Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this announcement, 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 announcement.



## CHINLINK INTERNATIONAL HOLDINGS LIMITED

# 普匯中金國際控股有限公司\*

(Incorporated in Bermuda with limited liability)

(Stock Code: 0997)

#### DISCLOSEABLE TRANSACTION

#### THE NEW AGREEMENTS

On 2 July 2021, Chinlink Guarantee (an indirect non-wholly-owned subsidiary of the Company) and the Customer entered into the New Guarantee Agreement and New Consultancy Services Agreement, pursuant to which Chinlink Guarantee agreed to guarantee the settlement by the Customer of the obligation under a bank loan agreement entered into by the Customer (as the borrower) and a bank (as the lender) in the PRC with principal amount of RMB5.0 million (equivalent to approximately of HK\$6.0 million) for a period of twelve months and to provide management consultancy services in respect of logistics system appraisal for a period of twelve months to the Customer. During the twelve months period immediately prior to entering into the New Agreements, the Group had entered into the Previous Transactions with the Customer.

## LISTING RULES IMPLICATIONS

The entering into of the New Agreements on their own does not exceed 5% of any of the percentage ratios under Rule 14.07 of the Listing Rules. However, when aggregating the Previous Transactions with the New Agreements, it will result in certain percentage ratios exceed 5% but less than 25%, and hence the entering into of the Previous Transactions together with the New Agreements constitutes a disclosable transaction of the Company under Chapter 14 of the Listing Rules and is therefore subject to the notification and announcement requirements under Chapter 14 of the Listing Rules.

<sup>\*</sup> For identification purpose only

On 2 July 2021, Chinlink Guarantee (an indirect non-wholly-owned subsidiary of the Company) and the Customer entered into the New Guarantee Agreement and New Consultancy Services Agreement, pursuant to which Chinlink Guarantee agreed to guarantee the settlement by the Customer of the obligation under a bank loan agreement entered into by the Customer (as the borrower) and a bank (as the lender) in the PRC with principal amount of RMB5.0 million (equivalent to approximately of HK\$6.0 million) for a period of twelve months and to provide management consultancy services in respect of logistics system appraisal for a period of twelve months to the Customer.

During the twelve months period immediately prior to entering into the New Agreements, the Group had entered into the Previous Transactions with the Customer. Details of the Previous Transactions are set out in the paragraph headed "Previous Transactions" below.

Other details of the terms of the New Guarantee Agreement and the New Consultancy Services Agreement are set out below.

## The New Guarantee Agreement

### **Date**

2 July 2021

#### **Parties**

- (i) Chinlink Guarantee; and
- (ii) the Customer.

To the best of the Directors' knowledge, information and belief having made all reasonable enquiries, (i) the Customer and its ultimate beneficial owners, i.e. the Individual Guarantor and 于亞智 (Yu Ya Zhi#) (who owned 5% equity interests of the Customer), are third parties independent of the Company and its connected persons; and (ii) the Customer is principally engaged in trading of construction materials in the PRC.

## Subject matter

Pursuant to the New Guarantee Agreement, Chinlink Guarantee agreed to guarantee the settlement by the Customer of the obligation under a bank loan agreement entered into by the Customer (as the borrower) and a bank (as the lender) in the PRC with principal amount of RMB5.0 million (equivalent to approximately of HK\$6.0 million).

### Terms of the guarantee

The guarantee services shall commence from 2 July 2021 and end on 1 July 2022. In respect of the above arrangements, Chinlink Guarantee shall charge the Customer a guarantee fee of RMB50,000 (equivalent to approximately HK\$60,000) which is payable by twelve equal instalments of RMB4,167 each (equivalent to approximately HK\$5,000).

## Counter-guarantee

The obligation of the Customer under the New Guarantee Agreement is secured by (i) a personal guarantee granted by the Individual Guarantor; and (ii) a corporate guarantee granted by the Corporate Guarantor I, in favour of Chinlink Guarantee.

# The New Consultancy Services Agreement

#### **Date**

2 July 2021

#### **Parties**

- (i) Chinlink Guarantee; and
- (ii) the Customer.

## Subject matter

Pursuant to the New Consultancy Services Agreement, Chinlink Guarantee agreed to provide management consultancy services in respect of logistics system appraisal to the Customer.

# Terms of the consultancy services

The consultancy services shall commence from 2 July 2021 and end on 1 July 2022. In respect of the above arrangements, Chinlink Guarantee shall charge the Customer a consultancy services fee of RMB300,000 (equivalent to approximately HK\$360,000) which is payable by twelve equal instalments of RMB25,000 each (equivalent to approximately HK\$30,000).

#### **PREVIOUS TRANSACTIONS**

During the twelve months period immediately prior to entering into the New Agreements, the Group had entered into the Previous Transactions with the Customer which consist of:

- the Old Guarantee Agreement I, pursuant to which the Group provided guarantee in favour of the Customer on certain bank loan between the Customer and a bank in the PRC;
- (ii) the Old Guarantee Agreement II, pursuant to which the Group provided guarantee in favour of the Customer on certain bank loan between the Customer and a bank in the PRC:
- (iii) the Old Consultancy Services Agreement I, pursuant to which the Group provided management consultancy services to the Customer;

- (iv) the Old Consultancy Services Agreement II, pursuant to which the Group provided management consultancy services to the Customer; and
- (v) the Entrusted Loan Agreement in relation to an entrusted loan arrangement between the Customer, the Group and a financial institution in the PRC.

