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

This joint announcement appears for information purposes only and does not constitute an invitation or offer to acquire, purchase or subscribe for securities of the Company, nor is it any solicitation of any vote or approval in any jurisdiction.

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.

Beijing Chunhui Qingyun Technological and Environmental Corporation Limited*

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



JOINT ANNOUNCEMENT

IRREVOCABLE UNDERTAKING

RELATING TO

(1) PROPOSED PRE-CONDITIONAL PRIVATISATION OF GUODIAN TECHNOLOGY BY CHUNHUI ENVIRONMENTAL BY WAY OF MERGER BY ABSORPTION OF GUODIAN TECHNOLOGY

AND (2) PROPOSED WITHDRAWAL OF LISTING

OCICC中金公司

Financial Adviser to the Offeror

Introduction

Reference is made to (i) the announcement jointly published by Guodian Technology & Environment Group Corporation Limited* (國 電科技環保集團股份有限公司) (the "**Company**") and Beijing Chunhui Qingyun Technological and Environmental Corporation Limited* (北京春暉青雲科技環保有限公司) (the "**Offeror**") dated 24 January 2022 (the "**Joint Announcement**") in relation to, among other things, the proposed pre-conditional privatisation of the Company by the Offeror by way of merger by absorption of the Company and the proposed withdrawal of listing and (ii) the announcement jointly published by the Company and the Offeror dated 28 January 2022 in relation to, among other things, the irrevocable undertaking from SAIF Partners IV L.P. to vote in favour of the Merger. Unless otherwise defined, capitalised terms used herein shall have the same meanings as those defined in the Joint Announcement.

Irrevocable Undertaking

On 15 March 2022, the Offeror and China Energy obtained an irrevocable undertaking (the "**Irrevocable Undertaking**") from China High Speed Transmission Equipment Group Co., Ltd., a company listed on The Stock Exchange of Hong Kong Limited (Stock Code: 658) (the "**IU Shareholder**") and a Shareholder of the Company holding 50,093,000 H Shares ("**IU Shares**") (representing approximately 0.83% of the Company, being approximately 3.82% in the H Shares of the Company as at the date of this joint announcement), pursuant to which the IU Shareholder has irrevocably undertaken to China Energy and the Offeror to exercise or procure the exercise of all voting rights (whether on a show of hands or a poll and whether in person or by proxy) attaching to the IU Shares:

- (i) at any EGM or H Shareholders' Class Meeting, in favour of all the resolutions to approve the Merger and any matters in connection with the Merger;
- (ii) otherwise exercise (or procure the exercise of) the voting rights attached to the IU Shares in accordance with the instruction of the Offeror on any resolution which may impact on the success of the Merger; and
- (iii) exercise (or procure the exercise of) the voting rights attached to the IU Shares against any resolution which (a) might reasonably be expected to restrict, impede or delay implementation of the Merger; or (b) approves or gives effect to a proposal by a person other than the Offeror, to acquire (or have issued to it) any Shares or any assets of the Company.

Restrictive covenants

The IU Shareholder has irrevocably undertaken not to directly or indirectly sell, transfer, charge, encumber, grant any option over or otherwise deal in any interest in the IU Shares between the date of the Irrevocable Undertaking and the earlier of the date of completion of cancellation of the IU Shares pursuant to the terms of the Merger and the date when the Merger does not take effect, lapses or is withdrawn.

Representations, warranties, undertakings and indemnities

The IU Shareholder has represented, warranted and undertaken to China Energy and the Offeror in relation to the ownership of the IU Shares and other matters related to the Merger including ownership in securities of the Company, no encumbrances, due incorporation, obtaining of approvals and binding force of the Irrevocable Undertaking.

Termination

The Irrevocable Undertaking will terminate and the parties' obligations thereunder will cease if the Merger does not take effect, lapses or is withdrawn in circumstances permitted under the Takeovers Code. There are no other circumstances pursuant to which the Irrevocable Undertaking may be terminated.

Warnings:

The Pre-Conditions and the Conditions to effectiveness must be satisfied before the Merger Agreement becoming effective. The Merger Agreement becoming effective is therefore a possibility only. Further, Shareholders and potential investors in the securities of the Company should be aware that the Merger is subject to the Conditions to implementation set out in the Joint Announcement being satisfied or waived, as applicable. Neither the Offeror nor the Company provides any assurance that any or all Conditions or Pre-Conditions can be satisfied, and thus the Merger Agreement may or may not become effective or, if effective, may or may not be implemented or completed. Shareholders and potential investors in the securities of the Company should therefore exercise caution when dealing in the securities of the Company.

By order of the sole director ofBy order of the board ofBeijing Chunhui Qingyun TechnologicalGuodian Technology & Environmentand Environmental Corporation Limited.*Group Corporation Limited*

Mr. TANG Chaoxiong Sole Director Mr. CHEN Dongqing

Chairman

Beijing, China 15 March 2022 As at the date of this joint announcement, the Offeror's sole director is Mr. TANG Chaoxiong. The sole director of the Offeror accepts full responsibility for the accuracy of the information contained in this joint announcement (other than in relation to the Company) and confirms, having made all reasonable enquiries, that to the best of his knowledge, opinions expressed in this joint announcement (other than those expressed by the Directors) 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 of the statements in this joint announcement misleading.

As at the date of this joint announcement, the board of directors of China Energy comprises Mr. WANG Xiangxi, Mr. LIU Guoyue, Mr. WANG Min, Mr. WANG Shoujun, Mr. ZHAO Jibin, Mr. YANG Ya, Mr. LI Yanjiang, Mr. YANG Aimin and Mr. WU Guoping. The directors of China Energy jointly and severally accept full responsibility for the accuracy of the information contained in this joint announcement (other than in relation to the Company) and confirm, having made all reasonable enquiries, that to the best of their knowledge, opinions expressed in this joint announcement (other than those expressed by the Directors) 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 of the statements in this joint announcement misleading.

As at the date of this joint announcement, the Board comprises Mr. CHEN Dongqing and Mr. LI Caiyun as executive Directors, Mr. SONG Chang, Mr. JIANG Jianwu, Mr. ZHANG Wenjian, Mr. GU Yuchun and Ms. GE Xiaojing as non-executive Directors, and Mr. SHEN Xiaoliu, Mr. QU Jiuhui, Mr. XIE Qiuye and Mr. YEUNG Chi Tat as independent non-executive Directors. The Directors jointly and severally accept full responsibility for the accuracy of the information contained in this joint announcement (other than in relation to the Offeror and China Energy) and confirm, having made all reasonable enquiries, that to the best of their knowledge, opinions expressed in this joint announcement (other than those expressed by the sole director of the Offeror and the directors of China Energy) 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 of the statements in this joint announcement misleading.

* For identification purposes only