identification purpose only

The emolument package of Mr. Fan, being executive Director, has been determined with reference to his qualifications, experiences, level of responsibilities undertaken, the performance of the Group, profitability, industry remuneration benchmark and prevailing market conditions, the emolument package of Dr. Liu and Prof. Zhao, independent non-executive Directors, are determined by reference to their experiences, duties and the prevailing market conditions, as well as the Company's remuneration policy. Each Director also entitles to receive a discretionary bonus, double pay and is eligible for participating into the Company's share option scheme. All Directors' emolument package have been approved by the Board and the Remuneration Committee. The emoluments of all the Directors are subject to annual review by the Remuneration Committee and the Board. Total emolument paid to all the Directors for the nine months ended 31 December 2020 is set out in note 11 to the consolidated financial statements of the Company's 2020 annual report. A resolution authorising, the Board to fix all Director's remuneration for the year ending 31 December 2021 will be put forward at the Annual General Meeting for the Shareholders' approval.

Save as disclosed above, and as the Latest Practicable Date, each of the abovementioned retiring Directors do not have any relationships with any Directors, senior management or substantial shareholders or the controlling shareholder of the Company nor hold or did not hold any directorships in the last 3 years in public companies the securities of which are listed on any securities market in Hong Kong or overseas and other major appointments and qualifications.

Other than disclosed above, there is no other information to be disclosed pursuant to any of the requirements of rule 13.51(2) of the Listing Rules.

NOTICE OF ANNUAL GENERAL MEETING



CHINESE PEOPLE HOLDINGS COMPANY LIMITED

中民控股有限公司

(incorporated in Bermuda with limited liability) (stock code: 681)

NOTICE IS HEREBY GIVEN that the Annual General Meeting of Chinese People Holdings Company Limited (the “**Company**”) will be held at the head office of Chinese People Holdings Company Limited, Conference Room, 1st Floor, No. 36 BDA International Business Park, No. 2 Jingyuan North Street, Economic Technological Development Area, Beijing, China on Wednesday, 16 June 2021 at 1:30 p.m. for the following purposes:

1. To receive and adopt the audited financial statements and the reports of the directors and auditor of the Company for the nine months ended 31 December 2020.
2. To re-elect directors of the Company, to fix the maximum number of directors of the Company and to authorise the board of directors of the Company to fix their remuneration.
3. To re-appoint Fan, Chan & Co. Limited as the auditor of the Company and to authorise the board of directors of the Company to fix their remuneration.
4. As special business, to consider and, if thought fit, pass with or without amendments, the following resolution as an Ordinary Resolution:

“THAT

- (a) the exercise by the directors of the Company during the Relevant Period (as defined below) of all the powers of the Company to purchase its securities, subject to and in accordance with the applicable laws, be and is hereby generally and unconditionally approved;
- (b) the total nominal amount of securities of the Company to be purchased pursuant to the approval in paragraph (a) above shall not exceed 10% of the number of issued shares of the Company (each a “**Share**”) on the date of passing of this resolution and the said approval shall be limited accordingly; and

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- (c) for the purpose of this resolution, “Relevant Period” means the period from the passing of this resolution until whichever is the earliest of:
 - (i) the conclusion of the next annual general meeting of the Company;
 - (ii) the revocation or variation of the authority given under this resolution by ordinary resolution passed by the Company’s shareholders in general meeting; and
 - (iii) the expiration of the period within which the next annual general meeting of the Company is required by the Bye-Laws of the Company or any applicable laws to be held.”

- 5. As special business, to consider and, if thought fit, pass with or without amendments, the following resolution as an Ordinary Resolution:

“THAT

- (a) the exercise by the directors of the Company during the Relevant Period (as defined below) of all the powers of the Company to issue, allot and deal with additional Shares or securities convertible into Shares, or options, warrants or similar rights to subscribe Shares and to make or grant offers, agreements and options which would or might require Shares or securities convertible into Shares, or options, warrants or similar rights to subscribe Shares to be allotted, issued or dealt with during or after the end of the Relevant Period (as defined below), be and is hereby generally and unconditionally approved, provided that, otherwise than pursuant to:
 - (i) a rights issue where Shares are offered to shareholders of the Company on a fixed record date in proportion to their then holdings of Shares (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 recognised regulatory body or any stock exchange in any territory outside Hong Kong); or
 - (ii) any option scheme or similar arrangement for the time being adopted for the grant or issue to officers and/or employees of the Company and/or any of its subsidiaries and/or any eligible grantee pursuant to the scheme of shares or rights to acquire Shares of the Company; or

