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.



### Qeeka Home (Cayman) Inc. 齊 屹 科 技 (開 曼) 有 限 公 司

(Incorporated in the Cayman Islands with limited liability)
(Stock code: 1739)

# MAJOR TRANSACTIONS AND DISCLOSEABLE TRANSACTIONS IN RELATION TO SUBSCRIPTION OF WEALTH MANAGEMENT PRODUCTS

The Board announces that between 13 July 2021 and 22 March 2022, the Group subscribed for (i) the SPDB Wealth Management Products; (ii) the BOCHK Wealth Management Products; and (iii) the China Minsheng Wealth Management Products (collectively, the "**Products**") for an aggregate principal amount of approximately RMB602.1 million. As at the date of this announcement, the aggregated outstanding principal amount of the Group's SPDB Wealth Management Products, BOCHK Wealth Management Products and China Minsheng Wealth Management Products were RMB75.0 million, RMB31.9 million and RMB30.0 million, respectively.

### LISTING RULES IMPLICATIONS

### **Subscription of the SPDB Wealth Management Products**

As all SPDB Wealth Management Products were subscribed with SPDB and are of similar nature, the corresponding principal amounts of each of the subscriptions of the SPDB Wealth Management Products, all completed within a 12 month period, have been aggregated as if there were one transaction with SPDB for the purpose of calculating the relevant percentage ratios pursuant to Rule 14.22 of the Listing Rules. As the highest applicable percentage ratio, on an aggregate basis, in respect of the subscriptions of the SPDB Wealth Management Products at the relevant period exceeds 25% but is less than 100%, the subscriptions of the SPDB Wealth Management Products technically constitute a major transaction of the Company for the purpose of the Listing Rules and should have been subject to the reporting, announcement, circular and Shareholders' approval requirements under Chapter 14 of the Listing Rules.

### **Subscription of the BOCHK Wealth Management Products**

As all BOCHK Wealth Management Products were subscribed with BOCHK Asset Management and are of similar nature, the corresponding principal amounts of each of the subscriptions of the BOCHK Wealth Management Products, all completed within a 12 month period, have been aggregated as if there were one transaction with BOCHK Asset Management for the purpose of calculating the relevant percentage ratios pursuant to Rule 14.22 of the Listing Rules. As the highest applicable percentage ratio, on an aggregate basis, in respect of the subscriptions of the BOCHK Wealth Management Products at the relevant period exceeds 5% but is less than 25%, the subscriptions of the BOCHK Wealth Management Products technically constitute a discloseable transaction acquisition of the Company for the purpose of the Listing Rules and should have been subject to the reporting and announcement requirements but is exempt from Shareholders' approval requirements under Chapter 14 of the Listing Rules.

### Subscription of the China Minsheng Wealth Management Products

As all China Minsheng Wealth Management Products were subscribed with China Minsheng and are of similar nature, the corresponding principal amounts of each of the subscriptions of the China Minsheng Wealth Management Products, all completed within a 12 month period, have been aggregated as if there were one transaction with China Minsheng for the purpose of calculating the relevant percentage ratios pursuant to Rule 14.22 of the Listing Rules. As the highest applicable percentage ratio, on an aggregate basis, in respect of the subscriptions of the China Minsheng Wealth Management Products at the relevant period exceeds 5% but is less than 25%, the subscriptions of the China Minsheng Wealth Management Products technically constitute a discloseable transaction acquisition of the Company for the purpose of the Listing Rules and should have been subject to the reporting and announcement requirements but is exempt from Shareholders' approval requirements under Chapter 14 of the Listing Rules.

With the mistaken belief that the Products were similar in nature to time deposits and in general had low risk exposure which do not constitute transaction(s) as defined under Chapter 14 of the Listing Rules, the Company failed to comply with the applicable reporting, announcement and, where applicable, Shareholders' approval requirements under Chapter 14 of the Listing Rules in respect of the relevant subscriptions of the Products.

Considering that (i) the subscriptions of the SPDB Wealth Management Products have been made with no early termination right on the Group before maturity; and (ii) most of the SPDB Wealth Management Products (except for SPDB Wealth Management Products no. 4 and 15) will be redeemed on or before 30 April 2022, even though the subscriptions of the SPDB Wealth Management Products were subject to the Shareholders' approval requirements as set out above, the Company considers that it might not be meaningful and therefore does not intend to despatch any circular or convene any general meeting of the Company for the purpose of approving or ratifying the subscription of the SPDB Wealth Management Products.

