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A. FURTHER INFORMATION ABOUT OUR GROUP

1. Incorporation of our Company

Our Company was incorporated in the Cayman Islands as an exempted company with limited liability on 21 March 2019 under the Cayman Companies Act. Our registered address is at Cricket Square, Hutchins Drive, PO Box 2681, Grand Cayman, KY1-1111, Cayman Islands. We have registered a place of business in Hong Kong at Unit 1412, 14/F, COSCO Tower, 183 Queen's Road Central, Sheung Wan, Hong Kong and was registered as a non-Hong Kong company under Part 16 of the Companies Ordinance on 7 July 2021. Mr. Hui Chi Chung Nevin has been appointed as our agent for the acceptance of service of process and notices in Hong Kong. The address for service of process on the Company in Hong Kong is the same as its registered place of business in Hong Kong set out above.

As we are incorporated in the Cayman Islands, our corporate structure, our Memorandum of Association and Articles of Association are subject to the relevant laws of the Cayman Islands. A summary of the relevant provisions of our Memorandum of Association and Articles of Association and certain relevant aspects of Cayman Islands company law are set out in Appendix III to this document.

2. Changes in Share Capital of our Company

As at the date of our incorporation, the authorised share capital of our Company was HK\$380,000 divided into 38,000,000 Shares of par value of HK\$0.01 each. The following sets out the changes in the Company's share capital since the date of its incorporation:

- (a) on 21 March 2019, one Share with par value of HK\$0.01 as the subscriber Share was allotted and issued to the initial subscriber, an independent third party, which was subsequently transferred to Deep Blue Ocean on the same day at par value;
- (b) on 16 February 2021, 9,999 Shares were allotted and issued, fully paid at par, to Deep Blue Ocean;
- (c) on 16 February 2021, Deep Blue Ocean transferred 800 Shares, 750 Shares and 290 Shares to Canwest Profits, Million Oak and Mr. Chua, respectively; and

(d) pursuant to the resolutions in writing of the Shareholders passed on 18 September 2023, the authorised share capital of our Company was increased from HK\$380,000 divided into 38,000,000 shares with a par value of HK\$0.01 each to HK\$[REDACTED] divided into [REDACTED] shares with a par value of HK\$0.01 each, by the creation of additional [REDACTED] shares.

See "Share Capital" for a description of the authorised and issued share capital of our Company in issue and to be issued as fully paid or credited as fully paid immediately prior to and following completion of the [**REDACTED**] and the [**REDACTED**].

Save as disclosed herein and in "- 3. Written Resolutions of our Shareholders passed on 18 September 2023", there has been no alteration in our share capital of our Company since its incorporation.

3. Written Resolutions of our Shareholders passed on 18 September 2023

Pursuant to the written resolutions of the Shareholders of our Company passed on 18 September 2023, our Shareholders resolved that (among others):

- (a) the authorised share capital of our Company will be increased from HK\$380,000 divided into 38,000,000 Shares to HK\$[REDACTED] divided into [REDACTED] Shares by the creation of an additional [REDACTED] Shares with effect from the [REDACTED];
- (b) conditional upon the fulfilment or waiver of the conditions set out in "Structure and Conditions of the [REDACTED] — Conditions of the [REDACTED]" and subject to the share premium account of our Company having sufficient balance, or otherwise being credited as a result of the issue of the new Shares under the [REDACTED], the [REDACTED] (the "[REDACTED]") of an amount of HK\$[REDACTED] standing to the credit of the share premium account of the Company and the appropriation of such amount to pay up in full at par [REDACTED] Shares for allotment and issue to the shareholders whose names appear on the register of members of the Company on the date as determined by the Board in proportion (as nearly as possible without involving fractions) to their existing shareholdings in the Company, each ranking pari passu in all respects with the then existing Shares;
- (c) our Company approved and adopted the Memorandum and Articles of Association, which will come into effect upon [**REDACTED**];

- (d) subject to the conditions of the [REDACTED] as set out in "Structure and conditions of the [REDACTED]" being fulfilled and the obligations of the [REDACTED] under the [REDACTED] becoming unconditional (including, if relevant, as result of the waiver of any condition(s) thereunder the [REDACTED] [REDACTED] for itself and on behalf of the [REDACTED]) and such obligations not having been terminated in accordance with their respective terms:
 - (i) the [REDACTED], the [REDACTED] and the [REDACTED] were approved, subject to such modifications as our Directors (or any committee established by the Board) may in their sole discretion determine, and our Directors or any committee established by the Board were authorised to do all such things as they consider necessary to give effect to the [REDACTED], the [REDACTED] and the [REDACTED];
 - (ii) a general unconditional mandate was granted to our Directors to allot, issue and deal with Shares or securities convertible into Shares or options, warranties or similar rights to subscribe for Shares or such convertible securities and to make or grant general offers, agreements or options which would or might require the exercise of such powers, provided that the aggregate nominal value nominal value of Shares allotted or agreed to be allotted by our Directors other than pursuant to (a) a rights issue, (b) any scrip dividend scheme or similar arrangement providing for the allotment of Shares in lieu of the whole or part of a dividend on Shares in accordance with our Articles; (c) the exercise of options granted pursuant to the Share Option Scheme, (d) a specific authority granted by the shareholders in general meeting, shall not exceed the aggregate of (i) 20% of the total nominal value of the share capital of our Company in issue immediately following the completion of the [REDACTED] (excluding any Shares to be issued upon the **[REDACTED]**, and any Shares to be issued upon the exercise of the options which have been or may be granted under the Share Option Schemes); and (ii) the total nominal value of the share capital of our Company repurchased by our Company (if any) under the general mandate to repurchase Shares referred to in paragraph (iii) below, such mandate to remain in effect during the period from the passing of the resolution until the earliest of the conclusion of our earliest annual general meeting, the expiration of the period within which we are required by any applicable law or Articles to hold our next annual general meeting or the date on which the resolution is varied or revoked by any ordinary resolution of the shareholders in the general meeting (the "Applicable Period");

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- (iii) a general unconditional mandate was granted to our Directors to exercise all the powers of our Company to repurchase Shares with a total nominal value of not more than 10% of the total nominal value of the share capital of our Company in issue immediately following completion of the [REDACTED] (excluding any Shares to be issued upon the [REDACTED], and any Shares to be issued upon the exercise of the options which have been or may be granted under the Share Option Schemes), such mandate to remain in effect during the Applicable Period;
- (iv) the general unconditional mandate mentioned in paragraph (ii) above to be extended by the addition to the aggregate nominal amount of the share capital of our Company which may be allotted or agreed conditionally or unconditionally to be allotted by our Directors pursuant to such general mandate to repurchase Shares referred to in paragraph (iii) above, provided that such extended amount shall not exceed 10% of the aggregate nominal value of our Company's share capital in issue immediately following the completion of the [REDACTED] (excluding any Shares to be issued upon the [REDACTED]);
- (e) conditional upon the Listing Committee granting the [**REDACTED**] of, and permission to [**REDACTED**], the Shares to be issued pursuant to the exercise of any options which may be granted pursuant to the Share Option Scheme and the commencement of trading of the Shares on the Stock Exchange, the rules of the Share Option Scheme were approved and adopted and our Directors were authorised to grant options to subscribe for Shares, and to allot, issue and deal with the Shares pursuant to the exercise of the options granted under the Share Option Scheme, in accordance with the rules of the Share Option Scheme.

4. Our Subsidiaries

Certain details of our subsidiaries are set out in Appendix I to this document. Save as set out in Appendix I to this document, we do not have any other subsidiaries.

Save as disclosed in "History, Reorganisation and Corporate Structure", there has been no alteration in the share capital of our subsidiaries within the two years immediately preceding the date of this document.

5. Corporate Reorganisation

See "History, Reorganisation and Corporate Structure" for further details of the Reorganisation which was effected for the [REDACTED].

6. Repurchase of Shares

This paragraph sets out information required by the Stock Exchange to be included in this document relating to the repurchase by our Company of our own securities.

(a) Provision of the Listing Rules

The Listing Rules permit a company with a primary [**REDACTED**] on the Stock Exchange to repurchase its securities on the Stock Exchange subject to certain restrictions, including but not limited to the followings:

(i) Shareholders' approval

All proposed repurchases of securities (which must be fully paid up in the case of shares) by a company with a primary **[REDACTED]** on the Stock Exchange must be approved in advance by an ordinary resolution by shareholders in general meeting, either by way of general mandate or by specific approval of a particular transaction.

(ii) Source of funds

Repurchases must be funded out of funds legally available for the purpose in accordance with our Memorandum of Association and the Articles of Association, the Listing Rules and the applicable laws of the Cayman Islands. A listed company may not repurchase its own securities on the Stock Exchange for a consideration other than cash or for settlement otherwise than in accordance with the trading rules of the Stock Exchange as amended from time to time. Subject to the foregoing, any repurchase by our Company may be made out of the profits of our Company, out of our Company's share premium account or out of the [**REDACTED**] of a fresh issue of Shares made for the purpose of the repurchase or, subject to the Articles and Cayman Companies Act, out of capital and, in the case of any premium payable on the purchase, out of either or both of the profits of our Company or from sums standing to the credit of the share premium account of our Company or, subject to the Articles and Cayman Companies Act, out of capital.

(iii) Trading restrictions

The total number of shares which a listed company may repurchase on the Stock Exchange is the number of shares representing up to a maximum of 10% of the aggregate number of shares in issue. A company may not issue or announce a proposed issue of new securities for a period of 30 days immediately following a repurchase whether on the Stock Exchange or otherwise (other than an issue of securities pursuant to an exercise of warrants, share options or similar instruments requiring the company to issue securities which were outstanding prior to such repurchase) without

the prior approval of the Stock Exchange. In addition, a listed company is prohibited from repurchasing its shares on the Stock Exchange if the purchase price is 5% or more than the average closing market price for the five preceding trading days on which its shares were traded on the Stock Exchange. The Listing Rules also prohibit a listed company from repurchasing its securities if the repurchase would result in the number of listed securities which are in the hands of the public falling below the relevant prescribed minimum percentage as required by the Stock Exchange. A listed company is required to procure that the broker appointed by it to effect a repurchase of securities shall disclose to the Stock Exchange such information with respect to the repurchase as the Stock Exchange may require.

(iv) Status of repurchased securities

All repurchased securities (whether effected on the Stock Exchange or otherwise) will be automatically delisted and the certificates for those securities must be cancelled and destroyed.

(v) Suspension of repurchases

A listed company may not make any repurchase of securities at any time after inside information has come to its knowledge until the information has been made publicly available. In particular, during the period of one month immediately preceding the earlier of (a) the date of the board meeting (as such date is first notified to the Stock Exchange in accordance with the Listing Rules) for the approval of a listed company's results for any year, half-year, quarterly or any other interim period (whether or not required under the Listing Rules) and (b) the deadline for publication of an announcement of a listed company's results for any year or half-year under the Listing Rules, or quarterly or any other interim period (whether or not required under the Listing Rules), and ending on the date of the results announcement, the listed company may not repurchase its shares on the Stock Exchange other than in exceptional circumstances. In addition, the Stock Exchange may prohibit a repurchase of securities on the Stock Exchange if a listed company has breached the Listing Rules.

(vi) Reporting requirements

Certain information relating to repurchases of securities on the Stock Exchange or otherwise must be reported to the Stock Exchange not later than 30 minutes before the earlier of the commencement of the morning trading session or any pre-opening session on the following business day. In addition, a listed company's annual report is required to disclose details regarding repurchases of securities made during the year, including a monthly analysis of the number of securities repurchased, the purchase price per share or the highest and lowest price paid for all such repurchases, where relevant, and the aggregate prices paid.

(vii) Core connected persons

A listed company is prohibited from knowingly repurchasing securities on the Stock Exchange from a core connected person and a core connected person is prohibited from knowingly selling his securities to the company.

