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Asiaray Media Group Limited 雅 仕 維 傳 媒 集 團 有 限 公 司

(Incorporated in the Cayman Islands with limited liability)
(Stock Code: 1993)

CONTINUING CONNECTED TRANSACTIONS TENANCY AGREEMENT

NEW TENANCY AGREEMENTS

The Board wishes to announce that on 1 March 2018, (i) Zhuhai Asiaray, a company with 60% of its equity interest is held by the Group, entered into the Zhuhai Office Tenancy Agreement, as tenant, with Mr. Lam, as landlord, to lease the Zhuhai Office from 1 March 2018 to 30 June 2020; (ii) Hong Kong Asiaray, an indirect wholly-owned subsidiary of the Company, entered into the New HK Warehouse Tenancy Agreement B, as tenant, with Peaky, as landlord, to lease the HK Warehouse B upon the expiration of the HK Warehouse Tenancy Agreement B on 28 February 2018; and (iii) Genesis Printing, an indirect wholly-owned subsidiary of the Company, entered into the Supplemental HK Warehouse Tenancy Agreement A, as tenant, with Peaky, as landlord, to amend certain terms of the New HK Warehouse Tenancy Agreement A to reduce the size of the premise rented and the rent.

OTHER TENANCY AGREEMENTS

Other than the Zhuhai Office Tenancy Agreement, the New HK Warehouse Tenancy Agreement B and the Supplemental HK Warehouse Tenancy Agreement A, Genesis Printing, an indirect wholly-owned subsidiary of the Company, has entered into the New HK Warehouse Tenancy Agreement A, as tenant, with Peaky, as landlord, to lease the HK Warehouse A. In PRC, each of Shanghai Asiaray and Beijing Asiaray, being indirect wholly-owned subsidiaries of the Company, has entered into the Shanghai Office Tenancy Agreement and Beijing Office Tenancy Agreement, as tenant, with Asiaray China and Billion China as landlords, to lease the Shanghai Office and the Beijing Office respectively.

LISTING RULES IMPLICATIONS

Each of Asiaray China, Billion China and Peaky is wholly-owned by Mr. Lam, being an executive Director and the controlling shareholder of the Company, is thus a connected person of the Company. Therefore, each of Asiaray China, Billion China and Peaky is an associate of Mr. Lam and thus a connected person of the Company, and the transactions contemplated under each of the Tenancy Agreements constitute continuing connected transactions for the Company under Chapter 14A of the Listing Rules. As the Tenancy Agreements were entered into by the Group with Mr. Lam or companies wholly owned by Mr. Lam, pursuant to Rule 14A.81 and Rule 14A.82 of the Listing Rules, the transactions contemplated under the Tenancy Agreements should be aggregated for the purpose of calculating the percentage ratios. As all of the applicable percentage ratios in respect of the annual caps for the transactions contemplated under the Zhuhai Office Tenancy Agreement, the New HK Warehouse Tenancy Agreement B and the Supplemental HK Warehouse Tenancy Agreement A, after aggregating with the transactions contemplated under the New HK Warehouse Tenancy Agreement A, the Shanghai Office Tenancy Agreement and the Beijing Office Tenancy Agreement are, on an annual basis, less than 5%, the transactions contemplated under the Zhuhai Office Tenancy Agreement, the New HK Warehouse Tenancy Agreement B and the Supplemental HK Warehouse Tenancy Agreement A are subject to reporting, annual review and announcement requirements but are exempted from circular (including independent financial advice) and independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

INTRODUCTION

Reference is made to the announcement in relation to the New HK Warehouse Tenancy Agreement A, HK Warehouse Tenancy Agreement B, the Shanghai Office Tenancy Agreement and the Beijing Office Tenancy Agreement with Mr. Lam dated 1 September 2017, the annual caps of the aggregate amount of annual rental payable by the Group to companies wholly owned by Mr. Lam for the financial years ending 31 December 2018, 2019 and 2020 are set below:

	For the financial year ending 31 December		
	2018	2019	2020
Shanghai Office Tenancy Agreement	RMB1,368,000 (approx. HKD1,696,000)	RMB1,368,000 (approx. HKD1,696,000)	RMB684,000 (approx. HKD848,000)
Beijing Office Tenancy Agreement	RMB4,167,600 (approx. HKD5,168,000)	RMB4,167,600 (approx. HKD5,168,000)	RMB2,083,800 (approx. HKD2,584,000)
New HK Warehouse Tenancy Agreement A HK Warehouse Tenancy Agreement B	HKD360,000 HKD28,000	HKD360,000	HKD180,000
materiouse renancy Agreement D	1111020,000		
Cap (Approximately in HKD)	HKD7,252,000	HKD7,224,000	HKD3,612,000

The Board wishes to announce that on 1 March 2018, (i) Zhuhai Asiaray, a company with 60% of its equity interest is held by the Group, entered into the Zhuhai Office Tenancy Agreement, as tenant, with Mr. Lam, as landlord, to lease the Zhuhai Office from 1 March 2018 to 30 June 2020; (ii) Hong Kong Asiaray, an indirect wholly-owned subsidiary of the Company, entered into the New HK Warehouse Tenancy Agreement B, as tenant, with Peaky, as landlord, to lease the HK Warehouse B upon the expiration of the HK Warehouse Tenancy Agreement B on 28 February 2018; and (iii) Genesis Printing, an indirect wholly-owned subsidiary of the Company, entered into the Supplemental HK Warehouse Tenancy Agreement A, as tenant, with Peaky, as landlord, to amend certain terms of the New HK Warehouse Tenancy Agreement A to reduce the size of the premise rented and the rent.

Other than the Zhuhai Office Tenancy Agreement, the New HK Warehouse Tenancy Agreement B and the Supplemental HK Warehouse Tenancy Agreement A, Genesis Printing, an indirect wholly-owned subsidiary of the Company, has entered into the New HK Warehouse Tenancy Agreement A, as tenant, with Peaky, as landlord, to lease the HK Warehouse A. In PRC, each of Shanghai Asiaray and Beijing Asiaray, being indirect wholly-owned subsidiaries of the Company, has entered into the Shanghai Office Tenancy Agreement and Beijing Office Tenancy Agreement, as tenant, with Asiaray China and Billion China as landlords, to lease the Shanghai Office and the Beijing Office respectively.

The principal terms of the Tenancy Agreements are set out below.

HK TENANCY AGREEMENTS

New HK Warehouse Tenancy Agreement A (as varied and supplemented by the Supplemental HK Warehouse Tenancy Agreement A)

Date : 1 September 2017 (as varied and supplemented by the

Supplemental HK Warehouse Tenancy Agreement A dated 1

March 2018)

Parties : (1) Genesis Printing, as tenant

(2) Peaky, as landlord

Premises : Part of Workshop A on 9/F, and Car Parking Space C4 on

G/F, Supreme Industrial Building, No. 15-17 Shan Mei

Street, Shatin, New Territories, Hong Kong

Term: Two years and ten months from 1 September 2017 to 30 June

2020 (both days inclusive)

Use : Warehouse and car parking space

Rent: HKD30,000 per month for 1 September 2017 to 28 February

2018 (both days inclusive) and HKD28,000 per month for 1

March 2018 to 30 June 2020 (both days inclusive)

Pricing Policy : The monthly rental was determined after arm's length

negotiations between Genesis Printing and Peaky with reference to the market rates at the same or similar type of

premises in the vicinity

New HK Warehouse Tenancy Agreement B

Date : 1 March 2018

Parties : (1) Hong Kong Asiaray, as tenant

(2) Peaky, as landlord

Premises: Part of Workshop A on 9/F, Supreme Industrial Building, No.

15-17 Shan Mei Street, Shatin, New Territories, Hong Kong

Term: Two years and four months from 1 March 2018 to 30 June

2020 (both days inclusive)

Use : Warehouse

Rent: HKD16,000 per month

Pricing Policy : The monthly rental was determined after arm's length

negotiations between Hong Kong Asiaray and Peaky with reference to prevailing market rates at the same or similar type of premises in the vicinity when the New HK Warehouse

Tenancy Agreement B was entered into.

PRC TENANCY AGREEMENTS

Shanghai Office Tenancy Agreement

Date : 30 June 2017

Parties : (1) Shanghai Asiaray, as tenant

(2) Asiaray China, as landlord

Premises : Units 2102–2104, No. 1027 Changning Road, Shanghai, PRC

Term : Three years from 1 July 2017 to 30 June 2020 (both days

inclusive)

Usage : Office

Rent: RMB114,000 per month, payable half-yearly in arrears.