#### **REASONS FOR THE NEW AGREEMENTS**

The Company is an investment holding company. The Group is principally engaged in property investment, trading, provision of financial guarantee services, financial advisory services and logistics services in the PRC and Hong Kong.

Chinlink Guarantee is currently an indirect non-wholly-owned subsidiary of the Company principally engaged in the provision of financing guarantee services, provision of consultancy services and provision of entrusted loans in the PRC. The New Agreements are entered into in the ordinary and usual course of business of the Group. The terms of the New Agreements were negotiated among Chinlink Guarantee and the Customer on an arm's length basis with reference to prevailing market rates and terms for similar financial guarantee arrangements and the scope of services providing to the Customer under the impact of Coronavirus Disease 2019 outbreak.

Taking the above into account, the Board is of the view that the terms of the New Agreements are fair and reasonable and on normal commercial terms, and the transactions contemplated thereunder are in the interest of the Group and the Shareholders as a whole.

## LISTING RULES IMPLICATIONS

The entering into of the New Agreements on their own does not exceed 5% of any of the percentage ratios under Rule 14.07 of the Listing Rules. However, when aggregating the Previous Transactions with the New Agreements, it will result in certain percentage ratios exceed 5% but less than 25%, and hence the entering into of the Previous Transactions together with the New Agreements constitutes a disclosable transaction of the Company under Chapter 14 of the Listing Rules and is therefore subject to the notification and announcement requirements under Chapter 14 of the Listing Rules.

#### **DEFINITIONS**

Unless the context requires otherwise, capitalised terms used herein shall have the same meanings as set forth below:—

"Administrative Agent" 西安聚華網路小額貸款有限公司 (Xi'an Ju Hua Online

Financial Limited\*) which is a third party independent of

the Company and its connected persons

"Board" the board of Directors

"Chinlink Guarantee" 陝西普匯中金融資擔保有限公司 (Shaanxi Chinlink

Financial Guarantee Limited\*), a company established as a wholly foreign-owned company in the PRC and an indirect non-wholly-owned subsidiary of the Company

"Company" Chinlink International Holdings Limited, a company

incorporated in Bermuda whose shares are listed on the main board of the Stock Exchange (Stock Code: 0997)

"connected person(s)" has the meaning ascribed thereto in the Listing Rules

"Corporate Guarantor I" 陝西匯德信息科技有限責任公司(Shaanxi Hui De

Information Technology Company Limited\*), a company incorporated in the PRC. Its major ultimate beneficial owner is 馮梟 (Feng Xiao\*), who own 100% equity interest of the Corporate Guarantor I. The Corporate Guarantor I and its major shareholder are third party independent of

the Company and its connected persons

"Corporate Guarantor II" 陝西匯景實業科技發展有限公司 (Shaanxi Hui Jing

Industry Technology Development Company Limited\*), a company incorporated in the PRC. Its major ultimate beneficial owners are 張豔榮 (Zhang Yan Rong\*) and 張鵬 (Zhang Peng\*), who own 70% and 30% equity interest of the Corporate Guarantor II respectively. The Corporate Guarantor II and its major shareholders are third party independent of the Company and its connected persons

"Customer" 西安昌峻實業有限公司 (Xi'an Chang Jun Industrial

Company Limited\*)

"Director(s)" the director(s) of the Company from time to time

"Entrusted Loan"

the loan with principal amount of RMB2.0 million (equivalent to approximately of HK\$2.4 million) for a period commencing on 28 September 2020 and ending on 28 September 2021 at 7% interest rate per annum to be lent by Chinlink Guarantee and to be borrowed by the Customer in accordance with the Entrusted Loan Agreement

"Entrusted Loan Agreement"

the entrusted loan agreement dated 28 September 2020 and entered into among Chinlink Guarantee, the Customer and the Administrative Agent in relation to the provision of an Entrusted Loan. The obligation of the Customer under the Entrusted Loan Agreement was secured by (i) the personal guarantees granted by the Individual Guarantor; and (ii) the corporate guarantee granted by the Corporate Guarantor II, in favour of Chinlink Guarantee (For details, please refer to the announcement of the Company dated 28 September 2020)

"Group"

the Company and its subsidiaries

"HK\$"

Hong Kong dollars, the lawful currency of Hong Kong

"Hong Kong"

the Hong Kong Special Administrative Region of the PRC

"Individual Guarantor"

李棟 (Li Dong#), the legal representative of the Customer who owns 95.0% equity interest of the Customer and is a third party independent of the Company and its connected persons

"Listing Rules"

the Rules Governing the Listing of Securities on the Stock Exchange

"New Agreements"

collectively, the New Guarantee Agreement and New Consultancy Services Agreement"