(b) Reasons for repurchases

Our Directors believe that the ability to repurchase Shares is in the interests of our Company and our Shareholders. Repurchases may, depending on market conditions, funding arrangements and other circumstances, result in an increase in the net assets and/or earnings per Share. Our Directors sought the grant of a general mandate to repurchase Shares to give our Company the flexibility to do so if and when appropriate. The number of Shares to be repurchased on any occasion and the price and other terms upon which the same are repurchased will be decided by our Directors at the relevant time having regard to the circumstances then pertaining. Repurchases of Shares will only be made when our Directors believe that such repurchases will benefit our Company and our Shareholders.

(c) Funding of repurchases

In repurchasing Shares, our Company may only apply funds legally available for such purpose in accordance with the Memorandum of Association, the Articles of Association, the Listing Rules and the applicable laws of the Cayman Islands. There could be a material and adverse impact on the working capital and/or gearing position of our Company (as compared with the position disclosed in this document) in the event that the repurchase mandate granted to our Directors as set forth in paragraph (c)(iii) of "— 3. Written Resolutions of our Shareholders passed on 18 September 2023" above were to be carried out in full at any time during the share repurchase period. On the basis of the current financial position of our Company, our Directors consider that if the Repurchase Mandate were to be exercised in full, it might have a material adverse effect on the working capital or gearing position of our Group compared to the position disclosed in this document. However, our Directors do not propose to exercise the Repurchase Mandate to such an extent as would, in the circumstances, have a material adverse effect on our working capital requirements or the gearing levels which in the opinion of our Directors are from time to time appropriate for our Company.

(d) General

The exercise in full of the repurchase mandate granted to our Directors as set forth in paragraph (c)(iii) of "— 3. Written Resolutions of our shareholders passed on 18 September 2023" above, on the basis of [REDACTED] Shares in issue immediately following completion of the [REDACTED] and the [REDACTED] (without taking into accounts our Shares which may be issued pursuant to the exercise of the [REDACTED] and any Shares to be issued upon the exercise of any options which may be granted under the Share Option Scheme) could accordingly result in up to [REDACTED] Shares being repurchased by our Company during the period prior to:

- (i) the conclusion of our next annual general meeting; or
- (ii) the expiry of the period within which we are required by any applicable laws or the Articles of Association to hold our next annual general meeting; or
- (iii) the date on which the said repurchase mandate is revoked or varied by an ordinary resolution of our Shareholders in general meeting,

whichever is the earliest.

None of our Directors, to the best of their knowledge having made all reasonable enquiries, nor any of their respective close associates has any present intention to sell any Shares to our Company or our subsidiaries.

Our Directors have undertaken to the Stock Exchange that, so far as the same may be applicable, they will exercise the repurchase mandate in accordance with the Listing Rules and the applicable laws in the Cayman Islands.

No core connected person of our Company has notified our Company that he or she has a present intention to sell Shares to our Company, or has undertaken not to do so, if the said repurchase mandate is exercised.

If, as a result of any repurchase of Shares pursuant to the said repurchase mandate, a Shareholder's proportionate interest in the voting rights of our Company is increased, such increase will be treated as an acquisition for the purposes of the Takeovers Code. Accordingly, a Shareholder or a group of Shareholders acting in concert, depending on the level of increase of the Shareholders' interest, could obtain or consolidate control of our Company and become obliged to make a mandatory offer in accordance with Rule 26 of the Takeovers Code. Save as aforesaid, our Directors are not aware of any consequences which would arise under the Takeovers Code as a consequence of any repurchases pursuant to the said repurchase mandate.

Any repurchase of Shares that results in the number of Shares held by the public falling below 25.0% of the total number of Shares in issue, being the relevant minimum prescribed percentage as required by the Stock Exchange, could only be implemented if the Stock Exchange agreed to waive the requirement regarding the public float under Rule 8.08 of the Listing Rules. However, our Directors have no present intention to exercise the said repurchase mandate to such an extent that, under the circumstances, there would be insufficient public float as prescribed under the Listing Rules.

B. FURTHER INFORMATION ABOUT OUR BUSINESS

1. Summary of Material Contracts

The following contracts (not being contracts entered into in the ordinary course of business) were entered into by our Company or any member of our Group within two years preceding the date of this document and are or may be material:

- (a) the termination agreement dated 29 March 2022 entered into between Nanning Maiyue and Nanning Julehui Network Technology Co., Ltd. (南寧居樂惠網路科技有限公司), in relation to the termination of the development and construction of a business park;
- (b) the capital injection agreement (the "Capital Injection Agreement") dated 8 April 2022 entered into between Nanning Maiyue and Guangxi Qianlong Education Technology Co., Ltd. (廣西千龍教育科技有限責任公司) ("Guangxi Qianlong") in relation to, among others, the capital injection by Nanning Maiyue and Quangxi Qianlong in Guangxi Qianyue;
- (c) the development and construction agreement dated 8 April 2022 entered into between the Planning and Construction Management Committee of Wuxiang New District, Nanning, Guangxi (廣西南寧五象新區規劃建設管理委員會), Nanning Maiyue, Guangxi Qianlong and Guangxi Qianyue, in relation to, among others, the development and construction of a business park;
- (d) the assignment agreement dated 23 April 2022 entered into between Nanning Maiyue, Guigang Honggang Construction Engineering Co., Ltd. (貴港市宏港建築工程有限責任 公司) and Guangxi Qianyue, in relation to, among others, the assignment of the responsibilities under a construction agreement from Nanning Maiyue to Guangxi Qianyue;
- (e) the supplemental agreement for the Capital Injection Agreement dated 28 December 2022 entered into between Nanning Maiyue and Guangxi Qianlong in relation to, among others, the changes in timetable for the capital injection in Guangxi Qianyue;

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- (f) the supplemental agreement for the Capital Injection Agreement dated 3 March 2023 entered into between Nanning Maiyue and Guangxi Qianlong in relation to, among others, the changes in payment method for the capital injection in Guangxi Qianyue;
- (g) the Deed of Indemnity;
- (h) the Deed of Non-competition; and
- (i) the **[REDACTED]**.

2. Intellectual Property Rights

(a) Trademarks

As at the Latest Practicable Date, we had registered the following trademarks which we consider to be material to our business:

| No. | Trademark | Class | Registrant | Place of registration | Registration number | Expiry date |
|-----|---------------------------|-------|----------------|-----------------------|------------------------|---------------------|
| 1. | 「 辺聴軟件 *sort* 放斥专用权 | 42 | Nanning Maiyue | PRC | 20602445 | 6 September 2027 |
| 2. | | 35 | Nanning Maiyue | PRC | 47239662 | 6 March 2031 |
| 3. | | 9 | Nanning Maiyue | PRC | 47231316 | 20 February 2031 |
| 4. | TECH 迈越科技 | 42 | Nanning Maiyue | PRC | 42190516 | 27 August 2030 |

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| No. | Trademark | Class | Registrant | Place of registration | Registration number | Expiry date |
|-----|------------------|-------|--------------------|-----------------------|------------------------|-----------------|
| 5. | (M) maiyue | 42 | Nanning Maiyue | PRC | 42188010 | 13 August 2030 |
| 6. | 宇開創 教 | 42 | Guangxi Yuchang | PRC | 48586209 | 27 March 2031 |
| 7. | 子端到数 | 9 | Guangxi Yuchang | PRC | 48588695 | 6 April 2031 |
| 8. | | 9 | Nanning Maiyue | PRC | 54149662 | 6 October 2031 |
| 9. | 创鹏云 | 9 | Nanning Maiyue | PRC | 54139684 | 6 October 2031 |
| 10. | e | 9 | Nanning Maiyue | PRC | 42208629 | 13 October 2031 |
| 11. | CHUANGPENG CLOUD | 9 | Nanning Maiyue | PRC | 54160561 | 13 October 2031 |
| 12. | MAIYUE TECH | 42 | Nanning Maiyue | PRC | 54818460 | 27 October 2031 |
| 13. | 迈越软件 | 9 | Nanning Maiyue | PRC | 54835574 | 27 October 2031 |
| 14. | 迈越科技 | 9 | Nanning Maiyue | PRC | 54843683 | 27 October 2031 |

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| No. | Trademark | Class | Registrant | Place of registration | Registration number | Expiry date |
|-----|-------------|-------|------------------|-----------------------|------------------------|---------------------|
| 15. | 迈越软件 | 42 | Nanning Maiyue | PRC | 54843732 | 27 October 2031 |
| 16. | 迈越科技 | 42 | Nanning Maiyue | PRC | 54845975 | 27 October 2031 |
| 17. | MAIYUE SOFT | 9 | Nanning Maiyue | PRC | 54850337 | 27 October 2031 |
| 18. | MAIYUE SOFT | 42 | Nanning Maiyue | PRC | 54850394 | 27 October 2031 |
| 19. | M | 42 | Nanning Maiyue | PRC | 54820923 | 6 November 2031 |
| 20. | M | 9 | Nanning Maiyue | PRC | 54843694 | 6 November 2031 |
| 21. | 思伦捷 | 9 | Guangxi Silunjie | PRC | 56556044 | 13 December 2031 |
| 22. | 思伦捷 | 42 | Guangxi Silunjie | PRC | 56564905 | 13 December 2031 |
| 23. | MAIYUE TECH | 9 | Nanning Maiyue | PRC | 54837040 | 13 April 2032 |
| 24. | 迈越元教育 | 42 | Nanning Maiyue | PRC | 61420113 | 13 June 2032 |
| 25. | 迈越元教育 | 9 | Nanning Maiyue | PRC | 61409043 | 13 June 2032 |

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| No. | Trademark | Class | Registrant | Place of registration | Registration number | Expiry date |
|-----|-------------|-------|----------------|-----------------------|------------------------|---------------------|
| 26. | JOFT | 42 | Nanning Maiyue | | 54818465 | 6 November 2032 |
| 27. | (M) maiyue | 9 | our Company | Hong Kong | 305114529 | 14 November 2029 |
| 28. | (M) maiyue | 42 | our Company | Hong Kong | 305114538 | 14 November 2029 |
| 29. | 正規利技 | 9 | our Company | Hong Kong | 305114547 | 14 November 2029 |
| 30. | 正規料技 | 42 | our Company | Hong Kong | 305114556 | 14 November 2029 |
| 31. | MAIYUE TECH | 9, 42 | Our Company | Hong Kong | 305584186 | 6 April 2031 |
| 32. | TECH | 9, 42 | Our Company | Hong Kong | 305584212 | 6 April 2031 |
| 33. | 迈越科技 | 9, 42 | Our Company | Hong Kong | 305584168 | 6 April 2031 |

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| No. | Trademark | Class | Registrant | Place of registration | Registration number | Expiry date |
|-----|--------------|-------|-------------|-----------------------|------------------------|---------------|
| 34. | ТЕСН 迈越科技 | 9, 42 | our Company | Hong Kong | 305611130 | 29 April 2031 |

(b) Patents

As at the Latest Practicable Date, we have registered the following patents which we consider to be material to our business:

| | | | | Place of | | |
|-----|---|---------------|-------------------|--------------|------------------|--------------------|
| No. | Patent | Туре | Patent holder | registration | Patent number | Expiry date |
| 1. | A computer keyboard with anti-dust cover (一種帶防塵 蓋的電腦鍵盤) | Utility model | Nanning Maiyue | PRC | ZL201721658115.5 | 3 December 2027 |
| 2. | A cleaning device for computer keyboards (一種計 算機鍵盤清洗裝置) | Utility model | Nanning Maiyue | PRC | ZL201820861594.9 | 4 June 2028 |
| 3. | A cabinet for industrial use computers (一種基於工業用 計算機機櫃) | Utility model | Nanning Maiyue | PRC | ZL201821054983.7 | 3 July 2028 |
| 4. | A cabinet for convenient usage of computer servers (一種方 便使用的計算器服務器機 櫃) | Utility model | Nanning Maiyue | PRC | ZL201821054181.6 | 3 July 2028 |
| 5. | An anti-dust device for computer USB (一種計算機 USB接口防塵裝置) | Utility model | Nanning Maiyue | PRC | ZL201821091541.X | 10 July 2028 |