Pricing Policy: The rental payable under the Shanghai Office Tenancy

Agreement has been determined after arm's length negotiations between Shanghai Asiaray and Asiaray China with reference to the indicative monthly rental value provided

by an independent property valuer.

Beijing Office Tenancy Agreement

Date : 30 June 2017

Parties : (1) Beijing Asiaray, as tenant

(2) Billion China, as landlord

Premises : Part of an office premise on 31/F, Block C, Central

International Trade Center, No. 6A, Jianguomenwai Avenue,

Chaoyang District, Beijing, PRC

Term: Three years from 1 July 2017 to 30 June 2020 (both days

inclusive)

Usage : Office

Rent: RMB347,300 per month, payable half-yearly in arrears.

Pricing Policy: The rental payable under the Beijing Office Tenancy

Agreement has been determined after arm's length negotiations between Beijing Asiaray and Billion China with reference to the indicative monthly rental value provided by

an independent property valuer.

Zhuhai Office Tenancy Agreement

Date : 1 March 2018

Parties : (1) Zhuhai Asiaray, as tenant

(2) Mr. Lam, as landlord

Premises : Suite 2901, 29/F, Yuhai World Financial Center, No. 1009

Middle Jiuzhou Avenue, Jida, Xiangzhou District, Zhuhai

City, Guangdong, PRC

Term : Two years and four months, from 1 March 2018 to 30 June

2020 (both days inclusive) with 1 March 2018 to 31 March

2018 being the rent free period (both days inclusive)

Usage : Office

Rent : RMB39,000 per month

Pricing Policy: The rental payable under the Zhuhai Office Tenancy

Agreement has been determined after arm's length negotiations between Zhuhai Asiaray and Mr. Lam with reference to market rates at the same or similar types of premises in the vicinity when the Zhuhai Office Tenancy

Agreement was entered into.

REVISION OF ANNUAL CAPS

Taking the Zhuhai Office Tenancy Agreement, the New HK Warehouse Tenancy Agreement B and the Supplemental HK Warehouse Tenancy Agreement A into account, it is expected that the existing annual caps of the aggregate amount of annual rental payment by the Group to Mr. Lam and the companies wholly owned by Mr. Lam will be unable to cover the Group's demand. Based on the rental payable under the Tenancy Agreements, the table below sets out the revised annual caps of the aggregate amount of annual rental payable by the Group to Mr. Lam and the companies wholly owned by Mr. Lam for the financial years ending 31 December 2018, 2019 and 2020:

	For the financial year ending 31 December		
	2018	2019	2020
Shanghai Office Tenancy Agreement	RMB1,368,000	RMB1,368,000	RMB684,000
	(approx.	(approx.	(approx.
	HKD1,696,000)	HKD1,696,000)	HKD848,000)
Beijing Office Tenancy Agreement	RMB4,167,600	RMB4,167,600	RMB2,083,800
	(approx.	(approx.	(approx.
	HKD5,168,000)	HKD5,168,000)	HKD2,584,000)
Zhuhai Office Tenancy Agreement	RMB351,000	RMB468,000	RMB234,000
	(approx.	(approx.	(approx.
	HKD435,000)	HKD580,000)	HKD290,000)
New HK Warehouse Tenancy Agreement A	HKD60,000	_	_
Supplemental HK Warehouse Tenancy Agreement A	HKD280,000	HKD336,000	HKD168,000
HK Warehouse Tenancy Agreement B	HKD28,000	_	_
New HK Warehouse Tenancy Agreement B	HKD160,000	HKD192,000	HKD96,000
Cap (Approximately in HKD)	HKD7,827,000	HKD7,972,000	HKD3,986,000

REASONS FOR AND BENEFITS OF ENTERING INTO THE ZHUHAI OFFICE TENANCY AGREEMENT, THE NEW HK WAREHOUSE TENANCY AGREEMENT B AND THE SUPPLEMENTAL HK WAREHOUSE TENANCY AGREEMENT A

Hong Kong Asiaray has been leasing the HK Warehouse B since 2012 from Peaky, a company wholly owned by Mr. Lam. Having considered the business needs of the Group and that stable sources of warehouse spaces are required for the operation and growth of the Group, the Board is of the view that the entering into the New HK Warehouse Tenancy Agreement B is beneficial to the Group and the Shareholders as a whole as it enables the Group to continue to secure a longer term of use of warehouse so as to save relocation and administration costs. Mr. Lam has also expressly indicated to the Board that he may, at his sole discretion, waive the rent for any period of time.

