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(Incorporated in Hong Kong with limited liability)
(Stock Code: 6161)

CONVERSION OF CONVERTIBLE BONDS AND CONTINUED SUSPENSION OF TRADING

This announcement is made by Target Insurance (Holdings) Limited (the "Company") on a voluntary basis. Reference is made to the announcements of the Company dated 19 January 2022 and 28 February 2022 (the "Announcements"). Unless the context requires otherwise, capitalised terms used herein shall have the same meanings as those defined in the Announcements.

CONVERSION OF CONVERTIBLE BONDS

As mentioned in the Announcements, on 19 January 2022, the Company was informed that 13.75% of the Convertible Bonds (in terms of principal amount) under the Placing were successfully placed to certain placees (the "Placees"). On 10 March 2022, the Company received conversion notice from one of the Placees (the "Second Placee") about its intents to exercise the conversion rights to convert HK\$15,000,000 of the principal amount of the Convertible Bonds into 26,315,789 shares (the "Shares") of the Company (the "Conversion Shares"), at the conversion price of HK\$0.57 per Conversion Share (the "Second Conversion").

Upon completion of the Second Conversion, the Second Placee will not become a substantial shareholder (as defined in the Listing Rules) of the Company.

EFFECTS OF THE CONVERSION ON THE SHAREHOLDING STRUCTURE OF THE COMPANY

Set out below is the shareholding structure of the Company as at the date of this announcement, and the effect on the shareholding structure of the Company immediately upon completion of the Second Conversion:

]	Immediately upor	completion of tl	completion of the Second Conversion (Note 1)		
	As at the date of this announcement Approximate		(Assuming no outstanding share options of the Company being exercised) Approximate		(Assuming all of outstanding share options of the Company having been fully exercised) Approximate		
Name of shareholders of	No. of	% of	No. of	% of	No. of	% of issued	
the Company	Shares	issued Shares	Shares	issued Shares	Shares	Shares	
		(Notes 2 & 3)		(<i>Note 3</i>)		(<i>Note 3</i>)	
Independent Assets Management Limited							
(Note 4)	158,750,000	24.35%	158,750,000	23.40%	158,750,000	23.18%	
Smart Neo Holdings Limited							
(Note 5)	138,822,000	21.29%	138,822,000	20.47%	138,822,000	20.27%	
TAG Investment Limited							
(<i>Note 6</i>)	74,954,000	11.50%	74,954,000	11.05%	74,954,000	10.94%	
Second Placee	_	_	26,315,789	3.88%	26,315,789	3.84%	
Other public shareholders	279,481,789	42.86%	279,481,789	41.20%	286,103,789	41.77%	
Total	652,007,789	100.00%	678,323,578	100.00%	684,945,578	100.00%	

Notes:

- 1. Assuming that there is no change in the number of issued Shares from the date of this announcement up to the date when the Second Conversion is completed.
- 2. Based on 652,007,789 Shares in issue as at the date of this announcement.
- 3. Certain percentage figures included in the above table have been subject to rounding adjustments. Accordingly, figures shown as totals may not be an arithmetic aggregation of the figures preceding them.

- 4. Independent Assets Management Limited ("Independent Assets") claimed that the 158,750,000 Shares held in its name are wholly and beneficially owned by Dr. Cheung Haywood. Therefore, Dr. Cheung Haywood is deemed to be interested in the Shares owned by Independent Assets pursuant to the Securities and Futures Ordinance (Chapter 571 of the Hong Kong laws) (the "SFO"). Based on information available and public records, however, the Company is unable to determine the accuracy of Independent Assets' claim. As announced in previous announcements of the Company, Independent Assets transferred 30,000,000 Shares and 50,000,000 Shares to two independent third parties, respectively (the "Relevant Transfers"). Pursuant to orders made by the High Court of Hong Kong, the Company is restrained from taking steps to register the Relevant Transfers, pending the determination of relevant legal disputes. Previously, a stop notice (the "Stop Notice") was served by the legal advisor of Independent Assets on the Company and the Share Registrar which is intended to stop the transfer of the 106,600,000 Shares held in the name of Independent Assets under seven share certificates issued by the Company before Independent Assets has been notified accordingly. Until now, Independent Assets has applied to stop the transfer of a total of 186,600,000 Shares, and this is inconsistent with the number of Shares held by Independent Assets as shown by information available to the Company and public records. In view of the aforesaid, the Company could only provide the above information based on the Stock Exchange's disclosure of interest records at this stage.
- 5. Based on information available and public records, Smart Neo Holdings Limited is the beneficial owner of 138,822,000 Shares and is wholly and beneficially owned by Dr. Ng Yu. Therefore, Dr. Ng Yu is deemed to be interested in the Shares owned by Smart Neo Holdings Limited pursuant to the SFO.
- 6. TAG Investment Limited is wholly-owned by Clever Path Holdings Limited, Clever Path Holdings Limited is wholly-owned by TAG Holdings Limited, TAG Holdings Limited is wholly-owned by Convoy (BVI) Limited, and Convoy (BVI) Limited, which in turn is wholly-owned by Convoy Global Holdings Limited. Therefore, each of Clever Path Holdings Limited, TAG Holdings Limited, Convoy (BVI) Limited, and Convoy Global Holdings Limited is deemed to be interested in these 74,954,000 Shares in which TAG Investment Limited is interested pursuant to the SFO.

CONTINUED SUSPENSION OF TRADING

At the request of the Company, trading in the shares of the Company on the Stock Exchange has been suspended with effect from 9:00 a.m. on 5 January 2022 and will remain suspended until further notice.

By order of the Board

Target Insurance (Holdings) Limited

Lin Feng

Executive Director

Hong Kong, 16 March 2022

As at the date of this announcement, the Board of the Company comprises three executive Directors, namely Dr. Ng Yu (Chairman), Mr. Lin Feng and Mr. Dai Chengyan; and an independent non-executive Director, namely Dr. Wang Jun Sheng.