MEMORANDUM

AND

ARTICLES OF ASSOCIATION

OF

TEAMSUN TECHNOLOGY (HK) LIMITED 華勝天成科技(香港)有限公司

Incorporated on the 19th day of April, 2004

No. 895726 短睫

[COPY] COMPANIES ORDINANCE (CHAPTER 32)

香港法例第32章 公司條例

CERTIFICATE OF INCORPORATION

公司註冊證書

I hereby certify that 本人謹此證明

TEAMSUN TECHNOLOGY (HK) LIMITED 華勝天成科技(香港)有限公司

is this day incorporated in Hong Kong under the Companies Ordinance, and that this company is limited. 於本日在香港依據公司條例註冊成為有限公司。

Issued by the undersigned on 19 April 2004. 本證書於二零零四年四月十九日簽發。

(SD.) MISS R. CHEUNG

for Registrar of Companies

Hong Kong

香港公司註冊處處長

(公司註冊主任張潔心代行)

Company no:	· · ·	895726	
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COMPANIES ORDINANCE

(Chapter 32)

ORDINARY RESOLUTION

OF

TEAMSUN TECHNOLOGY (HK) LIMITED 華勝天成科技(香港)有限公司

Passed on September 24, 2004

By a written resolution signed by all the shareholders of the Company on September 24, 2004, the following resolution was duly passed as an Ordinary Resolution:-

THAT the Authorized Share Capital of the Company be increased from HK\$10,000.00 to HK\$6,630,000.00 by the creation of additional 6,620,000 普通股 shares of HK\$1.00 each, such new shares shall rank pari passu in all respects with the relevant existing shares of the Company.

(SD.) 胡聯奎先生

北京華勝天成科技股份有限公司

THE COMPANIES ORDINANCE (CHAPTER 32)

Private Company Limited by Shares

MEMORANDUM OF ASSOCIATION

OF

TEAMSUN TECHNOLOGY (HK) LIMITED 華勝天成科技(香港)有限公司

FIRST The name of the Company is "TEAMSUN TECHNOLOGY (HK) LIMITED 華勝天成科技 (香港) 有限公司" (hereinafter called "the Company").

SECOND The Registered Office of the Company will be situated in Hong Kong.

THIRD The liability of the Members is limited.

FOURTH The share capital of the Company is HK\$10,000.00 divided into 10,000 shares of HK\$1.00 each and the Company shall have power to increase or reduce the capital, to consolidate or subdivide the shares into shares of different classes, or larger or smaller amounts, and to issue all or any part of the original or additional capital as fully paid or partly paid shares. The shares in the original or increased capital of the Company may be issued with such preferential, deferred, qualified, or other special rights, privileges, restrictions or conditions whether in regard to dividend, voting, return of capital or otherwise as the Company may from time to time determine. Subject to the provisions of the Companies Ordinance (Chapter 32), the rights and privileges attached to any of the shares of the Company may be modified, varied, abrogated or dealt with in accordance with the provisions for the time being of the Company's Articles of Association.

my name:-	
Name, Addresse and Description of Subscriber	Number of share taken up by a subscribe
For and on behalf of P & B CORPORATE SERVICES LIMITED	
(SD.) Mr. LI Man Fai	
Authorized Signature(s)	One
P & B CORPORATE SERVICES LIMITED Room 1307-8 Dominion Centre, 43-59 Queen's Road East, Wanchai, Hong Kong. (Corporation)	One .
Total Number of Share Taken	One
Dated the 6 th day of April, 2004 WITNESS to the above signature	
	(Sd.) Chan Wai Yin Miss Chan Wai Yin Secretary 1307-8 Dominion Centr 43-59 Queen's Road Eas

THE COMPANIES ORDINANCE (CHAPTER 32)

Private Company Limited by Shares

ARTICLES OF ASSOCIATION

OF

TEAMSUN TECHNOLOGY (HK) LIMITED 華勝天成科技(香港)有限公司

Preliminary

The regulations contained in Table "A" in the First Schedule to the Companies Ordinance (Chapter 32) shall apply to the Company save in so far as they are hereby expressly excluded or modified. In case of conflict between the provisions of Table "A" and these presents, the provisions herein contained shall prevail.