### SUBSCRIPTION OF WEALTH MANAGEMENT PRODUCTS

The Board announces that between 13 July 2021 and 22 March 2022, the Group had subscribed for the SPDB Wealth Management Products, BOCHK Wealth Management Products and China Minsheng Wealth Management Products offered by SPDB, BOCHK Asset Management and China Minsheng, respectively. The key terms of the Subscriptions are set out as follows.

### (1) SPDB Wealth Management Products

No.	Name of Product	Principal amount of subscription (RMB)	Subscription date	Term of Product/ Maturity date	Redeemed/ Outstanding	Type of return and risk rating	Expected rate of return	Investment scope of product
1	Yue Yue Xiang Ying Ding Kai No. 2 月月享盈定開2號	34,000,000	13 July 2021	Open for redemption on a monthly basis	Redeemed	Non-principal guaranteed with floating return, relatively low risk	3.50%	Note (a)
2	Yue Yue Xiang Ying Ding Kai No. 3 月月享盈定開3號	16,000,000	16 July 2021	Open for redemption on a monthly basis	Redeemed	Non-principal guaranteed with floating return, relatively low risk	3.50%	Note (a)
3	Zhou Zhou Xiang Ying Zeng Li No. 1 周周享盈增利1號	20,000,000	8 September 2021	Open for redemption on a weekly basis	Redeemed	Non-principal guaranteed with floating return, relatively low risk	3.10%	Note (a)
4	Yue Ying Li 12M J-type 悦盈利12個月J款	60,000,000	19 October 2021	365 days (until 19 October 2022)	Outstanding	Non-principal guaranteed with floating return, relatively low risk	3.80%	Note (b)
5	Yue Ying Li 6M W-type 悦盈利6個月W款	40,000,000	19 October 2021	180 days (until 20 April 2022)	Redeemed	Non-principal guaranteed with floating return, relatively low risk	3.60%	Note (b)

No.	Name of Product	Principal amount of subscription (RMB)	Subscription date	Term of Product/ Maturity date	Redeemed/ Outstanding	Type of return and risk rating	Expected rate of return	Investment scope of product
6	Fortune Shuttle No. 3 (90 days) 財富班車3號(90天)	40,000,000	3 December 2021	90 days (until 3 March 2022)	Redeemed	Non-principal guaranteed with floating return, relatively low risk	3.50%	Note (c)
7	Zhou Zhou Xin No. 2 周周鑫2號	44,000,000	24 December 2021	Open for redemption on a weekly basis	Redeemed	Non-principal guaranteed with floating return, relatively low risk	3.10%	Note (d)
8	Zhou Zhou Xin Min. Holding Period 周周鑫最短持有期	32,500,000	29 December 2021	Open for redemption on a weekly basis	Redeemed	Non-principal guaranteed with floating return, relatively low risk	3.10%	Note (e)
9	Ji Ji Xin No. 4 季季鑫4號	30,000,000	30 December 2021	91 days (until 31 March 2022)	Redeemed	Non-principal guaranteed with floating return, relatively low risk	3.15%	Note (a)
10	Yue Yue Xiang Ying Ding Kai No. 4 月月享盈定開4號	30,000,000	21 January 2022	Open for redemption on a monthly basis	Redeemed	Non-principal guaranteed with floating return, relatively low risk	3.20%	Note (a)
11	Yue Yue Xin Min. Holding Period 月月鑫最短持有期	30,000,000	21 January 2022	Open for redemption on a monthly basis	Redeemed	Non-principal guaranteed with floating return, relatively low risk	3.20%	Note (e)
12	Shuang Zhou Xin Min. Holding Period 雙周鑫最短持有期	30,000,000	24 January 2022	Open for redemption on a bi-weekly basis	Redeemed	Non-principal guaranteed with floating return, relatively low risk	2.00%	Note (e)