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| No. | Patent | Туре | Patent holder | Place of registration | Patent number | Expiry date |
|-----|---|---------------|-------------------|-----------------------|------------------|---------------------|
| 6. | An external webcam device for computers (一種計算機 的外接攝像裝置) | Utility model | Nanning Maiyue | PRC | ZL201821091582.9 | 10 July 2028 |
| 7. | An anti-dust device for computer hard drives (一種 計算機硬盤防塵裝置) | Utility model | Nanning Maiyue | PRC | ZL201821103069.7 | 11 July 2028 |
| 8. | A mounting device for computer hard drives (一種 計算機硬盤的固定裝置) | Utility model | Nanning Maiyue | PRC | ZL201821021469.3 | 28 June 2028 |
| 9. | A cooling device for computer central processing units (一種計算機處理器的散熱 裝置) | Utility model | Nanning Maiyue | PRC | ZL201821091510.4 | 10 July 2028 |
| 10. | An automatic surveillance equipment for quantum computer data centre (一種量子計算機數據中心 自動監控設備) | Utility model | Nanning Maiyue | PRC | ZL202021012495.7 | 4 June 2030 |
| 11. | A facial recognition device (一種人臉識別裝置) | Utility model | Nanning Maiyue | PRC | ZL202021034013.8 | 7 June 2030 |
| 12. | A facial recognition device (一種人臉識別裝置) | Utility model | Nanning Maiyue | PRC | ZL202021034020.8 | 7 June 2030 |
| 13. | A multifunctional work desk for computer software development (一種計算機軟 件發展用多功能工作台) | Invention | Nanning Maiyue | PRC | ZL201710110922.1 | 27 February 2037 |
| 14. | A big data visualisation device* (一種大數據可視化 設備) | Invention | Nanning Maiyue | PRC | ZL20221374223.0 | 2 June 2032 |

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As at the Latest Practicable Date, we have applied for the registration of the following patents which we consider to be material to our business:

| No. | Patent | Туре | Applicant | Place of application | Application number | Application date |
|-----|--|-----------|-------------------|----------------------|--------------------|---------------------|
| 1. | An automatic surveillance equipment for quantum computer data centre (一種量子計算機數據中心 自動監控設備) | Invention | Nanning Maiyue | PRC | 202010503218.4 | 5 June 2020 |
| 2. | A facial recognition device (一種人臉識別裝置) | Invention | Nanning Maiyue | PRC | 202010512805.X | 8 June 2020 |
| 3. | A facial recognition device (一種人臉識別裝置) | Invention | Nanning Maiyue | PRC | 202010512815.3 | 8 June 2020 |
| 4. | A fast course scheduling algorithm based on three-dimensional matrix algorithm* (一種關於三維矩 陣運算的快速收斂排課算 法) | Invention | Nanning Maiyue | PRC | 202111426273.9 | 27 November 2021 |
| 5. | A system process management device* (一種制度流程管理 裝置) | Invention | Nanning Maiyue | PRC | 202220977123.0 | 26 April 2022 |
| 6. | An industrial controller conducting video image quality diagnosis* (一種視 頻圖像質量診斷工控機) | Invention | Nanning Maiyue | PRC | 202221027824.4 | 1 May 2022 |
| 7. | A data collection device* (一 種用於數據的採集裝置) | Invention | Nanning Maiyue | PRC | 202221083365.1 | 8 May 2022 |
| 8. | A cloud-based desktop terminal defence structure* (一種雲桌面終端防護結構) | Invention | Nanning Maiyue | PRC | 202221134283.5 | 12 May 2022 |

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| No. | Patent | Туре | Applicant | Place of application | Application number | Application date |
|-----|---|-----------|-------------------|----------------------|--------------------|------------------|
| 9. | An asset management system based on data middle-end platform* (一種基於數據中 台的資產管理系統) | Invention | Nanning Maiyue | PRC | 202210539360.3 | 19 May 2022 |
| 10. | A big-data-based digitalised campus management system* (一種基於大數據的 智慧校園管理系統) | Invention | Nanning Maiyue | PRC | 202210555905.X | 22 May 2022 |
| 11. | An imaging quality analysis system* (一種成像質量分析 系統) | Invention | Nanning Maiyue | PRC | 202210590444.X | 28 May 2022 |
| 12. | A low-radiation cloud desktop terminal* (一種低輻射雲桌 面終端) | Invention | Nanning Maiyue | PRC | 202210595110.1 | 29 May 2022 |

(c) Domain Names

As at the Latest Practicable Date, we have registered the following domain names which we consider to be material to our business:

| No. | Domain name | Registrant | Expiry date |
|-----|--------------------|----------------|--------------|
| 1. | www.maiyuesoft.com | Nanning Maiyue | 3 March 2025 |

(d) Computer software copyrights

As at the Latest Practicable Date, we have registered the following computer software copyrights which we consider to be material to our business:

| | | | Copyright registration | | |
|-----|---|-----------------------|------------------------|------------------|-------------------|
| No. | Name of copyright | Place of registration | number | Copyright holder | Registration date |
| 1. | Maiyue e-learning discussion platform software V1.0 (邁 越網絡學習討論平台軟件 V1.0) | PRC | 2016SR137239 | Nanning Maiyue | 12 June 2016 |

| No. | Name of copyright | Place of registration | Copyright registration | Copyright holder | Registration date |
|-----|---|-----------------------|------------------------|------------------|-------------------|
| 2. | Maiyue three dimensional virtualised digitalised campus management platform software V1.0 (邁 越三維虛擬校園智慧管控平 台軟件V1.0) | PRC | 2016SR138013 | Nanning Maiyue | 12 June 2016 |
| 3. | Maiyue three-dimensional campus display platform software V1.0 (邁越三維校 園立體展示平台軟件V1.0) | PRC | 2016SR137321 | Nanning Maiyue | 12 June 2016 |
| 4. | Maiyue server virtualisation system software V1.0 (邁越 服務器虛擬化系統軟件 V1.0) | PRC | 2016SR139332 | Nanning Maiyue | 13 June 2016 |
| 5. | Maiyue desktop virtualisation system software V1.0 (邁越 桌面虛擬化系統軟件V1.0) | PRC | 2016SR139364 | Nanning Maiyue | 13 June 2016 |
| 6. | Maiyue cloud lectures platform software V1.0 (邁 越雲課堂平台軟件V1.0) | PRC | 2016SR156074 | Nanning Maiyue | 24 June 2016 |
| 7. | Portable repair system V1.0 (移動報修系統V1.0) | PRC | 2016SR385912 | Nanning Maiyue | 21 December 2016 |
| 8. | Portable internal mail system V1.0 (移動內部郵件系統 V1.0) | PRC | 2016SR386008 | Nanning Maiyue | 21 December 2016 |
| 9. | Maiyue big data precision service platform V1.0 (邁越 大數據精準化服務平台 V1.0) | PRC | 2017SR282603 | Nanning Maiyue | 19 June 2017 |

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| No. | Name of copyright | Place of registration | Copyright registration | Copyright holder | Registration date |
|-----|---|-----------------------|------------------------|------------------|-------------------|
| 10. | Maiyue big data digitalised campus platform V1.0 (邁越 大數據智慧校園平台V1.0) | PRC | 2017SR402608 | Nanning Maiyue | 26 July 2017 |
| 11. | Maiyue teaching evaluation platform V1.0 (邁越評教系 統V1.0) | PRC | 2017SR402497 | Nanning Maiyue | 26 July 2017 |
| 12. | Maiyue project management system V1.0 (邁越項目管理 系統V1.0) | PRC | 2017SR401999 | Nanning Maiyue | 26 July 2017 |
| 13. | Maiyue student integrated services platform V1.0.1 (邁 越學生綜合服務平台V1.0.1) | PRC | 2017SR402742 | Nanning Maiyue | 26 July 2017 |
| 14. | Maiyue school cooperation project management system V1.0 (邁越校企合作項目管 理系統V1.0) | PRC | 2017SR493542 | Nanning Maiyue | 6 September 2017 |
| 15. | Maiyue high school troubled students identification system V1.0 (邁越高校困難 生認定系統V1.0) | PRC | 2017SR493567 | Nanning Maiyue | 6 September 2017 |
| 16. | Maiyue internal diagnosis metrics database system V1.0 (邁越內診指標庫系統 V1.0) | PRC | 2018SR520228 | Nanning Maiyue | 5 July 2018 |
| 17. | Silunjie project management system V.1 (思倫捷項目管 理系統V1.0) | PRC | 2018SR590371 | Guangxi Silunjie | 26 July 2018 |
| 18. | Maiyue one-stop web operational office system V1.0 (邁越一站式網上辦事 大廳系統V1.0) | PRC | 2018SR838938 | Nanning Maiyue | 22 October 2018 |

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| No. | Name of copyright | Place of registration | Copyright registration | Copyright holder | Registration date |
|-----|--|-----------------------|------------------------|------------------|-------------------|
| 19. | Maiyue operational office portable version system V1.0 (邁越辦事大廳移動版 系統V1.0) | PRC | 2018SR917693 | Nanning Maiyue | 16 November 2018 |
| 20. | Maiyue driving cockpit platform V1.0 (邁越駕駛艙 平台V1.0) | PRC | 2018SR926038 | Nanning Maiyue | 20 November 2018 |
| 21. | Maiyue data collection and record system V1.0 (邁越數 據採集與錄入系統V1.0) | PRC | 2018SR926061 | Nanning Maiyue | 20 November 2018 |
| 22. | Maiyue diagnosis metrics management system V1.0 (邁越診改指標管理系統 V1.0) | PRC | 2018SR926273 | Nanning Maiyue | 20 November 2018 |
| 23. | Maiyue integrated school situation system V1.0 (邁越 綜合校情系統V1.0) | PRC | 2018SR924640 | Nanning Maiyue | 20 November 2018 |
| 24. | Maiyue big data platform V1.0 (邁越大數據平台V1.0) | PRC | 2018SR926047 | Nanning Maiyue | 20 November 2018 |
| 25. | Maiyue metadata management platform V1.0 (邁越元數據 管理平台V1.0) | PRC | 2018SR973432 | Nanning Maiyue | 4 December 2018 |
| 26. | Silunjie big data technology application platform system V1.0 (思倫捷大數據技術應 用平台系統V1.0) | PRC | 2019SR0407089 | Guangxi Silunjie | 28 April 2019 |
| 27. | Silunjie electronic class tag management system V1.0 (思倫捷電子班牌管理系統 V1.0) | PRC | 2019SR0413042 | Guangxi Silunjie | 29 April 2019 |

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| No. | Name of copyright | Place of registration | Copyright registration number | Copyright holder | Registration date |
|-----|--|-----------------------|----------------------------------|------------------|-------------------|
| 28. | Silunjie teaching management scene platform V1.0 (思倫 捷教學管理場景平台V1.0) | PRC | 2019SR0412569 | Guangxi Silunjie | 29 April 2019 |
| 29. | Silunjie digitalised classroom platform system V1.0 (思倫 捷智慧教室平台系統V1.0) | PRC | 2019SR0412497 | Guangxi Silunjie | 29 April 2019 |
| 30. | Silunjie facial recognition application system V1.0 (思 倫捷人臉識別應用系統 V1.0) | PRC | 2019SR0412397 | Guangxi Silunjie | 29 April 2019 |
| 31. | Maiyue target mission implementation monitoring system V1.0 (邁越目標任務 執行監管系統V1.0) | PRC | 2019SR1026798 | Nanning Maiyue | 10 October 2019 |
| 32. | Maiyue facial recognition big data analysis management system V1.0 (邁越人臉識別 大數據分析管理平台V1.0) | PRC | 2019SR1026810 | Nanning Maiyue | 10 October 2019 |
| 33. | Maiyue centralised identity verification system V1.0 (邁 越統一身份認證系統V1.0) | PRC | 2019SR1177730 | Nanning Maiyue | 20 November 2019 |
| 34. | Maiyue data diagnosis platform V2.0 (邁越信息化 診改平台V2.0) | PRC | 2019SR1421170 | Nanning Maiyue | 24 December 2019 |
| 35. | Maiyue data centre platform V1.0 (邁越數據中心平台 V1.0) | PRC | 2020SR0011874 | Nanning Maiyue | 3 January 2020 |
| 36. | Maiyue big data analysis platform V1.0 (邁越大數據 分析平台V1.0) | PRC | 2020SR0215683 | Nanning Maiyue | 5 March 2020 |