- The Company is a private company and accordingly:-
 - (a) the right to transfer shares is restricted in manner hereinafter prescribed;
 - (b) the number of members of the company (exclusive of persons who are in the employment of the company and of persons who having been formerly in the employment of the company were while in such employment and have continued after the determination of such employment to be members of the company) is limited to 50. Provided that where 2 or more persons hold one or more shares in the company jointly they shall for the purpose of these regulations be treated as a single member;
 - (c) any invitation to the public to subscribe for any shares or debentures of the company is prohibited.

Transfer of Shares

The Directors may decline to register any transfer of shares to any person without giving any reason therefor. The Directors may suspend the registration of transfer during the twenty-one days immediately preceding the Annual General Meeting in each year. The Directors may decline to register any instrument of transfer, unless (a) a fee not exceeding two dollars is paid to the Company in respect thereof, and (b) the instrument of transfer is accompanied by the Certificate of the shares to which it relates, and such other evidence as the Directors may reasonably require to show the right of the transferor to make the transfer.

Chairman of Directors

- The Directors may elect a chairman of their meetings, and determine the period for which he is to hold office, and unless otherwise determined the chairman shall be elected annually. If no chairman is elected, or if at any meeting the chairman is not present within half an hour of the time appointed for holding the same, the Directors present shall choose someone of their member to be the chairman of such meeting.
- Unless and until the Company in General Meeting shall otherwise determine, the minimum number of Directors shall be one. The first Directors of the Company shall be nominated in writing by the subscriber to the Memorandum of Association.
- A Director who is about to go away from or is absent from Hong Kong may with the approval of the majority of the other Directors nominate any person to be his substitute and such substitute whilst he holds office as such shall be entitled to notice of Meetings of the Directors and to attend and vote thereat accordingly and he shall ipso facto vacate office if and when the appointor returns to Hong Kong or vacate office as a Director or removes the substitute from office and any appointment and removal under this Article shall be effected by notice in writing

under the hand of or by cable from the Director making the same. A Director may appoint (subject as above provided) one of the other Directors to be his substitute who shall thereupon be entitled to exercise (in addition to his own right of voting as a Director) such appointor's rights at Meetings of the Directors.

- At the Annual General Meeting to be held next after the adoption of these Articles and at every succeeding Annual General Meeting all Directors, except Permanent Directors if any are appointed, shall retire from office and shall be eligible for re-election.
- 8 A Director shall not require any qualification shares.
- The office of a Director shall be vacated if the Director:-
 - (a) resigns his office by notice in writing to the Company; or
 - (b) becomes bankrupt or makes any arrangement or composition with his creditors generally; or
 - (c) becomes of unsound mind.
- No Director shall be disqualified from his office by contracting with the Company, nor shall any such contract or any contract entered into by or on behalf of the Company in which any Director shall be in any way interested be avoided, nor shall any Director so contracting or being so interested be liable to account to the Company for any profit realised by any such contract by reason only of such Director holding that office, or of the fiduciary relations thereby established but it is declared that the nature of his interest must be disclosed by him at the meeting of the Directors at which the contract is determined on if his interest then exists, or, in any other case, at the first meeting of the Directors after the acquisition of his interest. A Director may vote in respect of any contract or arrangement in which he is interested.
 - (b) A Director of the Company may be or become a Director of any company promoted by this Company or in which it may be interested as a vendor, shareholder or otherwise and no such Director shall be accountable for any benefits received as a Director or shareholder of such company.
- The Directors may meet together for the dispatch of business, adjourn and otherwise regulate their Meetings as they think fit and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall constitute a quorum.
- 12. If the Company shall have only one director of the Company the provisions herein contained for meetings of the directors shall not apply but such sole director shall have full power to represent and act for the Company in all the matters as are not by the Companies Ordinance or the Memorandum or these Articles required to be exercised by the members of the Company and in lieu of minutes of a meeting shall record in writing and sign a note or memorandum of all matters requiring a resolution of directors. Such a note or memorandum shall constitute sufficient evidence of such resolution for all purpose.
- Any casual vacancy occurring in the Board of Directors may be filled up by the Directors, but the person so chosen shall be subject to retirement at the same time as if he had become a Director on the day on which the Director in whose place he is appointed was last elected a Director.
- Subject to the provisions of Article 6 hereof, the Directors shall have power at any time, and from time to time, to appoint a person as an additional Director who shall retire from office at the next following Annual General Meeting, but shall be eligible for election by the Company at that meeting as an additional Director.
- The Company may by an ordinary resolution remove any Director and may by an ordinary resolution appoint another person in his stead. The person so appointed shall be subject to retirement at the same time as if he had become a Director on the day on which the Director in whose place he is appointed was last elected a Director.
- Any Resolution of the Board of Directors in writing signed by the majority of the Directors, in whatever part of the world they may be, shall be valid and binding as a resolution of the Directors provided that notice shall have been given to all the Directors of the Company capable of being communicated with conveniently according to the last notification of address by each such Director given to the Registered Office of the Company.
- Any director may participate in a meeting of the Directors by means of a conference telephone or similar communications equipment whereby all persons participating in the meeting can hear each other and