No.	Name of Product	Principal amount of subscription (RMB)	Subscription date	Term of Product/ Maturity date	Redeemed/ Outstanding	Type of return and risk rating	Expected rate of return	Investment scope of product
13	Shuang Zhou Xin Min. Holding Period No. 2 雙周鑫最短持有期2號	20,000,000	26 January 2022	Open for redemption on a bi-weekly basis	Redeemed	Non-principal guaranteed with floating return, relatively low risk	2.00%	Note (e)
14	Zhou Zhou Xin Min. Holding Period No. 2 周周鑫最短持有期2號	10,000,000	27 January 2022	Open for redemption on a weekly basis	Redeemed	Non-principal guaranteed with floating return, relatively low risk	2.00%	Note (d)
15	Fortune Shuttle 財富直通車	15,000,000	22 March 2022	91 days (until 21 June 2022)	Outstanding	Non-principal guaranteed with floating return, relatively low risk	3.50%	Note (c)

### Notes:

- (a) The underlying investments primarily consist of fixed-income assets, including but not limited to cash, deposit, bonds and other standardized debt assets.
- (b) The underlying investments primarily consist of fixed-income assets (e.g. cash, deposits, bonds and other standardized and non-standardized debt assets) ( $\geq 80\%$ ) and derivative assets ( $\leq 20\%$ ).
- (c) The underlying investments primarily consist of fixed-income assets (e.g. cash, deposits, bonds and other standardized and non-standardized debt assets) and equity assets.
- (d) The underlying investments primarily consist of fixed-income assets (e.g. cash, deposits, bonds and other standardized debt assets) ( $\geq 80\%$ ) and equity and derivative assets ( $\leq 20\%$ ).
- (e) The underlying investments primarily consist of fixed-income assets (e.g. cash, deposits and debt assets) ( $\geq 80\%$ ) and equity assets ( $\leq 20\%$ ).

As of the date of this announcement, SPDB Wealth Management Products amounted to RMB 376.5 million, have been redeemed. All the remaining SPDB Wealth Management Products (except for no. 4 and 15, which can only be redeemed on 19 October 2022 and 21 June 2022, respectively, with no early termination right on the part of the Group) will be redeemed on or before 30 April 2022. As at the date of this announcement, the aggregated outstanding principal amount of the Group's SPDB Wealth Management Products was RMB75.0 million.

### (2) **BOCHK Wealth Management Products**

No.	Name of Product	Principal amount of subscription (RMB)	Subscription date	Term of Product/ Maturity date	Redeemed/ Outstanding	Type of return	Expected rate of return*	Investment scope of product
1	BOCHK Short Term  Cash Management Fund  - Class 3-month (Feb/ May/Aug/Nov) USD  Participating Shares	63,757,000 (equivalent to US\$10,000,000)	1 November 2021	3 months (until 31 January 2022)	Redeemed	Short-term cash management fund; non-principal guaranteed	2.32%	Note (a)
2	BOCHK Short Term Cash Management Fund – Class 6-month (May/ Nov) USD Participating Shares	31,878,500 (equivalent to US\$5,000,000)	1 November 2021	6 months (automatically renewed until 31 October 2022)	Outstanding	Short-term cash management fund; non-principal guaranteed	2.93%	Note (a)

#### Note:

- (a) The underlying investments of the Fund primarily consist of products with relatively longer duration, bank deposits, debt securities, collective investment schemes (including private funds), money market instruments, short-term debt obligations, commercial papers and other alternative investment products, and RMB denominated securities.
- \* The terms of the BOCHK Wealth Management Products do not stipulate the expected rate of return. The Company expects to receive this expected rate of return based on similar wealth management products then available in the market.

Pursuant to the subscription, the Group subscribed for certain participating shares in the Fund, whose (i) fund manager is BOCHK Asset Management; (ii) fund administrator is Bank of Communications Trustee Limited; and (iii) fund custodian is BOCHK. As of the date of this announcement, BOCHK Wealth Management Product no. 1 has been redeemed and BOCHK Wealth Management Product no. 2 can only be redeemed on 31 October 2022, as it was automatically renewed prior to this announcement with no early termination right on the part of the Group. As at the date of this announcement, the aggregated outstanding principal amount of the Group's BOCHK Wealth Management Products was approximately RMB31.9 million.

