Hong Kong Exchanges and Clearing Limited, The Stock Exchange of Hong Kong Limited, Hong Kong Securities Clearing Company Limited and the Securities and Futures Commission of Hong Kong take no responsibility for the contents of this GREEN Form of Acceptance and Transfer, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this GREEN Form of Acceptance and Transfer. 香港交易及結算所有限公司,香港中央站箕有限公司及香港證券及规度事務歷案委員會身本縣色技術及轉讓表格之內容概不負責,對其準確性或完整性亦不發表任何聲明,並明確表示,概不就因本綠色技術及轉讓表格全部或任何部分內容而產生或因倚賴該等內容而引致之任何損失承擔任何責任。Unless the context otherwise requires, terms used in this GREEN Form of Acceptance and Transfer shall bear the same meanings as those defined in the composite offer and response document dated 30 April 2021 (the "Composite Document") jointly issued by Beijing Digital Telecom Co., Ltd., Zhuhai Huafa Industrial Investment Holding Co., Ltd.\* and Hong Kong Huafa Investment Holdings Limited. 像文義另有所指外,本綠色技術及轉讓表格所用詞彙與北京地信通商貿股份有限公司、珠海華發實體產業投資控股有限公司及香港華發投資控股有限公司聯合刊發日期為2021年4月30日之綜合要約反回應文件「綜合文件」所界定者具有相同涵義。



# 北京迪信通商貿股份有限公司

Beijing Digital Telecom Co., Ltd.
(a joint stock limited liability company incorporated in the People's Republic of China)
(於中華人民共和國註冊成立的股份有限公司)

(Stock Code: 6188) (股份代號:6188)

FOR THE CONSIDERATION stated below, the Transferor(s) named below hereby transfer(s) to the Transferee named below Domestic Share(s) of RMB1 each in the issued

To be completed in all respects 每項均須填寫 Zhuhai Huafa Industrial Investment Holding Co., Ltd.\* 珠海華發實體產業投資控股有限公司

Unit A8, 1/F, Block 4 153 Rong'ao Road, Hengqin New Area, Zhuhai, the PRC 中國珠海市橫琴新區榮澳道153號4幢一層A8單元

the total number of Domestic Share(s) for which the Domestic Share Offer is	share capital of the Company specified below, upon a agrees to accept and hold the Domestic Share(s) subjec 下述之轉讓人現根據本錄色接納及轉讓表格及閱予下述之承讓人,而且承讓人謹此同意在遵守該	et to such terms and cone 資附綜合文件中列明的	ditions. J 條 款,按下	列代價,將以下註明公司已發行	-		-	
accepted. 閣下必須填上接納 內資股要約之內資 股總數。	Total number of Domestic Share(s) to be transferred ( <i>Note 1</i> ) 將子轉讓之內資股總數( <i>附註1</i> )	FIGURES 數目				DRDS 寫		
	TRANSFEROR(S) name(s) and address(es) in full 轉讓人全名及詳細地址 (EITHER TYPEWRITTEN OR WRITTEN IN BLOCK CAPITALS) (請用打字機或正楷填寫)	Surname(s) or company name(s): 姓氏或公司名稱:		s):	Forename(s): 名字:			
		Registered address: 註冊地址:						
		Telephone number: 電話號碼:						
		(For remittance of consideration paya	payable by 銀行名稱:					
		wire transfer) (電匯應付代價之		Bank address: 銀行地址:				
				Bank account number: 銀行賬戶號碼:				
				Swift code (as applicable): Swift 代碼 (如適用):				
				Name of beneficiary: 受益人名稱:				
	CONSIDERATION 代價		each Domestic Share: RMB3.2030 in cash b內資股: 現金人民幣3.2030元					
	TRANSFEREE 承譲人	Name: 名稱: Correspondence ac 通訊地址: Occupation: 職業:	中國珠海市橫琴新區榮澳道153號4幢一層A8單元				ı, Zhuhai, the PRC	
Signed by the Transferor(s) in the presence of: 轉讓人在下列見證人見證下簽署: Name of Witness 見證人姓名 Signature of Witness 見證人簽署			Transferor(s) 讓人簽署/	I/Company Chop (if applicable) 公司印鑑(如適用)		<b>⇔</b>	ALL JOINT REGISTERED HOLDERS MUST SIGN HERE 所有	
Address 地址							聯名登記持有人 均須於本欄 簽署	
Occupation 職業		ate of submission of this GREEN Form of Acceptance and Transfer (Note 2) 提交本綠色接納及轉讓表格之日期(附註2)						
Signed by or on behalf of the Transferee in the presence of: 承讓人或其代表在下列見證人見證下簽署: Signature of Witness 見證人簽署 Name of Witness 見證人依署		Fo ft Z	Do not complete 請勿填寫本欄 For and on behalf of 代表 Zhuhai Huafa Industrial Investment Holding Co., Ltd.* 珠海華發實體產業投資控股有限公司					
Address 地址			Signature of Transferee or its duly authorised agent(s) 承讓人或其正式授權代理人簽署					
			、碳 八 以 具 山	E 八 仅 惟 代 埋 入 效 者				
Occupation 職業								
Date of signing by Tran 承讓人簽訂之日期	nsferee							