participation in a meeting in this manner shall be deemed to constitute presence in person at such meeting. Minutes of the proceedings of any such meetings of the Directors signed by any one of the Directors participating the meeting shall be deemed to be sufficient evidence of the matters resolved in such manner.

Where any notice is required either by these Articles, by Table "A", by the Ordinance or otherwise, to be given to any Director or to any Member of the Company, such shall be valid if given by cable and where any consent, agreement, signature, notice by or authority from any Director or Member of the Company such shall be good and valid if given by cable in spite of the fact that neither the cable nor the document by which the cable is sent bears a written signature. This clause shall not apply to Special Resolutions.

Powers of Directors

- The Directors, in addition to the powers and authorities by these Articles or otherwise expressly conferred upon them, may exercise all such powers and do all such acts and things as may be exercised or done by the Company in General Meeting subject nevertheless to the provisions of the Companies Ordinance, (Chapter 32), to these Articles, and to any regulations from time to time made by the Company in General Meetings, provided that no such regulation so made shall invalidate any prior act of the Directors which would have been valid if such regulations had not been made.
- Without prejudice to the general powers conferred by the preceding Article and the other powers conferred by these Articles, it is hereby expressly declared that the Directors shall have the following powers, that is to say, power:-
 - (a) To pay the costs, charges and expenses preliminary and incidental to the promotion, formation, establishment and registration of the Company.
 - (b) To purchase or otherwise acquire for the Company or sell or otherwise dispose of any property, rights or privileges which the Company is authorized to acquire at such price and generally on such terms and conditions as they shall think fit.
 - (c) To engage, suspend or dismiss the employees of the Company, and to fix and vary their salaries or emoluments.
 - (d) To institute, conduct, defend, compromise or abandon any legal proceedings by or against the Company or its officers, or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due and of any claims or demands by or against the Company.
 - (e) To refer any claims or demands by or against the Company to arbitration and observe and perform the awards.
 - (f) To make and give receipts, releases and other discharges for moneys payable to the Company, and for claims and demands of the Company.
 - (g) To invest, lend or otherwise deal with any of the moneys or property of the Company in such manner as they think fit having regard to the Company's Memorandum of Association and from time to time to vary or realise any such investment.
 - (h) To borrow money on behalf of the Company, and to pledge, mortgage or hypothecate any of the property of the Company.
 - (i) To open a current account with themselves for the Company and to advance any money to the Company with or without interest and upon such terms and conditions as they shall think fit.
 - (j) To enter into all such negotiations and contracts and rescind and vary all such contracts and execute and do all such acts, deeds and things in the name and on behalf of the Company as they may consider expedient for, or in relation to, any of the matters aforesaid, or otherwise for the purposes of the Company.
 - (k) To give to any Director, officer or other person employed by the Company a commission on the profits of any particular business or transaction, and such commission shall be treated as part of the working expenses of the Company, and to pay commissions and make allowances (either by way of a share in the

- general profits of the Company or otherwise) to any person introducing business to the Company or otherwise promoting or serving the interest thereof.
- (I) To sell, improve, manage, exchange, lease, let, mortgage or turn to account all or any part of the land, property, rights and privileges of the Company.
- (iii) To employ, invest or otherwise deal with any Reserve Fund or Reserve Funds in such manner and for such purposes as the Directors may think fit.
- (n) To execute, in the name and on behalf the Company, in favour of any Director or other person who may incur or be about to incur any personal liability for the benefit of the Company, such mortgages of the Company's property (present or future) as they think fit, and any such mortgage may contain a power of sale and such other powers, covenants and provisions as shall be agreed upon.
- (o) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit, and in particular to appoint any persons to be the attorneys or agents of the Company with such powers (including power to sub-delegate) and upon such terms as they think fit.
- (p) From time to time to make, vary or repeal rules and by-laws for the regulation of the business of the Company, its officers and servants.
- (q) To delegate any or all of the powers herein to any Director or other person or persons as the Directors may at any time think fit.
- 21 Clause 81 of Table "A" shall not apply.

