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If you have sold or transferred all your shares in Phoenix Media Investment (Holdings) Limited (“Company”), you should at once hand this circular and the accompanying form of proxy to the purchaser or the 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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鳳凰衛視

PHOENIX MEDIA INVESTMENT (HOLDINGS) LIMITED

鳳凰衛視投資(控股)有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 02008)

PROPOSED GENERAL MANDATES TO ISSUE SHARES AND TO BUY-BACK SHARES PROPOSED RE-ELECTION OF RETIRING DIRECTORS AND NOTICE OF ANNUAL GENERAL MEETING

A notice convening the annual general meeting of the Company to be held at No. 2-6 Dai King Street, Tai Po Industrial Estate, Tai Po, New Territories, Hong Kong on Monday, 6 June 2022 at 3:00 p.m. is set out on pages AGM-1 to AGM-5 of this circular. A form of proxy for the annual general meeting is also enclosed. Whether or not you are able to attend the annual general meeting in person, you are requested to complete and return the enclosed form of proxy in accordance with the instructions printed thereon as soon as possible, but in any event not later than 48 hours before the time of the meeting or any adjourned meeting (as the case may be) to the office of the Company’s branch share registrar in Hong Kong, Hong Kong Registrars Limited at 17M Floor, Hopewell Centre, 183 Queen’s Road East, Wanchai, Hong Kong. The completion and return of the form of proxy will not preclude you from subsequently attending and voting in person at the annual general meeting or any adjourned meeting should you so wish.

25 April 2022

CONTENTS

	<i>Page</i>
DEFINITIONS	1
LETTER FROM THE BOARD	3
APPENDIX I — EXPLANATORY STATEMENT	8
APPENDIX II — DETAILS OF RETIRING DIRECTORS PROPOSED TO BE RE-ELECTED.....	11
NOTICE OF ANNUAL GENERAL MEETING	AGM-1

DEFINITIONS

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

“AGM”	the annual general meeting of the Company to be held on 6 June 2022 to approve the proposed general mandates to issue Shares and to buy-back Shares, the proposed re-election of retiring Directors as well as other matters
“Annual Report 2021”	the audited consolidated financial statements and the reports of the directors and independent auditor for the year ended 31 December 2021
“Articles of Association”	the articles of association of the Company, as amended, modified or otherwise supplemented from time to time
“Board”	the board of Directors
“Buy-back Mandate”	has the meaning ascribed to such term in the section headed “General Mandates” in the Letter from the Board in this circular
“Company”	Phoenix Media Investment (Holdings) Limited, a company incorporated in the Cayman Islands with limited liability and the Shares of which are listed on the Main Board of the Stock Exchange
“Director(s)”	the director(s) of the Company
“Group”	the Company and its subsidiaries
“HK\$”	Hong Kong dollars, the lawful currency of Hong Kong
“Hong Kong”	the Hong Kong Special Administrative Region of the People’s Republic of China
“Issue Mandate”	has the meaning ascribed to such term in the section headed “General Mandates” in the Letter from the Board in this circular
“Latest Practicable Date”	14 April 2022, being the latest practicable date prior to the printing of this circular for ascertaining certain information contained herein
“Listing Rules”	the Rules Governing the Listing of Securities on the Stock Exchange

DEFINITIONS

“SFO”	the Securities and Futures Ordinance, Chapter 571 of the Laws of Hong Kong
“Share(s)”	ordinary share(s) of HK\$0.10 each in the issued share capital of the Company
“Shareholder(s)”	holder(s) of the Shares(s)
“Stock Exchange”	The Stock Exchange of Hong Kong Limited
“Takeovers Code”	The Codes on Takeovers and Mergers and Share Buy-backs issued by the Securities and Futures Commission in Hong Kong
“%”	per cent

LETTER FROM THE BOARD



鳳凰衛視

PHOENIX MEDIA INVESTMENT (HOLDINGS) LIMITED

鳳凰衛視投資(控股)有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 02008)

Executive Directors:

XU Wei *(Chairman and Chief Executive Officer)*

SUN Yusheng *(Deputy Chief Executive Officer and Editor-in-Chief)*

Non-executive Directors:

HO Chiu King, Pansy Catilina *(Vice-chairman)*

SUN Guangqi

JIAN Qin

WANG Haixia

Independent Non-executive Directors:

LEUNG Hok Lim

Thaddeus Thomas BECZAK

FANG Fenglei

ZHOU Longshan

Registered Office:

Cricket Square

Hutchins Drive

P.O. Box 2681

Grand Cayman KY1-1111

Cayman Islands

Principal Place of Business:

No. 2-6 Dai King Street

Tai Po Industrial Estate

Tai Po

New Territories

Hong Kong

25 April 2022

To the Shareholders

Dear Sir or Madam,

**PROPOSED GENERAL MANDATES
TO ISSUE SHARES AND TO BUY-BACK SHARES
PROPOSED RE-ELECTION OF RETIRING DIRECTORS
AND
NOTICE OF ANNUAL GENERAL MEETING**

1. INTRODUCTION

The purpose of this circular is to provide you with information regarding the resolutions to be proposed at the AGM involving (1) the general mandates to allot, issue and deal with additional Shares and to buy-back Shares; and (2) the re-election of retiring Directors.