Insert the total number of Domestic Shares for which the Domestic Share Offer is accepted. If no number is inserted or a number inserted is greater or smaller than those represented by the certificates for Domestic Share(s) tendered for acceptance of the Domestic Share Offer, this GREEN Form of Acceptance and Transfer will be returned to you for correction and resubmission. Any corrected GREEN Form of Acceptance and Transfer must be resubmisted and received by Zhuhai Huafa Industrial Investment Holding Co., Ltd.\* by no later than 4:00 p.m. on the Closing Date or such later time and/or date as the Offeror Group may determine and announce in accordance with the Takeovers Code. In order to accept the Domestic Share Offer, you should bring all the documents that are required to be submitted for the acceptance of the Domestic Share Offer as set out in the Appendix I of the Composite Document to Zhuhai Huafa Industrial no later than 4:00 p.m. on 21 IMay 2021 or such later time and/or date as the Offerors may determine and announce in accordance with the Takeovers Code (the "Closing Date") and complete the relevant procedures. For details, please refer to the section headed "How to complete this Green Form of Acceptance and Transfer" of this GREEN Form of Acceptance and Transfer.

THIS GREEN FORM OF ACCEPTANCE AND TRANSFER IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. If you are in any doubt as to any aspect of this GREEN Form of Acceptance and Transfer or as to the action to be taken, you should consult your licensed securities dealer or registered institution in securities, bank manager, solicitor, professional accountant or other professional adviser.

If you have sold or otherwise transferred all your Domestic Shares, you should at once hand this GREEN Form of Acceptance and Transfer and the accompanying Composite Document to the purchaser(s) or other transferee(s) or to the licensed securities dealer or registered institution in securities or other agent through whom the sale or transfer was effected for transmission to the purchaser(s) and transferee(s).

The making of the Domestic Share Offer to persons with a registered address in jurisdiction outside Hong Kong may be prohibited or affected by the laws of the relevant jurisdiction. Holders of the Domestic Shares who are citizens or residents or nationals of jurisdictions outside Hong Kong should obtain appropriate legal advice on, inform themselves about and observe any applicable legal requirement. It is the responsibility of each person who wishes to accept the Domestic Share Offer to satisfy himself, herself or itself as to the full observance of the laws of the relevant jurisdiction in connection therewith, including the obtaining of any governmental, exchange control or other consents which may be required, the compliance with other necessary formalities or legal requirements and the payment of any transfer or other taxes due in respect of such jurisdiction.

The Domestic Share Offer is conditional. This GREEN Form of Acceptance and Transfer should be read in conjunction with the Composite Document.

The English texts of this Form shall prevail over their respective Chinese texts.