Seal and Cheques

- The Seal of the Company shall be kept by the Board of Directors and shall not be used except with their authority.
- Every document required to be sealed with the Seal of the Company shall be deemed to be properly executed if sealed with the Seal of the Company and signed by the Chairman of the Board of Directors, or such person or persons as the Board may from time to time authorise for such purpose.
- All cheques, promissory notes, drafts, bills of exchange, and other negotiable instruments, shall be made, signed, drawn, accepted and endorsed, or otherwise executed by the person or persons from time to time authorised by a resolution of the Board of Directors.

General Meeting

- For all purposes, the quorum for all general meetings shall be two members personally present or by proxy and holding either in his own right or by proxy at least fifty-one per cent of the paid-up capital of the Company, and no business shall be transacted at any General Meeting unless the requisite quorum be present at the commencement of the business.
- If the Company shall have only one member of the Company the provisions herein contained for meetings of the members shall not apply and in lieu of minutes of a meeting shall record in writing and sign a note or memorandum of all matters requiring a resolution of members. Such a note or memorandum shall constitute sufficient evidence of such resolution for all purpose.
- A resolution in writing signed by all the shareholders shall be as valid and effectual as a resolution passed at a general meeting duly convened and held.

Votes of Members

All voting of members in respect of any matter or matters shall be by poll and every member present in person or by proxy shall have one vote for each share of which he is the holder.

Divisions of Profits

- The net profits of the Company in each year shall be applied in or towards the formation of such reserve fund or funds and in or towards the payment of such dividends and bonuses as the Directors subject to the approval of the Company in General Meeting may direct.
- No dividend shall be payable except out of the profits of the Company, and no dividend shall carry interest as against the Company.
- A transfer of shares shall not pass the right to any dividend declared thereon before the registration of the transfer.
- If two or more persons are registered as joint holders of any share, any one of such persons may give effectual receipts for any dividends or for other moneys payable in respect of such share.
- The Directors may retain any dividends payable on shares in which the Company has a lien, and may apply the same in or towards satisfaction of the debts, liabilities or engagements in respect of which the lien exists.
- All dividends unclaimed for one year after having been declared may be invested or otherwise made use of by the Directors for benefit for the Company until claimed.

Secretary

The first Secretary of the Company shall be P & B Management Services Limited 培邦管理顧問有限公司 who may resign from this office upon giving notice to Company of such intention and such resignation shall take effect upon the expiration of such notice or its earlier acceptance.

Winding Up

- If the Company shall be wound up the assets available for distribution among the members shall be distributed amongst the members in proportion to the capital paid up or which ought to have been paid up at the commencement of the winding up on the shares held by them respectively. But this Article is to be without prejudice to the rights of the holders of any shares issued upon special terms and conditions.
- If the Company shall be wound up whether voluntarily or otherwise the liquidators may with the sanction of a special resolution divide among the contributories in specie or kind any part of the assets of the Company and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories or any of them as the liquidators with the like sanction think fit.
 - (b) If thought expedient any such division may be otherwise than in accordance with the legal rights of the contributories (except where unalterably fixed by the Memorandum of Association) and in particular any class may be given preferential or special rights or may be excluded altogether or in part; but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on any contributory who would be prejudiced thereby shall have a right to dissent and ancillary rights as if such determination were a Special Resolution passed pursuant to section 237 of the Ordinance.
 - (c) In case any of the shares to be divided as aforesaid consist of shares which involve a liability to calls or otherwise, any person entitled under such division to any of the said shares may, within ten days after the passing of the special resolution by notice in writing, direct the Liquidator to sell his proportion and pay him the net proceeds, and the Liquidator shall, if practicable, act accordingly.

Notice

Any notice required to be given to the shareholders under these Articles may be in the Chinese or English language or both.

Name, Addresse and Description of Subscriber

For and on behalf of P & B CORPORATE SERVICES LIMITED

(SD.) Mr. LI Man Fai

Authorized Signature(s)

P & B CORPORATE SERVICES LIMITED Room 1307-8 Dominion Centre, 43-59 Queen's Road East, Wanchai, Hong Kong. (Corporation)

Dated the 6th day of April, 2004 WITNESS to the above signature

(Sd.) Chan Wai Yin Miss CHAN Wai Yin Secretary 1307-8 Dominion Centre 43-59 Queen's Road East Wanchai Hong Kong