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中關村科技租賃股份有限公司 ZHONGGUANCUN SCIENCE-TECH LEASING CO., LTD.

 $(a\ joint\ stock\ company\ incorporated\ in\ the\ People's\ Republic\ of\ China\ with\ limited\ liability)$

(Stock Code: 1601)

DISCLOSEABLE TRANSACTION FACTORING AGREEMENTS

FACTORING AGREEMENTS

The Board hereby announces that on November 26, 2020, the Company entered into the Factoring Agreement II, the Factoring Agreement III, and the Factoring Agreement IV with the Factoring Bank, pursuant to which the Company has agreed to transfer the creditor's rights and relevant rights of the undue Lease Receivables I, Lease Receivables II, Lease Receivables III, and Lease Receivables IV under the Finance Lease Agreement I, the Finance Lease Agreement III, the Finance Lease Agreement III, and the Finance Lease Agreement IV, the outstanding lease principals of which are RMB36,492,432, RMB52,922,619, RMB52,922,619 and RMB52,922,619, respectively, to the Factoring Bank, and the Factoring Bank has agreed to receive such creditor's rights and relevant rights and to provide the Company with factoring facilities with a total of approximately RMB164,700,000 and factoring facility services.

LISTING RULES IMPLICATIONS

As the Factoring Agreement I, the Factoring Agreement II, the Factoring Agreement III and the Factoring Agreement IV are entered between the Company and the Factoring Bank on 26 November 2020, the Factoring Agreement I, the Factoring Agreement III and the Factoring Agreement IV are aggregated as a series of transactions for the Company pursuant to Rule 14.22 of the Listing Rules. As the highest applicable percentage ratio upon aggregation of the Factoring Agreements is higher than 5% but lower than 25%, therefore, the transactions thereunder constitute discloseable transactions of the Company and are subject to the notification and announcement requirements under Chapter 14 of the Listing Rules.

THE FACTORING AGREEMENTS

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The principal terms contained in each of the Factoring Agreements are substantially similar. The principal terms of the Factoring Agreements are summarized as follows:

Date

November 26, 2020

Parties

- (1) The Company; and
- (2) The Factoring Bank.

After making all reasonable enquiries, to the best of the Directors' knowledge, information and belief, the Factoring Bank and its ultimate beneficial owners are all independent third parties of the Company and its connected persons (as defined under the Listing Rules).

Factoring Facilities

Pursuant to the terms and conditions of the Factoring Agreement I, the Factoring Bank will provide factoring facility services for the Lease Receivables I with an aggregate factoring facilities of approximately RMB29,700,000 to the Company. Pursuant to the terms and conditions of the Factoring Agreement II, the Factoring Bank will provide factoring facility services for the Lease Receivables II with an aggregate factoring facilities of approximately RMB45,000,000 to the Company. Pursuant to the terms and conditions of the Factoring Agreement III, the Factoring Bank will provide factoring facility services for the Lease Receivables III with an aggregate factoring facilities of approximately RMB45,000,000 to the Company. Pursuant to the terms and conditions of the Factoring Agreement IV, the Factoring Bank will provide factoring facility services for the Lease Receivables IV with an aggregate factoring facilities of approximately RMB45,000,000 to the Company.

Factoring Period

The factoring period under the Factoring Agreement I is from the payment date of factoring facility to September 21, 2023; the factoring periods under the Factoring Agreement II, Factoring Agreement III, and Factoring Agreement IV are from the payment date of factoring facility to October 31, 2022 respectively.

Type of Factoring

The recourse right is attached. If any lessees to the Finance Lease Agreement I, the Finance Lease Agreement III, the Finance Lease Agreement IV fails to fully pay the Lease Receivables I, the Lease Receivables II, the Lease Receivables IV within the agreed time limit due to credit issues, the Factoring Bank has recourse for a claim against the Company in respect of the outstanding payment.

Transfer of Lease Receivables

The Company has agreed to transfer the creditor's rights and relevant rights of the undue Lease Receivables I, Lease Receivables II, and Lease Receivables IV to the Factoring Bank, with the transfer amount of the Lease Receivables I of RMB36,492,432, the Lease Receivables II of RMB52,922,619, the Lease Receivables III of RMB52,922,619 and the Lease Receivables IV of RMB52,922,619. The Factoring Bank has agreed to receive such creditor's rights and relevant rights and provide factoring facility services to the Company. The Company does not separately calculate the profit before and after tax of the Lease Receivables I, the Lease Receivables II, the Lease Receivables III, and the Lease Receivables IV.

Factoring Charge and Interests

The charge for factoring services of Factoring Agreements amounted to approximately RMB0. The interest rate applicable to the factoring facilities is 4.6%, being a rate on the day before facility payment date equivalent to the one year loan prime rate announced by the People's Bank of China + 75 basic points (one basic point equal to 0.01%). Factoring facilities interest = factoring facilities balance × factoring facilities interest rate × actual occupancy day/360. The amount of the factoring facilities interest is the same as the amount of interest payable by the lessees under the Lease Receivables I, the Lease Receivables II, the Lease Receivables III, and the Lease Receivables IV of the Finance Lease Agreement I, the Finance Lease Agreement VI, and will be paid by the Company to the Factoring Bank upon receipt of the rent paid by the lessees on each rent payment date.

REASONS AND BENEFITS FOR THE ENTERING INTO THE FACTORING AGREEMENTS

The Factoring Agreements is entered into by the Company in the ordinary and usual course of business, and is conducive to giving full play to the advantages of all parties. Entering into the Factoring Agreements is beneficial for the Company to activate its credit assets, accelerate the circulation of its assets, widen its finance channels, and enhance its development strength.

