PACIFICNET COM INC Form SC 13D/A May 14, 2002

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D

UNDER THE SECURITIES EXCHANGE ACT OF 1934

(Amendment No.5)*

PacificNet Inc.

(formerly known as PacificNet.com, Inc.)

.....

(Name of Issuer)

Common Stock

(Title of Class of Securities)

69511V 10 8

(CUSIP Number)

Mr. Lien Kait Long B2B Ltd. 8/F Paul Y. Centre 51 Hung To Road Kwun Tong, Kowloon Hong Kong (852) 2372-0130

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

April 9, 2002

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), Rule 13d-1(f) or Rule 13d-1(g), check the following box. []

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 (b) for other parties to whom copies are to be sent.

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

			SCHEDU	LE 13D 				
CUSIP No.	69511V 10	8		Page 	2	of 137 	 Page	
1		.R.S. II	G PERSONS DENTIFICATION not applic		E PERSONS			
2			RIATE BOX IF A		A GROUP*		 a) b)	[X] []
3	SEC USE O	NLY						
4	SOURCE OF	FUNDS*						
5		ED PURSI	CLOSURE OF LEG					 []
6	CITIZENSH		LACE OF ORGANI	ZATION				
NUMBEF SHARE		7	SOLE VOTING	POWER				
BENEFIC	CIALLY	8	SHARED VOTIN 2,413,890	G POWER				
EACH REPORT		9	SOLE DISPOSI	TIVE POWER				
PERS WIT		10	SHARED DISPO 2,413,890	SITIVE POWE	CR			
11	AGGREGATE 2,413,890	AMOUNT	BENEFICIALLY	OWNED BY EA	CH REPORTING	PERSON		
12	CHECK BOX	IF THE	AGGREGATE AMO	 UNT IN ROW	(11) EXCLUDES	 S CERTAIN	 SH <i>F</i>	 ARES*

	Not appl	icable.						[]
13	PERCENT 10.94%	OF CLASS	REPRESENTED B	Y AMOUNT I	N ROW (11)			
14	TYPE OF	REPORTIN	G PERSON*					
		СО						
		*SEE	INSTRUCTIONS	BEFORE FIL	LING OUT!			
			SCHEDU	LE 13D 				
CUSIP No.	69511V 1	.0 8		Page	3 	of 137	 Pages	
1			G PERSONS	NO. OF ABO	VE PERSONS			
		China S	Strategic Holdi	ngs Limite	d - not appl	icable.		
2	CHECK TH	E APPROP	RIATE BOX IF A	MEMBER OF	A GROUP*		(a) (b)	[X]
3	SEC USE	ONLY						
4	SOURCE C	F FUNDS*	·					
	Not appl	icable.						
5			CLOSURE OF LEGUANT TO ITEM 2					[]
6	CITIZENS	HIP OR P	LACE OF ORGANI	ZATION				
		Hong Ko						
NUMBER	OF	7	SOLE VOTING					
SHARE	S							
BENEFIC	IALLY		SHARED VOTIN 2,425,423					
OWNED	ВҮ							
EAC	Н	9	SOLE DISPOSI	TIVE POWER				
REPORT	ING	=						
PERS	ON		SHARED DISPO 2,425,423					
WIT	Н		2, 120, 120					

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,425,423
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
	Not Applicable.
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 10.97%
14	TYPE OF REPORTING PERSON*
	CO
	*SEE INSTRUCTIONS BEFORE FILLING OUT!
	3
	SCHEDULE 13D
CUSIP No.	69511V 10 8 Page 4 of 137 Pages
1	NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS
	Calisan Developments Limited - not applicable
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) []
	(b) [] Not applicable.
3	SEC USE ONLY
4	SOURCE OF FUNDS*
	AF
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)
	Not Applicable []
6	CITIZENSHIP OR PLACE OF ORGANIZATION
	British Virgin Islands
NUMBER	OF 7 SOLE VOTING POWER -0-
SHARE	
BENEFIC	TALLY 8 SHARED VOTING POWER

OWNED) BY		Disclaimed (se	ee Item 1	1 below)			
EAC	СН	9	SOLE DISPOSIT	 IVE POWER				
REPORT	CING		-0-					
PERS	SON	10						
WIT	:Н		Disclaimed (se	ee Item I				
11	Calisan D	evelopm	BENEFICIALLY OVER the sents Limited distributed by B2N	sclaims b	eneficial o	wnership o		
12			AGGREGATE AMOUN	T IN ROW	(11) EXCLUI	DES CERTAI	N SHAI	 RES*
	Not Appli 	.cable 						
13	PERCENT C	F CLASS	REPRESENTED BY	AMOUNT I	N ROW (11)			
14	TYPE OF F	REPORTIN	G PERSON*					
		HC, CO						
			4 SCHEDULI	E 13D				
CUSIP No.	69511V 10			 Page 	5 	of 137	 Pages	
1			G PERSONS DENTIFICATION NO	O. OF ABO	VE PERSONS			
		Great D	ecision Limited	- not ap	plicable			
2	CHECK THE	APPROP	RIATE BOX IF A N	MEMBER OF	A GROUP*		(a) (b)	[]
	Not appli	cable.					(5)	
3	SEC USE C							
4	SOURCE OF							
	AF							
5			CLOSURE OF LEGAL	L PROCEED	INGS			

	Not Appli	cable		[]
6	CITIZENS	HIP OR P	PLACE OF ORGANIZATION	
		British	n Virgin Islands	
NUMBEF	R OF	7	SOLE VOTING POWER	
SHARE	IS		-0-	
BENEFIC	CIALLY	8	SHARED VOTING POWER	
OWNED) BY		Disclaimed (see Item 11 below)	
EAC	СН	9	SOLE DISPOSITIVE POWER	
REPORT	CING		-0-	
PERS WIT		10	SHARED DISPOSITIVE POWER Disclaimed (see Item 11 below)	
11	Great Dec	cision L	BENEFICIALLY OWNED BY EACH REPORTING PERSON Limited disclaims beneficial ownership of the shared by B2B Ltd. and China Strategic Holdings Limit	
12	CHECK BOX	IF THE	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SH.	 ARES*
	Not Appli	cable		[]
13	PERCENT (OF CLASS	S REPRESENTED BY AMOUNT IN ROW (11)	
14	TYPE OF F	REPORTING	IG PERSON*	
		HC, CO		
		*SEE	INSTRUCTIONS BEFORE FILLING OUT!	
			5	
			SCHEDULE 13D	
CUSIP No.	69511V 1() 8 	Page 6 of 137 Page	 s
1			IG PERSONS EDENTIFICATION NO. OF ABOVE PERSONS	
		Paul Y.	- ITC Investments Group Limited - not applicable	
2	CHECK THE		PRIATE BOX IF A MEMBER OF A GROUP* (a) (b)	

3	SEC USE C	NLY						
4	SOURCE OF FUNDS*							
	AF							
5			CLOSURE OF LEGAL PROCEEDINGS UANT TO ITEM 2(d) or 2(e)					
	Not Appli	cable	[]					
6	CITIZENSH	IIP OR P	LACE OF ORGANIZATION					
		British	Virgin Islands					
NUMBER	OF	7	SOLE VOTING POWER					
SHARES	S							
BENEFIC	IALLY	8	SHARED VOTING POWER					
OWNED	BY		Disclaimed (see Item 11 below)					
EACI	Н	9	SOLE DISPOSITIVE POWER -0-					
REPORT	ING							
PERSO	ON	10	SHARED DISPOSITIVE POWER Disclaimed (see Item 11 below)					
WITH	Н		problem (See 188m 11 peron)					
11	Paul Y	ITC In	BENEFICIALLY OWNED BY EACH REPORTING PERSON vestments Group Limited disclaims beneficial ownership neficially owned by B2B Ltd. and China Strategic.					
12	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*					
	Not Appli	cable	[]					
13	PERCENT C	F CLASS	REPRESENTED BY AMOUNT IN ROW (11)					
14	TYPE OF F	REPORTIN	G PERSON*					
		HC, CO						
		*SEE	INSTRUCTIONS BEFORE FILLING OUT!					
			6					
			SCHEDULE 13D					

CUSIP No.	69511V 10 8		Page	7	of 137 Pages	
1	NAME OF REPORT	TING PERSONS IDENTIFICATION	NO. OF ABOV	JE PERSONS		
		Y ITC Constru icable	ction Hold:	ings (B.V.I.)	Limited - not	
2	CHECK THE APP	ROPRIATE BOX IF A	MEMBER OF	A GROUP*	(a)	
	Not applicable	· .			(b)	LJ
3	SEC USE ONLY					
4	SOURCE OF FUNI)S*				
	AF					
5		DISCLOSURE OF LEG JRSUANT TO ITEM 2				
	Not Applicable	<u> </u>				[]
6	CITIZENSHIP OF	R PLACE OF ORGANI	ZATION			
	Briti	lsh Virgin Island	ls 			
NUMBER SHARE		SOLE VOTING	POWER			
BENEFIC OWNED		SHARED VOTIN Disclaimed (l below)		
EACH		SOLE DISPOSI -0-	TIVE POWER			
REPORT						
PERSO WITH		SHARED DISPO Disclaimed (-			
11	Paul Y ITC beneficial own	JNT BENEFICIALLY Construction Holnership of the shic Holdings Limit	dings (B.V. ares benefi	.I.) Limited	disclaims	nd
12	CHECK BOX IF	THE AGGREGATE AMO	UNT IN ROW	(11) EXCLUDE	ES CERTAIN SHAR	 ES*
	Not Applicable	<u> </u>				[]
13	PERCENT OF CLA	ASS REPRESENTED B				
14	TYPE OF REPORT	 TING PERSON*				

		HC, CO					
		*SEE	INSTRUCTIONS	BEFORE FILI	LING OUT!		
				7			
			SCHED	ULE 13D			
JSIP No.	69511V 1	10 8		Page 	8 	of 137 Pa	ages
1			G PERSONS DENTIFICATION	NO. OF ABOV	/E PERSONS		
		Paul Y.	- ITC Constr	ruction Holdi	ings Limite	ed - not appl	licable
2	CHECK TH	HE APPROP	RIATE BOX IF	A MEMBER OF	A GROUP*		(a) [] (b) []
	Not appl	licable.					
3	SEC USE	ONLY					
4	SOURCE (OF FUNDS*	·				
	AF						
5			CLOSURE OF LE				
	Not Appl	licable					[]
6	CITIZENS	SHIP OR P	LACE OF ORGAN	IIZATION			
		Bermuda	l				
NUMBER	OF	7	SOLE VOTING	POWER			
SHARE	S		•				
BENEFIC	IALLY	8	SHARED VOTI	NG POWER (see Item 11	 L below)		
OWNED	BY			(
EACH		9	SOLE DISPOS	SITIVE POWER			
REPORT	ING						
PERSO	N	10	-	OSITIVE POWE (see Item 11			
WITH				(333 233 23	,		

Strategic Holdings Limited.