LETTER FROM THE BOARD

2. GENERAL MANDATES

At the annual general meeting of the Company held on 4 June 2021, the then Shareholders passed resolutions granting general mandates to the Directors to allot, issue and deal with and buy-back Shares respectively. These general mandates will lapse at the conclusion of the AGM. Resolutions will therefore be proposed at the AGM to be held at No. 2-6, Dai King Street, Tai Po Industrial Estate, Tai Po, New Territories, Hong Kong on 6 June 2022 to renew the grant of these general mandates. The relevant resolutions, in summary, are:

- an ordinary resolution to give the Directors an unconditional general mandate to allot, issue and deal with additional Shares (including, inter alia, offers, agreements, options, warrants or similar rights in respect thereof) not exceeding 20% of the aggregate nominal amount of the issued share capital of the Company as at the date of passing the relevant resolution for the period from the close of the AGM until the conclusion of the next annual general meeting of the Company (or such earlier period as stated in the resolution) (“**Issue Mandate**”);
- an ordinary resolution to give the Directors an unconditional general mandate to exercise all the powers of the Company to buy-back such number of Shares not exceeding 10% of the aggregate nominal amount of the issued share capital of the Company as at the date of passing the relevant resolution for the period from the close of the AGM until the conclusion of the next annual general meeting of the Company (or such earlier period as stated in the resolution) (“**Buy-back Mandate**”); and
- conditional on the passing of the resolutions to grant the Issue Mandate and the Buy-back Mandate, an ordinary resolution to authorise the Directors to exercise the powers to allot, issue and deal with additional Shares under the Issue Mandate by adding those Shares repurchased by the Company pursuant to the Buy-back Mandate.

The explanatory statement providing the requisite information regarding the Buy-back Mandate as required to be sent to the Shareholders under the Listing Rules is set out in Appendix I to this circular.

LETTER FROM THE BOARD

3. PROPOSED RE-ELECTION OF RETIRING DIRECTORS

In accordance with article 86(3) of the Articles of Association, the Directors appointed by the Board to fill a casual vacancy shall hold office only until the next following general meeting of the Company and shall then be eligible for re-election. Mr. XU Wei and Mr. SUN Yusheng (both being executive Directors), Ms. HO Chiu King, Pansy Catilina, Mr. SUN Guangqi (both being non-executive Directors) and Mr. ZHOU Longshan (being independent non-executive Director) were appointed during the year and shall retire at the AGM. All of them, being eligible, will offer themselves for re-election at the AGM.

In accordance with article 87 of the Articles of Association, at each annual general meeting one-third of the Directors (with the exception of the chairman of the Board) for the time being shall retire by rotation, but any Director appointed pursuant to article 86(3) of the Articles of Association shall not be taken into account in determining which particular Directors or the number of Directors who are to retire by rotation. Mr. JIAN Qin (being non-executive Director) and Mr. Thaddeus Thomas BECZAK (being independent non-executive Director) shall also retire by rotation at the AGM. Both of them, being eligible, will offer themselves for re-election at the AGM.

Mr. BECZAK has served the Board for more than 9 years. Currently, he is the Chairman of both the Audit and the Nomination Committees and a member of the Remuneration and the Risk Management Committees of the Company. The Board noted the positive contributions of Mr. BECZAK to the development of the Company's strategy and policies through the provision of independent, constructive and informed opinions from time to time. The Nomination Committee has reviewed the annual written confirmation of independence for the year ended 31 December 2021 from Mr. BECZAK and assessed his independence based on the independence criteria as set out in Rule 3.13 of the Listing Rules and the fact that no equity-based remuneration with performance related elements has ever been granted by the Company to him, and considered Mr. BECZAK to remain independent. In addition, the Nomination Committee has considered the relevant diversity aspects based on Mr. BECZAK's cultural and educational background, ethnicity, professional experience, skills and knowledge and recommended his nomination to the Board for approval. Based on the same considerations and reasoning, the Board has considered that Mr. BECZAK's independence remains intact and approved his nomination. Mr. BECZAK has abstained from voting on the relevant Nomination Committee and Board resolutions concerning his nomination.

As nominated by the Nomination Committee, the Board has recommended Mr. BECZAK to stand for re-election as independent non-executive Director at the AGM, and an ordinary resolution will therefore be proposed to the Shareholders at the AGM.

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

LETTER FROM THE BOARD

4. ANNUAL GENERAL MEETING

A notice of the AGM is set out on pages AGM-1 to AGM-5 of this circular. At the AGM, in addition to the ordinary businesses of the meeting, resolutions nos. 11 to 13 will be proposed to approve the general mandates for the issue and buy-back of Shares as special businesses.

A form of proxy for the AGM is also enclosed. Whether or not you are able to attend the AGM in person, you are requested to complete and return the enclosed form of proxy in accordance with the instructions printed thereon as soon as possible, but in any event not later than 48 hours before the time of the meeting or any adjournment meeting (as the case may be) to the office of the Company's branch share registrar in Hong Kong, Hong Kong Registrars Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong. The completion and return of the form of proxy will not preclude you from subsequently attending and voting in person at the AGM or any adjourned meeting should you so wish.

