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This joint announcement is for information purposes only and does not constitute an invitation or offer to acquire, purchase or subscribe for securities of Trauson nor shall there be any sale, purchase or subscription for securities of Trauson in any jurisdiction in which such offer, solicitation or sale would be unlawful absent the filing of a registration statement or the availability of an applicable exemption from registration or other waiver. This joint announcement is not for release, publication or distribution in or into any jurisdiction where to do so would constitute a violation of the relevant laws of such jurisdiction.







TRAUSON HOLDINGS COMPANY LIMITED

創生控股有限公司

(incorporated in the Cayman Islands with limited liability)
(Stock Code: 325)

VOLUNTARY CONDITIONAL CASH OFFER FOR TRAUSON HOLDINGS COMPANY LIMITED

CLOSE OF THE OFFERS DESPATCH OF COMPULSORY ACQUISITION NOTICES AND SUSPENSION OF TRADING

Exclusive Financial Adviser to the Offeror Group

Exclusive Financial Adviser to Trauson





CLOSE OF THE OFFERS AND LEVEL OF ACCEPTANCES

The Offeror announces that the Offers closed at 4:00 p.m. on June 6, 2013.

As at the close of the Offers, valid acceptances of the Share Offer have been received in respect of 769,684,256 Shares (representing approximately 99.40% of the issued share capital of Trauson as at the date of this joint announcement).

DESPATCH OF THE COMPULSORY ACQUISITION NOTICES

As the Offeror has acquired not less than 90% of the Shares within four months of the posting of the Composite Document, the Offeror will exercise its right under section 88 of the Cayman Islands Companies Law to compulsorily acquire those Shares not already acquired by the Offeror under the Share Offer (the "Outstanding Shares").

The Offeror will, on June 7, 2013, issue a notice in relation to the compulsory acquisition of the Outstanding Shares (the "Compulsory Acquisition Notice"), each accompanied by a form of request for payment of consideration, pursuant to section 88 of the Cayman Islands Companies Law to the Trauson Shareholders holding Outstanding Shares and whose names appear on the register of members of Trauson at 0:01 a.m. on June 7, 2013 (the "Record Date").

SUSPENSION OF TRADING AND WITHDRAWAL OF LISTING OF TRAUSON

At the request of Trauson, trading in the Shares on the Stock Exchange has been suspended from 9:00 a.m. on March 4, 2013 and will remain suspended up to the withdrawal of listing of the Shares from the Stock Exchange pursuant to Rule 6.15 of the Listing Rules.

It is proposed that listing of the Shares on the Stock Exchange will be withdrawn on or around July 15, 2013 subject to completion of the compulsory acquisition of all the Outstanding Shares.

1. INTRODUCTION

Reference is made to (i) the announcement jointly issued by Trauson Holdings Group Limited ("Trauson") and Stryker Corporation (the "Offeror Parent") dated January 17, 2013 in relation to the voluntary conditional cash offer by Barclays Capital Asia Limited on behalf of the Offeror Parent to acquire all of the outstanding shares in the issued share capital of Trauson and to cancel all of the outstanding share options of Trauson (the "Offers"); (ii) the composite offer and response document jointly issued by Trauson, Stryker International Acquisitions B.V. (the "Offeror") and the Offeror Parent dated February 7, 2013 (the "Composite Document"); (iii) the announcement jointly issued by Trauson, the Offeror and the Offeror Parent dated March 1, 2013 in relation to the Offers becoming unconditional in all respects (the "Unconditional Announcement"); (iv) the announcement jointly issued by Trauson, the Offeror and the Offeror Parent dated March 4, 2013 in relation to, amongst others, the appointments and resignations of directors of Trauson; and (v) the announcement issued by Trauson dated March 28, 2013 relating to, amongst others, the postponement in publication of annual results and despatch of annual report for the year ended December 31, 2012. Unless otherwise stated, capitalized terms used herein shall have the same meanings as those defined in the Composite Document.

2. CLOSE OF THE OFFERS AND LEVEL OF ACCEPTANCES

The Offeror announced that the Offers closed at 4:00 p.m. on June 6, 2013.

As at 4:00 p.m. on June 6, 2013, being the latest time for acceptance of the Share Offer, valid acceptances of the Share Offer have been received in respect of 769,684,256 Shares (representing approximately 99.40% of the issued share capital of Trauson as at the date of this joint announcement).

Immediately prior to the commencement of the Offer Period on January 17, 2013, none of the Offeror, the Offeror Parent nor any of their Concert Parties (excluding exempt principal traders) held, controlled or directed any Shares or any rights over Shares. Save for the acceptances of the Share Offer described above, which include acceptance by Luna in accordance with the Irrevocable Undertaking, the Offeror, the Offeror Parent and any of their Concert Parties (excluding exempt principal traders) have not acquired or agreed to acquire any Shares or rights over Shares during the Offer Period. None of the Offeror, the Offeror Parent nor any of their Concert Parties (excluding exempt principal traders) has borrowed or lent any relevant securities (as defined under Note 4 to Rule 22 of the Takeovers Code) in Trauson during the Offer Period.

3. DESPATCH OF THE COMPULSORY ACQUISITION NOTICES

As the Offeror has acquired not less than 90% of the Shares within four months of the posting of the Composite Document, the Offeror will exercise its right under section 88 of the Cayman Islands Companies Law to compulsorily acquire the Outstanding Shares.