Genesis Printing has been leasing the HK Warehouse A since 2011 from Peaky, a company wholly owned by Mr. Lam. Having considering the business needs of the Group for warehouse space, the Board is of the view that there is a surplus in warehouse space for Genesis Printing and decided to enter into the Supplemental HK Warehouse Tenancy Agreement A with Peaky to reduce the size of the premises rented and the rent. The Board is

of the view that entering into the Supplemental HK Warehouse Tenancy Agreement A is beneficial to the Group as a whole as it enables the Group to fully utilize their warehouse space and save cost on warehouse rent simultaneously. Mr. Lam has expressly indicated to the Board that he may, at his sole discretion, waive the rent for any period of time.

Having considered the business needs of the Group and that stable sources of office spaces are required for the operation and growth of the Group in the PRC, the Board is of the view that the entering into the Zhuhai Office Tenancy Agreement is beneficial to the Group and the Shareholders as a whole as it enables the Group to continue to secure a longer term of use of office in the PRC where demand for office facilities is high so as to save relocation and administration costs. Mr. Lam has also expressly indicated to the Board that he may, at his sole discretion, waive the rent for any period of time.

The terms (including the monthly rents) of the Zhuhai Office Tenancy Agreement, the New HK Warehouse Tenancy Agreement B and the Supplemental HK Warehouse Tenancy Agreement A were determined upon arm's length negotiations with reference to the market rates at the same or similar type of premises in the vicinity. The Directors (including the independent non-executive Directors) are of the view that: (i) the terms of the Zhuhai Office Tenancy Agreement, the New HK Warehouse Tenancy Agreement B and the Supplemental HK Warehouse Tenancy Agreement A are on normal commercial terms that are fair and reasonable; (ii) the proposed annual caps for the Tenancy Agreements are fair and reasonable; and (iii) the continuing connected transactions contemplated under each of the Tenancy Agreements are and will be conducted in the ordinary and usual course of business of the Group and in the interests of the Company and the Shareholders as a whole.

INFORMATION ABOUT THE COMPANY, BEIJING ASIARAY, SHANGHAI ASIARAY, ZHUHAI ASIARAY, MR. LAM AND COMPANIES WHOLLY OWNED BY MR. LAM

The Company

The Company was incorporated in the Cayman Islands with limited liability. The Company is an investment holding company and its subsidiaries are principally engaged in the development and operations of out-of-home advertising media, including advertising in airports, metro lines, billboards and building solutions in the PRC and Hong Kong.

Beijing Asiaray

Beijing Asiaray was established in PRC with limited liability and is an indirect whollyowned subsidiary of the Company. Beijing Asiaray is principally engaged in out-of-home advertising media services in the PRC.

Shanghai Asiaray

Shanghai Asiaray was established in PRC with limited liability and is an indirect wholly-owned subsidiary of the Company. Shanghai Asiaray is principally engaged in out-of-home advertising media services in the PRC.

Zhuhai Asiaray

Zhuhai Asiaray was established in PRC with limited liability and 60% of its equity interest is held by the Group. Zhuhai Asiaray is principally engaged in out-of-home advertising media services in the PRC.

Mr. Lam

Mr. Lam is the executive Director, chairman, chief executive officer and controlling shareholder of the Company.

Asiaray China

Asiaray China was incorporated in Samoa with limited liability and is wholly owned by Mr. Lam. Asiaray China is principally engaged in investment in properties.

Billion China

Billion China was incorporated in Samoa with limited liability and is wholly owned by Mr. Lam. Billion China is principally engaged in investment in properties.

Peaky

Peaky was incorporated in Hong Kong with limited liability and is wholly owned by Mr. Lam. Peaky is principally engaged in investment in properties.