5. PRECAUTIONARY MEASURES FOR THE ANNUAL GENERAL MEETING

The Company does not in any way wish to diminish the opportunity available to Shareholders to exercise their rights and to attend, participate and vote at the AGM. However, due to the legal restrictions under the Prevention and Control of Disease (Requirements and Directions) (Business and Premises) Regulation (Cap. 599F of the Laws of Hong Kong) and the Prevention and Control of Disease (Prohibition on Gathering) Regulation (Cap. 599G of the Laws of Hong Kong) which have been implemented to deal with the health risks of the COVID-19 pandemic and which limit the number of people permitted for group gatherings in public places (including any meeting of shareholders), Shareholders are reminded that physical attendance in person at the AGM is not necessary for the purpose of exercising voting rights. **In view of the current COVID-19 situation and for the sake of Shareholders' health and safety, Shareholders are strongly recommended to appoint the chairman of the AGM as his/her proxy to vote on the relevant resolutions at the AGM by using the form of proxy with voting instructions inserted, instead of attending the AGM in person.**

In order to prevent and control the spread of the COVID-19, the Company will implement the following preventive measures at the AGM to protect the attending Shareholders, staff and other stakeholders from the risk of infection:

- compulsory body temperature checks
- compulsory wearing of surgical face masks
- no refreshments will be served

LETTER FROM THE BOARD

The Company will closely monitor the development of the COVID-19 pandemic and any regulations or measures introduced or to be introduced by the Hong Kong Government in relation to the COVID-19 pandemic. The Company will ensure that the AGM will be conducted in compliance with the regulations or measures of the Hong Kong Government and Shareholders will not be deprived of their right of voting on the resolution to be proposed at the AGM. Subject to the development of COVID-19, the Company may implement further changes to the precautionary measures and/or other arrangements for the AGM and may issue further announcement at short notice on such changes as appropriate. Shareholders are advised to check the Company's website (www.irasia.com/listco/hk/phoenixtv) for updates on the latest arrangement of the AGM.

6. VOTING AT ANNUAL GENERAL MEETING

Pursuant to Rule 13.39(4) of the Listing Rules, all votes of the Shareholders at general meeting must be taken by poll. An announcement on the poll results will be published by the Company after the AGM in the manner prescribed under Rule 13.39(5) of the Listing Rules.

7. RECOMMENDATION

The Directors are of the opinion that the proposals referred to above are in the best interests of the Company and the Shareholders as a whole and therefore recommend the Shareholders to vote in favour of the resolutions to be proposed at the AGM.

8. 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,
On behalf of the Board
Phoenix Media Investment (Holdings) Limited
XU Wei
Chairman and Chief Executive Officer

This is the explanatory statement required by the Listing Rules to be given to all the Shareholders relating to a resolution to be proposed at the AGM authorising the Buy-back Mandate.

1. EXERCISE OF THE BUY-BACK MANDATE

Exercise in full of the Buy-back Mandate, on the basis of 4,993,659,500 Shares in issue as at the Latest Practicable Date and assuming no further Shares will be issued or buy-back by the Company before the AGM, could result in up to 499,365,950 Shares being repurchased by the Company during the period from the passing of the resolution relating to the Buy-back Mandate up to the earliest of (i) the conclusion of the next annual general meeting of the Company; (ii) the expiration of the period within which the next annual general meeting of the Company is required by the Articles of Association or any applicable laws to be held; or (iii) the revocation, variation or renewal of the Buy-back Mandate by ordinary resolution of the Shareholders in general meeting.

2. REASONS FOR BUY-BACKS

Buy-backs of Shares will only be made when the Directors believe that such buy-backs will benefit the Company and the Shareholders as a whole. Such buy-backs may, depending on market conditions and funding arrangements at the time, lead to an enhancement of the net asset value per Share and/or its earnings per Share.

3. FUNDING OF BUY-BACKS

In buying back the Shares, the Company may only apply funds legally available for such purpose in accordance with the Articles of Association and the applicable laws of the Cayman Islands.

4. GENERAL

There might be a material adverse impact on the working capital or gearing position of the Company (as compared with the position disclosed in the latest published audited accounts as contained in the Annual Report 2021) in the event that the Buy-back Mandate is exercised in full. However, the Directors do not propose to exercise the Buy-back Mandate to such an extent as would, in the circumstances, have a material adverse effect on the working capital requirements of the Company or on the gearing levels, which in the opinion of the Directors are from time to time appropriate for the Company.

5. DIRECTORS AND CORE CONNECTED PERSONS

As at the Latest Practicable Date, to the best knowledge of the Directors having made all reasonable enquiries, none of the Directors and their close associates has a present intention, in the event that the Buy-back Mandate is approved and exercised, to sell Shares to the Company. No core connected person of the Company (as defined in the Listing Rules) has notified the Company that he has a present intention to sell Shares to the Company, or has undertaken not to do so, in the event that the Buy-back Mandate is approved and exercised.

6. UNDERTAKING

The Directors have undertaken to the Stock Exchange that, so far as the same may be applicable, they will exercise the Buy-back Mandate in accordance with the Listing Rules, the memorandum of association of the Company, the Articles of Association and the applicable laws of the Cayman Islands.

7. EFFECT OF TAKEOVERS CODE

If as a result of a buy-back of Shares, a Shareholder's proportionate interest in the voting rights of the Company increases, such increase will be treated as an acquisition for the purpose of the Takeovers Code. As a result, a Shareholder, or a group of Shareholders acting in concert (within the meaning under the Takeovers Code), depending on the level of increase in the Shareholder's interests, could obtain or consolidate control of the Company and become obliged to make a mandatory offer in accordance with Rule 26 of the Takeovers Code.