#### HOW TO COMPLETE THIS GREEN FORM OF ACCEPTANCE AND TRANSFER

- 1. To accept the Domestic Share Offer made by Zhuhai Huafa Industrial to acquire your Domestic Shares, you should complete and sign this GREEN Form of Acceptance and Transfer overleaf and deliver to Zhuhai Huafa Industrial this entire duly completed and signed GREEN Form of Acceptance and Transfer together with the required documents as set out in Appendix I to the Composite Document, no later than the Closing Date. The provisions and documents annexed to Appendix I to the Composite Document are incorporated into and form part of this GREEN Form of Acceptance and Transfer. Shareholders are advised to read the Composite Document before completing this GREEN Form of Acceptance and Transfer.
- 2. Procedures for accepting the Domestic Share Offer

If you wish to accept the Domestic Share Offer, you should:

- (a) insert in the box titled "Total number of Domestic Share(s) to be transferred" the total number of Domestic Shares for which you wish to accept the Domestic Share Offer:
- (b) sign the GREEN Form of Acceptance and Transfer; and
- (c) bring all the documents that are required to be submitted for the acceptance of the Domestic Share Offer as set out in the Appendix I of the Composite Document to Zhuhai Huafa Industrial no later than the Closing Date and complete the relevant procedures.

Warning: Insert the total number of Domestic Shares for which the Domestic Share Offer is accepted. If no number is inserted or a number inserted is greater or smaller than those represented by the certificates for Domestic Share(s) tendered for acceptance of the Domestic Share Offer, this GREEN Form of Acceptance and Transfer will be returned to you for correction and resubmission. Any corrected GREEN Form of Acceptance and Transfer must be resubmitted and received by Zhuhai Huafa Industrial by no later than 4:00 p.m. on the Closing Date or such later than and/or date as the Offeror Group may determine and announce in accordance with the Takeovers Code.

#### GREEN FORM OF ACCEPTANCE AND TRANSFER IN RESPECT OF THE DOMESTIC SHARE OFFER

## To: Zhuhai Huafa Industrial Investment Holding Co., Ltd.\*

- 1. My/Our execution of this GREEN Form of Acceptance and Transfer (whether or not such GREEN Form of Acceptance and Transfer is dated) shall be binding on my/our successors and assigns, and shall constitute:
  - (a) my/our irrevocable acceptance of the Domestic Share Offer, made by Zhuhai Huafa Industrial, as contained in the Composite Document for the consideration and on and subject to the terms therein and herein mentioned (including the terms set out under the heading "How to complete this GREEN Form of Acceptance and Transfer"), in respect of the number of Domestic Shares specified in this GREEN Form of Acceptance and Transfer;
  - (b) where I/we have accepted the Domestic Share Offer, my/our irrevocable instruction and authority to Zhuhai Huafa Industrial or its agent(s) to transfer the cash consideration to which I/we shall have become entitled under the terms of the Domestic Share Offer by wire transfer according to the bank account details set out on the first page of this GREEN Form of Acceptance and Transfer or other means under the Domestic Share Offer;
  - (c) my/our irrevocable instruction and authority to Zhuhai Huafa Industrial and/or such person or persons as it may direct to complete and execute any document on my/our behalf in connection with my/our acceptance of the Domestic Share Offer and to do any other act that may be necessary or expedient for the purpose of vesting in Zhuhai Huafa Industrial or such person or persons as it may direct my/our Domestic Share(s) tendered for acceptance under the Domestic Share Offer;
  - (d) my/our undertaking to execute such further documents and to do such acts and things by way of further assurance as may be necessary or desirable to transfer my/our Domestic Share(s) tendered for acceptance under the Domestic Share Offer to Zhuhai Huafa Industrial or such person or persons as it may direct, including but not limited to execution of share transfer agreement, issuance of power of attorney, and cooperation in handling relevant procedures as requested (such as notarisation of the share transfer agreement), pursuant to the request of the Domestic Share registration authority and/or Zhuhai Huafa Industrial, free from all liens, charges, options, claims, equities, adverse interests, third party rights or encumbrances whatsoever and together with all rights accruing or attaching thereto on or after the date on which the Domestic Share Offer is made, including, without limitation, the right to receive all future dividends and other distributions declared, paid or made, if any, on or after the date on which the Domestic Share Offer is made, in respect of the Domestic Share(s) tendered for acceptance under the Domestic Share Offer;
  - (e) my/our agreement to ratify each and every act or thing done or effected by Zhuhai Huafa Industrial or its agent(s) or such person or persons as it/they may direct on the exercise of any of the authorities contained herein; and
  - f) my/our appointment of Zhuhai Huafa Industrial as my/our attorney in respect of all the Domestic Shares to which this acceptance relates.
- 2. In the event that my/our acceptance is not valid or is treated as invalid in accordance with the terms of the Domestic Share Offer, all instructions, authorisations and undertakings contained in paragraph 1 above shall cease and in which event, I/we authorise and request you to return to me/us my/our this GREEN Form of Acceptance and Transfer duly cancelled, by post at my/our risk to the person(s) and address stated above or, if no name and address is stated, to me or the first-named of us (in the case of joint registered Shareholders) at the address shown in the register of members of the Company.
- 3. I/We hereby warrant and represent to you that, I am/we are the registered shareholder(s) of the number of Domestic Shares specified in this GREEN Form of Acceptance and Transfer and I/we have the full right, power and authority to sell and pass the title and ownership of such Domestic Shares to Zhuhai Huafa Industrial by way of acceptance of the Domestic Share Offer.
- 4. I/We hereby warrant and represent to Zhuhai Huafa Industrial and the Company that I/we have satisfied the laws of the jurisdiction where my/our address is stated in the register of members of the Company in connection with my/our acceptance of the Domestic Share Offer, including the obtaining of any governmental, exchange control or other consents and any registration or filing which may be required and the compliance with all necessary formalities, regulatory and/or legal requirements.
- 5. Save as otherwise provided in the Composite Document, I/we hereby warrant and represent to Zhuhai Huafa Industrial and the Company that I/we shall be fully responsible for payment of any transfer or other taxes and duties payable in respect of the jurisdiction where my/our address is located as set out in the register of members of the Company in connection with my/our acceptance of the Domestic Share Offer.
- 6. I/We understand that acceptance of the Domestic Share Offer by me/us will constitute a warranty by me/us to Zhuhai Huafa Industrial that the number of Domestic Share(s) specified in this GREEN Form of Acceptance and Transfer are fully paid and will be sold free from all liens, charges, encumbrances, rights of pre-emption and any other third party rights of any nature and together with all rights attaching to them as at the date hereof, including the right to receive in full all dividends and other distributions, if any, declared, made or paid on or after the date on which the Domestic Share Offer is made.
- I/We acknowledge that, save as expressly provided in the Composite Document and in this GREEN Form of Acceptance and Transfer, all the acceptance, instructions, authorities and undertakings hereby given shall be unconditional and irrevocable.
- 8. I/We acknowledge that my/our Domestic Shares sold to Zhuhai Huafa Industrial by way of acceptance of the Domestic Share Offer will be registered under the name of Zhuhai Huafa Industrial and/or its nominee(s).