"New Consultancy Services Agreement"

the consultancy services agreement dated 2 July 2021 and entered into between Chinlink Guarantee and the Customer in relation to the provision of management consultancy services in respect of logistics system appraisal for a period of twelve months at the consideration RMB300,000 (equivalent to approximately HK\$360,000)

"New Guarantee Agreement"

the Non-leverage guarantee agreement dated 2 July 2021 and entered into between Chinlink Guarantee and the Customer in relation to the guarantee of the full settlement of the obligations under a bank loan agreement entered into by the Customer (as the borrower) and a bank (as the lender) in the PRC with principal amount of RMB5.0 million (equivalent to approximately of HK\$6.0 million) for a term of twelve months for a guarantee fee of RMB50,000 (equivalent to approximately HK\$60,000)

"Non-leverage Guarantee Agreement"

financial guarantee agreement for which Chinlink Guarantee is required to place almost the entire portion of the subject bank loan amount plus certain portion of interest as bank deposit to the lending bank as security of the bank loan to be granted to customers. As Chinlink Guarantee takes up and assumes most of the default risk, it would be easier and take shorter processing time for the customer to get the bank approval and therefore, Chinlink Guarantee will charge the customer a higher consultancy fee rate

"Old Consultancy Services Agreement I" the consultancy services agreement dated 7 July 2020 and entered into between Chinlink Guarantee and the Customer in relation to the provision of management consultancy services in respect of logistics system appraisal for a period of 12 months at the consideration of RMB660,000 (equivalent to approximately HK\$792,000), which is payable by twelve equal instalments of RMB55,000 each (equivalent approximately HK\$66,000)

"Old Consultancy Services
Agreement II"

the consultancy services agreement dated 10 July 2020 and entered into between Chinlink Guarantee and the Customer in relation to the provision of management consultancy services in respect of logistics system appraisal for a period of 12 months at the consideration of (equivalent RMB480,000 to approximately HK\$576,000), which is payable by twelve equal instalments of RMB40,000 (equivalent each approximately HK\$48,000)

"Old Guarantee Agreement I"

the Non-Leverage guarantee agreement dated 7 July 2020 and entered into between Chinlink Guarantee and the Customer in relation to the guarantee of the full settlement of the obligations under a bank loan agreement entered into by the Customer (as the borrower) and a bank (as the lender) in the PRC with principal amount of RMB11.0 million (equivalent to approximately of HK\$13.2 million) for a term of 12 months for a guarantee fee of RMB110,000 (equivalent to approximately HK\$132,000), repayable by twelve equal instalments of approximately RMB9,167 each (equivalent to approximately HK\$11,000). The obligation of the Customer under the Old Guarantee Agreement I was secured by (i) the personal guarantees granted by the Individual Guarantor; and (ii) the corporate guarantee granted by the Corporate Guarantor II, in favour of Chinlink Guarantee

"Old Guarantee Agreement

the Non-Leverage guarantee agreement dated 10 July 2020 and entered into between Chinlink Guarantee and the Customer in relation to the guarantee of the full settlement of the obligations under a bank loan agreement entered into by the Customer (as the borrower) and a bank (as the lender) in the PRC with principal amount of RMB8.0 million (equivalent to approximately of HK\$9.6 million) for a term of 12 months for a guarantee fee of RMB80,000 (equivalent to approximately HK\$96,000), repayable by twelve equal instalments of approximately RMB6,667 each (equivalent to approximately HK\$8,000). The obligation of the Customer under the Old Guarantee Agreement II was secured by (i) the personal guarantees granted by the Individual Guarantor; and (ii) the corporate guarantee granted by the Corporate Guarantor II, in favour of Chinlink Guarantee

"PRC"

the People's Republic of China which, for the purpose of this announcement, excludes Hong Kong, Macau Special Administrative Region and Taiwan

"Previous Transactions

collectively, the transactions contemplated under the Old Guarantee Agreement I, the Old Guarantee Agreement II, the Old Consultancy Services Agreement I, the Old Consultancy Services Agreement II and the Entrusted Loan Agreement

"RMB"

Renminbi, the lawful currency of the PRC

"Stock Exchange"

The Stock Exchange of Hong Kong Limited

"%"

per cent.

The English translation of Chinese names marked with "#" in this announcement, where indicated, is included for identification purpose only, and should not be regarded as the official English translation of such Chinese names.

By order of the Board

Chinlink International Holdings Limited

Mr. Li Weibin

Chairman

Hong Kong, 2 July 2021

As at the date of this announcement, the Board comprises three executive Directors, namely Mr. Li Weibin, Mr. Siu Wai Yip, and Mr. Lau Chi Kit; and three independent non-executive Directors, namely Dr. Ho Chung Tai, Raymond, Ms. Lai Ka Fung, May and Ms. Chan Sim Ling, Irene.

In this announcement, amounts in RMB are translated into HK\$ on the basis of RMB1 = HK\$1.2. The conversion rate is for illustration purpose only and should not be taken as a representation that RMB could actually be converted into HK\$ at such rate or at other rates or at all.