In the event that the Directors should exercise in full the power to buy-back Shares under the Buy-back Mandate (if so approved), the shareholding of the following Shareholders who are interested in 10% or more of the issued Shares, before and after such buy-back would be as follows:

Name of Shareholder	Number of Shares held as at the Last Practicable Date	Approximate shareholding percentage as at the Last Practicable Date	Approximate shareholding percentage if the Buy-back Mandate is exercised in full
Bauhinia Culture (Hong Kong) Holdings Limited	1,048,668,495	21%	23.33%
Extra Step Investments Limited	983,000,000	19.68%	21.87%
Common Sense Limited	845,441,505	16.93%	18.81%
TPG China Media, L.P.	506,292,500	10.14%	11.27%

The Directors have no present intention to exercise the Buy-back Mandate to such extent as would result in any obligation to make a mandatory offer for the Company under Rule 26 of the Takeovers Code.

In any event, the Directors have no intention to exercise the Buy-back Mandate to an extent as may result in a public shareholding of less than the prescribed minimum percentage (currently being 25%) as required by Rule 8.08 of the Listing Rules.

8. SHARES BUY-BACKS MADE BY THE COMPANY

No buy-backs of Shares have been made by the Company (whether on the Stock Exchange or otherwise) in the six months immediately preceding the Latest Practicable Date.

9. SHARE PRICES

The highest and lowest prices at which the Shares were traded on the Stock Exchange during each of the previous twelve months up to the Latest Practicable Date were as follows:

	Highest <i>(HK\$)</i>	Lowest <i>(HK\$)</i>
2021		
April	1.06	0.71
May	0.91	0.69
June	0.81	0.68
July	0.76	0.50
August	0.70	0.52
September	0.63	0.53
October	0.61	0.54
November	0.59	0.48
December	0.52	0.32
2022		
January	0.48	0.37
February	0.48	0.39
March	0.45	0.35
April (up to the Latest Practicable Date)	0.40	0.38

Note: All share prices are rounded to 2 decimal places.

Details of the retiring Directors proposed to be re-elected at the AGM are set out as follows:

Mr. XU Wei

Mr. XU Wei (“**Mr. XU**”), aged 55, has been appointed as the Chairman of the Board and executive Director and the chairman of the Risk Management Committee of the Company since 22 June 2021. He is also the Chief Executive Officer of the Company and director of certain subsidiaries of the Company.

Mr. XU worked in the Shanghai Bureau of Financial Times (FT), served as the director of the news department of Shanghai East Radio, the general manager and editor-in-chief of Shanghai Dragon TV Media Co., Ltd, the spokesman and director of communication and promotion department of the Bureau of Shanghai World Expo Coordination, the director of Information Office of the Shanghai Municipality, and the research fellow and secretary of the Party Committee of the Shanghai Academy of Social Sciences.

He had served as the spokesman of the Shanghai Municipality for a considerable time (2011-2020).

Mr. XU has obtained a bachelor degree of law at international journalism department of Beijing Institute of International Relations, an MBA degree from the China Europe International Business School (CEIBS) and a doctor degree of management from the Shanghai Jiao Tong University.

Save as disclosed above, (i) Mr. XU has not previously held and is not holding any other position with the Group; (ii) Mr. XU did not hold any other directorships in any listed companies in the last three years and does not have any other major appointments and professional qualifications; and (iii) Mr. XU does not have any relationships with any directors, senior management, substantial shareholders or controlling shareholders of the Company for the purpose of the Listing Rules. As at the Latest Practicable Date, Mr. XU did not have any interests in the Shares within the meaning of Part XV of the SFO.

Mr. XU has entered into a letter of appointment with the Company for a term of 3 years commencing from 22 June 2021 and may be terminated by not less than 3 months’ prior notice served by either party. Pursuant to article 87(1) of the Articles of Association, Mr. XU as the Chairman is not subject to retirement by rotation or be taken into account in determining the number of directors to retire in each year. Subject to the review by the Remuneration Committee of the Company from time to time, Mr. XU will not receive any director’s fee in cash or other emolument from the Company for his position as Chairman and an executive Director other than an annual emolument of HK\$2,800,000 in connection with his position as Chief Executive Officer. The emolument of Mr. XU is determined by the Company with reference to his duties and level of responsibilities in the Group, director’s remuneration policy of the Company and the prevailing industry and market conditions.

Save as disclosed above, the Board is not aware of any other matters in relation to the re-election of Mr. XU as executive Director that need to be brought to the attention of the Shareholders and there is no information relating to Mr. XU that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules.

Mr. SUN Yusheng

Mr. SUN Yusheng (“**Mr. SUN YS**”), aged 61, has been appointed as executive Director and member of the Nomination Committee of the Company since 22 June 2021. He is the Deputy Chief Executive Officer and Editor-in-Chief, Head of Phoenix Chinese Channel and director of certain subsidiaries of the Company including Phoenix New Media Limited (“**PNM**”), a non-wholly owned subsidiary of the Company whose shares are listed by way of American Depositary Shares on the New York Stock Exchange in the United States. Mr. SUN YS has served as the chairman of the board of PNM since 21 August 2021. Mr. SUN YS had served in China Central Television for more than 30 years. He was the vice president, deputy editor-in-chief and was the director of news centre. He has extensive experience in television broadcasting industry. Mr. SUN YS was the recipient of the State Council Special Allowance and was elected as the vice president of the Asia-Pacific Broadcasting Union (“**ABU**”) in 2017, the first Chinese to become a senior official of ABU.