Zhuhai Huafa Industrial will be entitled to reject any acceptance which does not comply with the provisions and instructions contained in Appendix I to the Composite Document and in this GREEN Form of Acceptance, or which is otherwise incomplete, incorrect or invalid in any respect. If you wish to accept the Domestic Share Offer, it is your responsibility to ensure that the GREEN Form of Acceptance is properly completed in all respects and all required documents are provided.

本綠色接納及轉讓表格為要件,請即處理。 閣下如對本綠色接納及轉讓表格的任何方面或應採取的行動有任何疑問·應諮詢 閣下的持牌證券商或 註冊證券機權、銀行經理、律師、專業會計師或其他專業顧問。

閣下如已出售或出讓名下所有內資股,應立即將本綠色接納及轉讓表格連同隨附綜合文件交予買方或其他承讓人,或經手買賣或轉讓的持牌證券商或 註冊證券機權或其他代理人以便藝交買方及承讓人。

向註冊地址位於香港境外司法權區的人士提出內資股要約可能會遭相關司法權區的法律禁止或受到影響。內資股持有人倘為香港境外司法權區的公民、居民或國民,應尋求有關任何適用法律規定的適當法律意見,並知悉及遵守有關規定。有意接納內資股要約的各人士有責任確保彼等已就接納內資股要約全面遵守相關司法權區的法律,包括取得可能所需的任何政府、外匯管制或其他同意,遵守其他必要手續或法律規定,以及支付有關司法權區的任何鎮讓或其他稅項。