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| No. | Name of copyright | Place of registration | Copyright registration | Copyright holder | Registration date |
|-----|--|-----------------------|------------------------|------------------|-------------------|
| 37. | Maiyue disease control data platform V1.0 (邁越疫情防 控信息化系統 V1.0) | PRC | 2020SR0354927 | Nanning Maiyue | 21 April 2020 |
| 38. | Chuangpeng cloud desktop virtualisation system V6.0 (創鵬雲桌面虛擬化系統 V6.0) | PRC | 2020SR0619730 | Nanning Maiyue | 12 June 2020 |
| 39. | Chuangpeng cloud electronic classroom system V1.0 (創 鵬雲電子教室系統V1.0) | PRC | 2020SR1053473 | Nanning Maiyue | 7 September 2020 |
| 40. | Maiyue seat reservation system V1.0 (邁越座位預約 系統V1.0) | PRC | 2020SR1922133 | Nanning Maiyue | 31 December 2020 |
| 41. | Maiyue conference management system V1.0 (邁越會議管理系統V1.0) | PRC | 2020SR1922132 | Nanning Maiyue | 31 December 2020 |
| 42. | Maiyue data visualisation platform V1.0 (邁越數據可 視化平台V1.0) | PRC | 2021SR0008259 | Nanning Maiyue | 4 January 2021 |
| 43. | Maiyue data open platform V1.0 (邁越數據開放平台 V1.0) | PRC | 2021SR0008260 | Nanning Maiyue | 4 January 2021 |
| 44. | Maiyue process engine platform V1.0 (邁越流程引 擎平台V1.0) | PRC | 2021SR0008261 | Nanning Maiyue | 4 January 2021 |
| 45. | Maiyue one network office platform V1.0(邁越一網通 辦平台V1.0) | PRC | 2021SR0008258 | Nanning Maiyue | 4 January 2021 |
| 46. | Maiyue welcome system V1.0 (邁越迎新系統V1.0) | PRC | 2021SR0088634 | Nanning Maiyue | 18 January 2021 |

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| No. | Name of copyright | Place of registration | Copyright registration | Copyright holder | Registration date |
|-----|---|-----------------------|------------------------|------------------|-------------------|
| 47. | Maiyue OA office system V1.0 (邁越OA辦公系統 V1.0) | PRC | 2021SR0651000 | Nanning Maiyue | 8 May 2021 |
| 48. | Maiyue index management system V1.0 (邁越目錄管理 系統V1.0) | PRC | 2021SR0677142 | Nanning Maiyue | 12 May 2021 |
| 49. | Maiyue data processing platform V1.0 (邁越數據處 理平台V1.0) | PRC | 2021SR0677156 | Nanning Maiyue | 12 May 2021 |
| 50. | Maiyue data sharing exchange system V1.0 (邁越數據共享 交換系統V1.0) | PRC | 2021SR0677151 | Nanning Maiyue | 12 May 2021 |
| 51. | Maiyue data cascade system V1.0 (邁越數據級聯系統 V1.0) | PRC | 2021SR0677154 | Nanning Maiyue | 12 May 2021 |
| 52. | Maiyue data cleaning management system V1.0 (邁越數據清洗管理系統 V1.0) | PRC | 2021SR0677158 | Nanning Maiyue | 12 May 2021 |
| 53. | Maiyue data desensitisation management system V1.0 (邁越數據脱敏管理系統 V1.0) | PRC | 2021SR0677157 | Nanning Maiyue | 12 May 2021 |
| 54. | Maiyue data quality management platform V1.0 (邁越數據質量管理平台 V1.0) | PRC | 2021SR0677152 | Nanning Maiyue | 12 May 2021 |
| 55. | Maiyue data governance platform V1.0 (邁越數據治 理平台V1.0) | PRC | 2021SR0677153 | Nanning Maiyue | 12 May 2021 |

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| No. | Name of copyright | Place of registration | Copyright registration | Copyright holder | Registration date |
|-----|--|-----------------------|------------------------|------------------|-------------------|
| 56. | Maiyue data middle office system V1.0 (邁越數據中台 系統V1.0) | PRC | 2021SR0677159 | Nanning Maiyue | 12 May 2021 |
| 57. | Maiyue data resource management system V1.0 (邁越數據資源管理系統 V1.0) | PRC | 2021SR0677160 | Nanning Maiyue | 12 May 2021 |
| 58. | Maiyue equipment management system V1.0 (邁越設備管理系統V1.0) | PRC | 2021SR0942673 | Nanning Maiyue | 24 June 2021 |
| 59. | Maiyue educational management system V1.0 (邁越教務管理系統V1.0) | PRC | 2021SR1922663 | Nanning Maiyue | 29 November 2021 |
| 60. | Maiyue scientific research management system V1.0 (邁越科研管理系統V1.0) | PRC | 2021SR1922706 | Nanning Maiyue | 29 November 2021 |
| 61. | Maiyue internship employment system V1.0 (邁越實習就業 系統V1.0) | PRC | 2021SR1922705 | Nanning Maiyue | 29 November 2021 |
| 62. | Maiyue Digitalised Campus Integrated Application Platform V1.0 (邁越智慧校 園一體化應用平台V1.0) | PRC | 2021SR1922662 | Nanning Maiyue | 29 November 2021 |
| 63. | Maiyue personnel management system V1.0 (邁越人事管理 系統V1.0) | PRC | 2021SR1953801 | Nanning Maiyue | 1 December 2021 |
| 64. | Maiyue collaborative office system V1.0 (邁越協同辦公 系統V1.0) | PRC | 2021SR1953802 | Nanning Maiyue | 1 December 2021 |

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| No. | Name of copyright | Place of registration | Copyright registration | Copyright holder | Registration date |
|-----|---|-----------------------|------------------------|---------------------------------|-------------------|
| 65. | Maiyue student work management system V1.0 (邁越學生工作管理系統 V1.0) | PRC | 2021SR1997672 | Nanning Maiyue | 6 December 2021 |
| 66. | Maiyue archives information management system V1.0 (邁越檔案信息管理系統 V1.0) | PRC | 2021SR2007817 | Nanning Maiyue | 6 December 2021 |
| 67. | Maiyue teaching management system V2.0 (邁越教學管理 系統V2.0) | PRC | 2021SR2192666 | Nanning Maiyue | 28 December 2021 |
| 68. | Maiyue scientific research system V2.0 (邁越科研系統 V2.0) | PRC | 2021SR2192667 | Nanning Maiyue | 28 December 2021 |
| 69. | Maiyue performance workload system V2.0 (邁越績效工作 量系統V2.0) | PRC | 2021SR2192665 | Nanning Maiyue | 28 December 2021 |
| 70. | Maiyue integrated information system V2.0 (邁越綜合信息 系統V2.0) | PRC | 2021SR2192669 | Nanning Maiyue | 28 December 2021 |
| 71. | Maiyue student management system V2.0 (邁越學員管理 系統 V2.0) | PRC | 2021SR2192668 | Nanning Maiyue | 28 December 2021 |
| 72. | Maiyue graduate management system V2.0 (邁越研究生管 理系統 V2.0) | PRC | 2021SR2205208 | Nanning Maiyue | 29 December 2021 |
| 73. | Teacher-student one-table communication platform V1.0 (師生一表通平台V1.0) | PRC | 2022SR0406258 | Nanning Maiyue and Jiang Tao | 29 March 2022 |

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| No. | Name of copyright | Place of registration | Copyright registration | Copyright holder | Registration date |
|-----|---|-----------------------|------------------------|---|-------------------|
| 74. | SPADE teacher quality assurance standard system V1.0 (SPADE教師質量保證 標準系統V1.0) | PRC | 2022SR0489357 | Nanning Maiyue, Guangxi International Business Vocational College and Li Run | 19 April 2022 |
| 75. | SPADE student quality assurance standard system V1.0 (SPADE學生質量保證 標準系統V1.0) | PRC | 2022SR0495609 | Nanning Maiyue, Guangxi International Business Vocational College and Li Qingwen | 20 April 2022 |
| 76. | SPADE school quality assurance standard system V1.0 (SPADE學校質量保證 標準系統V1.0) | PRC | 22022SR0529495 | Nanning Maiyue, Guangxi International Business Vocational College and Deng Huimin | 26 April 2022 |
| 77. | SPADE professional quality assurance standard system V1.0 (SPADE專業質量保證 標準系統V1.0) | PRC | 2022SR0529496 | Nanning Maiyue, Guangxi International Business Vocational College and Jiang Baiping | 26 April 2022 |

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| No. | Name of copyright | Place of registration | Copyright registration | Copyright holder | Registration date |
|-----|---|-----------------------|------------------------|--|----------------------|
| 78. | SPADE course quality assurance standard system V1.0 (SPADE課程質量保證 標準系統V1.0) | PRC | 2022SR0537143 | Nanning Maiyue, Guangxi International Business Vocational College and Lu Chunmei | 27 April 2022 |
| 79. | Maiyue data open platform V2.0 (邁越數據開放平台 V2.0) | PRC | 2022SR1363304 | Nanning Maiyue | 20 September 2022 |
| 80. | Maiyue centralised identity verification system V2.0 (邁越統一身份認證系統 V2.0) | PRC | 2022SR1351080 | Nanning Maiyue | 9 September 2022 |
| 81. | Maiyue software genuine service platform V1.0 (邁越軟件正版化服務 平台 V1.0) | PRC | 2022SR1363305 | Nanning Maiyue | 20 September 2022 |
| 82. | Maiyue Algorithm Visualisation Platform V1.0 (邁越算法可視化平臺V1.0) | PRC | 2023SR0549591 | Nanning Maiyue | 10 April 2023 |
| 83. | Maiyue Digitalised Decision System (邁越智慧決策系統 V1.0) | PRC | 2023SR0549644 | Nanning Maiyue | 10 April 2023 |
| 84. | Maiyue Data Modelling Management Platform (邁越數據建模管理平臺 V1.0) | PRC | 2023SR0549643 | Nanning Maiyue | 10 April 2023 |

C. FURTHER INFORMATION ABOUT OUR DIRECTORS AND SUBSTANTIAL SHAREHOLDERS

1. Disclosure of Interests

(a) Interests and short positions of our Directors and chief executives of our Company in the shares, underlying shares or debentures of our Company and our associated corporations

Immediately following completion of the [REDACTED] and the [REDACTED] (without taking into account the Shares which may be issued pursuant to the exercise of the [REDACTED] and any Shares to be issued upon the exercise of any options which may be granted under the Share Option Scheme), the interests or short positions of our Directors and chief executives of our Company in the Shares, underlying Shares and debentures of our Company and our associated corporations (within the meaning of Part XV of the SFO) which will be required to be notified to our Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO) or which will be required, pursuant to Section 352 of the SFO, to be entered in the register referred to in that section, or which will be required, pursuant to the Model Code of Securities Transactions by Directors of the Listed Issuers, to be notified to our Company and the Stock Exchange, once the Shares are [REDACTED], will be as follows:

(i) Interests in the Shares

| Name of Director | Nature of interest and capacity | Number of Shares ⁽¹⁾ | Approximate percentage of shareholding |
|-------------------------------|---------------------------------------|-----------------------------------|--|
| $Mr. Li^{(2)}. \ldots \ldots$ | Interest in controlled corporation | [REDACTED] Shares (L) | [REDACTED]% |
| Mr. Wang ⁽²⁾ | Interest in controlled corporation | [REDACTED] Shares (L) | [REDACTED]% |
| Ms. Deng ⁽²⁾ | Interest in controlled corporation | [REDACTED] Shares (L) | [REDACTED]% |
| Mr. Zhang ⁽²⁾ | Interest in controlled corporation | [REDACTED] Shares (L) | [REDACTED]% |

Notes:

(1) The letter "L" denotes the person's "long position" (as defined under Part XV of the SFO) in such Share.