12	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
	Not Appli	cable	·	J
13	PERCENT C	F CLASS	REPRESENTED BY AMOUNT IN ROW (11)	_
14	TYPE OF F	EPORTING	G PERSON*	_
		HC, CO		
		*SEE	INSTRUCTIONS BEFORE FILLING OUT!	
			8	_
			SCHEDULE 13D	
CUSIP No.	69511V 10		Page 9 of 137 Pages	-
1			G PERSONS DENTIFICATION NO. OF ABOVE PERSONS	-
		Hollyfie	eld Group Limited - not applicable	
2	CHECK THE	APPROPI	RIATE BOX IF A MEMBER OF A GROUP* (a) [(b) [-
	Not appli	cable.		1
3	SEC USE C	NLY		_
4	SOURCE OF	' FUNDS*		-
	AF			
5			CLOSURE OF LEGAL PROCEEDINGS UANT TO ITEM 2(d) or 2(e)	_
	Not Appli	cable]]
6	CITIZENSH	IIP OR PI	LACE OF ORGANIZATION	_
		Western	Samoa	_
NUMBER	OF	7	SOLE VOTING POWER	
SHARE	S		-	
BENEFIC	IALLY	8	SHARED VOTING POWER Disclaimed (see Item 11 below)	_
OWNED	ВҮ		Programmed (occ reem if Derow)	

EACH 9 SOLE DISPOSITIVE POWER -0-						
REPORT	ING					
PERSO:	N 10 SHARED DISPOSITIVE POWER Disclaimed (see Item 11 below)					
WITH						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON Hollyfield Group Limited disclaims beneficial ownership of the shares beneficially owned by B2B Ltd. and China Strategic Holdings Limited.					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*					
	Not Applicable []					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 10.97%					
14	TYPE OF REPORTING PERSON*					
	HC, CO					
	*SEE INSTRUCTIONS BEFORE FILLING OUT!					
	9					
	SCHEDULE 13D					
CUSIP No.	69511V 10 8 Page 10 of 137 Pages					
1	NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS Well Orient Limited - not applicable					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) []					
_	(b) [] Not applicable.					
3	SEC USE ONLY					
4	SOURCE OF FUNDS*					
	AF					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)					
	Not Applicable []					

6 CITIZENSHIP OR PLACE OF ORGANIZATION

		Hong Kon	g						
NUMBER SHARE:		7	SOLE VOTING POW	JER					
BENEFIC:		8	SHARED VOTING E		below)				
EACH REPORT:		9	SOLE DISPOSITIV	'E POWER					
PERSOI WITH		10	SHARED DISPOSIT						
11	Well Orie	nt Limit	BENEFICIALLY OWN ed disclaims ber d by B2B Ltd. ar	neficial o	ownership o	f the	sha		i.
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable							 RES*	
13	PERCENT O	F CLASS	REPRESENTED BY F	MOUNT IN	ROW (11)				
14	TYPE OF R	EPORTING	PERSON*						
		*SEE	INSTRUCTIONS BEE	ORE FILL	ING OUT!				
			10						
			SCHEDULE	13D					
	69511V 10			Page	11	of 1		Pages	
1		.R.S. ID	PERSONS ENTIFICATION NO.			ole			
2	CHECK THE		IATE BOX IF A ME	MBER OF A	A GROUP*			(a) (b)	[]
3	SEC USE O	NLY							

4	SOURCE OF FUNDS*								
	AF								
5			CLOSURE OF LEGAL UANT TO ITEM 2(d						
	Not Appl	icable				[]			
6	CITIZENS	HIP OR P	LACE OF ORGANIZA	TION					
		British	Virgin Islands						
NUMBER	OF	7	SOLE VOTING PO	WER					
SHARE	:S		-0-						
BENEFIC OWNED		8	SHARED VOTING Disclaimed (se		1 below)				
EACH		9	SOLE DISPOSITI	 VE POWER					
REPORT	ING		-0-						
PERSO	N	10	SHARED DISPOSI Disclaimed (se						
WITH	[
11	Powervot	e Techno eneficia	BENEFICIALLY OW logy Limited dis lly owned by B2B	claims b	eneficial o	ownership of the			
12	CHECK BO	X IF THE	AGGREGATE AMOUN	T IN ROW	(11) EXCLU	UDES CERTAIN SHARES*			
	Not Appl	icable				[]			
13	PERCENT 10.97%		REPRESENTED BY	AMOUNT I	N ROW (11)				
14	TYPE OF	REPORTIN	G PERSON*						
		HC, CO							
		*SEE	INSTRUCTIONS BE	FORE FIL	LING OUT!				
			11			·			
			SCHEDULE	13D					
CUSIP No.	69511V 1	0 8		Page	12	of 137 Pages			

1	NAME OF I		G PERSONS DENTIFICATION NO. OF ABOVE PERSONS		
		Hanny Ma	agnetics (B.V.I.) Limited - not applicable		
2	CHECK TH	E APPROPF		(a)	-
	Not appl	icable.		(b)	L
3	SEC USE (ONLY			
4	SOURCE O	F FUNDS*			
	AF				
5			CLOSURE OF LEGAL PROCEEDINGS JANT TO ITEM 2(d) or 2(e)		
	Not Appl	icable]
6	CITIZENS	HIP OR PI	LACE OF ORGANIZATION		
		British	Virgin Islands		
NUMBER	OF	7	SOLE VOTING POWER		
SHARES	3		-0-		
BENEFICIALLY		8	SHARED VOTING POWER Disclaimed (see Item 11 below)		
OWNED	BY				
EACH	H	9	SOLE DISPOSITIVE POWER		
REPORTI	ING				
PERSC WITH		10	SHARED DISPOSITIVE POWER Disclaimed (see Item 11 below)		
11	AGGREGATI Hanny Ma	gnetics (BENEFICIALLY OWNED BY EACH REPORTING PERSON (B.V.I.) Limited disclaims beneficial ownershiply owned by B2B Ltd. and China Strategic Hold		
12	CHECK BO	X IF THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	SHA	 RES
	Not Appl	icable			[
13	PERCENT (OF CLASS	REPRESENTED BY AMOUNT IN ROW (11)		
14	TYPE OF	REPORTING	G PERSON*		

*SEE INSTRUCTIONS BEFORE FILLING OUT!

12

				SCHEDULE	13D					
CUSIP No.	 69511V	 10 8			Page	13	of	137	 Pages	
1		REPORTING	DENTIFICA	ON NOITA						
		Hanny Ho	oldings I 	Limited - 	- not app 	licable				
2		HE APPROPE	RIATE BOX	K IF A ME	EMBER OF	A GROUP*			(a) (b)	-
3	SEC USE	ONLY								
4	SOURCE	URCE OF FUNDS*								
5		OX IF DISCIPED PURSCIPED PURSCIPED				NGS				
6	 CITIZEN	SHIP OR PI Bermuda	LACE OF (ORGANIZAT	TION					
NUMBER SHARE		7	SOLE VO	OTING POV	VER					
BENEFIC OWNED		8		VOTING E	POWER e Item 11	below)				
EAC REPORT		9	SOLE DI -0-	ISPOSITIV	/E POWER					
PERS	ON	10			TIVE POWE te Item 11					
WIT	AGGREGA Hanny H	oldings Li	imited di	isclaims	benefici	CH REPORTIN	lp of	the		
12			AGGREGAT	TE AMOUN	IN ROW	(11) EXCLUI	ES C	ERTA	IN SHA	RES
	Not App	licable								[

13	PERCENT 0 10.97%	F CLASS	REPRESENTED BY	AMOUNT I	N ROW (11)			
14	TYPE OF R	 EPORTIN	 G PERSON*					
		HC, CO						
		*SEE	INSTRUCTIONS BE					
			13					
			SCHEDULE	13D				
	69511V 10				14	of 137	Pages	
1	NAME OF R		G PERSONS DENTIFICATION NO	. OF ABO	VE PERSONS			
		Famex I	nvestment Limite	d - not	applicable			
2	CHECK THE	APPROP	 RIATE BOX IF A M	EMBER OF	A GROUP*		(a)	
	Not applicable. (b) [[]
3	SEC USE O	 NLY						
4	SOURCE OF	 FUNDS*						
	AF							
5			CLOSURE OF LEGAL UANT TO ITEM 2(d					
	Not Appli							[]
6	CITIZENSH		LACE OF ORGANIZA					
		Hong Ko	ng					
NUMBER	OF	7	SOLE VOTING PO					
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BENEFIC	IALLY	8	SHARED VOTING	POWER				
OWNED	BY		Disclaimed (se					
EACH		9	SOLE DISPOSITI					
REPORT:	ING		-0-					
PERSO	N	10	SHARED DISPOSI	TIVE POW	 ER			

Disclaimed (see Item 11 below)

WITH	TH	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING Famex Investment Limited disclaims beneficial owners beneficially owned by B2B Ltd. and China Strategic Helical China Strategic China St	nip of the shares
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUD	ES CERTAIN SHARES*
	Not Applicable	[]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 10.97%	
14	TYPE OF REPORTING PERSON*	
	HC, CO	
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	
	14	
	SCHEDULE 13D	
CUSIP No.	o. 69511V 10 8 Page 15	of 137 Pages
1	NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS	
	Mankar Assets Limited - not applicable	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) []
	Not applicable.	(b) []
3	SEC USE ONLY	
4	SOURCE OF FUNDS*	
	AF	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)	
	Not Applicable	[]
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
	British Virgin Islands	
NUMBER	ER OF 7 SOLE VOTING POWER -0-	