Mr. SUN YS is a part-time professor at the School of Journalism and Communication at Tsinghua University. He graduated from Jilin University with a bachelor’s degree in economics and holds the professional qualification of senior editor granted by the Ministry of Radio, Film and Television, China.

Save as disclosed above, (i) Mr. SUN YS has not previously held and is not holding any other position with the Group; (ii) Mr. SUN YS did not hold any other directorships in any listed companies in the last three years and does not have any other major appointments and professional qualifications; and (iii) Mr. SUN YS does not have any relationships with any directors, senior management, substantial shareholders or controlling shareholders of the Company for the purpose of the Listing Rules. As at the Latest Practicable Date, Mr. SUN YS did not have any interests in the Shares within the meaning of Part XV of the SFO.

Mr. SUN YS has entered into a letter of appointment with the Company for a term of 3 years commencing from 22 June 2021, which is subject to the relevant provisions for retirement by rotation and re-election in accordance with the Articles of Association and may be terminated by not less than 3 months’ prior notice served by either party. Subject to the review by the Remuneration Committee of the Company from time to time, Mr. SUN YS will not receive any director’s fee in cash or other emolument from the Company for his position as an executive Director other than an annual emolument of HK\$3,158,590 (effective 1 January 2022) in connection with his other executive positions in the Company. The emolument of Mr. SUN YS is determined by the Company with reference to his duties and level of responsibilities in the Group, director’s remuneration policy of the Company and the prevailing industry and market conditions.

Save as disclosed above, the Board is not aware of any other matters in relation to the re-election of Mr. SUN YS as executive Director that need to be brought to the attention of the Shareholders and there is no information relating to Mr. SUN YS that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules.

Ms. HO Chiu King, Pansy Catilina

Ms. HO Chiu King, Pansy Catilina (“**Ms. HO**”), JP, aged 59, has been appointed as the Vice-chairman of the board and non-executive Director of the Company since 22 June 2021. She is the group executive chairman, managing director and an executive director of Shun Tak Holdings Limited, and a co-chairperson and an executive director of MGM China Holdings Limited, securities of which are all listed on the Main Board of the Stock Exchange. She is also the chairman of the board of directors of Estoril-Sol, SGPS, S.A. which is a Portuguese listed gaming company. She was an independent non-executive director of Sing Tao News Corporation Limited (which is listed on the Main Board of the Stock Exchange).

Ms. HO is a standing committee member of Beijing Municipal Committee of the Chinese People’s Political Consultative Conference, an executive president of China Chamber of Tourism and a vice president of China Women’s Chamber of Commerce under All-China Federation of Industry & Commerce. She is the chairperson of Hong Kong Federation of Women, a committee member of The Chinese General Chamber of Commerce, the vice president of the board of directors of Macao Chamber of Commerce, the vice chairperson of Macao Convention & Exhibition Association, the president of Beijing-Macau Economic and Cultural Exchange Promotion Association, the chairperson of Global Tourism Economy Research Centre, and a vice chairman and the secretary-general of Global Tourism Economy Forum. She is also an executive committee member of World Travel & Tourism Council and was appointed as a tourism ambassador by the United Nations World Tourism Organization in October 2018.

Ms. HO was appointed as a Justice of the Peace and was awarded the Silver Bauhinia Star by the Government of the Hong Kong Special Administrative Region on 1 July 2015 and 1 October 2020 respectively. She was bestowed the Medal of Merit – Tourism by the Government of Macau SAR in September 2019.

Ms. HO holds a bachelor’s degree in marketing and international business management from Santa Clara University in the United States. She received an Honorary Doctorate Degree in Business Administration from the Johnson and Wales University in May 2007. She was appointed as Honorary Professor of School of Political Communication by the School of Political Communication of Central China Normal University in November 2013. She received an honorary fellowship from The Hong Kong Academy for Performing Arts in June 2014 and an honorary university fellowship from the University of Hong Kong in September 2015.

Save as disclosed above, (i) Ms. HO has not previously held and is not holding any other position with the Group; (ii) Ms. HO did not hold any other directorships in any listed companies in the last three years and does not have any other major appointments and professional qualifications; and (iii) Ms. HO does not have any relationships with any directors, senior management, substantial shareholders or controlling shareholders of the Company for the purpose of the Listing Rules. As at the Latest Practicable Date, Ms. HO did not have any interests in the Shares within the meaning of Part XV of the SFO.

Ms. HO has entered into a letter of appointment with the Company for a term of 3 years commencing from 22 June 2021, which is subject to the relevant provisions for retirement by rotation and re-election in accordance with the Articles of Associations and may be terminated by not less than 3 months' prior notice served by either party. Subject to the review by the Remuneration Committee of the Company from time to time, Ms. HO will not receive any director's fee in cash or other emolument from the Company for her position as Vice-chairman of the Board and non-executive Director.

Save as disclosed above, the Board is not aware of any other matters in relation to the re-election of Ms. HO as non-executive Director that need to be brought to the attention of the Shareholders and there is no information relating to Ms. HO that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules.