(2) Immediately following completion of the [REDACTED] and the [REDACTED] (without taking into account our Shares which may be issued pursuant to the exercise of the [REDACTED] and any Shares to be issued upon the exercise of any options which may be granted under the Share Option Scheme), Deep Blue Ocean holds [REDACTED] Shares or [REDACTED]% of the issued share capital of our Company. Deep Blue Ocean is beneficially owned as to 52% by Mr. Li, 25% by Mr. Wang, 15% by Ms. Deng and 8% by Mr. Zhang. Mr. Li, Mr. Wang, Ms. Deng and Mr. Zhang have agreed to act in concert to consolidate and maintain their control over our Company. Each of Mr. Li, Mr. Wang, Ms. Deng and Mr. Zhang is deemed to be interested in the same number of Shares that are held by Deep Blue Ocean under the SFO.

(b) Interests and short positions of substantial shareholders in the Shares or underlying Shares of our Company

So far as is known to any Director or chief executive of our Company, immediately following completion of the **[REDACTED]** and **[REDACTED]** (without taking into account our Shares which may be issued pursuant to the exercise of the **[REDACTED]** and any Shares to be issued upon the exercise of any options which may be granted under the Share Option Scheme), the following persons (other than a Director of chief executive of our Company) will have an interest or a short position in the Shares or the underlying Shares which will be required to be disclosed to our Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO or will be, directly or indirectly, interested in 10% or more of any class of share capital carrying rights to vote in all circumstances at general meetings of our Company:

| | | | Approximate |
|--|------------------------------------|--------------------------------|---------------|
| Name of Substantial | Nature of interest and | Number of Shares | percentage of |
| Shareholder | capacity | held/interested ⁽¹⁾ | shareholding |
| Deep Blue Ocean | Beneficial owner | [REDACTED] | [REDACTED]% |
| Ms. Yang Zihan (楊紫涵) ⁽²⁾ | Interest of spouse | [REDACTED] | [REDACTED]% |
| Ms. Kong Xiaoyan (孔小燕) ⁽²⁾ | Interest of spouse | [REDACTED] | [REDACTED]% |
| Mr. Xu Tao (徐濤) ⁽²⁾ | Interest of spouse | [REDACTED] | [REDACTED]% |
| Ms. He Deling (何德玲) ⁽²⁾ | Interest of spouse | [REDACTED] | [REDACTED]% |
| Canwest Profits | Beneficial owner | [REDACTED] | [REDACTED]% |
| Mr. Ye ⁽³⁾ | Interest in controlled corporation | [REDACTED] | [REDACTED]% |
| Ms. Ng Ling Ling (吳玲玲) ⁽⁴⁾ | Interest of spouse | [REDACTED] | [REDACTED]% |
| Million Oak | Beneficial owner | [REDACTED] | [REDACTED]% |

Long position in our Shares

STATUTORY AND GENERAL INFORMATION

| | | | Approximate |
|---------------------------------|------------------------|--------------------------------|---------------|
| Name of Substantial | Nature of interest and | Number of Shares | percentage of |
| Shareholder | capacity | held/interested ⁽¹⁾ | shareholding |
| Mr. Chan ⁽⁵⁾ | | [REDACTED] | [REDACTED]% |
| | corporation | | |
| Ms. Koh Lik $Ching^{(6)} \dots$ | Interest of spouse | [REDACTED] | [REDACTED]% |

Notes:

- (1) The letter "L" denotes the person's long position in our Shares.
- (2) Each of the spouse of Mr. Li, Mr. Wang, Ms. Deng and Mr. Zhang is deemed to be interested in such Shares held by Mr. Li, Mr. Wang, Ms. Deng and Mr. Zhang, respectively by virtue of the SFO.
- (3) Immediately following completion of the [REDACTED] and the [REDACTED] (without taking into account our Shares which may be issued pursuant to the exercise of the [REDACTED] and any Shares to be issued upon the exercise of any options which may be granted under the Share Option Scheme), Mr. Ye directly owns 100% of Canwest Profits, which holds [REDACTED] Shares or [REDACTED]% of the issued share capital of our Company.
- (4) Mr. Ye and Ms. Ng Ling Ling are spouses. Accordingly, Ms. Ng Ling Ling is deemed to be interested in such Shares held by Mr. Ye by virtue of the SFO.
- (5) Immediately following completion of the [REDACTED] and the [REDACTED] (without taking into account our Shares which may be issued pursuant to the exercise of the [REDACTED] and any Shares to be issued upon the exercise of any options which may be granted under the Share Option Scheme), Mr. Chan directly owns 100% of Million Oak, which holds [REDACTED] Shares or [REDACTED]% of the issued share capital of our Company.
- (6) Mr. Chan and Ms. Koh Lik Ching are spouses. Accordingly, Ms. Koh Lik Ching is deemed to be interested in such Shares held by Mr. Chan by virtue of the SFO.

As at the Latest Practicable Date, so far as is known to our Directors, other than our Company, no other persons were interested in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any of our subsidiaries.

2. Directors' service contracts and letter of appointment

Our Company entered into a service contract with each of our executive Directors on 26 March 2021 and a letter of appointment with each of our independent non-executive Directors on 18 September 2023. Each of the service contracts and the letters of appointment is for an initial fixed term of three years commencing from the [**REDACTED**].

Save as aforesaid, none of our Directors has or is proposed to have a service contract with our Company or any members of our Group (other than contracts expiring or determinate by the employer within one year without the payment of compensation (other than statutory compensation)).

3. Director's Remuneration

The aggregate remuneration (including salaries, allowances and other benefits in kind and retirement scheme contributions) incurred for the years ended 31 December 2020, 2021 and 2022 and the four months ended 30 April 2023 were RMB0.7 million, RMB1.1 million, RMB1.4 million and RMB0.5 million, respectively.

Save as disclosed above, no other amounts have been paid or are payable by any member of our Group to our Directors for the years ended 31 December 2020, 2021 and 2022 and the four months ended 30 April 2023. Pursuant to the existing arrangements that currently in force as at the date of this document, the amount of remuneration (including benefits in kind but excluding discretionary bonuses) payable to our Directors by our Company for the year ending 31 December 2023 is estimated to be HK\$2.2 million in aggregate.

4. Directors' competing interest

None of our Directors are interested in any business apart from our Group's business which competes or is likely to compete, directly or indirectly, with the business of our Group.

5. Personal Guarantees

Save as disclosed in "Relationship with our Controlling Shareholders", as at the Latest Practicable Date, our Directors have not provided personal guarantees in favour of lenders in connection with banking facilities granted to our Group.

6. Agency Fees or Commission Received

Save as disclosed in this document, no commissions, discounts, brokerages or other special terms have been granted by our Group to any person (including our Directors and experts referred to in "— E. Other Information — 6. Qualification of Experts") in connection with the issue or sales of any capital or security of our Company or any of member of our Group within the two years preceding the date of this document.

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7. Connected and Related-Party Transactions

Details of the related-party transactions are set out under Note 34 to the Accountants' Report set out in Appendix I to this document.

8. Disclaimers

Save as disclosed in this document:

- (a) There are no existing or proposed service contracts (excluding contracts expiring or determinable by the employer within one year without payment of compensation (other than statutory compensation) between our Directors and member of our Group);
- (b) none of our Directors nor any of the parties listed in "— E. Other Information 6. Qualification of Experts") is interested in our promotion, or in any assets which have, within the two years immediately preceding the issue of this document, been acquired or disposed by or leased to our Company or any member of our Group, or are proposed to be acquired or disposed of by or leased to our Company or any member of our Group;
- (c) none of our Directors or chief executives of our Company has any interests and short position in the shares, underlying shares and debentures of our Company or our associated incorporation (within the meaning of Part XV of the SFO) which will have to be notified to our Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which he is taken or deemed to have under such provisions of SFO) or which will be required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or will be required, pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers to be notified to our Company and the Stock Exchange, in each case once our Shares are [REDACTED] on the Stock Exchange;
- (d) so far as is known to any Director or chief executive of our Company, no person has an interest or short position in the Shares and underlying Shares which would fall to be disclosed to our Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO, or is, directly or indirectly, interest in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstance at general meetings of any other member of our Group;

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- (e) save as disclosed in this document or in connection with the [REDACTED], none of our Directors nor any of the parties listed in "— E. Other Information — 7. Qualification of experts" is materially interested: (i) in any contract or arrangement subsisting at the date of this document which is significant in relation to the business in our Group; (ii) is interested legally or beneficially in any of our Shares or any shares in any member of our Group; or (iii) has any right (whether legally enforceable or not) to subscribe for or to nominate persons to subscribe for securities in any member of our Group; and
- (f) none of our Directors or their respective associates (as defined under the Listing Rules) or any Shareholders of our Company (who to the knowledge of our Directors owns more than 5.0% of our issued share capital) has any interest in our five largest customers and five largest suppliers in each year/period during the Track Record Period.

D. SHARE OPTION SCHEME

The following is a summary of the principal terms of the Share Option Scheme conditionally approved and adopted by our Shareholders on 18 September 2023. The following summary does not form, nor is intended to be, part of the Share Option Scheme nor should it be taken as affecting the interpretation of the rules of the Share Option Scheme.

(a) Purpose

The purpose of the Share Option Scheme is to motivate Eligible Participants (i) to optimise their future contributions to our Group; (ii) to reward them for their past contributions; (iii) to attract, retain or otherwise maintain ongoing relationship with Eligible Participants who are significant to and/or whose contributions are or will be beneficial to the performance, growth and success of our Group; (iv) enhance its business, employee and other relations; and (v) retain maximum flexibility as to the range and nature of rewards and incentive which our Group can offer to Eligible Participants.

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(b) Eligible Persons

Our Board may, at its sole discretion, grant option under the Share Option Scheme to the following persons (the "Eligible Participant(s)"):

- (i) any Director of our Company, or any of the subsidiaries of our Company, or any employee employed by our Company and/or its subsidiaries (whether full time or part time), including persons who are granted options under the Share Option Scheme as an inducement to enter into employment contracts with any of such companies (the "Employee")(together, "Category A Participants");
- (ii) any director or employee (whether full time or part time) of any of our Company's holding companies, fellow subsidiaries and associated companies (the "Category B Participants");
- (iii) any person who provides services to our Group on a continuing or recurring basis in its ordinary and usual course of business which are in the interest of the long-term growth of our Group, including consultants and advisers in respect to the business development and management of our Company (excluding any [REDACTED] agents or financial advisers providing advisory services for fundraising, merger and acquisitions, and professional service providers such as auditors or valuers who provider assurance, or are required to perform their services with impartiality and objectively)(the "Category C Participants").

In determining the basis of eligibility of each Eligible Participant, the Board would mainly take into account (i) the experience of the Eligible Participant on our Group's business; (ii) the length of the service of the Eligible Participant with our Group (if the Eligible Participant is an employee or a director of the Group); (iii) the actual degree of involvement in and/or cooperation with the Group; and (iv) the amount of support, assistance, guidance, advice, efforts and contribution the Eligible Participants has given or made, or may give or make, towards the success of our Group in the future.