### (3) China Minsheng Wealth Management Products

No.	Name of Product	Principal amount of subscription (RMB)	Subscription date	Term of Product/ Maturity date	Redeemed/ Outstanding	Type of return/ risk rating	Expected rate of return	Investment scope of product
1	Pure Debt 182-Day	30,000,000	16 November 2021	182 days (until 17 May 2022)	Outstanding	Fixed income type; Relatively low-risk	3.30%	Note (a)
2	Fixed-income 3-month No. 2	25,000,000	4 January 2022	91 days (until 5 April 2022)	Redeemed	Fixed income type; Relatively low-risk	4.71%	Note (b)

### Notes:

- (a) The underlying investments primarily consist of fixed-income assets (e.g. cash, deposits, bonds and other debt assets) (≥80%) and fixed-income derivative assets (<5%).
- (b) The underlying investments primarily consist of fixed-income assets (e.g. cash, deposits, bonds and other debt assets) (>85%), equity assets (<10%) and goods and derivative assets (<5%).

As of the date of this announcement, China Minsheng Wealth Management Product no. 2 has been redeemed and China Minsheng Wealth Management Product no. 1 can only be redeemed on 17 May 2022, with no early termination right on the part of the Group. As at the date of this announcement, the aggregated outstanding principal amount of the Group's China Minsheng Wealth Management Products was RMB30.0 million.

### BASIS OF DETERMINATION FOR THE CONSIDERATION

The Directors confirmed that the subscription amount and terms of each of the Products were determined on the basis of commercial terms negotiated after arm's length negotiation between the Group and each of SPDB, BOCHK Asset Management and China Minsheng (as the case maybe) having taken into account (i) the then financial status of the Group; (ii) the expected investment return and terms of the Products; and (iii) the expected annual return rates of similar wealth management products offered by other comparable banks then available in the market.

## REASONS FOR AND BENEFITS OF SUBSCRIBING THE WEALTH MANAGEMENT PRODUCTS

Taking into account (i) the benefits of a better yield through the Subscriptions than current saving or time deposits generally offered by reputable commercial banks in the PRC; (ii) the risk nature and relatively short term of maturity of the Products; and (iii) that the Subscriptions were funded by internal idle funds which would not affect the sufficiency of working capital of the Group nor hinder the operation of the Group's businesses, the Directors are of the view that the terms and conditions of the Products are fair and reasonable and in the interest of the Group and its Shareholders as a whole.

### INFORMATION ABOUT THE GROUP AND THE PARTIES

### The Group

The Group is principally engaged in (i) the provision of SaaS based total marketing solution; (ii) the provision of targeted marketing services and inspection service; (iii) the provision of interior design and construction service and licensing its brand to business partners and others; (iv) the provision of building and home decoration materials supply chain services; and (v) the provision of other initiative services.

### **SPDB**

SPDB is a joint stock company incorporated in the PRC with limited liability. SPDB and its subsidiaries are principally engaged in the commercial banking business which provides services such as accepting deposits, making loans and offering basic investment products. SPDB is listed on the Shanghai Stock Exchange (Stock Code: 600000).

### **BOCHK and BOCHK Asset Management**

The manager of the Fund is BOCHK Asset Management and is responsible for managing the investment, sale and reinvestment of the Fund's assets. BOCHK Asset Management is a wholly-owned subsidiary of BOCHK. BOCHK is a company incorporated in Hong Kong with limited liability. BOCHK and its subsidiaries are principally engaged in the commercial banking business which provides services such as accepting deposits, making loans and offering basic investment products. BOCHK is listed on the Stock Exchange (stock code: 2833).

### **China Minsheng**

China Minsheng is a joint stock company incorporated in the PRC with limited liability. China Minsheng and its subsidiaries are principally engaged in the commercial banking business which provides services such as accepting deposits, making loans and offering basic investment products. China Minsheng is listed on the Stock Exchange (stock code: 1988) and the Shanghai Stock Exchange (stock code: 600016).

As of the date of this announcement and to the best of the Directors' knowledge, information and belief, having made all reasonable enquiries, each of SPDB, BOCHK, BOCHK Asset Management and China Minsheng and their respective ultimate beneficial owner(s) are Independent Third Parties.

### IMPLICATIONS OF THE LISTING RULES

### **Subscription of the SPDB Wealth Management Products**

As all SPDB Wealth Management Products were subscribed with SPDB and are of similar nature, the corresponding principal amounts of each of the Subscriptions, all completed within a 12 month period, have been aggregated as if there were one transaction with SPDB for the purpose of calculating the relevant percentage ratios pursuant to Rule 14.22 of the Listing Rules. As the highest applicable percentage ratio, on an aggregate basis, in respect of the subscriptions of the SPDB Wealth Management Products at the relevant period exceeds 25% but is less than 100%, the subscriptions of the SPDB Wealth Management Products technically constitute a major transaction of the Company for the purpose of the Listing Rules and should have been subject to the reporting, announcement, circular and Shareholders' approval requirements under Chapter 14 of the Listing Rules.

