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Alpha Luck Industrial Limited 安利實業有限公司 (Incorporated in Hong Kong with limited liability) AKM Meadville Electronics (Xiamen) Co., Ltd.* 安捷利美維電子 (廈門) 有限責任公司 (Incorporated in the PRC with limited liability)



AKM Industrial Company Limited

安捷利實業有限公司

(incorporated in Hong Kong with limited liability) (Stock Code: 1639)

JOINT ANNOUNCEMENT

FULFILMENT OF PRE-CONDITION

AND

FURTHER DELAY IN DESPATCH OF SCHEME DOCUMENT

RELATING TO

(1) PROPOSAL FOR THE PRIVATISATION OF AKM INDUSTRIAL COMPANY LIMITED BY THE JOINT OFFERORS BY WAY OF A SCHEME OF ARRANGEMENT UNDER SECTION 673 OF THE COMPANIES ORDINANCE AND (2) PROPOSED WITHDRAWAL OF LISTING OF THE SHARES OF AKM INDUSTRIAL COMPANY LIMITED

Financial Adviser to the Joint Offerors



China International Capital Corporation Hong Kong Securities Limited

Reference is made to: (i) the announcement jointly published by the Joint Offerors and the Company dated 14 January 2022 in relation to, among others, the pre-conditional proposal for the privatisation of the Company by the Joint Offerors by way of a scheme of arrangement under section 673 of the Companies Ordinance (the "Joint Announcement"); (ii) the announcement jointly published by the Company and the Joint Offerors dated 28 January 2022 in relation to the delay in despatch of the Scheme Document (the "Delay Announcement"); (iii) the announcement jointly published by the Joint Offerors and the Company dated 24 February 2022 in relation to the update on fulfilment of Condition (the "Update Announcement") and (iv) the monthly update announcement jointly published by the Company and the Joint Offerors dated 24 March 2022 (the "24 March Announcement").

All of the above-mentioned announcements are collectively referred to as the "Announcements". Unless the context requires otherwise, terms used herein shall bear the same respective meanings as those defined in the Announcements.

The Joint Offerors and the Company wish to update the Shareholders and potential investors on the progress of the Proposal and the Scheme.

FULFILMENT OF PRE-CONDITION

As set out in the Joint Announcement, the making of the Proposal is, and the implementation of the Scheme will be, subject to the satisfaction of the Pre-Condition, on or prior to the Pre-Condition Long Stop Date, that, with respect to the applicable outbound direct investment laws and regulations, all necessary approvals, registrations, filings, reports (as the case may be), if applicable, have been obtained from, completed with and/or made to (as the case may be): (i) the State-owned Assets Supervision and Administration Commission of the State Council, (ii) the National Development and Reform Commission of the PRC, (iii) the Ministry of Commerce of the PRC, and (iv) the State Administration of Foreign Exchange of the PRC, or their respective local authorities. As disclosed in the 24 March Announcement, the necessary approvals from or filings to the local authorities of (i) the State-owned Assets Supervision and Administration Commission of the State Council, (ii) the National Development and Reform Commerce of the PRC, and (iv) the State-owned Assets Supervision and Administration Commission of the State Council, (ii) the National Development and Reform Commerce of the PRC, and (iv) the State-owned Assets Supervision and Administration Commission of the State Council, (ii) the National Development and Reform Commission of the PRC, and (iii) the Ministry of Commerce of the PRC have been obtained or made.

The Joint Offerors and Company are pleased to announce that the necessary filing to the local authorities of the State Administration of Foreign Exchange of the PRC has been made and the Pre-Condition has been fulfilled on 22 April 2022.

FURTHER DELAY IN DESPATCH OF SCHEME DOCUMENT

As set out in the Delay Announcement, the Joint Offerors and the Company have applied to the Executive for its consent for an extension of the latest time to despatch the Scheme Document under Note 2 to Rule 8.2 of the Takeovers Code and the Executive had on 7 February 2022 granted its consent to extend the latest date for despatch of the Scheme Document to within 7 days upon the fulfilment of the Pre-Condition or 16 January 2023 (being 7 days following the Pre-Condition Long Stop Date), whichever is earlier. As stated above, the Pre-Condition has been fulfilled on 22 April 2022 and therefore the Scheme Document should be despatched within 7 days upon the fulfilment of the Pre-Condition (i.e. on or before 29 April 2022 in this case).

However, as set out in the Update Announcement and 24 March Announcement, the Court Hearing For Directions has been listed on 25 May 2022.