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- (iii) any scrip dividend scheme or similar arrangement providing for the allotment of Shares in lieu of the whole or part of a dividend on Shares in accordance with the Bye-laws of the Company,

the total nominal amount of additional Shares or securities of the Company to be issued, allotted or dealt with or agreed conditionally or unconditionally to be issued, allotted or dealt with shall not in total exceed 20% of the number of issued Shares on the date of passing of this resolution and the said approval shall be limited accordingly; and

- (b) for the purpose of this resolution, “Relevant Period” means the period from the passing of this resolution until whichever is the earliest of:
 - (i) the conclusion of the next annual general meeting of the Company;
 - (ii) the revocation or variation of the authority given under this resolution by ordinary resolution passed by the Company’s shareholders in general meeting; and
 - (iii) the expiration of the period within which the next annual general meeting of the Company is required by the Bye-laws of the Company or any applicable laws to be held.

- 6. As special business, to consider and, if thought fit, pass with or without amendments, the following resolution as an Ordinary Resolution:

“**THAT** the general mandate granted to the directors of the Company pursuant to resolution no. 5 above and for the time being in force to exercise the powers of the Company to issue, allot or deal with additional Shares or securities convertible into Shares, or options, warrants or similar rights to subscribe Shares and to make or grant offers, agreements and options which might require the exercise of such powers be and is hereby extended by the total nominal amount of securities in the capital of the Company repurchased by the Company pursuant to the exercise by the directors of the Company of the powers of the Company to purchase such securities since the granting of such general mandate referred to in the above resolution no. 4, provided that such amount shall not exceed 10% of the number of issued Shares on the date of passing of this resolution.”

By order of the Board

Mr. Fan Fangyi

Managing Director and Executive Director

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As at the date of this circular, the Board comprises four Executive Directors namely, Dr. Mo Shikang (Chairman), Mr. Zhang Hesheng (Deputy Chairman), Mr. Fan Fangyi (Managing Director) and Miss Mo Yunbi and three Independent Non-executive Directors namely, Dr. Liu Junmin, Prof. Zhao Yanyun, and Mr. Cheung Chi Ming.

Beijing, 11 May 2021

Notes:

1. Any member entitled to attend and vote at this meeting is entitled to appoint one or more proxies to attend and vote, on a poll, on his/her behalf. A proxy need not be a member of the Company.
2. 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/she were solely entitled thereto, but if more than one of such joint holders present at this meeting personally or by proxy, the most senior shall alone be entitled to vote, whether in person or by proxy. For this purpose, seniority shall be determined by the order in which the names stand on the register of members of the Company in respect of the joint holding.
3. A form of proxy for use in connection with this meeting is enclosed and such form is also published on the website of the Stock Exchange (www.hkexnews.hk).
4. The register of members of the Company will be closed from Thursday, 10 June 2021 to Wednesday, 16 June 2021 (both dates inclusive), for the purpose of determining the shareholders of the Company (the “**Shareholders**”) eligibility to attend and vote at this meeting to be held on Wednesday, 16 June 2021 (the “**2021 AGM**”) and during which period no transfer of the shares of the Company will be effected. In order to qualify for attendance of the 2021 AGM, all completed transfer forms accompanied by the relevant share certificates of the Company must be lodged with the Company’s branch share registrar, Tricor Tengis Limited, at Level 54, Hopewell Centre, 183 Queen’s Road East, Hong Kong, not later than 4:30 p.m. on Wednesday, 9 June 2021.
5. To be valid, a form of proxy and the power of attorney or other authority, if any, under which it is signed or a notarially certified copy of such power of authority must be lodged with the Company’s Hong Kong share registrar, Tricor Tengis 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 2021 AGM or any adjourned meeting (as the case may be). Completion and return of the form of proxy will not preclude shareholders from attending and voting at the meeting or any adjourned meeting thereof if they so wish.
6. All the resolutions set out in this notice shall be decided by poll.
7. The English language text of this circular shall prevail over the Chinese language text in case of inconsistency.