### **Subscription of the BOCHK Wealth Management Products**

As all BOCHK Wealth Management Products were subscribed with BOCHK Asset Management and are of similar nature, the corresponding principal amounts of each of the subscriptions of the BOCHK Wealth Management Products, all completed within a 12 month period, have been aggregated as if there were one transaction with BOCHK Asset Management for the purpose of calculating the relevant percentage ratios pursuant to Rule 14.22 of the Listing Rules. As the highest applicable percentage ratio, on an aggregate basis, in respect of the subscriptions of the BOCHK Wealth Management Products at the relevant period exceeds 5% but is less than 25%, the subscriptions of the BOCHK Wealth Management Products technically constitute a discloseable transaction acquisition of the Company for the purpose of the Listing Rules and should have been subject to the reporting and announcement requirements but is exempt from Shareholders' approval requirements under Chapter 14 of the Listing Rules.

### Subscription of the China Minsheng Wealth Management Products

As all China Minsheng Wealth Management Products were subscribed with China Minsheng and are of similar nature, the corresponding principal amounts of each of the subscriptions of the China Minsheng Wealth Management Products, all completed within a 12 month period, have been aggregated as if there were one transaction with China Minsheng for the purpose of calculating the relevant percentage ratios pursuant to Rule 14.22 of the Listing Rules. As the highest applicable percentage ratio, on an aggregate basis, in respect of the subscriptions of the China Minsheng Wealth Management Products at the relevant period exceeds 5% but is less than 25%, the subscriptions of the China Minsheng Wealth Management Products technically constitute a discloseable transaction acquisition of the Company for the purpose of the Listing Rules and should have been subject to the reporting and announcement requirements but is exempt from Shareholders' approval requirements under Chapter 14 of the Listing Rules.

With the mistaken belief that the Products were similar in nature to time deposits and in general had low risk exposure which do not constitute transaction(s) as defined under Chapter 14 of the Listing Rules, the Company failed to comply with the applicable reporting, announcement and, where applicable, Shareholders' approval requirements under Chapter 14 of the Listing Rules in respect of the relevant subscriptions of the Products.

Considering that (i) the subscriptions of the SPDB Wealth Management Products have been made with no early termination right on the Group before maturity; and (ii) most of the SPDB Wealth Management Products (except for SPDB Wealth Management Products no. 4 and 15) will be redeemed on or before 30 April 2022, even though the subscriptions of the SPDB Wealth Management Products were subject to the Shareholders' approval requirements as set out above, the Company considers that it might not be meaningful and therefore does not intend to despatch any circular or convene any general meeting of the Company for the purpose of approving or ratifying the subscription of the SPDB Wealth Management Products.

### REMEDIAL ACTIONS

The Company deeply regrets its non-compliance with the Listing Rules but the Company would like to stress that the delay in compliance with the Listing Rules was inadvertent and unintentional. To prevent similar cases from occurring in the future, the Company has conducted a comprehensive review and self-examination of the purchase of wealth management products in 2021 and as of the date of this announcement and will implement the following remedial actions as soon as practicable:

- 1. the Company will arrange, with the assistance of its legal advisers, a training on the applicability of Chapter 14 of the Listing Rules, particularly on the subscription of financial and wealth management products, for relevant staff, senior management and Directors to strengthen their understanding to identify the circumstances which are expected to trigger the announcement requirement under the Listing Rules and potential issues at an early stage to avoid the recurrence of delay in disclosure for future subscriptions of wealth management products and/or obtaining Shareholders' approval should such obligations arise;
- 2. the Company will adopt and circulate a detailed guideline relating to notifiable and connected transactions under the Listing Rules and will offer periodic trainings provided by its legal advisors to relevant staff, senior management and Directors in order to strengthen and reinforce their existing knowledge relating to notifiable and connected transactions, as well as their ability to identify potential issues at early stage;
- 3. as soon as the relevant breach has been discovered, the Company has been improving its financial control system, and improve the communication, coordination and reporting arrangements for notifiable transactions among the relevant departments (the "Relevant Departments") of the Group, including among its finance team, legal team, and the office of board secretary team. Specifically, with immediate effect, prior to entering into any relevant potential transaction in the future, the finance team will perform size test analysis accordingly. Where disclosure threshold is met, the finance team will notify the Relevant Departments the details of the proposed transaction and circulate the relevant drafts of transaction agreement for review by the legal team and the office of board secretary team of the Company to ensure compliance with the Listing Rules; and

4. on an ongoing basis, the Company will consult external legal or other professional parties before entering into any potential notifiable transaction. If necessary, the Company might also consult the Stock Exchange on the proper treatment of the proposed transaction.