SHARE	S								
BENEFIC:		8	SHARED VOTING Disclaimed (se		1 below)				
EACH REPORT		9	SOLE DISPOSITI						
PERSOI WITH		10	SHARED DISPOSITIVE POWER Disclaimed (see Item 11 below)						
11	Mankar As	sets Lin	BENEFICIALLY OW nited disclaims ed by B2B Ltd. a	beneficia	al ownership	of the shares	•		
12			AGGREGATE AMOUN	T IN ROW	(11) EXCLUDI	ES CERTAIN SHAR	 ES*		
13	Not Appli PERCENT O 10.97%		REPRESENTED BY		N ROW (11)		[]		
14	TYPE OF R	EPORTING	G PERSON*						
		*SEE	INSTRUCTIONS BE	FORE FILI	LING OUT!				
			15						
			SCHEDULE	13D					
	69511V 10			Page	16	of 137 Pages			
1	NAME OF R	 EPORTING							
		ITC Inve	estment Holdings	Limited	- not applio	cable			
2	CHECK THE	APPROPE	RIATE BOX IF A M	MEMBER OF	A GROUP*	(a) (b)	[]		
	Not appli								
3	SEC USE O	NLY							
4	SOURCE OF								
	AF								

5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)								
	Not Appli	Not Applicable []								
6	CITIZENS	HIP OR PL	ACE OF ORGANIZA	TION						
		British	Virgin Islands							
NUMBE	R OF	7	SOLE VOTING PO	WER						
SHARI	SHARES									
BENEFI(8	SHARED VOTING Disclaimed (see		below)					
OWNE										
EACI	H	9	SOLE DISPOSITI	VE POWER						
REPOR'	ΓING									
PERSO	NC	10	SHARED DISPOSION Disclaimed (see							
WITI	H 									
11	ITC Inves	stment Ho	BENEFICIALLY OW ldings Limited ly owned by B2B	disclaims	beneficial	ownersh	ip of the			
12	CHECK BOX	K IF THE	AGGREGATE AMOUN	T IN ROW (11) EXCLUDE	ES CERTA	IN SHARES*			
	Not Appli	icable					[]			
13	PERCENT (OF CLASS	REPRESENTED BY .	AMOUNT IN	ROW (11)					
14	TYPE OF F	 REPORTING	PERSON*							
		HC, CO								
		*SEE	INSTRUCTIONS BE	FORE FILLI	NG OUT!					
			16							
			SCHEDULE	13D						
CUSIP No	. 69511V 10) 8 		Page	17	of 137 	Pages			
1	NAME OF F		PERSONS ENTIFICATION NO	. OF ABOVE	PERSONS					
		ITC Corp	oration Limited	- not app	licable					

2	CHECK THE	E APPROP	RIATE BOX IF A MEMBER OF A GROUP*	(a) (b)	[]	
	Not appli	cable.				
3	SEC USE C	ONLY				
4	SOURCE OF	FUNDS*				
	AF					
5		_	CLOSURE OF LEGAL PROCEEDINGS UANT TO ITEM 2(d) or 2(e)			
	Not Appli	cable			[]	
6	CITIZENSE	HIP OR P	LACE OF ORGANIZATION			
		Bermuda				
NUMBER	OF	7	SOLE VOTING POWER			
SHARE	S					
BENEFIC	BENEFICIALLY		SHARED VOTING POWER Disclaimed (see Item 11 below)			
OWNED	ВҮ		Discialmed (see item ii below)			
EACH		9	SOLE DISPOSITIVE POWER -0-			
REPORT	ING		0			
PERSO WITH		10	SHARED DISPOSITIVE POWER Disclaimed (see Item 11 below)			
11	ITC Corpo	ration :	BENEFICIALLY OWNED BY EACH REPORTING PERSON Limited disclaims beneficial ownership of the ed by B2B Ltd. and China Strategic Holdings	ne sha		
12	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTA	AIN SH	 ARES*	
	Not Appli	cable			[]	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 10.97%					
14			G PERSON*			
		HC, CO				
		*SEE	INSTRUCTIONS BEFORE FILLING OUT!			

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1	NAME OF RE		PERSONS DENTIFICATION N	O. OF ABOV	VE PERSONS				
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11	Galaxyway	Investr	BENEFICIALLY Conents Limited do	lisclaims k	peneficial o	wnership			
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13	PERCENT OF 10.97%	CLASS	REPRESENTED BY	AMOUNT IN					
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11	AGGREGATE AMOUNT Chan Kwok Keung, beneficially own	BENEFICIALLY OWNED BY EACH REPORTING PERSON Charles disclaims beneficial ownership of the shares ed by B2B Ltd. and China Strategic Holdings Limited.
12		AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
13	PERCENT OF CLASS	REPRESENTED BY AMOUNT IN ROW (11)
14	TYPE OF REPORTIN	G PERSON*
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Note:

This Amendment No. 5 is being filed to reflect a change in the percentage ownership of the subject company by B2B Limited and China Strategic Holdings Limited, as well as the several indirect holders who are reporting persons on this Statement, Calisan Developments Limited, Great Decision Limited, Paul Y. - ITC Investments Group Limited, Paul Y. - ITC Construction Holdings (B.V.I.) Limited, Paul Y. - ITC Construction Holdings Limited, Hollyfield Group Limited, Well Orient Limited, Powervote Technology Limited, Hanny Magnetics (B.V.I.) Limited, Hanny Holdings Limited, Famex Investment Limited, Mankar Assets Limited, ITC Investment Holdings Limited, ITC Corporation Limited, Galaxyway Investments Limited, Chinaview International Limited, and Dr. Chan Kwok Keung, Charles. The change in percentage ownership resulted from certain changes in the outstanding capital of the subject company of which the foregoing direct or indirect holders recently became aware, as described in Item 4 below. None of the foregoing parties bought or sold any securities of the subject company since the filing of Amendment No. 4 to this Statement in January 2002.

The Amendment No. 5 is also being filed to provide other non-material updated information in items 1, 2, 3, 4 and 5.

Items 1, 2, 3, 4 and 5 have been amended accordingly.

Item 1. Security and Issuer.

This statement relates to the common stock (the "Common Stock") of PacificNet Inc. (formerly known as PacificNet.com, Inc.) (the "Company"), a Delaware corporation, with its principal executive offices at 860 Blue Gentian Road, Suite 360, Eagan, MN55121, USA.

Item 2. Identity and Background.

This statement is filed by:

China Strategic Holdings Limited

China Strategic Holdings Limited ("CSH") is a Hong Kong company with its principal executive and business offices located at 8th Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong. The principal business of CSH is that of an investment holding company with diversified interests in industrial and infrastructure investments, property investment and development and media businesses through its subsidiaries.

CSH owns 100% of the issued shares of B2B Ltd. and, through such interest and its interest in China Pharmaceutical Industrial Limited, is the indirect beneficial owner of 2,425,423 shares of Common Stock (the "CSH Shares").

During the past five years, neither CSH nor, to the best knowledge of CSH, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating

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activities subject to, federal or state securities laws or finding any violation with respect to such laws.

B2B Ltd.

B2B Ltd., a Hong Kong company, is a wholly owned subsidiary of CSH, and it directly owns 2,413,890 shares of Common Stock. B2B Ltd.'s principal business is that of an investment holding company whose principal asset currently is such shares in the Company, and its principal executive and business offices are located at 8th Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

During the past five years, neither B2B Ltd. nor, to the best knowledge of B2B Ltd., any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Calisan Developments Limited

The principal business of Calisan Developments Limited, a British Virgin Islands company ("Calisan"), is investment holding. The principal executive and business offices of Calisan are located at 31st Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

Calisan owns 17.45% of the issued shares of CSH and may, pursuant to Rule 13d-3 ("Rule 13d-3") under the Securities Exchange Act of 1934, as amended (the "Exchange Act'), be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Calisan disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Calisan is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH shares.

During the past five years, neither Calisan nor, to the best knowledge of Calisan, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Great Decision Limited

The principal business of Great Decision Limited, a British Virgin Islands company ("Great Decision"), is investment holding. The principal executive and business offices of Great Decision are located at 31st Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

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Great Decision owns 100% of the issued shares of Calisan and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Great Decision disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Great Decision is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

During the past five years, neither Great Decision nor, to the best knowledge of Great Decision, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Paul Y. - ITC Investments Group Limited

The principal business of Paul Y. - ITC Investments Group Limited, a British Virgin Islands company ("Paul Y. Investments"), is investment holding. The principal executive and business offices of Paul Y. Investments are located at 31st Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

Paul Y. Investments owns 100% of the issued shares of Great Decision and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Paul Y. Investments disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Paul Y. Investments is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

During the past five years, neither Paul Y. Investments nor, to the best knowledge of Paul Y. Investments, any of its executive officers and directors

have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Paul Y. - ITC Construction Holdings (B.V.I.) Limited

The principal business of Paul Y. - ITC Construction Holdings (B.V.I.) Limited, a British Virgin Islands company ("Paul Y. BVI"), is investment holding. The principal executive and business offices of Paul Y. BVI are located at 31st Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

Paul Y. BVI owns 100% of the issued shares of Paul Y. Investments and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Paul Y. BVI disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Paul Y. BVI is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

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During the past five years, neither Paul Y. BVI nor, to the best knowledge of Paul Y. BVI, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Paul Y. - ITC Construction Holdings Limited

The principal business of Paul Y. - ITC Construction Holdings Limited, a Bermuda company ("Paul Y. Holdings"), is that of investment holding with interests mainly in companies engaged in construction, property development and investment, manufacturing and trading of construction materials, hotel operations and catering as well as strategic investment in contracting businesses including contract mining, contract drilling, engineering, infrastructure services, power services, telecommunication services and rail services, installation and maintenance of elevators and escalators, and provision of specialized business and management solution. The principal executive and business offices of Paul Y. Holdings are located at 31st Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

Paul Y. Holdings owns 100% of the issued shares of Paul Y. BVI and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Paul Y. Holdings disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Paul Y. Holdings is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

During the past five years, neither Paul Y. Holdings nor, to the best knowledge of Paul Y. Holdings, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future

violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Hollyfield Group Limited

The principal business of Hollyfield Group Limited, a Western Samoa company ("Hollyfield"), is investment holding. The principal executive and business offices of Hollyfield are located at 33rd Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

Hollyfield owns 42.59% of the issued shares of Paul Y. Holdings and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Hollyfield disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Hollyfield is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

During the past five years, neither Hollyfield nor, to the best knowledge of Hollyfield, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was

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or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Well Orient Limited

The principal business of Well Orient Limited, a Hong Kong company ("Well Orient"), is investment holding. The principal executive and business offices of Well Orient are located at 7th Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

Well Orient owns 17.45% of the issued shares of CSH and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Well Orient disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Well Orient is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH shares.