內資股要約屬有條件要約。本綠色接納及轉讓表格應與綜合文件一併閱覽。

本表格的中英文本如有任何歧義,概以英文本為準。

#### 如何填寫本綠色接納及轉讓表格

- 如欲接納珠海華發實體產業關於收購 閣下名下內資股提出的內資股要約, 閣下應填妥及簽署本綠色接納及轉讓表格背頁,並將整份妥為填寫及簽署的綠色接納及轉讓表格連同綜合文件附錄一載列的所需文件,不遲於截止日期交付珠海華發實體產業。綜合文件附錄一隨附的條文及文件已納入並構成本綠色接納及轉讓表格的一部分。股東於填寫本綠色接納及轉讓表格前,務請細閱綜合文件。
- 2. 接納內資股要約的程序

閣下如欲接納內資股要約,應:

- (a) 於註明「將予轉讓之內資股總數」的空格內填寫 閣下有意接納內資股要約的內資股總數;
- (b) 簽署綠色接納及轉讓表格;及
- (c) 不遲於截止日期攜帶綜合文件附錄一所載就接納內資股要約規定提交的全部文件至珠海華發實體產業並完成相關程序。

警告:請填上接納內資股要約的內資股總數。倘無填上數目或所填數目大於或小於 閣下用作接納內資股要約而提供的內資股股票所代表之內資股數目,則本綠色接納及轉讓表格將退回予 閣下更正及重新遞交。任何經更正的綠色接納及轉讓表格須不遲於截止日期下午四時正(或要約人集團可能根據收購守則釐定及公佈的有關較後時間及/或日期)重新提交及送達珠海華發實體產業。

#### 有關內資股要約的綠色接納及轉讓表格

#### 致: 珠海華發實體產業投資控股有限公司

- 1. 本人/吾等一經簽立本綠色接納及轉讓表格(無論該綠色接納及轉讓表格是否已註明日期),本人/吾等的繼承人及受讓人將受此約束,並表示:
  - (a) 本人/吾等根據綜合文件及本綠色接納及轉讓表格所載代價及於其所載條款(包括「如何填寫本綠色接納及轉讓表格」一節所載條款)規限下, 就本綠色接納及轉讓表格上所指定數目的內資股不可撤回地接納由珠海華發實體產業所提出綜合文件所載的內資股要約;
  - (b) 如本人/吾等已接納內資股要約,本人/吾等不可撤回地指示及授權珠海華發實體產業或其代理人根據內資股要約按本綠色接納及轉讓表格首頁所載的銀行賬戶詳情以電匯或以其他方式轉讓本人/吾等根據內資股要約的條款有權收取的現金代價;
  - (c) 本人/吾等不可撤回地指示及授權珠海華發實體產業及/或其可能指定的一名或多名人士各自代表本人/吾等就本人/吾等接納內資股要約填妥及簽立任何文件,並作出任何其他可能屬必要或適當的行動,以使本人/吾等根據內資股要約提交以供接納的內資股歸屬於珠海華發實體產業或其可能指定的一名或多名人士;
  - (d) 本人/吾等承諾簽立可能屬必要或適當的其他文件並作出有關行動及事宜,以進一步確保本人/吾等根據內資股要約提交以供接納的內資股轉讓予珠海華發實體產業或其可能指定的一名或多名人士,包括但不限於按照內資股證券登記機構及/或珠海華發實體產業的要求簽署股份轉讓協議、出具授權委託書及配合辦理所要求的相關手續(如股份轉讓協議的公證手續),而上述內資股將不附帶任何留置權、押記、購股權、申索、衡平權、不利權益、第三方權利或產權負擔,連同有關內資股於提出內資股要約當日或之後應計或附帶的所有權利,包括但不限於收取於提出內資股要約當日或之後就根據內資股要約提交以供接納的內資股宣派、派付或作出的所有日後股息及其他分派(如有)的權利;
  - (e) 本人/吾等同意追認珠海華發實體產業或其代理人或其可能指定的一名或多名人士,就行使本綠色接納及轉讓表格所載任何授權時所作出 或推行的各項或每項行動或事宜;及
  - (f) 本人/吾等就是項接納涉及的所有內資股委任珠海華發實體產業為本人/吾等的授權代表。
- 2. 倘根據內資股要約的條款,本人/吾等的接納為無效或視為無效,則上文第1段所載一切指示、授權及承諾均告終止,而在此情況下,本人/吾等授權並要求 閣下將已正式註銷的本綠色接納及轉讓表格一併退回上文所述人士及地址,或如無填上姓名及地址,則按公司股東名冊所示地址以郵寄方式寄回本人或吾等當中名列首位的股東(如屬聯名登記股東),郵談風險概由本人/吾等承擔。
- 3. 本人/吾等謹此向 閣下保證及聲明,本人/吾等為本綠色接納及轉讓表格指定的內資股數目的登記股東,而本人/吾等擁有全部權利、權力及授權, 以接納內資股要約的方式向珠海華發實體產業出售及轉讓有關內資股的所有權及擁有權。
- 4. 本人/吾等謹此向珠海華發實體產業及公司保證及聲明,本人/吾等遵守本人/吾等於公司股東名冊所列地址所在司法權區關於本人/吾等接納 內資股要約方面的法律,包括取得可能所需的任何政府、外匯管制或其他同意以及任何登記或備案,以及遵守一切必要手續、監管及/或法律規定。
- 5. 除綜合文件另有規定者外,本人/吾等謹此向珠海華發實體產業及公司保證及聲明,本人/吾等將全面負責支付本人/吾等於公司股東名冊所列 地址所在司法權區就本人/吾等接納內資股要約應付的任何轉讓或其他稅項及徵稅。
- 6. 本人/吾等明白本人/吾等接納內資股要約,將表示本人/吾等向珠海華發實體產業保證,本綠色接納及轉讓表格指定的內資股數目已繳足並於出售時將不附帶任何留置權、押記、產權負擔、優先購買權以及任何性質的任何其他第三方權利,連同該等內資股於本表格日期附帶的所有權利,包括收取於提出內資股要約當日或之後宣派、作出或派付的所有股息及其他分派(如有)的權利。
- 7. 本人/吾等確認,除綜合文件及本綠色接納及轉讓表格訂明者外,謹此提供的所有接納、指示、授權及承諾將為無條件及不可撤回。
- 8. 本人/吾等確認以接納內資股要約方式向珠海華發實體產業出售的本人/吾等的內資股將以珠海華發實體產業及/或其代名人的名義登記。

