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(A joint stock company incorporated in the People's Republic of China with limited liability)

(Stock code: 1905)

DISCLOSEABLE TRANSACTION FINANCE LEASE ARRANGEMENTS

The Board hereby announces that on May 30, 2023 (after trading hours), the Company (as the Lessor) entered into the Current Finance Lease Contract with the Lessee, pursuant to which (i) the Lessor agreed to purchase the Leased Items of the Current Transaction at a consideration of RMB330,000,000.00, and (ii) the Lessor agreed to lease the Leased Items of the Current Transaction to the Lessee with a lease period of 96 months (the "Current Transaction").

Reference is made to the Previous Finance Lease Contract entered into by the Company (as the Lessor) in the past twelve months prior to the Current Transaction with the Lessee, pursuant to which (i) the Company (as the Lessor) agreed to purchase the Leased Items of the Previous Transaction at a consideration of RMB270,000,000.00, and (ii) the Lessor agreed to lease the Leased Items of the previous transaction to the Lessee with a lease term of 96 months (the "**Previous Transaction**"). According to Chapter 14 of the Listing Rules, as the highest applicable percentage ratio of the Previous Transaction is lower than 5%, the Previous Transaction is not subject to the announcement requirement under Chapter 14 of the Listing Rules.

According to Rule 14.22 of the Listing Rules, the Current Transaction and the Previous Transaction shall be aggregated. According to Chapter 14 of the Listing Rules, as the highest applicable percentage ratio of the Current Transaction is higher than 5% but lower than 25%, and the highest applicable percentage ratio is also higher than 5% but lower than 25% when aggregated with the Previous Transaction, the Current Transaction constitutes a discloseable transaction of the Company and is subject to the announcement requirement, but is exempt from the shareholders' approval requirement under Chapter 14 of the Listing Rules.

FINANCE LEASE ARRANGEMENTS

The Board hereby announces that on May 30, 2023 (after trading hours), the Company (as the Lessor) entered into the Current Finance Lease Contract with the Lessee, pursuant to which (i) the Lessor agreed to purchase the Leased Items of the Current Transaction at a consideration of RMB330,000,000.00, and (ii) the Lessor agreed to lease the Leased Items of the Current Transaction to the Lessee with a lease period of 96 months.

CURRENT FINANCE LEASE CONTRACT

Details of the Current Finance Lease Contract are summarised as follows:

Date

May 30, 2023

Parties

"Lessor" : the Company

"Lessee" : Foshan Lanwan Yunyi Technology Co., Ltd.*(佛山藍灣雲依科技有限公司)

Leased Items

The Leased Items of the Current Transaction are IDC engine room equipment located in the PRC, including server cabinet, precision air conditioner, water chilling unit, etc. The purchase price of the Leased Items of the Current Transaction is in aggregate RMB330,000,000.00. The Lessee does not separately calculate the profits before and after tax of the Leased Items of the Current Transaction.

Lease Period

96 months

Amount and Basis of Lease Payments

Pursuant to the Current Finance Lease Contract, the Lessor agreed to lease the Leased Items of the Current Transaction to the Lessee. The lease payments, including value-added taxes, are calculated and paid in RMB, and comprised of lease principal and lease interest. The lease principal is of the same amount as the purchase consideration, totalling RMB330,000,000.00. The total amount of the lease interest for the lease period is approximately RMB175,970,900.00. The lease principal and the lease interest shall be settled by the Lessee every three months from the first instalment of the lease payment until the last instalment of the lease payment.

The terms of the Current Finance Lease Contract, including the purchase consideration for the Leased Items of the Current Transaction, lease principals, lease interest and other expenses under the Current Finance Lease Contract were determined upon arm's length negotiation between the Lessee and the Lessor with reference to the purchase price of the Leased Items of the Current Transaction and the prevailing market prices of the same category of finance lease products in the PRC.

Ownership and Risks of Leased Items of the Current Transaction

Ownership of the Leased Items of the Current Transaction shall belong to the Lessor. Once the Leased Items of the Current Transaction are delivered pursuant to the Current Finance Lease Contract, their risks shall be borne by the Lessee as all the costs arising from the damage or loss of the Leased Items of the Current Transaction shall be solely undertaken by the Lessee regardless of whether the Lessee is in possession of the Leased Items of the Current Transaction. The Lessee shall not revoke the Current Finance Lease Contract for reason of such damage or loss and its obligation of lease payment and all other obligations under the Current Financial Lease Contract shall remain unchanged. As of the last day of the lease period, if the Lessee has no breach of contract or the breach is fully remedied, the Lessee may exercise the right to purchase, renew or return the Leased Items of the Current Transaction in accordance with the Current Finance Lease Contract. If the Lessee chooses to purchase the Leased Items of the Current Transaction, the purchase price will be RMB100 per IDC engine room equipment.