During the past five years, neither Well Orient nor, to the best knowledge of Well Orient, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Powervote Technology Limited

The principal business of Powervote Technology Limited, a British Virgin Islands company ("Powervote"), is investment holding. The principal executive and business offices of Powervote are located at 7th Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

Powervote owns 100% of the issued shares of Well Orient and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Powervote disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Powervote is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

During the past five years, neither Powervote nor, to the best knowledge of Powervote, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Hanny Magnetics (B.V.I.) Limited

The principal business of Hanny Magnetics (B.V.I.) Limited, a British Virgin Islands company ("Hanny BVI"), is investment holding. The principal executive and business offices of

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Hanny BVI are located at 7th Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

Hanny BVI owns 100% of the issued shares of Powervote and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Hanny BVI disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Hanny BVI is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH shares.

During the past five years, neither Hanny BVI nor, to the best knowledge of Hanny BVI, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Hanny Holdings Limited

The principal business of Hanny Holdings Limited, a Bermuda company ("Hanny"), is the manufacture, distribution and marketing of data storage media and the distribution and marketing of computer accessories, storage media and consumer electronic products and securities trading. Hanny also holds an investment portfolio of information technology-related companies. The principal executive and business offices of Hanny are located at 7th Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

Hanny owns 100% of the issued shares of Hanny BVI and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Hanny disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Hanny is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the

beneficial owner of the CSH Shares.

During the past five years, neither Hanny nor, to the best knowledge of Hanny, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Famex Investment Limited

The principal business of Famex Investment Limited, a Hong Kong company ("Famex"), is investment holding. The principal executive and business offices of Famex are located at 33rd Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

Famex owns 27.73% of the issued shares of Hanny and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Famex disclaims beneficial ownership of the CSH Shares and the filing of this

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statement shall in no way be construed as an admission that Famex is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

During the past five years, neither Famex nor, to the best knowledge of Famex, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Mankar Assets Limited

The principal business of Mankar Assets Limited, a British Virgin Islands company ("Mankar"), is investment holding. The principal executive and business offices of Mankar are located at 33rd Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

Mankar owns 100% of the issued shares of Famex and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Mankar disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Mankar is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

During the past five years, neither Mankar nor, to the best knowledge of Mankar, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting

or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

ITC Investment Holdings Limited

The principal business of ITC Investment Holdings Limited, a British Virgin Islands company ("ITC Holdings"), is investment holding. The principal executive and business offices of ITC Holdings are located at 33rd Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

ITC Holdings owns 100% of the issued shares of Hollyfield and Mankar and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, ITC Holdings disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that ITC Holdings is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

During the past five years, neither ITC Holdings nor, to the best knowledge of ITC Holdings, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of,

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or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

ITC Corporation Limited

The principal business of ITC Corporation Limited, a Bermuda company ("ITC"), is investment holding. The principal executive and business offices of ITC are located at 33rd Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

ITC owns 100% of the issued shares of ITC Holdings and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, ITC disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that ITC is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

During the past five years, neither ITC nor, to the best knowledge of ITC, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Galaxyway Investments Limited

The principal business of Galaxyway Investments Limited, a British Virgin Islands company ("Galaxyway"), is investment holding. The principal executive and business offices of Galaxyway are located at 33rd Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

Galaxyway owns 34.82% of the issued shares of ITC and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Galaxyway disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Galaxyway is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

During the past five years, neither Galaxyway nor, to the best knowledge of Galaxyway, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Chinaview International Limited

The principal business of Chinaview International Limited, a British Virgin Islands company ("Chinaview"), is investment holding. The principal executive and business offices of Chinaview are located at 33rd Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

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Chinaview owns 100% of the issued shares of Galaxyway and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B Ltd. However, Chinaview disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Chinaview is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

During the past five years, neither Chinaview nor, to the best knowledge of Chinaview, any of its executive officers and directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Chan Kwok Keung, Charles

The business address of Dr. Chan Kwok Keung, Charles ("Dr. Chan"), a citizen of the United Kingdom, is 33rd Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong. Dr. Chan is the: (i) Chairman of Paul Y. Holdings, ITC, Hanny and China Enterprises Limited, (ii) Chairman and Chief Executive Officer of CSH, (iii) an executive director of Ananda Wing On Travel (Holdings) Limited and (iv) a non-executive director of Downer EDI Limited. Dr. Chan is also a director of Paul Y. BVI and Famex and is the sole director of Galaxyway and Chinaview.

Dr. Chan owns 100% of the issued shares of Chinaview and may, pursuant to Rule 13d-3, be deemed to control the voting and disposition of the CSH Shares by CSH and B2B. However, Dr. Chan disclaims beneficial ownership of the CSH Shares and the filing of this statement shall in no way be construed as an admission that Dr. Chan is, for purposes of Section 13(d) or 13(g) of the Exchange Act, the beneficial owner of the CSH Shares.

During the past five years, Dr. Chan has not been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and has not been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

The name, business address, citizenship and present occupation or employment of each executive officer and director of the foregoing entities and the name, principal business and address of any corporation or other organization in which such employment is conducted are set forth on Schedules I through XIX hereto and are incorporated herein by reference.

Item 3. Source and Amount of Funds or other Consideration.

The shares of Common Stock were acquired by B2B Ltd. on July 27, 2000 upon the completion of the exchange of all the ownership interests in PacificNet.com, LLC ("PacificNet") for shares of the Company's Common Stock, as more fully described in the Schedule 13D filed on August 7, 2000 (File No. 005-59081).

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This amendment is being made in part to reflect a passive change in the percentage ownership in the Company of CSH, B2B Ltd., Calisan, Great Decision, Paul Y. Investments, Paul Y. BVI, Paul Y. Holdings, Hollyfield, Well Orient, Powervote, Hanny BVI, Hanny, Famex, Mankar, ITC Holdings, ITC, Galaxyway, Chinaview and Dr. Chan, as described in Item 4 below.

Item 4. Purposes of Transaction.

None of the reporting persons named in this Statement has bought or sold any securities of the Company since the date of Amendment No. 4 to this Statement. The following is an explanation of the changes in the Company's outstanding share capital which necessitated this Amendment No. 5:

In April 2002, the Company issued 12,257,121 shares of common stock for the private placement.

The net results of these changes in the total number of shares outstanding is that the percentage ownership interest of B2B Ltd. and CSH in the Company decreased by 13.66% and 13.73% respectively. These changes also resulted in a percentage decrease of 13.73% for all other reporting persons, but as noted elsewhere in this Statement, such other reporting persons disclaim beneficial ownership of those shares.

Except as described in this Item 4, none of B2B Ltd., CSH, Calisan, Great Decision, Paul Y. Investments, Paul Y. BVI, Paul Y. Holdings, Hollyfield, Well Orient, Powervote, Hanny BVI, Hanny, Famex, Mankar, ITC Holdings, ITC, Galaxyway, Chinaview or Dr. Chan has any plan, nor has under consideration any proposal which relate to or would result in:

- (a) the acquisition by any person of additional securities of the Company, or the disposition of securities of the Company;
- (b) an extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the Company or any of its subsidiaries;

- (c) a sale or transfer of a material amount of assets of the Company or any of its subsidiaries;
- (d) any change in the present board of directors or management of the Company;
- (e) any material change in the present capitalization or dividend policy of the Company;
- (f) any other material change in the Company's business or corporate structure;
- (g) changes in the Company's charter, by-laws or instruments corresponding thereto or other actions which may impede the acquisition of control of the Company by any person;
- (h) causing a class of securities of the Company to be delisted from a national securities exchange or to cease to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association;

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- (i) a class of equity securities of the Company becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Exchange Act; or
 - (j) any action similar to any of those enumerated in (a)-(i) above.
- Item 5. Interest in Securities of the Issuer.
- (a)-(b) B2B Ltd. is the beneficial owner of 2,413,890 shares of Common Stock, representing 10.94% of the outstanding Common Stock, and has shared power over the voting and disposition of the CSH Shares with CSH.

CSH indirectly beneficially owns 2,425,423 shares of Common Stock, representing 10.97% of the class, due to: (1) its 100% ownership of B2B Ltd. and (2) its indirect partial ownership of China Pharmaceutical Industrial Limited, a subsidiary which beneficially owns 11,533 shares of Common Stock as of the date hereof. CSH is deemed to have shared power to vote and to dispose of 2,413,890 shares of Common Stock with B2B Ltd. It also is deemed to have shared power to vote and dispose of 11,533 shares of Common Stock with China Pharmaceutical Industrial Limited. The executive officers, directors and controlling persons of China Pharmaceutical Industrial Limited, and executive officers and directors of any person ultimately in control of China Pharmaceutical Industrial Limited, are as follows: Lien Kait Long and Ho Kin Cheong, Kelvin of 8th Floor, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong, and Ian James Burton of 2nd Floor, 45 Stirling Highway, Nedlands, WA 6009, Australia.

Calisan, through its ownership of 17.45% of the issued shares of CSH, may be deemed to share voting and dispositive power over the 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Calisan expressly disclaims beneficial ownership of such shares.