Mr. SUN Guangqi

Mr. SUN Guangqi (“**Mr. SUN GQ**”), aged 58, has been appointed as the non-executive Director of the Company since 22 June 2021. He is currently the deputy general manager of Bauhinia Culture Holdings Limited and director of Bauhinia Culture (Hong Kong) Holdings Limited. Mr. SUN GQ previously worked in the Ministry of Finance of the People's Republic of China and served as the deputy director of the Department of Education, Science and Culture of the Ministry of Finance, the supervisor of the Office of the Financial Supervisory Commissioner of the Ministry of Finance in Henan Province, and the director of the Economic Construction Department of the Ministry of Finance. He holds a bachelor's degree in economics from Dongbei University of Finance and Economics, a master's degree in economics from Beihang University and a doctorate degree in management from Hebei University of Technology.

Save as disclosed above, (i) Mr. SUN GQ has not previously held and is not holding any other position with the Group; (ii) Mr. SUN GQ did not hold any other directorships in any listed companies in the last three years and does not have any other major appointments and professional qualifications; and (iii) Mr. SUN GQ does not have any relationships with any directors, senior management, substantial shareholders or controlling shareholders of the Company for the purpose of the Listing Rules. As at the Latest Practicable Date, Mr. SUN GQ did not have any interests in the Shares within the meaning of Part XV of the SFO.

Mr. SUN GQ has entered into a letter of appointment with the Company for a term of 3 years commencing from 22 June 2021, which is subject to the relevant provisions for retirement by rotation and re-election in accordance with the Articles of Association and may be terminated by not less than 3 months' prior notice served by either party. Subject to the review by the Remuneration Committee of the Company from time to time, Mr. SUN GQ will not receive any director's fee in cash or other emolument from the Company for his position as a non-executive Director.

Save as disclosed above, the Board is not aware of any other matters in relation to the re-election of Mr. SUN GQ as non-executive Director that need to be brought to the attention of the Shareholders and there is no information relating to Mr. SUN GQ that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules.

Mr. ZHOU Longshan

Mr. ZHOU Longshan (“**Mr. ZHOU**”), aged 61, has been appointed as the independent non-executive Director of the Company since 20 August 2021. He was the Assistant General Manager of China Resources (Holdings) Company Limited from October 2011 to November 2020. He has been re-designated as a non-executive director of China Resources Cement Holdings Limited (“**CR Cement**”) since December 2020, and was an executive director of CR Cement from March 2003 to December 2020, the chairman of the board and the chairman of the executive committee of CR Cement from October 2011 to December 2020, and the chief executive officer of CR Cement from August 2008 to October 2011. He was the vice chairman of the China Building Materials Federation and the vice chairman of the China Cement Association. Mr. ZHOU obtained a bachelor’s degree in economics from the Jilin Finance and Trade Institute, China in 1983. He joined China Resources Group in 1984, and has over 30 years’ experience in international trade and corporate management.

Save as disclosed above, (i) Mr. ZHOU has not previously held and is not holding any other position with the Group; (ii) Mr. ZHOU did not hold any other directorships in any listed public companies in the last three years and does not have any other major appointments and professional qualifications; and (iii) Mr. ZHOU does not have any relationships with any directors, senior management, substantial shareholders or controlling shareholders of the Company for the purpose of the Listing Rules. As at the Latest Practicable Date, Mr. ZHOU did not have any interest in the Shares within the meaning of Part XV of the SFO.

Mr. ZHOU has entered into a letter of appointment with the Company for a term of 3 years commencing from 20 August 2021, which is subject to the relevant provisions for retirement by rotation and re-election in accordance with the Articles of Associations and may be terminated by not less than 3 months’ prior notice served by either party. Mr. ZHOU is entitled to receive from the Company a director’s fee at such rate as approved by the Board based on the recommendation from the Remuneration Committee of the Company, currently being HK\$250,000 per annum. The director’s fee amount will be regularly reviewed by the Remuneration Committee of the Company and the Board in accordance with the directors’ remuneration policy of the Company and with regard to the estimated time to be spent by him in the Company’s matters and his duties and prevailing industry and market conditions.

Save as disclosed above, the Board is not aware of any other matters in relation to the re-election of Mr. ZHOU as independent non-executive Director that need to be brought to the attention of the Shareholders and there is no information relating to Mr. ZHOU that is required to be disclosed pursuant to Rules 13.51(2)(h) to (v) of the Listing Rules.

Mr. JIAN Qin

Mr. JIAN Qin (“**Mr. JIAN**”), aged 56, has been appointed as the non-executive Director and member of the Remuneration Committee of the Company since 16 November 2018 and 20 August 2021 respectively. He is currently the deputy general manager of China Mobile Communications Group Co., Ltd. and the director and deputy general manager of China Mobile Communication Company Limited. Mr. JIAN is principally in charge of marketing, customer service, online service and content aggregation production of China Mobile.

Mr. JIAN previously served as deputy director of Jiangxi Nanchang Telecommunications Bureau, general manager of China Mobile Nanchang Branch, director and deputy general manager of China Mobile Jiangxi Branch, chairman and general manager of China Mobile Jiangxi Branch, China Mobile Sichuan Branch and China Mobile Guangdong Branch.

Mr. JIAN graduated from Beijing University of Posts and Telecommunications, received a master’s degree from School of Management, University at Buffalo and a doctoral degree from Jiangxi University of Finance and Economics. He is a senior engineer with over 30 years of experience in the telecommunication industry.