Termination

The Lessor and the Lessee unanimously agree that if the Lessee unilaterally proposes to the Lessor for terminating the Current Finance Lease Contract, the Current Finance Lease Contract may only be terminated earlier on the premise that the Lessee pays off all outstanding amounts to the Lessor, including all overdue interests, due and outstanding lease payment and undue lease payment and consideration for buy-back/residual values at the end of the lease period under the Current Finance Lease Contract. The lease payment obligation of the Lessee or other agreements under the Current Finance Lease Contract shall not be deemed to be changed or modified in any form until the Lessee pays off all amounts abovementioned in a timely basis.

Pledge

Huazhang Data Technology Company Limited*(華章數據技術有限公司), Foshan Hongcheng Data Service Co., Ltd*. (佛山弘成數據服務有限公司), Foshan LANWAN Cloud Technology Co., Ltd*. (佛山藍灣雲技術有限公司) and Gong Yan* (龔炎) shall provide joint and several liability guarantees in respect of the debt owed by the Lessee under the Current Finance Lease Contract; Huazhang Data Technology Company Limited shall, through its equity interest in the Lessee, provide equity pledge guarantee in respect of the debt owed by the Lessee under the Current Finance Lease Contract; Huazhang Data Technology Company Limited shall, through its equity interest in Foshan Hongcheng Data Service Co., Ltd., provide equity pledge guarantee in respect of the debt owed by the Lessee under the Current Finance Lease Contract; Foshan Hongcheng Data Service Co., Ltd. and Zhuzhou Lanwan Enterprise Management Partnership (Limited Partnership) (株洲藍灣企業管理合夥企業 (有限合夥)) shall, through their equity interest in Foshan LANWAN Cloud Technology Co., Ltd., provide equity pledge guarantees in respect of the debt owed by the Lessee under the Current Finance Lease Contract; the Lessee shall provide accounts receivable pledge guarantee in respect of the debt owed by itself under the Current Finance Lease Contract; Foshan LANWAN Cloud Technology Co., Ltd. shall provide real estate mortgage guarantee in respect of the debt owed by the Lessee under the Current Finance Lease Contract.

Foshan LANWAN Cloud Technology Co., Ltd., which is principally engaged in data processing and storage support services and Internet data services, is held as to 70% by Foshan Hongcheng Data Service Co., Ltd., which is principally engaged in data processing and storage support services, information system integration services, operation and maintenance services and other services, is wholly-owned by Huazhang Data Technology Company Limited. Huazhang Data Technology Company Limited, which is principally engaged in the provision of one-stop services such as large-scale data center customization, network connectivity and security, and hybrid cloud operation and management, is held as to 35% by Huazhang Holding (Guangdong) Company Limited* (華章控股(廣東)有限公司) and Gong Yan, respectively. Gong Yan directly and indirectly holds 99% equity interests in Huazhang Holding (Guangdong) Company Limited. Zhuzhou Lanwan Enterprise Management Partnership (Limited Partnership), which is principally engaged in business management consulting, technical services and other services, is held as to 99.9% by Kaifeng Dafei Trading Partnership (Limited Partnership)* (開封達飛商貿合夥企業(有限合夥)). Fu Jianxun (傅建勛) and Fu Xiaole (傅曉樂) hold 50% and 49.9% equity interests in Kaifeng Dafei Trading Partnership), respectively.

As at the date of this announcement, to the best of the Directors' knowledge, information and belief, having made all reasonable enquiries, Gong Yan, Huazhang Data Technology Company Limited, Foshan Hongcheng Data Service Co., Ltd., Foshan LANWAN Cloud Technology Co., Ltd., Zhuzhou Lanwan Enterprise Management Partnership (Limited Partnership), the Lessee and their ultimate beneficial owners are third parties independent of the Company and the connected persons of the Company.

REASONS FOR AND BENEFITS OF ENTERING INTO THE CURRENT FINANCE LEASE CONTRACT

The Directors (including the independent non-executive Directors) consider that the terms of the Current Finance Lease Contract are fair and reasonable and are in the interest of the Company and the Shareholders as a whole. The Current Finance Lease Contract is entered into by the Company in its ordinary and usual course of business. Entering into the Current Finance Lease Contract with the Lessee is beneficial to the Company by increasing its income from finance lease business, and it is consistent with the Company's business development strategy and will have no material adverse impact on the operations and financial position of the Group.