Great Decision, through its ownership of 100% of the issued shares of Calisan, may be deemed to share voting and dispositive power over 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Great Decision expressly disclaims beneficial ownership of such shares.

Paul Y. Investments, through its ownership of 100% of the issued shares of Great Decision, may be deemed to share voting and dispositive power over 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Paul Y. Investments expressly disclaims beneficial ownership of such shares.

Paul Y. BVI, through its ownership of 100% of the issued shares of Paul Y. Investments, may be deemed to share voting and dispositive power over 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Paul Y. BVI expressly disclaims beneficial ownership of such shares.

Paul Y. Holdings, through its ownership of 100% of the issued shares of Paul Y. BVI, may be deemed to share voting and dispositive power over 2,425,423 shares

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of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Paul Y. Holdings expressly disclaims beneficial ownership of such shares.

Hollyfield, through its ownership of 42.59% of the issued shares of Paul Y. Holdings, may be deemed to share voting and dispositive power over 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Hollyfield expressly disclaims beneficial ownership of such shares.

Well Orient, through its ownership of 17.45% of the issued shares of CSH, may be deemed to share voting and dispositive power over the 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Well Orient expressly disclaims beneficial ownership of such shares.

Powervote, through its ownership of 100% of the issued shares of Well Orient, may be deemed to share voting and dispositive power over the 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Powervote expressly disclaims beneficial ownership of such shares.

Hanny BVI, through its ownership of 100% of the issued shares of Powervote, may be deemed to share voting and dispositive power over 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Hanny BVI expressly disclaims beneficial ownership of such shares.

Hanny, through its ownership of 100% of the issued shares of Hanny BVI, may be deemed to share voting and dispositive power over the 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Hanny expressly disclaims beneficial ownership of such shares.

Famex, through its ownership of 27.73% of the issued shares of Hanny, may be deemed to share voting and dispositive power over 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Famex expressly disclaims beneficial ownership of such shares.

Mankar, through its ownership of 100% of the issued shares of Famex, may be deemed to share voting and dispositive power over 2,425,423

shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Mankar expressly disclaims beneficial ownership of such shares.

ITC Holdings, through its ownership of 100% of the issued shares of both Hollyfield and Mankar may be deemed to share voting and dispositive power over the 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, ITC Holdings expressly disclaims beneficial ownership of such shares.

ITC, through its ownership of 100% of the issued shares of ITC Holdings may be deemed to share voting and dispositive power over the 2,425,423 shares of

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Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, ITC expressly disclaims beneficial ownership of such shares.

Galaxyway, through its ownership of 34.82% of the issued shares of ITC, may be deemed to share voting and dispositive power over 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Galaxyway expressly disclaims beneficial ownership of such shares.

Chinaview, through its ownership of 100% of the issued shares of Galaxyway, may be deemed to share voting and dispositive power over 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Chinaview expressly disclaims beneficial ownership of such shares.

Dr. Chan, through his ownership of 100% of the issued shares of Chinaview, may be deemed to share voting and dispositive power over 2,425,423 shares of Common Stock indirectly beneficially owned by CSH, however, pursuant to Rule 13d-4, Dr. Chan expressly disclaims beneficial ownership of such shares.

None of the persons named on Schedules I-XIX beneficially own shares of ${\tt Common\ Stock.}$

- (c) Not applicable.
- (d) The reporting persons know of no other person who has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the securities reported herein.
- (e) Not applicable.
- Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

There are no contracts, arrangements, understandings or relationships (legal or otherwise) between the persons named in Item 2 above with respect to any securities of the Company including, but not limited to, transfer or the voting of any securities of the Company, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

Item 7. Material to be Filed as Exhibits.

The document which have been filed as Exhibits are listed in the Exhibit Index herein.

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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, B2B $\,$ Ltd. certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF B2B LTD.

Dated: May 6, 2002 By: /s/ Lien Kait Long

Name: Lien Kait Long Title: Director

34

After reasonable inquiry and to the best of my knowledge and belief, China Strategic Holdings Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF CHINA STRATEGIC

HOLDINGS LIMITED

Dated: May 6, 2002 By: /s/ Lien Kait Long

Name: Lien Kait Long Title: Executive Director

35

After reasonable inquiry and to the best of my knowledge and belief, Calisan Developments Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF CALISAN DEVELOPMENTS LIMITED

Dated: May 6, 2002 By: /s/ Chau Mei Wah, Rosanna

Name: Chau Mei Wah, Rosanna

Title: Director

36

After reasonable inquiry and to the best of my knowledge and belief, Great Decision Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF GREAT DECISION LIMITED

Dated: May 6, 2002 By: /s/ Chau Mei Wah, Rosanna

Name: Chau Mei Wah, Rosanna

Title: Director

37

After reasonable inquiry and to the best of my knowledge and belief, Paul Y. - ITC Investments Group Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF PAUL Y. - ITC INVESTMENTS GROUP LIMITED

Dated: May 6, 2002 By: /s/ Chau Mei Wah, Rosanna

Name: Chau Mei Wah, Rosanna

Title: Director

38

After reasonable inquiry and to the best of my knowledge and belief, Paul Y. - ITC Construction Holdings (B.V.I.) Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF PAUL Y. - ITC CONSTRUCTION HOLDINGS (B.V.I.) LIMITED

Dated: May 6, 2002 By: /s/ Chau Mei Wah, Rosanna

Name: Chau Mei Wah, Rosanna

Title: Director

39

After reasonable inquiry and to the best of my knowledge and belief, Paul Y. - ITC Construction Holdings Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF PAUL Y. - ITC CONSTRUCTION HOLDINGS LIMITED

Dated: May 6, 2002 By: /s/ Chau Mei Wah, Rosanna

Name: Chau Mei Wah, Rosanna

Title: Executive Director

40

After reasonable inquiry and to the best of my knowledge and belief,

Hollyfield Group Limited certifies that the information set forth in this statement is true, complete and correct.

> FOR AND ON BEHALF OF HOLLYFIELD GROUP LIMITED

Dated: May 6, 2002 By: /s/ Chau Mei Wah, Rosanna

Name: Chau Mei Wah, Rosanna

Title: Director

41

After reasonable inquiry and to the best of my knowledge and belief, Well Orient Limited certifies that the information set forth in this statement is true, complete and correct.

> FOR AND ON BEHALF OF WELL ORIENT LIMITED

Dated: May 6, 2002 By: /s/ Lui Siu Tsuen, Richard

Name: Lui Siu Tsuen, Richard

Title: Director

42

After reasonable inquiry and to the best of my knowledge and belief, Powervote Technology Limited certifies that the information set forth in this statement is true, complete and correct.

> FOR AND ON BEHALF OF POWERVOTE TECHNOLOGY LIMITED

Dated: May 6, 2002 By: /s/ Lui Siu Tsuen, Richard

Name: Lui Siu Tsuen, Richard

Title: Director

43

After reasonable inquiry and to the best of my knowledge and belief, Hanny Magnetics (B.V.I.) Limited certifies that the information set forth in this statement is true, complete and correct.

> FOR AND ON BEHALF OF HANNY MAGNETICS (B.V.I.) LIMITED

Dated: May 6, 2002 By: /s/ Lui Siu Tsuen, Richard

Name: Lui Siu Tsuen, Richard

Title: Director

After reasonable inquiry and to the best of my knowledge and belief, Hanny Holdings Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF HANNY HOLDINGS LIMITED

Dated: May 6, 2002 By: /s/ Allan Yap

Name: Allan Yap

Title: Managing Director

45

After reasonable inquiry and to the best of my knowledge and belief, Famex Investment Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF FAMEX INVESTMENT LIMITED

Dated: May 6, 2002 By: /s/ Chau Mei Wah, Rosanna

Name: Chau Mei Wah, Rosanna

Title: Director

46

After reasonable inquiry and to the best of my knowledge and belief, Mankar Assets Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF MANKAR ASSETS LIMITED

Dated: May 6, 2002 By: /s/ Chau Mei Wah, Rosanna

Name: Chau Mei Wah, Rosanna

Title: Director

47

After reasonable inquiry and to the best of my knowledge and belief, ITC Investment Holdings Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF ITC INVESTMENT HOLDINGS LIMITED

Dated: May 6, 2002 By: /s/ Chau Mei Wah, Rosanna

Name: Chau Mei Wah, Rosanna

Title: Director

48

After reasonable inquiry and to the best of my knowledge and belief, ITC Corporation Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF ITC CORPORATION

Dated: May 6, 2002 By: /s/ Chau Mei Wah, Rosanna

Name: Chau Mei Wah, Rosanna Title: Managing Director

49

After reasonable inquiry and to the best of my knowledge and belief, Galaxyway Investments Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF GALAXYWAY INVESTMENTS LIMITED

Dated: May 6, 2002 By: /s/ Chan Kwok Keung, Charles

Name: Chan Kwok Keung, Charles

Title: Director

50

After reasonable inquiry and to the best of my knowledge and belief, Chinaview International Limited certifies that the information set forth in this statement is true, complete and correct.

FOR AND ON BEHALF OF CHINAVIEW INTERNATIONAL LIMITED

Dated: May 6, 2002 By: /s/ Chan Kwok Keung, Charles

Name: Chan Kwok Keung, Charles

Title: Director

51

After reasonable inquiry and to the best of my knowledge and belief, I, Dr. Chan Kwok Keung, Charles, certify that the information set forth in this statement is true, complete and correct.

