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La Chapelle

新疆拉夏貝爾服飾股份有限公司
Xinjiang La Chapelle Fashion Co., Ltd.
(IN REORGANISATION)

*(formerly known as “Shanghai La Chapelle Fashion Co., Ltd.
(上海拉夏貝爾服飾股份有限公司)”*

(a joint stock company incorporated in the People’s Republic of China with limited liability)
(Stock code: 06116)

**ANNOUNCEMENT IN RELATION TO UPDATE ON NEW ACCUMULATED
LITIGATION AND ASSET FREEZES AND ACCUMULATED LITIGATION
INVOLVING THE COMPANY AND ITS SUBSIDIARIES**

This announcement is made by Xinjiang La Chapelle Fashion Co., Ltd. (the “**Company**”, together with its subsidiaries, the “**Group**”) pursuant to Rule 13.09(2) and Rule 13.10B of the Rules Governing the Listing of Securities (the “**Listing Rules**”) on The Stock Exchange of Hong Kong Limited (the “**Hong Kong Stock Exchange**”) and the Inside Information Provisions under Part XIVA of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong).

Reference is made to the announcements of the Company dated 9 December 2020, 25 January 2021, 5 March 2021, 29 April 2021, 4 August 2021, 9 August 2021, 27 August 2021, 29 September 2021, 28 October 2021, 29 November 2021, 29 December 2021, 27 January 2022, 1 March 2022, 1 April 2022, 29 April 2022, 2 June 2022, 5 July 2022, 1 August 2022, 1 September 2022, 10 October 2022, 1 November 2022, 1 December 2022, 3 January 2023 and 1 February 2023 and the announcements of the administrator of the Company dated 1 March 2023, 3 April 2023, 4 May 2023, 1 June 2023, 3 July 2023, 1 August 2023, 1 September 2023, 9 October 2023, 1 November 2023, 1 December 2023, 2 January 2024, 1 February 2024, 1 March 2024, 1 April 2024, 6 May 2024, 3 June 2024 and 2 July 2024 in relation to asset freezes and accumulated litigation involving the Group, to the announcement of the Company dated 2 August 2024 in relation to asset freezes and accumulated litigation involving the Group, the announcement of the Company dated 28 December 2022 in relation to the judicial auction of a wholly-owned subsidiary’s assets, the announcement of the administrator of the Company dated 17 February 2023 in relation to the update on the judicial auction of the assets of a wholly-owned subsidiary, the voluntary announcement of the administrator of the Company dated 22 March 2023 in relation to the second judicial auction of the assets of a wholly-owned subsidiary, the update announcement of the administrator of the Company dated 12 May 2023 in relation to the second judicial auction of the assets of a wholly-owned subsidiary, the voluntary announcement of the administrator of the Company dated 3 July 2023 in relation to the judicial sale of the assets of a wholly-owned subsidiary and the update announcement of the administrator of the Company dated 9 October 2023 in relation to the judicial sale of the assets of a wholly-owned subsidiary, the announcement of the Company dated

2 February 2023 in relation to the judicial auction of the assets of a wholly-owned subsidiary, the announcement of the administrator of the Company dated 15 February 2023 in relation to the decision of the court to accept the application for reorganisation of a wholly-owned subsidiary of the company and the designation of administrator and the announcement of the administrator of the Company dated 8 March 2023 in relation to the update on the judicial auction of the assets of a former wholly-owned subsidiary, the announcement of the Company dated 31 August 2022, 16 December 2022, 16 January 2023 and 17 January 2023 and the announcement of the administrator of the Company dated 16 May 2023 in relation to litigation involving the Company and its subsidiary, the announcement of the administrator of the Company dated 1 March 2023 in relation to litigation involving the company and its wholly-owned subsidiaries, the announcement of the Company dated 3 February 2023 in relation to the decision of the court to accept the petition from a creditor for bankruptcy liquidation of the Company, the announcement of the Company dated 7 February 2023 in relation to the designation of administrator of bankruptcy liquidation of the Company by the court and suspension of trading and the announcement of the administrator of the Company dated 22 May 2024 in relation to the change of administrator, the announcement of the Company dated 12 October 2022 in relation to petition for bankruptcy liquidation of a wholly-owned subsidiary by its creditor and the update announcements of the administrator of the Company dated 8 February 2023 and 9 February 2023 in relation to petition for liquidation of a wholly-owned subsidiary by its creditor, and the announcement of the administrator of the Company dated 16 June 2023 in relation to the judicial auction of the assets of a wholly-owned subsidiary, the update announcement of the administrator of the Company dated 18 July 2023 in relation to the judicial auction of the assets of a wholly-owned subsidiary, the announcement of the administrator of the Company dated 21 July 2023 in relation to the second judicial auction of the assets of a wholly-owned subsidiary and the update announcements of the administrator of the Company dated 8 August 2023 and 19 December 2023 in relation to the second judicial auction of the assets of a wholly-owned subsidiary, and the overseas regulatory announcements of the administrator of the Company dated 6 July 2023, 31 July 2023, and 8 August 2023 (the “**Announcements**”). Unless the context otherwise requires, capitalized terms used herein shall have the same meanings as those defined in the Announcements.