INFORMATION OF THE PARTIES

Information about the Company

The Company is principally engaged in the provision of financing services, advisory services and other services to its customers under finance lease arrangements, operating lease arrangements and others.

Information about the Lessee and related parties

The Lessee is principally engaged in information system integration services, value-added telecommunications business and other services. As at the date of this announcement, the Lessee is wholly-owned by Huazhang Data Technology Company Limited. Huazhang Data Technology Company Limited, which is principally engaged in the provision of one-stop services such as large-scale data center customization, network connectivity and security, and hybrid cloud operation and management, is held as to 35% by Huazhang Holding (Guangdong) Company Limited and Gong Yan, respectively. Gong Yan directly and indirectly holds 99% equity interests in Huazhang Holding (Guangdong) Company Limited.

As at the date of this announcement, to the best of the Directors' knowledge, information and belief, having made all reasonable enquiries, Gong Yan, Huazhang Data Technology Company Limited, Foshan Hongcheng Data Service Co., Ltd., Foshan LANWAN Cloud Technology Co., Ltd., Zhuzhou Lanwan Enterprise Management Partnership (Limited Partnership), the Lessee and their ultimate beneficial owners are third parties independent of the Company and the connected persons of the Company.

IMPLICATIONS UNDER THE LISTING RULES

Reference is made to the Previous Finance Lease Contract entered into by the Company (as the Lessor) in the past twelve months prior to the Current Transaction with the Lessee, pursuant to which (i) the Company (as the Lessor) agreed to purchase the Leased Items of the Previous Transaction at a consideration of RMB270,000,000.00, and (ii) the Lessor agreed to lease the Leased Items of the previous transaction to the Lessee with a lease term of 96 months. According to Chapter 14 of the Listing Rules, as the highest applicable percentage ratio of the Previous Transaction is lower than 5%, the Previous Transaction is not subject to the announcement requirement under Chapter 14 of the Listing Rules.

According to Rule 14.22 of the Listing Rules, the Current Transaction and the Previous Transaction shall be aggregated. According to Chapter 14 of the Listing Rules, as the highest applicable percentage ratio of the Current Transaction is higher than 5% but lower than 25%, and the highest applicable percentage ratio is also higher than 5% but lower than 25% when aggregated with the Previous Transaction, the Current Transaction constitutes a discloseable transaction of the Company and is subject to the announcement requirement, but is exempt from the shareholders' approval requirement under Chapter 14 of the Listing Rules.

DEFINITIONS

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

"Board"	the board of Directors of the Company
"Company"	Haitong Unitrust International Financial Leasing Co., Ltd. (海通恒信國際融資租賃股份有限公司), a company incorporated in the PRC with limited liability and listed on the Main Board of the Stock Exchange
"connected person(s)"	has the meaning ascribed to it under the Listing Rules
"Current Finance Lease Contract"	the finance lease contract entered into between the Lessor and the Lessee, on May 30, 2023 in relation to the Leased Items of the Current Transaction
"Director(s)"	the director(s) of the Company
"Finance Lease Arrangements"	the transactions under the Previous Finance Lease Contract and the Current Finance Lease Contract, collectively
"Hong Kong"	the Hong Kong Special Administrative Region of the PRC
"Leased Items of the Current Transaction"	three sets of IDC engine room equipment located in the PRC
"Leased Items of the Previous Transaction"	three sets of IDC engine room equipment located in the PRC
"Lessee"	Foshan Lanwan Yunyi Technology Co., Ltd.* (佛山藍灣雲依科技有限公司)
"Lessor"	the Company
"Listing Rules"	the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited
"PRC"	the People's Republic of China

"Previous Finance a finance lease contract entered into between the Lessor and the Lessee Lease Contract" during the past 12 months in relation to the Leased Items of the Previous

Transaction

"RMB" or "Renminbi" Renminbi, the lawful currency of the PRC

"Shareholder(s)" shareholders of the Company

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"%" percentage

By order of the Board Haitong Unitrust International Financial Leasing Co., Ltd. DING Xueqing

Chairman

Shanghai, the PRC May 30, 2023

As at the date of this announcement, the Chairman and executive Director of the Company is Mr. DING Xueqing; the executive Director is Ms. ZHOU Jianli; the non-executive Directors are Mr. Zhang Xinjun, Ms. HA Erman, Mr. LU Tong, Mr. WU Shukun and Mr. ZHANG Shaohua; and the independent non-executive Directors are Mr. YAO Feng, Mr. ZENG Qingsheng, Mr. WU Yat Wai and Mr. YAN Lixin.

^{*} For identification purposes only