Dated: May 6, 2002 By: /s/ Chan Kwok Keung, Charles

Name: Dr. Chan Kwok Keung, Charles

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Schedule I

Executive Officers and Directors of China Strategic Holdings Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Name and Title Business Address Citizenship Lien Kait Long c/o 8/F, Paul Y. Centre, Singapore 51 Hung To Road, Kwun Tong, Kowloon,

Hong Kong

53

David Edwin Bussmann c/o 8/F, Paul Y. Centre, USA 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong c/o 33/F, Paul Y. Centre, United Chan Kwok Keung, Charles 51 Hung To Road, Kingdom Kwun Tong, Kowloon,

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Lau Ko Yuen, Tom

c/o 31/F, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

United Kingdom

Chau Mei Wah, Rosanna

c/o 31/F, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

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Choy Hok Man, Constance

c/o 49/F, Bank of China Tower, 1 Garden Road, Hong Kong

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Richard, Siu Tsuen Lui

c/o 7/F, Paul Y. Centre, 51 Hung To Road, Kwun Tong,

Hong Kong

Kowloon,

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Li Wa Kin

c/o 8/F, Paul Y. Centre, 51 China Hung To Road, Kwun Tong, Kowloon, Hong Kong

Chan Kwok Hung

51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

c/o 27/F, Paul Y. Centre, United Kingdom

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Allan Yap

c/o 7/F, Paul Y. Centre, Canada 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

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Schedule II

Executive Officers and Directors of B2B Ltd. as of May 6, 2002 $\,$

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Name and Title

Business Address

Citizenship

C/o 8/F, Paul Y. Centre, 51

Hung To Road,

Kwun Tong, Kowloon, Hong Kong

Ho Kin Cheong, c/o 8/F, Paul Y. Centre, 51 Hong Kong
Kelvin Hung To Road,
Kwun Tong, Kowloon, Hong Kong

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Schedule III

Executive Officers and Directors of Calisan Developments Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Name and Title

Chau Mei Wah, Rosanna Business Address

c/o 31/F, Paul Y. Centre,
51 Hung To Road,
Kwun Tong, Kowloon,
Hong Kong

Citizenship

Australia

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Chan Fut Yan c/o 31/F, Paul Y. Centre, United 51 Hung To Road, Kingdom

Kwun Tong, Kowloon, Hong Kong

Lau Ko Yuen, Tom

c/o 31/F, Paul Y. Centre, United 51 Hung To Road, Kingdom Kwun Tong, Kowloon, Hong Kong

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Schedule IV

Executive Officers and Directors of Great Decision Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Name and Title

Lau Ko Yuen, Tom

Business Address

c/o 31/F, Paul Y. Centre,
51 Hung To Road,
Kwun Tong, Kowloon,

Hong Kong

Citizenship

United Kingdom

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c/o 31/F, Paul Y. Centre, Chan Fut Yan United Kingdom 51 Hung To Road, Kwun Tong, Kowloon,

Hong Kong

Chau Mei Wah, c/o 31/F, Paul Y. Centre, Australia Rosanna 51 Hung To Road,

Kwun Tong, Kowloon,

Hong Kong

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Schedule V

Executive Officers and Directors of Paul Y. - ITC Investments Group Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Name and Title

Business Address

Hong Kong

Citizenship

Chan Fut Yan

c/o 31/F, Paul Y. Centre,
51 Hung To Road,
Kwun Tong,
Kowloon,

United Kingdom

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Lau Ko Yuen, Tom c/o 31/F, Paul Y. Centre, United Kingdom

51 Hung To Road, Kwun Tong, Kowloon,

Hong Kong

Chau Mei Wah, Rosanna

c/o 31/F, Paul Y. Centre, 51 Hung To Road,

Kwun Tong, Kowloon, Hong Kong

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Schedule VI

Executive Officers and Directors of Paul Y. - ITC Construction Holdings (B.V.I.) Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Name and Title

Business Address

Citizenship

Chan Kwok Keung, Charles

c/o 33/F, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

United Kingdom

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Lau Ko Yuen, Tom

c/o 31/F, Paul Y. Centre, United Kingdom 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

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Chan Fut Yan

c/o 31/F, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

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Chau Mei Wah, Rosanna

c/o 31/F, Paul Y. Centre,
51 Hung To Road,
Kwun Tong,
Kowloon,
Hong Kong

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Schedule VII

Executive Officers and Directors of Paul Y. - ITC Construction Holdings Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Name and Title

Chan Kwok Keung, Charles

Business Address

c/o 33/F, Paul Y. Centre, 51 Hung To Road,

Kwun Tong, Kowloon, Hong Kong

Citizenship

United Kingdom

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Lau Ko Yuen, Tom

c/o 31/F, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

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Chan Fut Yan

c/o 31/F, Paul Y. Centre, 51 Hung To Road, Kwun Tong,

Kowloon, Hong Kong United Kingdom

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Chau Mei Wah, Rosanna

c/o 31/F, Paul Y. Centre, 51 Hung To Road,

Kwun Tong, Kowloon, Hong Kong

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Cheung Ting Kau, Vincent

c/o 15/F, Alexandra House, 16-20 Chater Road,

Central, Hong Kong

United Kingdom

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Kwok Shiu Keung, Ernest c/o 21-22/F, Bank of China Australia

Tower,

1 Garden Road, Hong Kong

c/o 27/F, Paul Y. Centre, Cheung Hon Kit Hong Kong

51 Hung To Road,

Kwun Tong, Kowloon, Hong Kong

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Schedule VIII

Executive Officers and Directors of Hollyfield Group Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

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Name and Title Business Address Citizenship

Lau Ko Yuen, Tom c/o 31/F, Paul Y. Centre, United Kingdom

51 Hung To Road, Kwun Tong, Kowloon,

Hong Kong

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Chan Fut Yan

c/o 31/F, Paul Y. Centre, United Kingdom 51 Hung To Road,

Kwun Tong, Kowloon, Hong Kong

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Chau Mei Wah, Rosanna c/o 31/F, Paul Y. Centre,
51 Hung To Road,
Kwun Tong,
Kowloon,
Hong Kong

Australia

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Schedule IX

Executive Officers and Directors of Well Orient Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

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Princ Prese

Name and Title

Business Address

Citizenship

Allan Yap

c/o 7/F, Paul Y. Centre, Canada 51 Hung To Road, Kwun Tong,

Kowloon, Hong Kong

82

Richard, Siu Tsuen Lui

c/o 7/F, Paul Y. Centre, Hong Kong 51 Hung To Road, Kwun Tong,

Kowloon, Hong Kong

83

Schedule X

Executive Officers and Directors of Powervote Technology Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Name and Title Business Address Citizenship

Allan Yap c/o 7/F, Paul Y. Centre, Canada

51 Hung To Road, Kwun Tong, Kowloon,

Hong Kong

Richard, Siu Tsuen Lui c/o 7/F, Paul Y. Centre, Hong Kong

51 Hung To Road,

Kwun Tong,

84

Kowloon, Hong Kong Li Direc

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Dir

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Dir

Man Exe C Cha

Vic

Dir

E Dir

85

Schedule XI

Executive Officers and Directors of Hanny Magnetics (B.V.I.) Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Name and Title Business Address Citizenship

Allan Yap c/o 7/F, Paul Y. Centre, Canada

51 Hung To Road, Kwun Tong, Kowloon,

Hong Kong

Chan Kwok Hung c/o 27/F, Paul Y. Centre, United Kingdom

86

51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

Richard, Siu Tsuen Lui

c/o 7/F, Paul Y. Centre,
51 Hung To Road,
Kwun Tong,
Kowloon,
Hong Kong

Hong Kong

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Schedule XII

Executive Officers and Directors of Hanny Holdings Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

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Exe H I Exe

Alt

Dir I

Dir

Dir

Dir

Dep H Non L Exe

Alt

Name and Title Business Address Citizenship

Richard, Siu Tsuen Lui c/o 7/F, Paul Y. Centre,

51 Hung To Road,

Kwun Tong, Kowloon, Hong Kong

Hong Kong

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ΕD Chai

Сс

Chan Kwok Keung, Charles c/o 33/F, Paul Y. Centre, United Kingdom

51 Hung To Road,

Kwun Tong, Kowloon, Hong Kong

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Li Dire Сс (E

Chai Li Chai

Dire

Li Dire

Ιn Dire Li

Chai Of

НС Dire

Vice Εn Dire

Li Dire (E

Mana НС Exec

Chai

Allan Yap c/o 7/F, Paul Y. Centre,

51 Hung To Road, Kwun Tong,

Kowloon, Hong Kong

Chan Kwok Hung	<pre>c/o 27/F, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon,</pre>	United Kingdom
	89	
	Hong Kong	
Cheung Kwok Wah, Ken	c/o 7/F, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong	United Kingdom
Yuen Tin Fan, Francis	c/o 42/F, Hong Kong PCCW Tower, Taikoo Place, Quarry Bay, Hong Kong	United Kingdom
Fok Kin Ning, Canning	c/o 22/F, Hutchison House, 10 Harcourt Road, Hong Kong	Australia

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Non-ED Non-Wi Li Exec

Ip Tak Chuen, Edmond	c/o 8/F, Cheung Kong Centre, 2 Queen's Road Central, Hong Kong	United Kingdom
Cheung Hon Kit	c/o 27/F, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong	Hong Kong
Ma Si Hang, Frederick	c/o 42/F, PCCW Tower, Taikoo Place, Quarry Bay,	Canada
Tsang Link Carl,	Hong Kong c/o 20/F, Gloucester	Hong Kong
Brian	91 Tower, The Landmark	
Dorothy Law	Landmark, Central, Hong Kong c/o 7/F, Paul Y. Centre, 51 Hung To Road,	Canada

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Corp

Kwun Tong, Kowloon, Hong Kong

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92

Schedule XIII

Executive Officers and Directors of Famex Investment Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Name and Title

Business Address

Citizenship

Chan Kwok Keung, Charles

c/o 33/F, Paul Y. Centre,
51 Hung To Road,
Kwun Tong,
Kowloon,
Hong Kong

United Kingdom

EDI Limite Chairman, Pa Constructi Limited; Chairman, Ch Limited; Director, Pa Constructi (B.V.I.) I Chairman, Ha Limited; Chairman, IT

Principal Bu Present Prin Occupation of Employment a Applicable, the Name, Pr Business Add of Any Corpo or OtherOrga in Which Sai

is Conducted

Executive Di

Wing On Tr

Limited;

Non-Executiv

Director, Ga Investment Director, Ch

Limited;

Internation
Director, Fa

Chairman and Officer, C

Holdings I

Director, Ho

Limited;

93

Chan Fut Yan

c/o 31/F, Paul Y. Centre, United Kingdom 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