Going forward, the Company will continue to comply with the procedures of its subscription for wealth management products and make appropriate disclosure in a timely manner to ensure compliance with the Listing Rules.

### **DEFINITIONS**

In this announcement, the following expressions have the following meanings, unless the context requires otherwise:

"Board" the board of Directors of the Company "BOCHK" BOC Hong Kong (Holdings) Limited中銀香港(控股)有 限公司, a company incorporated in Hong Kong with limited liability, whose shares are listed on the Main Board of the Stock Exchange (stock code: 2388) "BOCHK Asset BOCHK Asset Management Limited, a company Management" incorporated in Hong Kong with limited liability on 28 October 2010, a wholly-owned subsidiary of BOCHK "BOCHK Wealth the wealth management products offered by the BOCHK Management Products" Asset Management and subscribed by the Group, the details of which are set out in this announcement. "China Minsheng" China Minsheng Banking Corp., Ltd. 中國民生銀行股份 有限公司, a joint stock company incorporated in the PRC with limited liability, whose H shares are listed on the Main Board of the Stock Exchange (stock code: 1988) "China Minsheng the wealth management products offered by China Minsheng Wealth Management and subscribed by the Group, the details of which are set out Products" in this announcement "Company" Qeeka Home (Cayman) Inc. 齊 屹 科 技 (開 曼) 有 限 公

1739)

司 (formerly known as China Home (Cayman) Inc.), an exempted company with limited liability incorporated in the Cayman Islands on November 20, 2014, whose Shares are listed on the Main Board of the Stock Exchange (stock code:

"Director(s)" the director(s) of the Company

"Fund" BOCHK Short Term Cash Management Fund, which was

incorporated as an exempted open-ended investment company

with limited liability in the Cayman Islands

"Group" the Company and its subsidiaries (including its PRC

> operating entities the financial accounts of which have been consolidated and accounted for as if they were subsidiaries of the Company by virtue of a series of contractual

arrangements)

"Hong Kong" The Hong Kong Special Administrative Region of the PRC

"Independent Third Party(ies)" third party(ies) independent of, and not connected with, the

Company and its connected persons (as defined under the

Listing Rules)

"Listing Rules" the Rules Governing the Listing of Securities on the Stock

Exchange

"PRC" the People's Republic of China which, for the purpose of this

announcement, does not include Hong Kong, Macau Special

Administrative Region and Taiwan

"Products" the BOCHK Wealth Management Products, the China

Minsheng Wealth Management Products and the SPDB

Wealth Management Products

"RMB" Renminbi, the lawful currency of the PRC

"Share(s)" the ordinary share(s) of US\$0.0001 each of the Company

holders of the Shares "Shareholders"

"SPDB" Shanghai Pudong Development Bank Co., Ltd. (上海浦東發

> 展銀行股份有限公司), a joint stock company incorporated in the PRC with limited liability, the A shares of which are listed on the Shanghai Stock Exchange (stock code: 600000)

"SPDB Wealth

the wealth management products offered by SPDB and subscribed by the Group, the details of which are set out in Management Products"

this announcement

"Stock Exchange" The Stock Exchange of Hong Kong Limited "Subscriptions" subscription of the Products

"subsidiary(ies)" has the meaning ascribed to it under the Listing Rules

"US\$" United States dollars, the lawful currency of the United

States of America

"%" per cent.

On behalf of the Board

Qeeka Home (Cayman) Inc.

DENG Huajin

Chairman and Chief Executive Officer

Shanghai, the PRC, 3 May 2022

As at the date of this announcement, the Board comprises Mr. Deng Huajin, Mr. Tian Yuan and Mr. Gao Wei as executive Directors; Mr. Li Gabriel, Ms. Ping Xiaoli and Mr. Zhao Guibin as non-executive Directors; and Mr. Zhang Lihong, Mr. Cao Zhiguang and Mr. Wong Man Chung Francis as independent non-executive Directors.