In determining whether a person is qualified to be (or, where applicable, continues to qualify to be) a Category A Participant and Category B Participant, the Board will take into account various factors that it in its absolute discretion considers relevant in assessing his or her contribution to the long-term growth of our Group, including, among others: (i) the individual performance; (ii) time commitment; (iii) responsibilities or employment conditions according to the prevailing market practice and industry standard; and (iv) the length of engagement with our Group and the individual contribution or potential contribution to the development and growth of our Group.

In determining whether a person is qualified to be (or, where applicable, continues to qualify to be) a Category C Participant, the Board will take into account various factors that it in its absolute discretion considers relevant in assessing his or her contribution to the long-term growth of our Group, including, among others: (i) the individual performance, (ii) length of business relationship with the Group; (iii) materiality and nature of business relationship with our Group (including but not limited to whether the business relate to the core business of our Group and whether such business dealings could be readily replaced by third parties); (iv) track record in quality of services provided to and/or cooperation with the Group; and (v) scale of business dealings with our Group, with reference to factors such as the actual or expected changes in our Group's revenue or profits which is or may be attributable to the person. In assessing whether the Category C Participant provides services to the Group on a continuing and recurring basis and in its ordinary and usual course of business, the Board will take into consideration (i) the length and type of services provided and the recurrences and regularity of such services; (ii) the nature of the services provided to our Group by the Category C Participant; and (iii) whether such services form part of or are directly ancillary to the business conducted by our Group. In order for a person to satisfy the Board that he is qualified to be (or, where applicable, continues to qualify to be) an Eligible Participant, such person shall provide all such information as the Board may request for the purpose of assessing his eligibility (or continuing eligibility).

(c) Conditions of the Share Option Scheme

The Share Option Scheme is conditional on:

- (i) the approval of the shareholders of our Company, in general meeting, for the adoption of the Share Option Scheme;
- (ii) the Listing Committee granting (or agreeing to grant) approval (subject to such conditions as the Stock Exchange may impose) for the [REDACTED] of, and permission to [REDACTED], the Shares which may fall to be issued pursuant to the exercise of any options which may be granted under the Share Option Scheme; and
- (iii) the commencement of the dealings in the Shares on the Main Board of the Stock Exchange.

The Share Option Scheme shall be subject to the administration of our Board whose decision on all matters arising in relation to the Share Option Scheme or its interpretation or effect shall (save as otherwise provided in the Share Option Scheme) be final and binding on all parties.

(d) Duration

The Share Option Scheme shall be valid and effective for a period of ten years commencing on the effective date, the date in which the conditions as stated in paragraph (c) above have been fulfilled (the "**Effective Date**"). However, the Shareholders may by a resolution in general meeting at any time terminate the Share Option Scheme. Upon expiry or termination of the Share Option Scheme, no further options shall be offered but the provisions of the Share Option Scheme shall remain in full force and effect to the extent necessary to give effect to the exercise of any all options granted before such expiry or termination (as the case may be) or otherwise as may be required in accordance with the terms and conditions of the Share Option Scheme.

(e) Grant of options

On and subject to the terms and conditions of the Share Option Scheme, our Board shall be entitled at any time within a period of ten years commencing on the Effective Date to offer the grant of any option to any Eligible Participant as the Board may in its absolute discretion select, provide that no such offer shall be made if a document is required to be issued under the Companies (WUMP) Ordinance or any other applicable laws or if a grant under such offer will result in a breach by the Company or the Directors of any applicable securities laws or regulations in any jurisdiction.

An offer of the grant of an option shall be deemed to have been accepted when the duplicate letter comprising acceptance of the option duly signed by the Grantee together with a remittance in favour of our Company of HK\$1.00 (or such other nominal sum in any currency as the Board may determine) by way of consideration for the grant thereof is received by our Company within the period specified in the letter containing the offer of the grant of the option. Once such acceptance is made, the option shall be deemed to have been granted and to have taken effect from the offer date. No offer shall be capable of or open for acceptance after the expiry of ten years from the Effective Date.

Subject to the provisions of the Share Option Scheme and any applicable laws and regulations of Hong Kong or other relevant jurisdiction (including but not limited to the Listing Rules) (the "Applicable Laws"), the Board may, on a case-by-case basis and at its absolute discretion when offering the grant of an option, impose any conditions, restrictions or limitations in relation thereto in addition to those expressly set forth in the Share Option Scheme as it may think fit (which shall be stated in the offer letter) including (without prejudice to the generality of the foregoing):

- (i) the continuing eligibility of the Eligible Participant who accepts an offer under the Share Option Scheme (the "Grantee"), and in particular, where the Board determines that the Grantee has failed or otherwise is or has been unable to meet such continuing eligibility criteria, the option (to the extent not already exercised) shall lapse, subject to the requirement under the Share Option Scheme;
- (ii) the continuing compliance of such terms and conditions that may be attached to the grant of the option, failing which the option (to the extent not already exercised) shall lapse unless otherwise determined to the contrary by the Board, subject to the requirements under the Share Option Scheme;
- (iii) the vesting period of an option shall be determined by the Board and in any case, shall not be less than 12 months, save and except that options to be granted to a Category A Participant may be subject to a vesting period of less than 12 months (or no vesting period) in the following circumstances:
 - (1) grants of "make-whole" options to new joiners to replace the share awards they forfeited when leaving the previous employers;
 - (2) grants of options to a Category A Participant whose employment is terminated due to death or disability or occurrence of any out-of-control event;
 - (3) grants of options that are made in batches during a year for administrative and compliance reasons;
 - (4) grants of options with a mixed or accelerated vesting schedule such as where the options may vest evenly over a period 12 months; and
 - (5) grants of Options with a total vesting and holding period of more than 12 months;

- (iv) conditions, restrictions or limitations relating to the achievement of operating or financial targets (the "**Performance Conditions**"). For the avoidance of doubt, there is no performance target stipulated under the terms of the Share Option Scheme which a Grantee is required to achieve before any option granted under the Share Option Scheme can be exercised. The terms of the Share Option Scheme, however, do provide that the Board has the discretion to require at the time of grant of an option any particular Grantee to achieve such performance targets as the Board may then specify in the grant before any option granted under the Share Option Scheme to such Grantee can be exercised;
- (v) if applicable, the satisfactory performance of certain obligations by the Grantee;
- (vi) a clawback mechanism under which upon the occurrence of any of the following in relation to the Grantee, the Board may propose that no further options shall be granted to such Grantee and such options shall lapse automatically:
 - (1) the Grantee has failed to perform duties effectively or is involved in serious misconduct or malfeasance;
 - (2) the Grantee has contravened the relevant laws and regulations of the applicable jurisdiction and/or the provision of the Memorandum of Association and Articles of Association;
 - (3) the Grantee has, during his/her tenure of office, being involved in acceptance of solicitation of bribery, corruption, theft, leakage of trade and technical secrets, conducted connected transactions and other unlawful acts and misconducts, which prejudiced the interest and reputation of and caused significant negative impact to the image of our Company; or
 - (4) the Grantee has failed to discharge, or failed to discharge properly, his/her duties and thereby resulting loss in asset to our Company and other serious and adverse consequences.

(f) Exercise price of the Shares

The Exercise price in respect of any particular option shall be such price as our Board may in its absolute discretion determine at the time of the grant of the relevant option (and shall be stated in the letter containing the offer of the grant of the option) but the Exercise price shall not be less than whichever is the highest of:

- (i) the nominal value of a Share;
- (ii) the closing price of Shares as stated in the Stock Exchange's daily quotations sheet on the date of grant, which must be a Business Day; and
- (iii) average of the closing prices of Shares as stated in the Stock Exchange's daily quotations sheet for the five Business Days immediately preceding the offer date (where the Company has been listed for less than five Business Days, the new issue price shall be used as the closing price for any Business Day falling within the period before the [REDACTED]).
- (g) Subject to the terms of the Share Option Scheme and the Listing Rules, no option shall be transferred or assigned and no Grantee shall in any way sell, transfer, assign, charge, mortgage, encumber or create any interest in favour of any third party, provided that the Board may at its absolute discretion allow a Grantee to transfer or assign an option to a vehicle (such as a trust or a private company) for the benefit of the Grantee and/or any of the family members of such Grantee for estate planning or tax planning purposes ("**Permitted Transferee**") if:
 - (i) the Grantee provides all such information in relation to the proposed transferee or assignee as the Board may request for the purpose of establishing to the Board's satisfaction that the proposed transferee or assignee is a Permitted Transferee;
 - (ii) each of the Grantee and the proposed transferee or assignee undertakes and warrants that the proposed transferee or assignee (i) will not in any way sell, transfer, assign, charge, mortgage, encumber or create any interest over or in relation to any Option so transferred or assigned to it in favour of any third party (unless such third party is also a Permitted Transferee and all the conditions in this paragraph which shall apply mutatis mutandis to such further transfer or assignment are satisfied); and (ii) will at all times be a Permitted Transferee; and
 - (iii) a waiver is granted by the Stock Exchange to permit such a transfer or assignment.

THIS DOCUMENT IS IN DRAFT FORM, INCOMPLETE AND SUBJECT TO CHANGE AND THAT THE INFORMATION MUST BE READ IN CONJUNCTION WITH THE SECTION HEADED "WARNING" ON THE COVER OF THIS DOCUMENT.

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(i) Exercise of options

Subject to the applicable laws and as provided herein, , an option may be exercised at any time during the Option Period, provided that:

- (i) if the Grantee (being an individual) dies before exercising an option (or exercising it in full), his legal representative(s)) may exercise the option up to the Grantee's entitlement (to the extent not already exercised) either in full or in part within a period of 12 months following his death or such longer period as our Board may determine;
- (ii) in the event of the Grantee being a Category A Participant and/or a Category B Participant at the time of the grant of the relevant option ceasing to be a Category A Participant or a Category B Participant by reason of disability (i.e. situation in which a Grantee is unable to carry out the responsibilities and functions of the position held by the Grantee by reason of any medically determinable physical or mental impairment for a period of not less than 90 consecutive days, and a Grantee will not be considered to have incurred a disability unless he or she furnishes proof of such impairment sufficient to satisfy our Board in its discretion), the Grantee may exercise the Option (to the extent exercisable and not already exercised as at the date of such cessation) either in full or in part within 6 months following such cessation or such longer period as the Board may determine;
- (iii) subject to paragraphs (iv) and (v) below, in the event of the Grantee at the time of the grant of the relevant option ceasing to be an Eligible Participant for any reason other than his or her death or disability, bankruptcy or culpable termination (applicable to Category A Participant or Category B Participant), the Grantee may exercise the option (to the extent exercisable and not already exercised as at the date of such cessation) either in full or in part within 30 days following such cessation or such longer period as the Board may determine;
- (iv) if a general offer (whether by way of takeover offer or scheme of arrangement or otherwise in like manner) is made to all the holders of Shares (or all such holders other than the offeror and/or any person controlled by the offeror and/or any person acting in concert (as defined under the Takeovers Code) with the offeror) and such offer becomes or is declared unconditional (in the case of a takeover offer) or is approved by the requisite majorities at the relevant meetings of the Shareholders (in the case of a scheme of arrangement), the Grantee shall be entitled to exercise the option (to the extent exercisable and not already exercised as at the date on which the offer becomes or is declared unconditional) (in the case of a takeover offer) or is approved by requisite majorities at the relevant meetings of the Shareholders (in the case of a scheme of a takeover offer) or is approved by requisite majorities at the relevant meetings of the Shareholders (in the case of a scheme of a scheme of a takeover offer) or is approved by requisite majorities at the relevant meetings of the Shareholders (in the case of a scheme of

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arrangement) either in full or in part at any time up to the close of such offer (or any revised offer) unless our Board determine to the contrary (in the case of a takeover offer) or within such period as shall be notified by our Company to the Grantees (in the case of a scheme of arrangement);