LISTING RULES IMPLICATIONS

Each of Asiaray China, Billion China and Peaky is wholly-owned by Mr. Lam, being an executive Director and controlling shareholder of the Company, and thus a connected person of the Company. Therefore, each of Asiaray China, Billion China and Peaky is an associate of Mr. Lam and thus a connected person of the Company and the transactions contemplated under each of the Tenancy Agreements constitute continuing connected transactions for the Company under Chapter 14A of the Listing Rules.

As the Tenancy Agreements were entered into by the Group with Mr. Lam or companies wholly owned by Mr. Lam, pursuant to Rule 14A.81 and Rule 14A.82 of the Listing Rules, the transactions contemplated under the Tenancy Agreements should be aggregated for the purpose of calculating the percentage ratios.

As all of the applicable percentage ratios in respect of the annual caps for the transactions contemplated under the Zhuhai Office Tenancy Agreement, the New HK Warehouse Tenancy Agreement B and the Supplemental HK Warehouse Tenancy Agreement A, after aggregating with the transactions contemplated under the New HK Warehouse Tenancy Agreement A, the Shanghai Office Tenancy Agreement and the Beijing Office Tenancy Agreement are, on an annual basis, less than 5%, the transactions contemplated under the Zhuhai Office Tenancy Agreement, the New HK Warehouse Tenancy Agreement B and the Supplemental HK Warehouse Tenancy Agreement A are subject to reporting, annual review and announcement requirements but are exempted from circular (including independent financial advice) and independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

Mr. Lam, in view of his interest in each of Asiaray China, Billion China and Peaky, is considered as having a material interest in the Tenancy Agreements and the transactions contemplated thereunder and accordingly has abstained from voting on the resolutions of the Board approving the Tenancy Agreements and the transactions contemplated thereunder.

Save as Mr. Lam, none of the Directors has any material interest in the Tenancy Agreements and no Directors were required to abstain from voting on the resolutions of the Board approving the Tenancy Agreements and the transactions contemplated thereunder.

Particulars of the Tenancy Agreements will be disclosed in the next published annual report of the Company in accordance with Rules 14A.71 and 14A.72 of the Listing Rules.

DEFINITIONS

In this announcement, unless the context otherwise requires, the following terms shall have the following meaning:

"Asiaray China"	Asiaray China Media Limited, a company established in Samoa with limited liability on 11 May 1999 and wholly owned by Mr. Lam
"associate(s)"	has the same meaning as ascribed thereto in the Listing Rules
"Beijing Asiaray"	北京雅仕維廣告有限公司 (Beijing Asiaray Advertising Company Limited*), a company established in the PRC with limited liability on 9 July 1998 and an indirect wholly owned subsidiary of the Company
"Beijing Office"	the premises situated at part of an office premise on 31/F, Block C, Central International Trade Center, No. 6A, Jianguomenwai Avenue, Chaoyang District, Beijing, PRC
"Beijing Office Tenancy Agreement"	the tenancy agreement entered into between Beijing Asiaray as tenant and Billion China as landlord dated 30 June 2017 for the lease of the Beijing Office
"Billion China"	Billion China International Limited, a company established in Samoa with limited liability on 8 August 2005 and wholly owned by Mr. Lam
"Board"	the board of Directors
"Company"	Asiaray Media Group Limited, a company incorporated in the Cayman Islands with limited liability, the shares of which are listed and traded on the Main Board of the Stock Exchange (stock code: 1993)
"connected person(s)"	has the same meaning as ascribed thereto under the Listing Rules

