



CHINA POWER INTERNATIONAL DEVELOPMENT LIMITED

中國電力國際發展有限公司

(incorporated in Hong Kong with limited liability under the Hong Kong Companies Ordinance)

(Stock Code: 2380)

NOTICE OF THE EXTRAORDINARY GENERAL MEETING

NOTICE IS HEREBY GIVEN that an Extraordinary General Meeting of the shareholders of China Power International Development Limited (the “Company”) will be held at Concord II and III, Renaissance Harbour Hotel Hong Kong, 1 Harbour Road, Wan Chai, Hong Kong on 31 December 2007 at 2:00 p.m., for the purposes of considering and, if thought fit, passing, with or without modifications, the following resolution as ordinary resolution of the Company:

ORDINARY RESOLUTION

1. **“THAT** each of the continuing connected transactions referred to in sections 2 and 4 in the Letter from the Board in the circular of the Company dated 11 December 2007 (the “Circular”), namely, (a) the composite repair and maintenance services agreement dated 22 November 2007 between Pingwei Power Plant II and Pingwei Maintenance Company; (b) the composite repair and maintenance services agreement dated 22 November 2007 between Yaomeng Power Plant II and Yaomeng Engineering Company; (c) the composite repair and maintenance services agreement dated 22 November 2007 between Huangguang Dabieshan Power Plant and Shentou Engineering Company; (d) the fuel related services agreement dated 22 November 2007 between Pingwei Power Plant II and Pingwei Industry Company; (e) the fuel related services agreement dated 22 November 2007 between Yaomeng Power Plant II and Yaomeng Industrial Company; (f) the fuel related services agreement dated 22 November 2007 between Huangguang Dabieshan Power Plant and Shentou Industrial Company; (g) the cleaning, repair and maintenance agreement in relation to power plant dated 22 November 2007 between Pingwei Power Plant II and Pingwei Industry Company; (h) the cleaning, repair and maintenance agreement in relation to power plant dated 22 November 2007 between Yaomeng Power Plant II and Yaomeng Industrial Company; (i) the cleaning, repair and maintenance agreement in relation to power plant dated 22 November 2007 between Huangguang Dabieshan Power Plant and Shentou Industrial Company; (j) the composite services agreement dated 22 November 2007 between Pingwei Power Plant II and Pingwei Industry Company; (k) the composite services agreement dated 22 November 2007 between Yaomeng Power Plant II and Yaomeng Industrial Company; (l) the composite services agreement dated 22 November 2007 between Huangguang Dabieshan Power Plant and Shentou Industrial Company; (m) the supplemental agreement I dated 22 November 2007 between Shentou I Power Plant and Shentou Engineering Company in relation to technical repair and maintenance services; (n) the supplemental agreement I dated 22 November 2007 between Shentou I Power Plant and Shentou Industrial Company in relation to fuel and chemical processing services; (o) the supplemental agreement I dated 22 November 2007 between Shentou I Power Plant and Shentou Industrial Company in relation to non-power generation facilities

maintenance services; (p) the supplemental agreement I dated 22 November 2007 between Shentou I Power Plant and Shentou Industrial Company in relation to composite ancillary services as set out in the Circular, are hereby generally and unconditionally approved and that the directors of the Company be and are hereby authorised to do all such further acts and things and execute such further documents and take all such steps which in their opinion may be necessary, desirable or expedient to implement and/or give effect to each of the continuing connected transactions referred to in sections 2 and 4 in the Letter from the Board in the Circular.”

By order of the Board
China Power International Development Limited
Li Xiaolin
Vice Chairman

Hong Kong, 11 December 2007

Notes:

1. A shareholder entitled to attend and vote at the Extraordinary General Meeting is entitled to appoint one or more but (not exceeding two) proxies to attend and, on a poll, vote on his behalf. A proxy need not be a shareholder of the Company.
2. Where there are joint registered holders of any share, any one such persons may vote at the meeting, either personally or by proxy, in respect of such share as if he were solely entitled thereto; but if more than one of such joint holders is present at the meeting personally or by proxy, that one of the said persons so present whose name stands first on the register of members of the Company in respect of such share shall alone be entitled to vote in respect thereof.
3. In order to be valid, a form of proxy duly completed and signed in accordance with the instructions printed thereon together with the 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 at the share Registrar of the Company, Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen’s Road East, Wanchai, Hong Kong, not less than 48 hours before the time appointed for holding the Extraordinary General Meeting or at any adjournment thereof. Completion and return of the form of proxy will not preclude a shareholder from attending and voting in person at the meeting or at any adjourned meeting should the shareholder so wishes.

As at the date of this announcement, the directors of the Company are: executive directors Li Xiaolin and Hu Jiandong, non-executive directors Wang Binghua and Gao Guangfu, and independent non-executive directors Kwong Che Keung, Gordon, Li Fang and Tsui Yiu Wa, Alec.