Vice Chairma Group Limi Director, Ca Limited; Managing Dir ITC Constr Limited; Director, Pa Constructi (B.V.I.) I Director, Gr Limited; Director, Fa Limited; Director, Ma Limited; Executive Di Corporatio

Director, Pa Investment Director, II Holdings I

Director, Ho

Limited;

Director, Ca

Lau Ko Yuen, Tom

c/o 31/F, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

United Kingdom

Limited; Director, Pa Constructi (B.V.I.) I Director, Pa Investment Director, Gr Limited; Deputy Chair Constructi Limited;

Director, Fa Limited; Director, Ma Limited;

Deputy Chair Corporatio

Chairman, Do

Alternate Di Strategic Director, Ne Limited; Director, IT Holdings I

Director, Fa

Limited;

Director, Bu

Executive Di Group Limi Director, Ca Limited; Managing Dir Corporation Executive Di Holdings I Director, Ho Limited; Executive Di ITC Constr Limited; Director, Pa Constructi (B.V.I.) I Director, Pa Investment Director, Gr Limited; Director, Ma Limited; Director, II Holdings I Executive Di Strategic

Corporatio

Limited;

Chau Mei Wah, Rosanna

c/o 31/F, Paul Y. Centre,
51 Hung To Road,
Kwun Tong,
Kowloon,
Hong Kong

Australia

Chan Kwok Hung

c/o 27/F, Paul Y. Centre,
51 Hung To Road,
Kwun Tong,
Kowloon,
Hong Kong

United Kingdom

Executive Di Holdings I Executive Di Corporation Alternate Di Strategic

Director, Fa

Director, Ha

Chairman, Ch

Limited;

(B.V.I.) I

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Schedule XIV

Executive Officers and Directors of Mankar Assets Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Name and Title

Lau Ko Yuen, Tom

Business Address

c/o 31/F, Paul Y. Centre,

51 Hung To Road, Kwun Tong, Kowloon,

Hong Kong

Citizenship

United Kingdom

Limited;
Director, Ca
Limited;
Director, Pa
Constructi
(B.V.I.) I
Director, Pa
Investment
Director, Gr
Limited;
Deputy Chair
Constructi
Limited;
Deputy Chair

Principal Bu Present Principal Cocupation of Employment a Applicable, the Name, Pr Business Add of Any Corpo or OtherOrga in Which Sai

is Conducted

Director, Ho

Director, Fa Limited; Director, Ma Limited;

Corporatio

Chairman, Do Alternate Di Strategic

Chau Mei Wah, Rosanna c/o 31/F, Paul Y. Centre, Australia

51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

United Kingdom

Chan Fut Yan

c/o 31/F, Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

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Y. - ITC C (B.V.I.) I Director, Gr Limited; Director, Fa

Limited;

Director, Ma

Limited;

Director, Ho

Limited;

Vice Chairma Group Limi Director, Ca Limited; Managing Dir ITC Constr Limited; Director, Pa

Director, Ne Limited; Director, II Holdings I

Director, Ma

Limited;

Director, Bu

Executive Di Group Limi Director, Ca Limited; Managing Dir Corporatio Director, Ho Limited; Executive Di ITC Constr Limited; Director, Pa Constructi (B.V.I.) I Director, Pa Investment Director, Gr Limited; Director, Fa Limited; Executive Di Holdings I Director, II Holdings I Executive Di Strategic

Corporation

Executive Di Corporation Director, Pa Investment Director, IT Holdings I

Principal Bu Present Prin Occupation of Employment a Applicable, the Name, Pr Business Add of Any Corpo or OtherOrga in Which Sai

is Conducted

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Schedule XV

Executive Officers and Directors of ITC Corporation Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Name and Title

Business Address

Citizenship

Chan Kwok Keung, Charles

c/o 33/F, Paul Y. Centre,
51 Hung To Road,
Kwun Tong,
Kowloon,
Hong Kong

United Kingdom

Executive Di Wing On Tr Limited; Non-Executiv EDI Limite Chairman, Pa Constructi Limited; Chairman, Ch Limited; Director, Pa Constructi (B.V.I.) I Chairman, Ha Limited; Chairman, II Limited;

Director, Ga Investment Director, Ch Internation Director, Fa Limited; Chairman and

Officer, C

100

Holdings I

Director, Ho

Limited; Director, Ca

Lau Ko Yuen, Tom

c/o 31/F, Paul Y. Centre, United Kingdom 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

Limited; Director, Pa Constructi (B.V.I.) I Director, Pa Investment Director, Gr Limited; Deputy Chair Constructi Limited; Deputy Chair Corporation Director, Fa Limited; Director, Ma Limited; Chairman, Do

Alternate Di Strategic Director, Ne Limited; Director, II Holdings I

Director, Ho

Chan Fut Yan

c/o 31/F, Paul Y. Centre, United Kingdom 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

Limited; Vice Chairma Group Limi Director, Ca Limited; Managing Dir ITC Constr Limited; Director, Pa Constructi (B.V.I.) I Director, Gr Limited;

Director, Ma Limited;

51 Hung To Road,

51 Hung To Road,

Kwun Tong,

Kwun Tong, Kowloon,

Hong Kong

c/o 31/F, Paul Y. Centre, Australia

Chau Mei Wah, Rosanna

Executive Di ITC Constr Limited; Director, Pa Constructi (B.V.I.) I Director, Pa Investment Director, Gr Limited; Director, Ma Limited; Director, Fa Limited; Executive Di Holdings I Director, II Holdings I Executive Di Strategic Executive Di Cheung Kwok Wah, Ken c/o 7/F, Paul Y. Centre, United Kingdom 51 Hung To Road, Corporatio Kwun Tong, Kowloon, Executive Di Hong Kong Holdings 102 Limited; Executive Di Corporation Vice Chairma Group Limi c/o 27/F, Paul Y. Centre, United Kingdom Director, Ha Chan Kwok Hung

(B.V.I.) I

Chairman, Ch

Director, Fa
Limited;
Executive Di
Corporation
Director, Pa
Investment
Director, IT
Holdings I

Managing Dir

Corporation Director, Bu

Corporatio

Executive Di
Group Limi
Director, Ca
Limited;
Director, Ho
Limited;

Kowloon, Hong Kong

Executive Di Holdings I Executive Di Corporatio Alternate Di Strategic Director, Fa Limited.

Director, We

Vice Chairma

Enterprise Director, Po

Limited; Director, Ha (B.V.I.) I Managing Dir Holdings I Executive Di Corporatio Chairman and Officer, E Corporatio Executive Di Wing On Tr Limited; Vice Chairma Holdings I

Limited;

Allan Yap c/o 7/F, Paul Y. Centre, Canada 51 Hung To Road,

Kwun Tong,

Kowloon, Hong Kong

103

Wong Kun To

c/o 29/F, Paul Y. Centre, Canada 51 Hung To Road,

Kwun Tong, Kowloon, Hong Kong

Dominic Lai

c/o 9/F and 15/F, The Bank of East Asia Building,

10 Des Voeux Road, Central,

Hong Kong

Cheung Hon Kit

c/o 27/F, Paul Y. Centre,

51 Hung To Road,

Kwun Tong, Kowloon, Hong Kong

China

Hong Kong

Corporatio Managing Dir Holdings I Executive Di Corporatio Executive Di Media Grou

Executive Di

Independent Director, Limited;

Senior Partn Solicitors

Non-Executiv Holdings I Executive Di Corporation Executive Di ITC Constr

Limited; Independent Director, Holdings I

Director, Limited; Director, hk (Holdings) Director, Bi Limited; Executive Vi Land Group

Independent

Chuck, Winston Calptor

c/o 10/F, Hong Kong Trade Centre, 161 Des Voeux Road Central, Hong Kong

British

Independent director, Limited.

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Schedule XVI

Executive Officers and Directors of Galaxyway Investments Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

> Principal Bu Present Prin Occupation o Employment a Applicable, the Name, Pr Business Add of Any Corpo or OtherOrga in Which Sai is Conducted

Name and Title

Business Address

Citizenship

Sole Director:

Chan Kwok Keung, Charles

c/o 33/F, Paul Y. Centre, United Kingdom 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

Executive Di Wing On Tr Limited; Non-Executiv EDI Limite Chairman, Pa Constructi Limited; Chairman, Ch

> Director, Pa Constructi (B.V.I.) I

Limited;

Chairman, Ha Limited; Chairman, II Limited; Director, Ga Investment Director, Ch Internatio Director, Fa Limited;

Chairman and Officer, C

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Holdings I

106

Schedule XVII

Executive Officers and Directors of Chinaview International Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

> Principal Bu Present Prin Occupation o Employment a Applicable, the Name, Pr Business Add of Any Corpo or Other Org in Which Sai Employment i

Conducted.

Name and Title Business Address Citizenship

Sole Director:

Chan Kwok Keung, Charles

c/o 33/F, Paul Y. Centre, United Kingdom 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

Executive Di Wing On Tr Limited; Non-Executiv EDI Limite Chairman, Pa

Constructi

Limited; Chairman, Ch Limited; Director, Pa Constructi (B.V.I.) I Chairman, Ha Limited; Chairman, II Limited; Director, Ga Investment Director, Ch Internatio Director, Fa Limited; Chairman and

107

Holdings I

Officer, C

108

Schedule XVIII

Executive Officers and Directors of ITC Investment Holdings Limited as of May 6, 2002

The principal address and business of each corporation or other organization listed below can be found in Item 2 with respect to the reporting persons listed in this Amendment No. 5 or in Schedule XIX for all other corporations or other organizations.

