

## 天津濱海泰達物流集團股份有限公司 Tianjin Binhai Teda Logistics (Group) Corporation Limited\*

(a joint stock limited company incorporated in the People's Republic of China with limited liability)

(Stock Code: 8348)

## REVISED PROXY FORM ("REVISED PROXY FORM") FOR THE ANNUAL GENERAL MEETING TO BE HELD ON 11 MAY 2018 (or at any adjournment thereof)

of (A	Note 1)		
	g the registered holder of <b>Domestic Sha</b> Logistics (Group) Corporation Limited* (the " <b>Company</b> "), H		
of th	e Annual General Meeting or		
held Repu	at No. 39, Bohai Road, Tianjin Economic and Technological I ablic of China (the " <b>PRC</b> ") on Friday, 11 May 2018 at 9:30 a.m on my/our behalf as directed below.	Development Zone,	Tianjin, the People's
	ORDINARY RESOLUTIONS	FOR (Note 4)	AGAINST <sup>(Note 4)</sup>
1.	To consider and approve the report of the board of directors (the "Director(s)") of the Company (the "Board") for the year ended 31 December 2017.		
2.	To consider and approve the report of the supervisory committee of the Company for the year ended 31 December 2017.		
3.	To consider and approve the audited consolidated financial statements of the Company and its subsidiaries and the auditor's report for the year ended 31 December 2017.		
4.	To consider and approve the re-appointment of CAC CPA Limited Liability Partnership* (中審華會計師事務所(特殊普通合夥)) and HLB Hodgson Impey Cheng Limited as the PRC auditor and the international auditor of the Company respectively to hold office until the conclusion of the next annual general meeting and to authorize the Board to fix their remuneration.		
5.	To consider and approve the election of Mr. Yang Weihong as an executive Director for a term starting from the date of the passing of the resolution in the AGM until the expiry of the then term of the session of the Board, and authorise the Board to determine the remuneration of Mr. Yang Weihong, to enter into a service agreement with him at and subject to the terms and conditions deemed appropriate by the Board and to take all necessary actions and things to execute these arrangements.		

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	SPECIAL RESOLUTION	FOR (Note 4)	AGAINST (Note 4)
domestic capital of listed for capital of issued s authorize Articles	a general mandate to issue, allot and deal with additional shares of nominal value of RMB1.00 each in the share f the Company (the "Domestic Shares") and/or overseasteign shares of nominal value of RMB1.00 each in the Share f the Company (the "H Shares"), not exceeding 20% of the hares of that class as at the date of the resolution and the Board to make corresponding amendments to the as it thinks fit so as to reflect the new capital structure upon ment and issuance of shares:		
"THAT			
(A) (a)	subject to paragraph (c) and in accordance with the relevant requirements of the Rules Governing the Listing of Securities on GEM operated by The Stock Exchange of Hong Kong Limited ("GEM Listing Rules"), the Articles and the applicable laws and regulations of the PRC, the exercise by the Board during the Relevant Period (as hereinafter defined) of all the powers of the Company to allot, issue and deal with, either separately or concurrently, additional shares of the Company and to make or grant offers, agreements, options and rights of exchange or conversion which might require the exercise of such powers be hereby generally and unconditionally approved;		
(b)	the approval in paragraph (a) shall authorize the Board during the Relevant Period to make or grant offers, agreements, options and rights of exchange or conversion which might require the exercise of such powers after the end of the Relevant Period;		
(c)	the aggregate number of Domestic Shares and/or H Shares to be allotted, issued and dealt with or agreed conditionally or unconditionally to be allotted, issued and dealt with (whether pursuant to an option or otherwise) by the Board pursuant to the approval granted in paragraph (a) shall not exceed 20% of the issued shares of that class as at the date of passing of this resolution; and		
(d)	for the purposes 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 expiration of the period within which the next annual general meeting of the Company is required by the Articles or other applicable laws to be held; or		
	(iii) the revocation or variation of the authority given under this resolution by a special resolution of the Company in a general meeting.		
the stru	Board be authorized to make corresponding amendments to Articles as it thinks fit so as to reflect the new capital cture upon the allotment or issuance of shares as provided in paragraph (a) of paragraph (A) of this resolution."		

	ORDINARY RESOLUTION	FOR (Note 4)	AGAINST (Note 4)
7.	To consider and approve the election of Mr. Zheng Yuying as a non-executive Director for a term starting from the date of the passing of the resolution in the AGM until the expiry of the then term of the session of the Board, and authorise the Board to determine the remuneration of Mr. Zheng Yuying, to enter into a service agreement with him at and subject to the terms and conditions deemed appropriate by the Board and to take all necessary actions and things to execute these arrangements.		

