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symplr software LLC

(Formed in the State of Texas in the United States with limited liability)



IntelliCentrics Global Holdings Ltd. 中智全球控股有限公司 (Incorporated in the Cayman Islands with limited liability)

(Stock Code: 6819)

# JOINT ANNOUNCEMENT

# MONTHLY UPDATE ON

## (1) PROPOSED VERY SUBSTANTIAL DISPOSAL IN RELATION TO DISPOSAL OF THE ENTIRE ISSUED SHARE CAPITAL OF INCEPTION POINT SYSTEMS LTD.;

(2) PROPOSED DECLARATION OF SPECIAL INTERIM DIVIDEND; PROPOSED AMENDMENT OF THE ARTICLES OF ASSOCIATION;

## (3) APPLICATION OF NOTE 7 TO RULE 2 OF THE TAKEOVERS CODE;

AND

### (4) PROPOSED WITHDRAWAL OF LISTING OF INTELLICENTRICS GLOBAL HOLDINGS LTD. AND WINDING UP PROPOSAL

Financial Adviser to the Company



**UBS AG Hong Kong Branch** 

Financial Adviser to the Purchaser

Independent Financial Adviser to the Independent Board Committee





ING Bank N.V.

References are made to (i) the announcement dated February 9, 2024, jointly issued by IntelliCentrics Global Holdings Ltd. (the "**Company**") and symplr software LLC (the "**Purchaser**") in relation to, among other things, the proposed very substantial disposal in relation to disposal of the entire issued share capital of Inception Point Systems Ltd., the proposed declaration of special interim dividend and proposed amendment of the existing articles of association of the Company, and the proposed withdrawal of listing of the Company (collectively, the "**Proposals**" and such announcement, the "**Joint Announcement**"); and (ii) the announcement dated March 1, 2024 issued by the Company in relation to the extension of time for despatch of the circular (the "**Circular**") in connection with the Proposals (the "**Time Extension Announcement**"). Unless otherwise specified, capitalized terms used herein shall have the same meanings as those defined in the Joint Announcement.

As disclosed in the Joint Announcement, Closing is conditional upon the fulfillment or (where applicable) waiver of all Conditions, including, among others, (i) the Independent Shareholders having approved the Proposals at the EGM; and (ii) the Antitrust Condition. The Special Interim Dividend and the Articles Amendment, and the Proposed Delisting are subject to conditions including, among others, Closing having taken place.

The Company and the Purchaser would like to update the Shareholders and potential investors that, on February 12, 2024, the Parties have submitted the pre-merger filings with respect to the Disposal to the Federal Trade Commission and the Antitrust Division of the Department of Justice of the United States.

As disclosed in the Joint Announcement, holders of outstanding Share Awards under the Non-Core Connected Person RSA Scheme who decide not to exercise their respective outstanding Share Awards on or prior to the Share Award Record Date, being a date that is at least fifteen (15) business days (within the meaning of the Listing Rules and the Takeovers Code) prior to the Dividend Record Date, will not become Eligible Shareholders and will not be entitled to the Special Interim Dividend. Accordingly, the Company would like to remind holders of outstanding Share Awards under the Non-Core Connected Person RSA Scheme to exercise their respective outstanding Share Awards as soon as practicable should they wish to qualify for entitlement to the Special Interim Dividend.

As disclosed in the Time Extension Announcement, the Executive has granted consent to an extension of the latest date for despatch of the Circular from March 1, 2024 to a date no later than March 28, 2024. The Company and the Purchaser are in the course of finalizing the information to be included in the Circular. A further announcement will be made by the Company when the Circular is despatched.

Further announcement(s) will be made by the Company and/or the Purchaser in accordance with the Listing Rules and the Takeovers Code (as the case may be) on the status and progress in connection with the Proposals as and when appropriate.

WARNING: SHAREHOLDERS AND POTENTIAL INVESTORS SHOULD BE AWARE THAT COMPLETION OF THE PROPOSALS IS SUBJECT TO APPROVAL AT THE EGM BY THE APPROVAL THRESHOLD AND OTHER CONDITIONS SET OUT UNDER THE SECTION HEADED "1. PROPOSED VERY SUBSTANTIAL DISPOSAL IN RELATION TO DISPOSAL OF THE ENTIRE ISSUED SHARE CAPITAL OF INCEPTION POINT SYSTEMS LTD. — 1.1(e) CONDITIONS PRECEDENT" OF THE JOINT ANNOUNCEMENT BEING FULFILLED (OR, IF APPLICABLE, WAIVED) AND THAT THE PROPOSALS MAY OR MAY NOT BE COMPLETED OR EFFECTED. SHAREHOLDERS AND POTENTIAL INVESTORS OF THE COMPANY SHOULD THEREFORE EXERCISE CAUTION WHEN DEALING IN THE SECURITIES OF THE COMPANY. PERSONS WHO ARE IN DOUBT AS TO THE ACTION THEY SHOULD TAKE SHOULD CONSULT THEIR STOCKBROKER, **LICENSED SECURITIES DEALERS.** REGISTERED **INSTITUTIONS** IN **SECURITIES. BANK** MANAGERS, SOLICITORS, PROFESSIONAL ACCOUNTANTS OR OTHER PROFESSIONAL **ADVISERS.** 

> By order of the Board IntelliCentrics Global Holdings Ltd. LIN Tzung-Liang Chairman and executive director

Hong Kong, March 8, 2024

As of the date of this announcement, the Board comprises: Mr. LIN Tzung-Liang (Chairman) and Mr. Michael James SHEEHAN as executive Directors; Mr. LIN Kuo-Chang and Mr. Leo HERMACINSKI as non-executive Directors; and Mr. HSIEH Yu Tien, Mr. WONG Man Chung Francis and Mr. LIAO Xiaoxin as independent non-executive Directors.

The Directors jointly and severally accept full responsibility for the accuracy of the information contained in this announcement (other than that relating to the Purchaser Group (which, for the avoidance of doubt, includes the Purchaser), the Equity Financing Sources and their respective affiliates, equityholders, shareholders, directors, officers, employees and representatives) and confirm, having made all reasonable inquiries, that to the best of their knowledge, opinions expressed in this announcement (other than those expressed by the directors of WFM Holding Corp. and Symplr Holdco) have been arrived at after due and careful consideration and there are no other facts not contained in this announcement, the omission of which would make any statement in this announcement misleading.

As of the date of this announcement, the Purchaser is managed by WFM Holding Corp., which is the sole member of the Purchaser. The Purchaser does not have a board of directors or a board of managers. The board of directors of WFM Holding Corp. comprises BJ Schaknowski and Hugo Doetsch. The board of directors of Symplr Holdco comprises Behdad Eghbali, BJ Schaknowski, Dan Groen, Hiren Mankodi, Kevin Kemmerer, Paul Huber, Pedro Vaz, Prashant Mehrotra, Richard Pleczko, Ryan Carroll, Sean Courtney and Chris Colpitts.

The directors of WFM Holding Corp. and the directors of Symplr Holdco jointly and severally accept full responsibility for the accuracy of the information contained in this announcement (other than that relating to the Group (including the Target Group), IntelliCentrics Holding and their respective affiliates, equityholders, shareholders, directors, officers, employees and representatives) and confirm, having made all reasonable inquiries, that to the best of their knowledge, opinions expressed in this announcement (other than those expressed by the Directors) have been arrived at after due and careful consideration and there are no other facts not contained in this announcement, the omission of which would make any statement in this announcement misleading.

In the case of inconsistency, the English text of this announcement shall prevail over the Chinese text.