Save as disclosed above, (i) Mr. JIAN has not previously held and is not holding any other position with the Group; (ii) Mr. JIAN did not hold any other directorships in any listed companies in the last three years and does not have any other major appointments and professional qualifications; and (iii) Mr. JIAN does not have any relationships with any directors, senior management, substantial shareholders or controlling shareholders of the Company for the purpose of the Listing Rules. As at the Latest Practicable Date, Mr. JIAN did not have any interests in the Shares within the meaning of Part XV of the SFO.

Mr. JIAN has entered into a letter of appointment with the Company for a term of 3 years commencing from 17 December 2018 (if re-elected for a successive term, upon expiry the terms of which shall continue to be valid), which is subject to the relevant provisions for retirement by rotation and re-election in accordance with the Articles of Association and may be terminated by not less than 3 months’ prior notice served by either party. Subject to the review by the Remuneration Committee of the Company from time to time, Mr. JIAN will not receive any director’s fee in cash or other emolument from the Company for his position as a non-executive Director.

Save as disclosed above, the Board is not aware of any other matters in relation to the re-election of Mr. JIAN as non-executive Director that need to be brought to the attention of the Shareholders and there is no information relating to Mr. JIAN that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules.

Mr. Thaddeus Thomas BECZAK

Mr. Thaddeus Thomas BECZAK (“**Mr. BECZAK**”), aged 71, has been appointed as an Independent Non-executive Director of the Company since 11 March 2005. He is also the chairman of the Audit and the Nomination Committees, and a member of the Remuneration and the Risk Management Committees of the Company. Mr. BECZAK is currently an independent non-executive director of Pacific Online Limited (also acted as member of its audit committee, nomination committee and remuneration committee). He was also an independent non-executive director of Singapore Exchange Limited (also acted as member of its risk management committee and regulatory conflicts committee) until 24 September 2020, and an independent non-executive director of MUFG Securities Asia (Singapore) Limited and MUFG Securities Asia Limited until 7 January 2020.

Mr. BECZAK is a graduate of Columbia University (M.B.A.) and Georgetown University (B.S.F.S.). He is a member of the Board of Advisors of the School of Foreign Service at Georgetown.

Save as disclosed above, (i) Mr. BECZAK has not previously held and is not holding any other position with the Group; (ii) Mr. BECZAK did not hold any other directorships in any listed companies in the last three years and does not have any other major appointments and professional qualifications; and (iii) Mr. BECZAK does not have any relationships with any directors, senior management, substantial shareholders or controlling shareholders of the Company for the purpose of the Listing Rules. As at the Latest Practicable Date, Mr. BECZAK did not have any interests in the Shares within the meaning of Part XV of the SFO.

Mr. BECZAK has entered into a letter of appointment with the Company for a term of 3 years commencing from 6 June 2017 (if re-elected for a successive term, upon expiry the terms of which shall continue to be valid), which is subject to the relevant provisions for retirement by rotation and re-election in accordance with the Articles of Association and may be terminated by not less than 3 months’ prior notice served by either party. Mr. BECZAK is entitled to receive from the Company a director’s fee at such rate as approved by the Board based on the recommendation from the Remuneration Committee of the Company, currently being HK\$250,000 per annum. The director’s fee amount will be regularly reviewed by the Remuneration Committee of the Company and the Board in accordance with the directors’ remuneration policy of the Company and with regard to the estimated time to be spent by him in the Company’s matters and his duties and prevailing industry and market conditions.

Save as disclosed above, the Board is not aware of any other matters in relation to the reelection of Mr. BECZAK as independent non-executive Director that need to be brought to the attention of the Shareholders and there is no information relating to Mr. BECZAK that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules.

NOTICE OF ANNUAL GENERAL MEETING



鳳凰衛視

PHOENIX MEDIA INVESTMENT (HOLDINGS) LIMITED

鳳凰衛視投資(控股)有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 02008)

NOTICE IS HEREBY GIVEN that the annual general meeting of Phoenix Media Investment (Holdings) Limited (“**Company**”) will be held at No. 2-6 Dai King Street, Tai Po Industrial Estate, Tai Po, New Territories, Hong Kong on Monday, 6 June 2022 at 3:00 p.m. for the following purposes:

1. To receive and consider the audited consolidated financial statements and the reports of the directors of the Company (“**Board**” or “**Director(s)**”) and independent auditor for the year ended 31 December 2021;
2. To re-elect Mr. XU Wei as executive Director;
3. To re-elect Mr. SUN Yusheng as executive Director;
4. To re-elect Ms. HO Chiu King, Pansy Catilina as non-executive Director;
5. To re-elect Mr. SUN Guangqi as non-executive Director;
6. To re-elect Mr. ZHOU Longshan as independent non-executive Director;
7. To re-elect Mr. JIAN Qin as non-executive Director;
8. To re-elect Mr. Thaddeus Thomas BECZAK as independent non-executive Director;
9. To authorise the Board to fix the remuneration of the Directors;
10. To re-appoint PricewaterhouseCoopers as auditor of the Company and to authorise the Board to fix their remuneration;