- (v) in the event of a notice being given by our Company Shareholders to convene a Shareholders' meeting for the purpose of considering and, if thought fit, approving a resolution to voluntarily wind up our Company, our Company shall forthwith give notice thereof to all Grantees, and thereupon the Grantees may exercise the options (to the extent exercisable and not already exercised as at the date of the notice to the Grantee) either in full or in part not later than three business days (excluding any period(s) of closure of our Company's share register) immediately preceding the date of the proposed Shareholders' meeting, and our Company shall, as soon as possible and in any event no later than the business day (excluding any period(s) of closure of our Company's share register) immediately preceding the date of the proposed Shareholders' meeting, allot and issue such number of Shares to the Grantees which falls to be issued upon such exercise; and
- (vi) if a compromise or arrangement between our Company and its members or creditors is proposed for the purpose of or in connection with a scheme for the reconstruction of our Company or its amalgamation with any other company (other than any scheme of arrangement referred to in (iv) above or any relocation schemes as contemplated in Rule 7.14(3) of the Listing Rules), our Company shall give notice thereof to the Grantees who have unexercised options at the same time as it despatches notices to all members or creditors of our Company to consider such a scheme, and thereupon each Grantee may exercise in whole or in part his option. (to the extent exercisable and not already exercised as at the date of the notice to the Grantee) not later than three business days (excluding any period(s) of closure of the Company's share register) immediately preceding the date of the proposed meeting, and our Company shall, as soon as possible and in any event no later than the business day (excluding any period(s) of closure of the Company's share register) immediately preceding the date of the proposed meeting, allot and issue such number of Shares to the Grantees which falls to be issued on such exercise;
- (vii) the Shares to be allotted upon exercise of an option shall be subject to all the provisions of the Memorandum of Association and Articles of Association and the laws of Cayman Islands in force from time to time and shall rank *pari passu* in all respects with the then existing fully-paid Shares in issue on the allotment date, and shall entitle the holders to the same rights of the holders of the existing full paid shares in issue on the allotment date, including voting, dividend, transfer and any other rights, including those arising on

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a liquidation of the Company. In particular, the Shares to be allotted and issued upon the exercise of an option shall entitle the holders to participate in all dividends or other distributions paid or made on or after the allotment date, other than any dividend or other distribution previously declared or recommended or resolved to be paid or made if the record date thereof shall be before the allotment date. Nevertheless, a Share allotted and issued upon the exercise of an option shall not carry voting rights until the name of the Grantee has been duly entered on the register of members of the Company as the holder thereof;

- (viii) our Company is entitled to refuse any exercise of an option if such exercise is not in accordance with the terms and conditions of the Share Option Scheme or the procedures for exercise of options established from time to time or if such exercise may cause to contravene or breach the Listing Rules, any applicable law, enactment or regulation for the time being in force in Hong Kong, the Cayman Islands or any other jurisdiction, or any other rule or regulation governing the **[REDACTED]** of the Shares on a stock exchange; and
- (ix) without prejudice to the generality of the foregoing, the Grantee may only exercise an option subject to any restrictions as may be reasonably imposed by our Board from time to time with a view to ensure or facilitate compliance with any relevant laws, mandatory rules and/or regulations binding on our Company, particularly those relating to insider dealing and other prohibitions under the Listing Rules.

(j) Lapse of options

An option (to the extent not already exercised) shall lapse automatically and not be exercisable not already on the earliest of the occurrence of any of the following events unless otherwise relaxed or waived (conditionally or unconditionally) by our Board:

- (i) the expiry of the exercise period ;
- (ii) the expiry of any of the periods referred to in sub-paragraphs (i)(i) to (vi) above;
- (iii) subject to sub-paragraph (i)(v) above, the date of the commencement of the winding-up of our Company;
- (iv) the date when the proposed compromise or arrangement becomes effective in respect of the situation contemplated in sub-paragraph (i)(vi) above;

- (v) in the case of the Grantee being a Category A Participant or a Category B Participant, the date on which he or she ceases to be a Category A Participant or a Category B Participant by reason of culpable termination;
- (vi) the occurrence of bankruptcy of the Grantee;
- (vii) in the case of the Grantee being a Category C Participant, the date on which the Board shall on their absolute discretion determine that: (1) the Grantee or his associate has committed any breach of contract entered into between the Grantee or his associates on the one hand and any member of the Group on the other hand; or (2) the Grantee could no longer make any contribution to the growth and development of any member of the Group by reason of cessation of its relations with the Group or by any other reason whatsoever;
- (viii) the date on which the Directors shall exercise the Company's right to cancel the Option by reason of breach of sub-paragraph (g) above by the Grantee;
- (ix) the date on which the Grantee commits a breach of any terms or conditions attached to the grant of the option; and
- (x) the date on which our Board resolves that the Grantee has failed or otherwise is or has been unable to meet the continuing eligibility criteria as may be prescribed under the Share Option Scheme.

No compensation shall be payable upon the lapse of any option, provided that our Board shall be entitled in its discretion to pay such compensation to the Grantee in such manner as it may consider appropriate in any particular case.

(k) Maximum number of Shares available for subscription

Subject to the terms and conditions in the Share Option Scheme:

(i) the total number of shares which may be allotted and issued in respect of all options to be granted under the Share Option Scheme and any other share option scheme(s) or share award scheme(s) of our Group shall not in aggregate exceed 10.0% of the Shares in issue immediately after completion of the [REDACTED] and as at the [REDACTED] being [REDACTED] Shares ("Scheme Mandate Limit"); and

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(ii) the total number of Shares which may be allotted and issued in respect of all options to be granted under the Share Option Scheme and any other share option scheme(s) and share award scheme(s) of our Company to Category C Participants shall not in aggregate exceed 1.0 % of Shares in issue immediately after completion of the [REDACTED] and as at the [REDACTED] and 10.0% of the Scheme Mandate Limited, being [REDACTED] Shares ("Category C Participant Limit"),

provided that if our Company conducts a share consolidation or subdivision after the Scheme Mandate Limit or the Category C Participant Limit has been approved in general meeting, the maximum number of Shares that may be issued in respect of all options and awards to be granted under the Share Option Scheme and other schemes under the Scheme Mandate Limit or the Category C Participant Limit as a percentage of the total number of issued Shares at the date immediately before and after such consolidation or subdivision shall be the same, rounded to the nearest whole Share. Options and awards lapsed in accordance with the terms of the Share Option Scheme and other schemes will not be regarded as utilised for the purpose of calculating the Scheme Mandate Limit or the Category C Participant Limit.

Subject to the terms and condition under the Share Option Scheme, our Company may seek approval by its shareholders in general meeting for renewing the Scheme Mandate Limit and/or the Category C Participant Limit (the "**Renewal Mandate**") separately from time to time, provided that:

(i) if the Renewal Mandate is sought within three years from the adoption date of the Share Option Scheme or the date on which the last Renewal Mandate was granted (as the case may be), any Controlling Shareholders and their associates (or Directors (excluding independent non-executive Directors) and the chief executive of our Company and their respective associates) shall abstain from voting in favour of the relevant resolution at the general meeting; and our Company shall comply with the requirements under Rules 13.39(6) and (7), 13.40, 13.41 and 13.42 of the Listing Rules, unless the Renewal Mandate is sought immediately after an issue of securities by our Company to its Shareholders on a pro rata basis as set out in Rule 13.36(2)(a) of the Listing Rules such that the unused part of the Scheme Mandate Limit and/or the Category C Participant Limit (as a percentage of the relevant class of shares in issue) upon renewal is the same as the unused part of the Scheme Mandate Limit and/or the Category C Participant Limit immediately before the issue of securities, rounded to the nearest whole Share;

- (ii) the total number of Shares which may be issued in respect of all options and awards to be granted under the Share Option Scheme and other schemes after renewal of the Scheme Mandate Limit and/or the Category C Participant Limit shall not exceed 10.0% and/or 1.0%, respectively, of the Shares in issue as at the date on which the Renewal Mandate is obtained;
- (iii) if our Company conducts a share consolidation or subdivision after the Renewal Mandate is obtained, the maximum number of Shares that may be issued in respect of all options and awards to be granted under the Share Option Scheme and other schemes under the renewed Scheme Mandate Limit or the Category C Participant Limit as a percentage of the total number of issued Shares at the date immediately before and after such consolidation or subdivision shall be the same, rounded to the nearest whole Share; and
- (iv) our Company shall send a circular to its shareholders containing the number of Options that were already granted under the then existing Scheme Mandate Limit and the then existing Category C Participant Limit and the reason for the renewal.

Our Company may seek separate approval by Shareholders in general meeting for granting options beyond the Scheme Mandate Limit or the renewed Scheme Mandate Limit provided that:

- (i) the options in excess of the Scheme Mandate Limit or the renewed Scheme Mandate Limit shall be granted only to the Eligible Participants specifically identified by our Company before such Shareholders' approval is sought;
- (ii) our Company shall issue a circular to the Shareholders containing the name of each specified Eligible Participant who may be granted such options, the number and terms of the options to be granted to each such specified Eligible Participant, and the purpose of granting options to each such specified Eligible Participants with an explanation as to how the terms of the options serve such purpose;
- (iii) the number and terms of options to be granted to each such specified Eligible Participant shall be fixed before such Shareholders' approval; and
- (iv) for the purpose of calculating the minimum exercise price in respect of any options to be so granted to each such specified Eligible Participant, the date of the Board meeting for proposing such grant shall be taken as the date of the Offer of such Options.

(l) Maximum entitlement for each Eligible Participant

The maximum number of Shares issued and to be issued upon exercise of the options granted to any one Eligible Person (including exercised, cancelled and outstanding options but excluding any options lapsed in accordance with the terms of the Share Option Scheme) in any 12-month period shall not exceed 1.0% of the Shares in issue from time to time. Where any further grant of options to such an Eligible Participant would result in the Shares issued and to be issued upon exercise of all options granted and which may be granted to such Eligible Participant (including exercised, cancelled and outstanding options but excluding any options lapsed in accordance with the terms of the Share Option Scheme) in the 12-month period up to and including the date of such further grant representing in aggregate over 1.0% of the Shares in issue as at the date of such grant, such grant shall be:

- (i) approval of the Shareholders in general meeting with such Eligible Participant and his or her close associates (or associates of such Eligible Participant is connected person of our Company) abstaining from voting;
- (ii) our Company shall send a circular to the Shareholders disclosing the identity of such Eligible Participant, the number and terms of the further options to be granted (and those previously granted to such Eligible Participant in the 12-month period), the purpose of granting further options to such Eligible Participant and an explanation as to how the terms of the further options serve such purpose;
- (iii) the number and terms of the further options to be granted to such Eligible Participant shall be fixed before the Shareholders' approval mentioned in (i) above; and
- (iv) for the purpose of calculating the minimum exercise price in respect of the further options to be so granted to such Eligible Participant, the date of the Board meeting for proposing such grant of further options shall be taken as the date of the Offer of such Option.

(m) Grant of options to core connected persons

Without prejudice to the terms and conditions stipulated in paragraph (e) above:

(i) any grant of options to a Director, chief executive or Substantial Shareholder of our Company or any of their respective associates shall be approved by the independent non-executive Directors of our Company (excluding an independent non-executive Director who is the proposed Grantee) of such options; and

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(ii) where a grant of options to a Substantial Shareholder or an independent non-executive Director of our Company or any of their respective associates would result in the Shares issued and to be issued upon exercise of all options already granted and to be granted under the Share Option Scheme and other schemes (including options exercised, cancelled and outstanding but excluding any options lapsed in accordance with the terms of the such schemes) to such person in the 12-month period up to and including the date of grant that, representing in aggregate over 0.1 per cent of the Shares in issue, such further grant of options shall be approved by Shareholders in general meeting in the manner set out below.

In the circumstances described above, our Company shall send a circular to its shareholders under the applicable laws. The relevant Grantee, his/her associates and all core connected persons of our Company shall abstain from voting at such general meeting. Our Company shall comply with the requirements under Rules 13.40, 13.41 and 13.42 of the Listing Rules and/or such other requirements prescribed under the Listing Rules from time to time.