珠海華發實體產業將有權拒絕任何不符合綜合文件附錄一及本緣色接納表格所載規定及指示的接納,或就任何方面屬不完整、不正確或無效的接納。 閣下如欲接納內資股要約,則有責任確保綠色接納表格在各方面填妥並提供一切所需文件。

# PERSONAL DATA

## Personal Information Collection Statement

This personal information collection statement informs you of the policies and practices of Zhuhai Huafa Industrial in relation to personal data and the Personal Data (Privacy) Ordinance (Chapter 486 of the Laws of Hong Kong) (the "Privacy Ordinance").

# 1. Reasons for the collection of your personal data

To accept the Domestic Share Offer for your Domestic Shares, you must provide the personal data requested. Failure to supply the requested data may result in the processing of your acceptance being rejected or delayed.

#### Purposes

The personal data which you provide on this GREEN Form of Acceptance and Transfer may be used, held and/or stored (by whatever means) for the following purposes:

- processing your acceptance and verification of compliance with the terms and application procedures set out in this Green Form of Acceptance and Transfer and the Composite Document;
- registering transfers of the Domestic Share(s) out of your name;
- maintaining or updating the relevant register of holders of the Domestic Shares:
- conducting or assisting to conduct signature verification, and any other verification or exchange of information;
- establishing your entitlements under the Domestic Share Offer;
- distributing communications from Zhuhai Huafa Industrial and/ or their subsidiaries or agents;
- compiling statistical code information and holders of the Domestic Shares profiles;
- making disclosures as required by laws, rules or regulations (whether statutory or otherwise);
- disclosing relevant information to facilitate claims on entitlements;
- any other purpose in connection with the business of Zhuhai Huafa Industrial: and
- any other incidental or associated purposes relating to the above and/or to enable Zhuhai Huafa Industrial to discharge their obligations to the holders of the Domestic Shares and/or regulators and other purpose to which the holders of the Domestic Shares may from time by time agree to or be informed of.