NOTICE OF ANNUAL GENERAL MEETING

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

“**THAT:**

- (A) subject to paragraph (C) of this resolution, the Directors be and is hereby granted an unconditional general mandate to exercise during the Relevant Period (as defined in paragraph (D) of this resolution) all the powers of the Company to allot, issue and deal with additional shares of the Company (“**Shares**”) or securities convertible or exchangeable into Shares, and to make or grant offers, agreements and options, (including warrants, bonds and debentures convertible into Shares) or similar rights in respect thereof;
- (B) the mandate referred to in paragraph (A) shall authorise the Directors during the Relevant Period to make or grant offers, agreements, options (including warrants, bonds and debentures convertible into Shares) and rights of exchange or conversion which might require the exercise of such power after the end of the Relevant Period;
- (C) the aggregate number of Shares allotted, issued or dealt with or agreed conditionally or unconditionally to be allotted or issued or dealt with (whether pursuant to options or otherwise) by the Directors pursuant to the mandate referred to in paragraph (A) above, otherwise than pursuant to:
- (i) a Rights Issue (as defined in paragraph (D) of this resolution); or
 - (ii) the exercise of the subscription rights under options granted under the share option scheme of the Company or any other option scheme or similar arrangement for the time being adopted by the Company for the grant or issue of Shares or rights to subscribe for Shares; or
 - (iii) any scrip dividend or similar arrangement providing for the allotment and issue of Shares or other securities of the Company in lieu of the whole or part of a dividend on Shares in accordance with the articles of association of the Company; or
 - (iv) any issue of Shares pursuant to the exercise of rights of subscription or conversion under the terms of any existing warrants, bonds, debentures, notes and other securities of the Company which carry rights to subscribe for or are convertible into Shares;

shall not exceed 20% of the aggregate nominal amount of the issued share capital of the Company as at the date of passing this resolution and the said approval in paragraph (A) shall be limited accordingly;

NOTICE OF ANNUAL GENERAL MEETING

(D) for the purposes of this resolution:

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

- (i) the conclusion of the next annual general meeting of the Company;
- (ii) the expiration of the period within which the next annual general meeting of the Company is required by the articles of association of the Company or any applicable laws to be held; or
- (iii) the revocation or variation of the authority given under this resolution by an ordinary resolution of the shareholders of the Company in general meeting.

“Rights Issue” means an offer of Shares, or an offer of warrants, options or other securities of the Company giving rights to subscribe for Shares, open for a period fixed by the Board to holders of Shares on the register of members on a fixed record date in proportion to their then holdings of such Shares as at that date (subject to such exclusions or other arrangements as the Board 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 applicable to the Company).”

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

“**THAT:**

- (A) subject to paragraph (B) of this resolution, the exercise by the Directors of all the powers of the Company during the Relevant Period to buy-back Shares be and is hereby generally and unconditionally approved;
- (B) the aggregate number of Shares which may be bought back by the Company on The Stock Exchange of Hong Kong Limited (“**Stock Exchange**”) or any other stock exchange recognised for this purpose by the Securities and Futures Commission of Hong Kong and the Stock Exchange under the Hong Kong Code on Share Buy-backs pursuant to the approval in paragraph (A) above shall not exceed 10% of the aggregate nominal amount of the issued share capital of the Company as at the date of passing this resolution and the said approval shall be limited accordingly; and
- (C) the expression “Relevant Period” shall for the purpose of this resolution have the same meaning as assigned to it under ordinary resolution 11(D) of this notice.”

NOTICE OF ANNUAL GENERAL MEETING

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

“**THAT** conditional upon the passing of resolutions nos. 11 and 12 set out in this notice, of which this resolution forms part, the aggregate number of Shares that may be allotted, issued or dealt with or agreed conditionally or unconditionally to be allotted, issued or dealt with by the Directors pursuant to and in accordance with the mandate granted under resolution no. 11 be and is hereby increased and extended by the addition thereto of the aggregate number of Shares repurchased by the Company pursuant to and in accordance with the mandate granted under resolution no. 12, provided that such number of Shares shall not exceed 10% of the aggregate nominal amount of the issued share capital of the Company as at the date of passing this resolution (subject to adjustment in case of consolidation or subdivision of Shares).”

By Order of the Board
YEUNG Ka Keung
Company Secretary

Hong Kong, 25 April 2022

Registered Office:

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

Principal Place of Business:

No. 2-6 Dai King Street
Tai Po Industrial Estate
Tai Po
New Territories
Hong Kong

Notes:

1. Any member entitled to attend and vote at the meeting may appoint one or more proxies to attend and vote instead of him. A proxy need not be a member of the Company.
2. In order to be valid, the instrument appointing a proxy and the power of attorney or other authority, if any, under which it is signed or a notarially certified copy of that power or authority, must be lodged at the Company's branch share registrar in Hong Kong, Hong Kong Registrars Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, not less than 48 hours before the time appointed for the holding of the meeting (or the adjourned meeting as the case may be). Completion and return of the form of proxy will not preclude a member of the Company from attending and voting in person at the meeting or any adjournment thereof (as the case may be).

NOTICE OF ANNUAL GENERAL MEETING

3. 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 Shares as if he/she were solely entitled thereto, but if more than one of such joint holders present at the meeting personally or by proxy, the most senior shall alone be entitled to vote, whether in person or by proxy, and for this purpose, seniority shall be determined by the order in which the names stand in the register of members in respect of joint holding.
4. The register of members of the Company will be closed from Tuesday, 31 May 2022 to Monday, 6 June 2022 (both dates inclusive), during which period no share transfer will be effected. In order to qualify for attending and voting at the annual general meeting, all share transfers must be lodged with the Company's branch share registrar in Hong Kong, Hong Kong Registrars Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong no later than 4:30 p.m. on Monday, 30 May 2022.
5. A form of proxy for use at the meeting is enclosed.