(n) Cancellation of options

Our Board shall be entitled to cancel any option in whole or in part by giving notice in writing to the Grantee stating that such option is thereby cancelled with effect from the date specified in such notice ("**Cancellation Date**"):

- (i) if agreed between our Company and the relevant Grantee; or
- (ii) if our Board offers to grant to the Grantee replacement options of equivalent value of the options being cancelled; or
- (iii) if our Company pays or procures to be paid to the Grantee an amount equal to the cash value of the options being cancelled as at the date of cancellation as determined by the Board by reference to the difference between the closing price of a Shares as stated in the Stock Exchange's daily quotations sheet on the date of the cancellation and the exercise price.

Where our Company cancels an option granted to a Grantee and makes a new grants to the same Grantee, the such new grant may only be made under the Share Option Scheme with available Scheme Mandate Limit and, if applicable, the Category C Participant Limit set out in paragraph (k) above. The options cancelled will be regarded as utilised for the purpose of calculating the Scheme Mandate Limit and the Category C Participant Limit.

(o) Reorganisation of capital structure

In the event of any change in the capital structure of our Company while any option may become or remains exercisable, whether by way of a **[REDACTED]**, rights issue, consolidation, sub-division or reduction of the share capital of our Company, our Board may, if it considers the same to be appropriate, direct that adjustments be made to:

- (i) the number of Shares subject to outstanding options; and/or
- (ii) the exercise price of each outstanding option.

Where our Board determines that adjustments are appropriate (other than an adjustment arising from a **[REDACTED]**), the auditors or the independent financial advisers (as our Board may select) shall certify in writing to our Board that any such adjustments to be in their opinion fair and reasonable, provided that:

- (i) the aggregate percentage of the issued share capital of our Company available for the grant of options shall remain as nearly as possible the same as it was before such change but shall not be greater than the maximum number prescribed by the Listing Rules from time to time;
- (ii) any such adjustments shall be made on the basis that the aggregate exercise price payable by a Grantee on the full exercise of any option shall remain as nearly as possible the same as (but shall not be greater than) it was before such event;
- (iii) no such adjustments shall be made the effect of which would be to enable a Share to be issued at less than its nominal value;
- (iv) the adjustments made be in made in accordance with the Listing Rules, the Supplemental Guidance on the Main Board Listing Rule 17.03(13) and the Note Immediately after the Rule attached to the Frequently Asked Question No. 072-2020 issued by the Stock Exchange on 6 November 2020 as updated in January 2023 ("Supplementary Guidance") as amended from time to time and any further requirements, guidance or interpretation issued by the Stock Exchange from time to time, if applicable; and

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(v) any such adjustments shall, as nearly as practicable, be made on the basis that the proportion of the issued share capital of our Company for which any Grantee is entitled to subscribe pursuant to the options held by him shall remain the same as (but shall not be greater than) that to which he was previously entitled (as interpreted in accordance with the Listing Rules and the Supplemental Guidance as amended from time to time, and any further requirements, guidance or interpretation issued by the Stock Exchange from time to time), rounded to the nearest whole share.

For the avoidance of doubt only, the issue of securities as consideration in a transaction shall not be regarded as a circumstance requiring an adjustment.

The capacity of the auditors or the independent financial advisers (as the case may be) in this paragraph (o) is that of experts and not of arbitrators and their certification or confirmation shall, in the absence of manifest error, be final, conclusive and binding on our Company and the Grantees. The costs of the auditors or the independent financial advisers (as the case may be) shall be borne by our Company.

(p) Alteration of the Share Option Scheme

Any change to the terms of the options granted to a Grantee (except where the changes take effect automatically under the terms of the Share Option Scheme) shall be approved by our Board, the remuneration committee, the independent non-executive Directors and/or the Shareholders (as the case may be) if the initial grant of options was approved by the Board, the remuneration committee, the independent non-executive Directors and/or the Shareholders (as the case may be).

Any change in the terms of the options granted to a Grantee who is the Director, chief executive or substantial shareholder of the Company, or any of their respective associates, must be approved by the Shareholders in the manner as required under the Listing Rules if the initial grant of the options requires such approval (except where the changes take effect automatically under the existing terms of the Share Option Scheme). However, this clause does not apply to the Grantee who is only a proposed Director or chief executive of the Company.

The Share Option Scheme may be altered in any respect by a resolution of our Board, except that the following shall not be carried out except with the prior approval of the Shareholders by an ordinary resolution in a general meeting:

- (i) any material alteration of the terms and conditions of the Share Option Scheme;
- (ii) any alteration of the provisions of the Share Option Scheme in relation to the matters set out in Rule 17.03 of the Listing Rules to the advantage of the Grantees;

(iii) any change to the authority of our Directors to alter the terms of the Share Option Scheme;

provided always that the amended terms of the Share Option Scheme shall comply with the applicable requirements of the Listing Rules and other applicable laws, and that no such alteration shall operate to affect adversely the terms of issue of any options granted or agreed to be granted prior to such alteration except with the consent or sanction of such majority of the Grantee as would be required of the Shareholders under the Articles of Association for a variation of rights attached to the Shares.

(q) Termination

Our Company may by a resolution of the Shareholders in general meeting at any time terminate the operation of the Share Option Scheme. Upon termination of the Share Option Scheme, no further options shall be offered but in all other respects the provisions of the Share Option Scheme shall remain in full force and effect to the extent necessary to give effect to the exercise of any options granted but not yet exercised prior to the termination or otherwise as may be required in accordance with the Share Option Scheme.

An application has been made to the Listing Committee to the Stock Exchange for the **[REDACTED]** of, and permission to **[REDACTED]**, the new Shares which may fall to be issued pursuant to the exercise of the options to be granted under the Share Option Scheme.

As at the Latest Practicable Date, no option had been granted or agreed to be granted by our Company pursuant to the Share Option Scheme.

Our Directors consider it inappropriate to disclose the value of options which may be granted under the Share Option Scheme as if they had been granted as at the Latest Practicable Date. Any such valuation will have to be made on the basis of certain option pricing model or other methodology, which depends on various assumptions including, the exercise price, the exercise period, interest rate, expected volatility and other variables. As no options have been granted, certain variables are not available for calculating the value of options. Our Directors believe that any calculation of the value of options as at the Latest Practicable Date based on a number of speculative assumptions would not be meaningful and would be misleading to **[REDACTED]**.

Our Company will disclose in the annual and interim reports details of the Share Option Scheme including the number of options granted and to be granted/exercised/cancelled/lapsed, date of grant, vesting period, exercise period and exercise price during the relevant financial year/period in accordance with the Listing Rules in force from time to time. We will also disclose in the remuneration report or corporate governance report a summary of material matters relating to the Share Option Scheme that were reviewed and approved by the remuneration committee during the financial year.

E. OTHER INFORMATION

1. Estate duty

Our Directors have been advised that no material liability for estate duty is likely to fall on our Company or any member of our Group.

2. Litigation

As at the Latest Practicable Date, we were not engaged in any litigation, arbitration or claim of material importance and no litigation, arbitration or claim of material importance is known to our Directors to be pending or threatened by or against us, that would have a material adverse effect on our results of operations or financial conditions.

3. Tax and other indemnities

Our Controlling Shareholders have entered into a Deed of Indemnity in favour of our Company (for themselves and as trustee for each of its present subsidiaries) (being a contract referred to in "— B. Further Information About Our Business — 1. Summary of Material Contracts") to provide indemnities on a joint and several basis in respect of, among other things, taxation resulting from profits or gains earned, accrued or received on or before the date on which the [**REDACTED**] become unconditional.

4. Sole Sponsor

The Sole Sponsor has made an application on our behalf to the Listing Committee for the **[REDACTED]** of, and the permission to **[REDACTED]**, the Shares in issue and to be issued or sold as mentioned in this document (including the Shares which may be issued pursuant to the exercise of the **[REDACTED]**). The Sole Sponsor satisfies the independence criteria applicable to sponsors set out in Rule 3A.07 of the Listing Rules. The fee payable by us to the Sole Sponsor in respect of its services as sponsors for the **[REDACTED]** is HK\$**[REDACTED]**.

5. No Material Adverse Change

Our Directors confirm that there has been no material adverse change in the financial or trading position or prospects of our Group since 31 December 2022 (being the date to which the latest audited consolidated financial statements of our Group were prepared).

6. Qualification of Experts

The following are the qualifications of the experts (as defined under the Listing Rules and the Companies (WUMP) Ordinance) who gave opinions or advice which are contained in this document:

| Name | Qualifications |
|---------------------------|---|
| Quam Capital Limited | A licensed corporation under the SFO to carry out Type 1 (dealing in securities) and Type 6 (advising on corporate finance) regulated activities |
| Zhong Lun Law Firm | Legal advisers of our Company as to the laws of the PRC |
| KPMG | Certified Public Accountants; Public Interest Entity Auditor registered in accordance with the Accounting and Financial Reporting Council Ordinance |
| Harney Westwood & Riegels | Legal advisers of our Company as to the laws of the Cayman Islands |
| Frost & Sullivan Limited | Industry consultant |

7. Consent of Experts

Each of the experts as referred to in "— 6. Qualification of Experts" has given and has not withdrawn their respective written consents to the issue of this document with the inclusion of their reports and/or letters and/or legal opinion (as the case may be) and references to their names included in the form and context in which it respectively appears.

None of experts named above has any shareholders' interests in our Company or any member of our Group or the right (whether legally enforceable or not) to subscribe for or to nominate persons to subscribe for interests in our Company or any member of our Group.

8. **Promoters**

Our Company has no promoter for the purpose of the Listing Rules.

9. Preliminary Expenses

The preliminary expenses incurred by our Company amounted to HK\$0.1 million and were paid by our Company.

10. Exemption from requirement to set out property valuation report

This document is exempt from compliance with the requirements of section 342(1)(b) of the Companies (WUMP) Ordinance in relation to paragraph 34(2) of the Third Schedule to the Companies (WUMP) Ordinance in reliance on the exemption under section 6(2) of the Companies (Exemption of Companies and Prospectuses from Compliance with Provisions) Notice (Chapter 32L of the Laws of Hong Kong). Please see "Business — Properties" for further details.

11. Binding Effect

This document shall have effect, if an application is made pursuance of it, of rendering all persons concerned bound by all of the provisions (other than the penal provisions) of sections 44A and 44B of the Companies (WUMP) Ordinance so far as applicable.

12. Bilingual Document

The English language and Chinese language versions of this document are being published separately, in reliance upon the exemption provided by section 4 of the Companies Ordinance (Exemption of Companies and Document from Compliance with Provisions) Notice (Chapter 32L of the Laws of Hong Kong).

13. Miscellaneous

- (a) Within the two years immediately preceding the date of this document:
 - (i) No share or loan capital of our Company or any of our subsidiaries has been issued or agreed to be issued or is proposed to be fully or partly paid up either for cash or for a consideration other than cash;
 - (ii) no commissions, discounts, brokerage or other special terms have been granted in connection with the issue or sale of any shares or loan capital of any member of our Group; and
 - (iii) no commission has been paid or payable (except commission to [REDACTED]) to any persons for subscription, agreeing to subscribe, procuring subscription or agreeing to procure subscription of any shares of our Company or any of our subsidiaries.
- (b) No share or loan capital of our Company or any of our subsidiaries is under option or is agreed conditionally or unconditionally to be put under option.
- (c) No founder, management or deferred shares of our Company or any of our subsidiaries have been issued or agreed to be issued.
- (d) Our Company has no outstanding convertible debt securities or debentures.
- (e) There is no arrangement under which future dividends are waived or agreed to be waived.
- (f) There has not been any interruption in the business of our Company which may have or have had a material adverse effect on the financial position of our Company in the 12 months immediately preceding the date of this document.