Dated this	date of	2018	Signature(s) (Note 5)	
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## Notes:

- 1. Full name (s) (in Chinese or English) and address (es) (as shown in the register of members) are to be inserted in **BLOCK CAPITALS**.
- 2. Please insert the number of shares in the Company registered in your name (s) to which this form of proxy relates. If no number is inserted, this form of proxy will be deemed to relate to all shares in the capital of the Company registered in your name (s). Please also strike out the type of shares (Domestic Shares/H Shares) to which the proxy does not relate.
- 3. Please insert the name and address of the proxy desired. IF NO NAME IS INSERTED, THE CHAIRMAN OF THE AGM WILL ACT AS YOUR PROXY.
- 4. If you wish to vote for any of the resolutions set out above, please **tick** ("\sqrt{"}") in the boxes marked "FOR". If you wish to vote against any of the resolutions, please **tick** ("\sqrt{"}") in the boxes marked "AGAINST". If this form of proxy returned is duly signed but without specific direction on any of the proposed resolutions, the proxy will vote or abstain at his discretion in respect of all resolutions; or if in respect of a particular proposed resolution there is no specific direction, the proxy will, in relation to that particular proposed resolution, vote or abstain at his discretion. A proxy will also be entitled to vote at his discretion on any resolution properly put to the meeting other than those set out in the notice of the AGM.
- 5. This form of proxy must be signed by a shareholder, or his attorney duly authorized in writing, or if the shareholder is a corporation, either under its common seal or under the hand of an officer or attorney so authorized. All powers of attorney referred to in this note must be notarially certified.
- 6. In the case of a joint holding, this form of proxy may be signed by any one joint holder, but if more than one joint holder is present at the meeting, whether in person or by proxy, then the joint holder whose name stands first on the register of members in respect of the relevant joint holding shall alone be entitled to vote in respect thereof.
- 7. As regards to the holders of H Shares, in order to be valid, this form of proxy, together with any power of attorney or other authority (if any), under which it is signed or a notarially certified copy of such power or authority, must be deposited with the Company's H share registrar, Computershare Hong Kong Investor Services Limited ("Share Registrar") at 17M, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong not less than 24 hours before the time appointed for holding the AGM or any adjournment thereof ("Closing Time").
- 8. As regards to the holders of Domestic Shares, in order to be valid, this form of proxy, together with any power of attorney or other authority (if any), under which it is signed or a notarially certified copy of such power or authority, must be deposited with the Company's registered office at No. 39, Bohai Road, Tianjin Economic and Technological Development Zone, Tianjin, the PRC not less than 24 hours before the time appointed for holding the AGM or any adjournment thereof.
- 9. The proxy need not be a member of the Company but must attend the AGM in person to represent you.
- 10. Completion and return of this form of proxy will not preclude you from attending and voting at the AGM if you so wish. If you attend and vote at the AGM, the authority of your proxy will be revoked.
- 11. Any alteration made to this form of proxy should be initialed by the person who signs the form of proxy.
- 12. Unless the context requires otherwise, terms defined in the notice of the AGM and the supplemental notice of the AGM shall bear the same meanings when used in this form of proxy.

**IMPORTANT:** A shareholder of the Company ("**Shareholder**") who has not yet lodged the proxy from which was sent together with the notice of the AGM dated 23 March 2018 ("**First Proxy Form**") with the Share Registrar is required to lodge the Revised Proxy Form if he/she wishes to appoint proxy(ies) to attend the AGM on his/her behalf. In this case, the First Proxy Form should not be lodged with the Share Registrar.

A Shareholder who has already lodged the First Proxy Form with the Share Registrar should note that:

- (i) If no Revised Proxy Form is lodged with the Share Registrar, the First Proxy Form, if correctly completed, will be treated as a valid proxy form lodged by him/her. The proxy so appointed by the Shareholder will be entitled to cast the vote at his/her discretion or to abstain from voting on any resolution properly put to the AGM except for those resolutions to which the Shareholder has indicated his/her voting direction in the First Proxy Form.
- (ii) If the Revised Proxy Form is lodged with the Share Registrar before the Closing Time, the Revised Proxy Form, if correctly completed, will revoke and supersede the First Proxy Form previously lodged by him/her. The Revised Proxy Form will be treated as a valid proxy form lodged by the Shareholder.
- (iii) If the Revised Proxy Form is lodged with the Share Registrar after the Closing Time, or if lodged before the Closing Time but is incorrectly completed, the proxy appointment under the Revised Proxy Form will be invalid. The proxy so appointed by the Shareholder under the First Proxy Form, if correctly completed, will be entitled to vote in the manner as mentioned in (i) above as if no Revised Proxy Form was lodged with the Share Registrar. Accordingly, Shareholders are advised to complete the Revised Proxy Form carefully and lodge the Revised Proxy Form with the Share Registrar before the Closing Time.