Principal Bu Present Prin Occupation of Employment a Applicable, the Name, Pr Business Add of Any Corpo or OtherOrga in Which Sai is Conducted

Name and Title Business Address Citizenship

Lau Ko Yuen, Tom

c/o 31/F, Paul Y. Centre,
51 Hung To Road,
Kwun Tong,
Kowloon,
Hong Kong

United Kingdom

Director, Ca Limited; Director, Pa Constructi (B.V.I.) I Director, Pa Investment Director, Gr Limited; Deputy Chair Constructi Limited; Deputy Chair Corporatio Director, Fa Limited; Director, Ma Limited; Chairman, Do Alternate Di Strategic Director, Ne Limited;

Director, Ho

Limited;

109

Chau Mei Wah, Rosanna

c/o 31/F, Paul Y. Centre,
51 Hung To Road,
Kwun Tong,
Kowloon,
Hong Kong

Australia

Director, Ma Limited; Director, Bu Corporation Executive Di Group Limi Director, Ca Limited; Managing Dir Corporation Director, Ho Limited; Executive Di ITC Constr Limited; Director, Pa Constructi (B.V.I.) I Director, Pa Investment

Director, IT Holdings I

Director, Gr Limited; Director, Fa Limited; Executive Di Holdings I

Director, IT Holdings I Executive Di Strategic

Director, Ho

Limited;

Chan Fut Yan

c/o 31/F, Paul Y. Centre, United Kingdom 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

Vice Chairma Group Limi Director, Ca Developmen Managing Dir - ITC Cons Holdings I

110

Director, Pa Constructi (B.V.I.) I Director, Gr Limited; Director, Fa Limited; Director, Ma Limited; Executive Di Corporatio Director, Pa Investment Director, II Holdings I

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Schedule XIX

Principal Business Addresses and Principal Businesses

Name	Principal Business Address	Principal Business
1. Ananda Wing On Travel (Holdings) Limited	17/F, Ananda Tower, 57-59 Connaught Road Central, Hong Kong	Provision of package tou transportation and other
2. Asean Resources Holdings Limited	39/F, New World Tower 1, 18 Queen's Road, Central,	Property development and construction, and hotels

Hong Kong

Australia ed	ing To Road, Investmen Kong	holding.
Billybala ed		of arcade game via the interne
Burcon Nu ration	protein. process u	nt of commercia Burcon's propr ses canola meal cost-effective
Carling national Limi	ing To Road, Investmen Cong	holding.
Cheung Ko ings) Limited	managemen developme estate ag securitie terminals telecommu	tholding and party real estate and investme ency and manage strading, contrations, infrand hotels.
Cheung Ko structure Hol ed	and manag toll road well as i business	cture developme ement, mainly of s and toll brid ts infrastructu in cement, conc gates in Hong K
China Lan	Kong interests	holding with in trading and tall
	Kong interest	S

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	China Development ion Limited	Unit 2301-2, 23/F SUP Tower, 75-83 King's Road, North Point, Hong Kong	Investment holding and t management, financial an services to affiliated c
11.	China Energy	8/F Paul Y. Centre, 51 Hung To Road,	Investment holding.
Holdings	Limited	Kwun Tong, Kowloon, Hong Kong	

	China Pharmaceutical al Limited	8/F Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong	Investment holding.
13. Limited	China Enterprises	8/F Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong	Manufactures and sells trubber products in both countries.
14. Limited	Datatronic Holdings	15/F North Point Industrial Building, 499 King's Road, North Point, Hong Kong	Design, manufacture and commonly used in consume telecommunication equipm appliances and other elefor coupling, isolation, interfacing and timing constants.
15. Limited	Datronix Holdings	15/F, North Point Industrial Building, 499 King's Road, North Point, Hong Kong	Manufacture of magnetic
16.	Downer EDI Limited	Level 3, 190 George Street, Sydney, NSW 2000, Australia	Infrastructure services, drilling, contract minin engineering, power servitelecommunication services.
	Earnest Investments Limited	Room 2002 Tung Ning Building 2 Hillier Street, Sheung Wan Hong Kong	Investments in listed an companies in Hong Kong a
18. Limited	Favour Leader	8/F Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong	Investment holding.
19. Group Li	Global Food Culture mited	23rd Floor, Emperor Group Centre 288 Hennessey Road Wanchai, Hong Kong	Operation of restaurants
20. (Holding	Gold Peak Industries s) Limited	8/F Gold Peak Building 30-34 Kwai Wing Road Kwai Chung NT Hong Kong	Manufacture and sale of electrical installation automotive electronics, loudspeakers and high pr components.
	·		

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21. HiNet Holdings Suites 3910-3911 Jardine House Provision of telecommuni

Limited		1 Connaught Place Central Hong Kong	Internet network enginee services, and leasing of network.
22. Holdings	Hongkong Electric Limited	Electric Centre, 28 City Garden Road Hong Kong	Holding company with int utilities in Hong Kong a engineering consulting, development.
23. Limited	Hutchison Whampoa	22nd Floor, Hutchison House 10 Harcourt Road Hong Kong	Investment holding compa diversified operations i telecommunications, prop retail and manufacturing and infrastructure.
24.	Iu, Lai & Li	20/F, Gloucester Tower, The Landmark, Central, Hong Kong	Solicitors and Notaries
25.	Kamthorn Limited	8/F Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong	Investment holding.
26.	Katmon Limited	8/F Paul Y. Centre, 51 Hung To Road, Kwun Tong, Kowloon, Hong Kong	Investment holding.
	M Channel ion Limited	24/F, 1063 King's Road, Quarry Bay, Hong Kong	Provision of focused Chi content through the Grou portals targeted at the community.
28. Limited	New World CyerBase	37/F New World Tower, 18 Queen's Road Central, Hong Kong	Develop and operate info technology business, res development of connectiv e-commerce and software
29. CyberWorł	Pacific Century ks Limited	39/F, PCCW Tower, Taikoo Place, 979 King's Road, Quarry Bay, Hong Kong	Provision of internation mobile telecommunication Internet and interactive services, the sale and relecommunications equip provision of computer, eother technical services Kong; investment in and technology-related busin investment in and develoginfrastructure and prope Kong and elsewhere in the
30. Limited	Panva Gas Holdings	Room 2501-2502, Vicwood Plaza 199 Des Voeux Road Central	The main activities incl liquefied natural gas in

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Hong Kong

cylinders, the provision the sale of liquefied na appliances.

31. hkcyber.com 41st Floor, CEF Life Tower (Holdings) Limited 248 Queen's Road East Wanchai, Hong Kong

hkcyber.com (Holdings) I Chinese-language content provides news update, fi update, fortune telling, information, leisure, en and sports news. It is provider, providing an a services such as chat ro board.

32. Shougang Concord 7/F First Pacific Bank Centre Grand (Group) Limited 56 Gloucester Road Wanchai Hong Kong

Property investment; man development; investment provision of financial s

33. Shougang Concord 7/F First Pacific Bank Centre
International Enterprises 56 Gloucester Road
Company Limited Wanchai Hong Kong

Manufacturing, sale and products; rebar stockhol transportation and shipp income.

34. Shougang Concord Unit 4-9 & 15-18

Technology Holdings Limited 10/F Honour Industrial Centre 6 Sun Yip Street Chai Wan Hong Kong

Manufacture and sale of and accessories, power of and electronic products, components for computers boards; freight forwardi services.

Limited

-----35. Sing Pao Media Group 7/F, Sing Pao Building, 101 King's Road, Media and publishing bus North Point, Hong Kong

Daily News" and "Wide An Provide multimedia enter life-style information t community worldwide.

36. Star East Holdings 29th Floor, Paul Y. Centre Limited

51 Hung To Road, Kwun Tong, Kowloon, Hong Kong

Engaged in entertainment business, including the operation of "Planet Hol restaurants in Asia Paci East" entertainment comp East" theme cafes worldw of merchandise, strategi Sing Pao Media Group Lim Chinese internet content entertainment and life-s information), production television drama series, infotainment

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programmes	and	property
development		

37. Techtronic Units B-F 24/F CDW Building Manufacture and trading power tools, floor care powered and electronic powered and electronic power tools. powered and electronic p New Territories Hong Kong and health care products products. TOM.COM LIMITED is an In 38. tom.com limited 48th Floor, The Center, 99 Queen's Road Central, provider operating a meg Hong Kong provide broad "China Exp and e-commerce to the wo "Lifestyle for Chinese" e-commerce to the worldw population both in the G region and overseas Chin communities.

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EXHIBIT INDEX

Exhibit No.	Description
1.	Share Exchange Agreement, dated as of February 17, 2000, by and between Creative Master International, Inc. and Tony Tong, Wan Sang Hui, Lee Li, James Mullen, John Farrell, Paul Poung - Hwa Chow, Fung Oi Ip Alfonso, Oei Hong Leong, Fortune E-Commerce Limited, B2B Ltd., the owner of PacificNet.com, LLC and PacificNet.com, Inc. (previously filed with the initial Statement on Schedule 13D).
2.	Supplement to the Share Exchange Agreement, dated as of April 29, 2000, among Creative Master International, Inc., PacificNet.com, LLC and the members of PacificNet.com, Inc. and other persons and entities listed on the signature pages thereto (previously filed with the initial Statement on Schedule 13D).
3.	Joint Filing Agreement dated October 19, 2000 among the reporting persons listed on this Amendment No. 2 (previously filed with Amendment No. 2 to the initial Statement on Schedule 13D).
4.	Sale and Purchase Agreement dated September 28, 2000 between Chip

Lian Investments (HK) Limited, Calisan Developments Limited, Sanion Enterprises Limited, Mr. Oei Hong Leong and Great Decision Limited (previously filed with Amendment No. 1 to the initial Statement on Schedule 13D and as amended and restated in the previously filed Amendment No. 2).

- 5. Sale and Purchase Agreement dated September 26, 2000 between Chip Lian Investments (HK) Limited, Calisan Developments Limited, Sanion Enterprises Limited, Mr. Oei Hong Leong and Powervote Technology Limited, as supplemented by that certain supplemental agreement dated September 28, 2000 between such parties (previously filed with Amendment No. 1 to the initial Statement on Schedule 13D and as amended and restated in the previously filed Amendment No. 2).
- 6. Hutch Agreement dated September 28, 2000 between Namble Limited and Powervote Technology Limited (previously filed with Amendment No. 2 to the initial Statement on Schedule 13D).
- 7. Joint Filing Agreement dated September 7, 2001 among the reporting persons listed on this Amendment No. 3.
- 8. Joint Filing Agreement dated January 30, 2002 among the reporting persons listed on this Amendment No. 4.
- 9. Joint Filing Agreement dated May 6, 2002 among the reporting persons listed on this Amendment No. 5.

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