The terms of the Factoring Agreements (including factoring facilities, charge and interests) were reached among all parties after arm's length negotiation, with reference to prevailing commercial practice.

The Directors are of the view that the terms of the Factoring Agreements are on normal commercial terms, are fair and reasonable and in the interests of the Company and its shareholders as a whole.

INFORMATION ABOUT THE PARTIES

Information about the Company

The Company is a pioneer and a dedicated finance lease company in serving technology and new economy companies in China. As the sole finance lease platform under Zhongguancun Development Group Co., Ltd. (中關村發展集團股份有限公司), the Company offers efficient finance lease solutions and a variety of advisory services to satisfy technology and new economy companies' needs for financial services at different stages of their growth. The Company's finance lease solutions primarily take the form of direct lease and sale-and-leaseback. The Company also delivers a variety of advisory services, including policy advisory and management and business consulting, to help its customers achieve rapid growth.

Information about the Factoring Bank

The Factoring Bank is a joint stock bank which is principally engaged in banking and related financial services.

LISTING RULES IMPLICATIONS

As the Factoring Agreement I, the Factoring Agreement II, the Factoring Agreement III and the Factoring Agreement IV are entered between the Company and the Factoring Bank on 26 November 2020, Factoring Agreement I, the Factoring Agreement III and the Factoring Agreement IV are aggregated as a series of transactions for the Company pursuant to Rule 14.22 of the Listing Rules. As the highest applicable percentage ratio upon aggregation of the Factoring Agreements is higher than 5% but lower than 25%, therefore, the transactions thereunder constitute discloseable transactions of the Company and are subject to the notification and announcement requirements under Chapter 14 of the Listing Rules.

DEFINITIONS

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

"Board" the board of directors of the Company

"Company" Zhongguancun Science-Tech Leasing Co., Ltd. (中關村科技租賃股

份有限公司), a joint stock company incorporated under the laws of the PRC with limited liability, the H shares of which are listed on the Stock

Exchange with stock code of 1601

"Director(s)" the director(s) of the Company

"Factoring Bank" Bank of Jiangsu Co., Ltd. Zhongguancun Regional Branch (江蘇銀行股

份有限公司北京分行), a joint stock bank which is principally engaged in banking and related financial services, and also a branch of Bank of Jiangsu Co., Ltd, a company listed on Shanghai Stock Exchange (stock

code: 600919)

"Factoring Agreements" the Factoring Agreement I, the Factoring Agreement II, the Factoring Agreement III and the Factoring Agreement IV "Factoring Agreement I" the revolving factoring facility agreement entered into between the Company and Factoring Bank on November 26, 2020 "Factoring Agreement II" the revolving factoring facility agreement entered into between the Company and Factoring Bank on November 26, 2020 "Factoring Agreement III" the revolving factoring facility agreement entered into between the Company and Factoring Bank on November 26, 2020 "Factoring Agreement IV" the revolving factoring facility agreement entered into between the Company and Factoring Bank on November 26, 2020 "Finance Lease The finance lease agreement entered into between the Company and a Agreement I" private enterprise located in Beijing, the PRC, in respect of the lease assets such as oil service engineering equipment, the amount of lease receivables thereunder is RMB36,492,432 "Finance Lease The finance lease agreement entered into between the Company and a Agreement II" private enterprise located in Beijing, the PRC, in respect of the lease assets such as orthopedic medical equipment, the amount of lease receivables thereunder is RMB52,922,619 "Finance Lease The finance lease agreement entered into between the Company and a Agreement III" private enterprise located in Beijing, the PRC, in respect of the lease assets such as orthopedic medical equipment, the amount of lease receivables thereunder is RMB52,922,619 "Finance Lease The finance lease agreement entered into between the Company and a Agreement IV" private enterprise located in Beijing, the PRC, in respect of the lease assets such as orthopedic medical equipment, the amount of lease receivables thereunder is RMB52,922,619 "independent third any individual or company not being the connected persons (as defined party(ies)" under the Listing Rules) of the Company, independent of the Company and its connected persons (as defined under the Listing Rules) and not connected with them "Lease Receivables I" the remaining lease rent under the Finance Lease Agreement I "Lease Receivables II" the remaining lease rent under the Finance Lease Agreement II

"Lease Receivables III" the remaining lease rent under the Finance Lease Agreement III

"Lease Receivables IV" the remaining lease rent under the Finance Lease Agreement IV

"Listing Rules" the Rules Governing the Listing of Securities on The Stock Exchange of

Hong Kong Limited

"PRC" the People's Republic of China, which, for the purpose of this

announcement, excludes the Hong Kong Special Administrative Region of the PRC, the Macau Special Administrative Region of the PRC and

Taiwan

"RMB" Renminbi, the lawful currency of the PRC

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"%" percent

By order of the Board

Zhongguancun Science-Tech Leasing Co., Ltd.

DUAN Hongwei

Chairman

Beijing, the PRC, November 26, 2020

As at the date of this announcement, the Board comprises Mr. HE Rongfeng and Mr. HUANG Wen as executive Directors, Mr. DUAN Hongwei, Mr. LOU Yixiang, Mr. ZHANG Shuqing and Mr. LI Peng as non-executive Directors, and Mr. CHENG Dongyue, Mr. WU Tak Lung and Ms. LIN Zhen as independent non-executive Directors.