China International Capital Corporation Hong Kong Securities Limited

29/F, One International Finance Centre 1 Harbour View Street Central Hong Kong

September 18, 2023

The Board of Directors

Neusoft Xikang Holdings Inc. (the "Company")

PO Box 309

Ugland House

Grand Cayman

KY1-1104

Cayman Islands

Dear Sirs/Madams,

We hereby give, and confirm we have not withdrawn, our written consent to the issue of the Prospectus by the Company, with the inclusion therein of all references to our name, qualifications, confirmations and opinions in the form and context in which they respectively appear in the Prospectus.

We hereby consent to you releasing this letter to the Registrar of Companies in Hong Kong and the Stock Exchange and referring to it in the Prospectus. We also hereby consent to you making a copy of this letter available on display as described in the section headed "Documents Delivered to the Registrar of Companies and Available on Display" in Appendix V to the Prospectus.

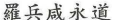
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China International Capital Corporation Hong Kong Securities Limited

Name: LIANG Jin

Title: Managing Director

Ling Jin





The Directors
NEUSOFT XIKANG HOLDINGS INC.
PO Box 309
Ugland House
Grand Cayman
KY1-1104
Cayman Islands

18 September 2023

Dear Sirs,

We refer to the prospectus dated 18 September 2023 in connection with the proposed initial listing of ordinary shares of NEUSOFT XIKANG HOLDINGS INC. (the "Company") on the Main Board of The Stock Exchange of Hong Kong Limited (the "Prospectus"), a copy of which is attached and initialled by us on its front cover for the purpose of identification.

Our engagement to prepare this letter has been performed in accordance with Hong Kong Standard on Investment Circular Reporting Engagements 200, Accountants' Reports on Historical Financial Information in Investment Circulars issued by the Hong Kong Institute of Certified Public Accountants.

We hereby consent to the inclusion of our accountant's report and our report on unaudited pro forma financial information, both dated 18 September 2023, in the Prospectus, and the references to our name in the form and context in which they are included.

Yours faithfully,

Pricewaterhouse Coopers
Certified Public Accountants

Hong Kong



September 18, 2023

The Board of Directors

Neusoft Xikang Holdings Inc. (the "Company")

PO Box 309

Ugland House

Grand Cayman

KY1-1104

Cayman Islands

Dear Sirs/Madams,

We refer to the prospectus of the Company dated September 18, 2023 (the "Prospectus") in connection with the Company's global offering and the proposed listing of its shares on the Main Board of The Stock Exchange of Hong Kong Limited.

We hereby give, and confirm that we have not withdrawn, our written consent to the issue of the Prospectus by the Company, with the inclusion therein of all references to our names, qualifications, confirmations and opinions in the form and context in which they respectively appear in the Prospectus.

We also consent to our PRC legal opinion and a copy of this letter being made available on display as described in the section headed "Documents Delivered to the Registrar of Companies and Available on Display" in Appendix V to the Prospectus.

- signature page to follow -

Yours Faithfully

Tian Yuan Law Firm

Tian Yuan Law Firm



Our ref

JUH/785761-000001/20696134v1

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Email

Juno.Huang@maples.com

The Board of Directors
NEUSOFT XIKANG HOLDINGS INC.
東軟熙康控股有限公司
PO Box 309
Ugland House
Grand Cayman
KY1-1104
Cayman Islands

September 18,2023

Consent to the Issue of the Prospectus of NEUSOFT XIKANG HOLDINGS INC. 東軟熙康控股有限公司

We refer to the prospectus of NEUSOFT XIKANG HOLDINGS INC.東軟熙康控股有限公司 (the "Company") dated September 1分、2023 (the "Prospectus") in connection with the offering and listing of the shares in the Company on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

We hereby give our consent, and confirm we have not withdrawn our consent, to the issue of the Prospectus, with the inclusion therein of our summaries of the constitution of the Company and Cayman Islands companies law, the texts of which are set out in Appendix III to the Prospectus, and all references thereto and to our names, in the form and context in which they respectively appear in the Prospectus.

We also consent to (a) the above documents, our letter of advice in respect of certain aspects of Cayman Islands companies law referred to in Appendix III of the Prospectus and this letter being put on display as described in Appendix V to the Prospectus, and (b) this letter being filed with the Registrar of Companies in Hong Kong or the Stock Exchange for the purpose of the registration of the Prospectus.

Yours faithfully

Haples and Calder (Hongkong) UP

Maples and Calder (Hong Kong) LLP

Maples and Calder (Hong Kong) LLP

26th Floor Central Plaza 18 Harbour Road Wanchai Hong Kong Tel +852 2522 9333 Fax +852 2537 2955 **maples.com**

Resident Hong Kong Partners: Everton Robertson (Cayman Islands), Alsling Dwyer (British Virgin Islands)
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L.K. Kan (England and Wales), W.C. Pao (England and Wales), Richard Spooner (England and Wales), Sharon Yap (New Zealand), Nick Stern (England and Wales)
Juno Huang (Queensland (Australia)), Karen Pallaras (Victoria (Australia)), Joscelyne Ainley (England and Wales), Andrew Wood (England and Wales)



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September 18,2023

The Board of Directors

Neusoft Xikang Holdings Inc. (the "Company")

PO Box 309

Ugland House

Grand Cayman

KY1-1104

Cayman Islands

Dear Sirs/Madams,

We refer to the prospectus of the Company dated September 18, 2023 (the "Prospectus") in connection with the Company's global offering and the proposed listing of its shares on the Main Board of The Stock Exchange of Hong Kong Limited.

We hereby give, and confirm that we have not withdrawn, our consent to the issue of the Prospectus by the Company with the inclusion therein of and all references to our names, qualifications, confirmations, opinions and reports in the form and context in which they respectively appear in the Prospectus.

We also consent to our industry report and a copy of this letter being made available on display as described in the section headed "Documents Delivered to the Registrar of Companies and Available on Display" in Appendix V to the Prospectus.



上海市静安区南京西路1717号 会德丰国际广场2504室 2504 Wheelock Square 1717 Nanjing West Road Shanghai 200040, China Tel: 86 (21) 5407 5836 Fax: 86 (21) 3209 8500

www.frost.com

For and on behalf of

Frost & Sullivan (Beijing) Inc., Shanghai Branch Co.

Name: Terry Tse

Title: Consulting Director