Given that (i) the date of the Court Hearing For Directions has been scheduled on 25 May 2022; (ii) the issue of notice to convene the Court Meeting and the issue and despatch of the Scheme Document will be subject to the grant of appropriate Court orders at the Court Hearing For Directions ("**Court Orders**"); and (iii) additional time may be required to revise the Scheme Document for complying with possible direction(s) (if any) from the Court on the information to be included in the Scheme Document at the Court Hearing For Directions and the grant of Court Orders after the revision of the Scheme Document, the Joint Offerors and the Company have applied to the Executive for and the Executive has indicated that it is minded to grant its consent to extend the latest date for despatch of the Scheme Document to 10 June 2022 pursuant to Rule 8.2 of the Takeovers Code.

Further announcement(s) will be made by the Joint Offerors and the Company as and when appropriate in compliance with the Takeovers Code upon the despatch of the Scheme Document.

A detailed expected timetable for the Proposal and the Scheme will be set out in the Scheme Document and in the announcement to be jointly issued by the Joint Offerors and the Company upon the despatch of the Scheme Document.

WARNING

Shareholders and potential investors should be aware that the implementation of the Proposal and the Scheme are subject to the Conditions being fulfilled or waived (as applicable). Accordingly, the Proposal may or may not be implemented and the Scheme may or may not become effective. Shareholders and potential investors are advised to exercise extreme caution when dealing in the securities of the Company. Persons who are in doubt as to the action they should take should consult their stockbroker, bank manager, solicitor or other professional advisers.

By order of the board of directors of ALPHA LUCK INDUSTRIAL LIMITED Zhang Xiaoming Director By order of the board of directors of AKM MEADVILLE ELECTRONICS (XIAMEN) CO., LTD.* Xiong Zheng Feng Director

By order of the Board AKM Industrial Company Limited Hung Ching Yuen Company Secretary

* For identification purposes only

Hong Kong, 25 April 2022

As at the date of this announcement, the directors of Alpha Luck are Xiong Zheng Feng, Zhang Xiaoming and Liu Jianzhe.

The directors of Alpha Luck jointly and severally accept full responsibility for the accuracy of the information contained in this announcement (other than the information relating to the Group and AKM Meadville) and confirm, having made all reasonable inquiries, that, to the best of their knowledge, opinions expressed in this announcement (other than the opinions expressed by the Directors and the directors of AKM Meadville) have been arrived at after due and careful consideration and there are no other facts not contained in this announcement, the omission of which would make any statement in this announcement misleading.

As at the date of this announcement, the directors of CNIC are Jiao Kai He, Xu Xian Ping, Zhang Guan Jie, Zhi Yu Lin, Yang Xiao Qing, Li Tie Nan and Gong Yan De.

The directors of CNIC jointly and severally accept full responsibility for the accuracy of the information contained in this announcement (other than the information relating to the Group and AKM Meadville) and confirm, having made all reasonable inquiries, that, to the best of their knowledge, opinions expressed in this announcement (other than the opinions expressed by the Directors and the directors of AKM Meadville) have been arrived at after due and careful consideration and there are no other facts not contained in this announcement, the omission of which would make any statement in this announcement misleading.

As at the date of this announcement, the directors of AKM Meadville are Xiong Zheng Feng, Kan Guo Liang, Du Feng, Zhu Xin Gui, Wang Hui Lian, Kong Ling Wen and Fang Zhi Rong.

The directors of AKM Meadville jointly and severally accept full responsibility for the accuracy of the information contained in this announcement (other than the information relating to the Group and Alpha Luck) and confirm, having made all reasonable inquiries, that, to the best of their knowledge, opinions expressed in this announcement (other than the opinions expressed by the Directors and the directors of Alpha Luck) have been arrived at after due and careful consideration and there are no other facts not contained in this announcement, the omission of which would make any statement in this announcement misleading.

As at the date of this announcement, the executive Director of the Company is Xiong Zheng Feng; the non-executive Directors of the Company are Gao Xiaoguang, Jia Junan, Wang Chunsheng, Zhang Xiaoming and Liu Jianzhe; and the independent non-executive Directors of the Company are Hung Chi Yuen Andrew, Cui Zheng and Zhang Guo Qi.

The Directors jointly and severally accept full responsibility for the accuracy of the information contained in this announcement (other than the information relating to the Joint Offerors and the Joint Offerors Concert Parties) and confirm, having made all reasonable inquiries, that, to the best of their knowledge, opinions expressed in this announcement (other than the opinions expressed by the directors of the Joint Offerors) have been arrived at after due and careful consideration and there are no other facts not contained in this announcement, the omission of which would make any statement in this announcement misleading.