"controlling shareholder" has the same meaning as ascribed thereto under the Listing Rules "Director(s)" the director(s) of the Company "Genesis Printing" Genesis Printing and Production Limited, a company incorporated in Hong Kong with limited liability on 8 October 2007 and an indirect wholly-owned subsidiary of the Company "Group" the Company and its subsidiaries "HKD" Hong Kong dollars, the lawful currency of Hong Kong "HK Tenancy Agreements" the New HK Warehouse Tenancy Agreement A, the Supplemental HK Warehouse Tenancy Agreement A and the New HK Warehouse Tenancy Agreement B "HK Warehouse A" the premises situated at part of Workshop A on 9/F, and Car Parking Space C4 on G/F, Supreme Industrial Building, No. 15-17 Shan Mei Street, Shatin, New Territories, Hong Kong "HK Warehouse B" the premises situated at part of Workshop A on 9/F, Supreme Industrial Building, No. 15–17 Shan Mei Street, Shatin, New Territories, Hong Kong "HK Warehouse Tenancy the tenancy agreement entered into between Hong Kong Agreement B" Asiaray as tenant and Peaky as landlord dated 1 February 2016 for the lease of HK Warehouse B which was expired on 28 February 2018 "Hong Kong" the Hong Kong Special Administrative Region of the PRC "Hong Kong Asiaray" Hong Kong Asiaray Advertising Limited, a company incorporated in Hong Kong with limited liability on 31 October 1995, and an indirect wholly owned subsidiary of the Company "Listing Rules" the Rules Governing the Listing of Securities on the Stock Exchange "Mr. Lam" Lam Tak Hing, alias Vincent Lam, the executive Director, chairman, chief executive officer and controlling shareholder of the Company "New HK Warehouse the tenancy agreement entered into between Genesis Printing as tenant and Peaky as landlord dated 1 September Tenancy Agreement A"

2017 for the lease of HK Warehouse A

"New HK Warehouse the tenancy agreement entered into between Hong Kong Tenancy Agreement B" Asiaray as tenant and Peaky as landlord dated 1 March 2018 for the lease of HK Warehouse B "Peaky" Peaky Limited, a company incorporated in Hong Kong with limited liability on 29 March 2011 and wholly owned by Mr. Lam "PRC" the People's Republic of China "PRC Tenancy Agreements" the Shanghai Office Tenancy Agreement, the Beijing Office Tenancy Agreement and the Zhuhai Office Tenancy Agreement "RMB" Renminbi, the lawful currency of the People's Republic of China 上海雅仕維廣告有限公司 (Shanghai Asiaray Advertising "Shanghai Asiaray" Company Limited*), a company established in the PRC with limited liability on 27 April 1999 and an indirect wholly owned subsidiary of the Company "Shanghai Office" the premise situated at Units 2102–2104, No. 1027 Changning Road, Shanghai, PRC "Shanghai Office Tenancy the tenancy agreement entered into between Shanghai Agreement" Asiaray as tenant and Asiaray China as landlord dated 30 June 2017 for the lease of the Shanghai Office "Shareholder(s)" holder(s) of the ordinary shares of nominal value of HKD0.10 each in the capital of the Company "Stock Exchange" The Stock Exchange of Hong Kong Limited "Supplemental HK the supplemental agreement entered into between Genesis Warehouse Tenancy Printing as tenant and Peaky as landlord dated 1 March Agreement A" 2018 for the revision of lease of HK Warehouse A "Tenancy Agreements" the HK Tenancy Agreements and the PRC Tenancy Agreements "Zhuhai Asiaray" 珠海雅仕維報業傳媒有限公司 (Zhuhai Asiaray Newspaper Media Company Limited*), a company established in the PRC with limited liability on 20 December 2017 and 60% of its equity interest is held by the Group "Zhuhai Office" the premise situated at Suite 2901, 29/F, Yuhai World Financial Center, No. 1009 Middle Jiuzhou Avenue, Jida, Xiangzhou District, Zhuhai City, Guangdong, PRC

"Zhuhai Office Tenancy Agreement"

the tenancy agreement entered into between Zhuhai Asiaray as tenant and Mr. Lam as landlord dated 1 March 2018 for the lease of the Zhuhai Office

"%"

per cent.

For the purpose of illustration only and unless otherwise stated, conversion of RMB into Hong Kong dollars in this announcement is calculated at the exchange rate of RMB1 = HKD1.24 such conversion should not be construed as a representation that any amount has been, could have been, or may be, exchanged at this or any other rate.

By order of the Board
Asiaray Media Group Limited
Lam Tak Hing, Vincent
Chairman

Hong Kong, 1 March 2018

As at the date of this announcement, the executive Directors are Mr. Lam Tak Hing, Vincent and Mr. Lam Ka Po; the non-executive Director is Mr. Wong Chi Kin; and the independent non-executive Directors are Mr. Ma Andrew Chiu Cheung, Mr. Ma Ho Fai GBS JP and Ms. Mak Ka Ling.

* For identification purpose only