The Offeror will, on June 7, 2013, issue the Compulsory Acquisition Notice, each accompanied by a form of request for payment of consideration, pursuant to section 88 of the Cayman Islands Companies Law to the Trauson Shareholders holding Outstanding Shares and whose names appear on the register of members of Trauson at the Record Date. Unless, on an application made by any Trauson Shareholder holding Outstanding Shares to the Grand Court of the Cayman Islands (the "Grand Court") within one month from June 7, 2013, the Grand Court thinks fit to order otherwise, the Offeror will acquire, on July 12, 2013 (the "Completion Date"), all of the Outstanding Shares for the cash amount of HK\$7.50 per Share (the "Consideration"). The Consideration is the same as the price offered under the Share Offer. A further announcement will be made upon completion of the compulsory acquisition of the Outstanding Shares.

Trauson Shareholders whose names appear on the register of Trauson on the Record Date and whose Outstanding Shares are acquired by compulsory acquisition should note that they will not receive their consideration for the Outstanding Shares until the Completion Date (assuming no Trauson Shareholder holding Outstanding Shares has made an application to the Grand Court). If the Trauson Shareholders do not complete and return the form of request for payment of consideration (as mentioned above) by July 5, 2013, there will be a delay in the payment of the Consideration as the Offeror will then be required to pay the Consideration to Trauson rather than directly to the relevant Trauson Shareholders. Under the Cayman Islands Companies Law, Trauson is required to pay the Consideration into a separate bank account and hold it on trust for the Trauson Shareholders. The Consideration will be held in the account until the earlier of: (i) a claim being made and the relevant share certificate(s) and/or transfer receipt(s) and/or any other document(s) of title (and/or satisfactory indemnity or indemnities required in respect thereof) being provided to the satisfaction of Trauson, and (ii) the expiry of six years from the Completion Date.

Trauson Shareholders who are in doubt as to what action to take should consult a licensed securities dealer or registered institution in securities, bank manager, solicitor, professional accountant or other professional adviser. If they are in doubt as to their rights and obligations under the provisions of the Cayman Islands Companies Law in respect of the compulsory acquisition of the Outstanding Shares, they should consult a solicitor or other professional adviser qualified to advise on matter of Cayman Islands law.

4. SUSPENSION OF TRADING AND WITHDRAWAL OF LISTING OF TRAUSON

At the request of Trauson, trading in the Shares on the Stock Exchange has been suspended from 9:00 a.m. on March 4, 2013 and will remain suspended up to the withdrawal of listing of the Shares from the Stock Exchange pursuant to Rule 6.15 of the Listing Rules.

On completion of the compulsory acquisition, Trauson, will become a wholly-owned subsidiary of the Offeror. An application has been made for the withdrawal of the listing of the Shares from the Stock Exchange pursuant to Rule 6.15 of the Listing Rules. A further announcement will be made to inform the public about the timing and other details of the withdrawal of the listing of the Shares on the Stock Exchange.

By order of the board of directors of Stryker Corporation Kevin A. Lobo

President & Chief Executive Officer

By order of the board of directors of Stryker International Acquisitions B.V.

Ramesh Subrahmanian
Director

Hong Kong, June 6, 2013

By order of the board of directors of Trauson Holdings Company Limited Ramesh Subrahmanian

Chairman

The Offeror Parent Directors and the Offeror Directors jointly and severally accept full responsibility for the accuracy of the information contained in this joint announcement (other than that relating to Trauson Group and Luna) and confirm, having made all reasonable enquires, that to the best of their knowledge, opinions expressed in this joint announcement (other than those expressed by the Trauson Group and Luna) have been arrived at after due and careful consideration and there are no other facts not contained in this joint announcement, the omission of which would make any statements in this joint announcement misleading.

The Trauson Directors jointly and severally accept full responsibility for the accuracy of the information contained in this joint announcement (other than that relating to the Offeror Parent, the Offeror and the Concert Parties and Barclays) and confirm, having made all reasonable enquires, that to the best of their knowledge, opinions expressed in this joint announcement (other than those expressed by the Offeror Parent, the Offeror and the Concert Parties and Barclays) have been arrived at after due and careful consideration and there are no other facts not contained in this joint announcement, the omission of which would make any statements in this joint announcement misleading.

As at the date of this joint announcement, the board of directors of the Offeror Parent comprises William U. Parfet, Howard E. Cox, Jr, Srikant M. Datar, Ph.D., Dr. Roch Doliveux, Louise L. Francesconi, Allan C. Golston, Howard L. Lance, Kevin A. Lobo and Ronda E. Stryker.

As at the date of this joint announcement, the directors of the Offeror are Martinus Gerardus Maria Haast, Ramesh Subrahmanian, Tony Michael McKinney and Jan Willem Wolters.

As at the date of this joint announcement, the board of directors of Trauson comprises Mr. Ramesh Subrahmanian, Mr. Aiguo Wang, Mr. Tony McKinney, Mr. Vincenzo Rispoli and Mr. Cai Yong as executive directors, Mr. Paul Gibbeson as a non-executive director, and Mr. Chan Yuk Tong, Dr. Lu Bing Heng and Mr. Zhao Zi Lin as independent non-executive directors.

The English text of this joint announcement shall prevail over its Chinese text.