## 3. Transfer of personal data

The personal data provided in this GREEN Form of Acceptance and Transfer will be kept confidential but Zhuhai Huafa Industrial may, to the extent necessary for achieving the purposes above or any of them, make such enquiries as they consider necessary to confirm the accuracy of the personal data and, in particular, they may disclose, obtain, transfer (whether within or outside Hong Kong) such personal data to, from or with any and all of the following persons and entities:

- any regulatory or governmental bodies;
- any other persons or institutions with which you have or propose to have dealings, such as their bankers, solicitors, accountants, licensed securities dealers or registered institutions in securities;
- any other persons or institutions whom Zhuhai Huafa Industrial consider(s) to be necessary or desirable in the circumstances.

#### 4. Retention of Personal Data

Zhuhai Huafa Industrial will keep the personal data provided in this form for as long as necessary to fulfil the purposes for which the personal data were collected. Personal data which is no longer required will be destroyed or dealt with in accordance with the Privacy Ordinance.

# 5. Access to and correction of personal data

The Privacy Ordinance provides you with rights to ascertain whether Zhuhai Huafa Industrial hold(s) your personal data, to obtain a copy of that data, and to correct any data that is incorrect. In accordance with the Privacy Ordinance, Zhuhai Huafa Industrial has the right to charge a reasonable fee for the processing of any data access requests. All requests for access to data or correction of data or for information regarding policies and practices and the kinds of data held should be addressed to Zhuhai Huafa Industrial.

BY SIGNING THIS GREEN FORM OF ACCEPTANCE AND TRANSFER, YOU AGREE TO ALL OF THE ABOVE.

# 個人資料

#### 個人資料收集聲明

本個人資料收集聲明旨在知會 閣下,珠海華發實體產業有關個人資料及香港法例第486章個人資料(私隱)條例(「私隱條例」)之政策及慣例。

## 1. 收集 閣下個人資料的原因

如就 閣下的內資股接納內資股要約, 閣下須提供所需的個人資料。 倘 閣下未能提供所需資料,則可能導致 閣下的接納申請被拒或 延誤。

## 2. 用途

閣下於本綠色接納及轉讓表格提供的個人資料可能會用作、持有及/或保存(以任何方式)作下列用途:

- 處理 閣下的接納及核實遵循本綠色接納及轉讓表格及綜合 文件載列的條款及申請程序;
- 登記以 閣下名義進行的內資股轉讓;
- 保存或更新有關內資股的持有人名册;
- 核實或協助核實簽名,以及進行任何其他資料核實或交換;
- 確立 閣下根據內資股要約應得之配額;
- 自珠海華發實體產業及/或其附屬公司或代理人收取通訊;
- 編製統計代碼資料及內資股持有人資料;
- 按法例、規則或規定(無論法定或非法定規定)作出披露;
- 披露有關資料以促進擁有權之申索;
- 有關珠海華發實體產業業務的任何其他用途;及
- 與上文所述有關之任何其他附帶或相關用途及/或以便珠海 華發實體產業解除其對內資股持有人及/或監管機構之責任 及內資股持有人可能不時同意或獲悉之其他用途。

#### 3. 轉交個人資料

本綠色接納及轉讓表格提供的個人資料將作為機密資料妥當保存, 但珠海華發實體產業為達致上述或其任何用途,可能作出必需的查詢,以確認個人資料的準確性,被等尤其可能披露、獲取或轉交無 論在香港或香港以外地區)該等個人資料予下列任何及所有個人及 實體,或自下列任何及所有個人及實體披露、獲取或轉交(無論在香 港或香港以外地區)該等個人資料:

- 任何監管或政府機構;
- 與 閣下進行交易或建議進行交易的任何其他個人或機構,例如彼等的銀行、律師、會計師、持牌證券交易商或註冊證券機權;
- 珠海華發實體產業認為必需或適當情況下的任何其他個人或機構。

# 4. 個人資料的保留

珠海華發實體產業將按收集個人資料所需的用途保留本表格所提供的個人資料。無需保留的個人資料將會根據私隱條例銷毀或處理。

# 5. 查閱及更正個人資料

私隱條例賦予 閣下權利確定珠海華發實體產業是否持有 閣下之個人資料,索取該等資料副本及更正任何不正確資料。根據私隱條例,珠海華發實體產業有權就處理任何查閱資料之要求收取合理費所有關於查閱資料或更正資料或問關於政策及慣例及所持資料類別之要求,應向珠海華發實體產業提出。

閣下一經簽署本綠色接納及轉讓表格即表示同意上述所有條款。