In accordance with the relevant provisions of the Measures for the Information Disclosure of STAQ and NET Companies and Delisted Companies in the National Equities Exchange and Quotations*(《全國中小企業股份轉讓系統兩網公司及退市公司信息披露辦法》), the Company has conducted a statistical analysis on the cumulative increase in new litigation cases, accumulated litigation and asset freezes of the Group, the details of which are as follows:

I. NEW ACCUMULATED LITIGATION

From 1 August 2024 to 31 August 2024, the Group has accumulated 2 new lawsuits with a total claimed amount of approximately RMB0.71 million. A summary of the cases is as follows:

No.	Subject party	Standing (Plaintiff/Defendant)	Name of counterparty(ies)	Subject of the case	Amount involved in the litigation (RMB'0000)	Stage of progress
1	Shanghai Puaila Fashion Co., Ltd.* (上海普體拉服飾有限公司)	Plaintiff	Jinan Yiyang Clothing Trading Co., Ltd.* (濟南怡洋服飾商貿有限公司), Jiang Li* (江麗), Gu Wei* (顧偉)	Dispute over joint operation contract	509,808.70	The case has not yet been heard
2	The Company	Plaintiff	Haikou Longhua Wenzeng Clothing Store* (海口龍華聞贈服裝店), Zeng Zhiwen* (曾志文), Shenzhen Tencent Computer Systems Co., Ltd.* (深圳市騰訊計算機系統有限公司)	Dispute over trademark infringement and unfair competition	201,000.00	The case has been adjudicated
Total (RMB)					710,808.70	

For details, please refer to appendix 1 to the overseas regulatory announcement of the Company dated 3 September 2024.

II. PROGRESS OF ACCUMULATED LITIGATION AND ASSET FREEZES

(I) PROGRESS OF ACCUMULATED LITIGATION

From 1 August 2024 to 31 August 2024, among the accumulated litigation cases disclosed, the progress of four litigation cases has been updated, among which three litigation cases have been ruled, adjudicated or mediated by the court, involving an aggregate amount of approximately RMB1.78 million, and for one litigation case which had been previously adjudicated by the court at the second instance, the Company has filed an appeal request, and such case has been adjudicated by the court, involving an amount of approximately RMB0.25 million. For details, please refer to appendix 2 to the overseas regulatory announcement of the Company dated 3 September 2024.

As at 31 August 2024, there are still 7 litigation cases in total that have not been adjudicated or mediated (including six lawsuits in which the Group is the plaintiff and one lawsuit in which the Group is the defendant), involving an aggregate amount of approximately RMB2.66 million (including an aggregate amount of RMB2.54 million involving the Group as the plaintiff and an aggregate amount of RMB0.12 million involving the Group as the defendant). The statistical details are as follows:

Currency: RMB'0000

Subject of the case	No. of cases	Aggregate amount involved
Dispute over joint operation contract	2	193
Dispute over sale and purchase agreement	1	42
Dispute over trademark infringement and unfair competition	1	15
Dispute over trademark right licensing	1	12
Disputes over trademark transfer agreement	1	5
Dispute over intellectual property	1	0
Total	7	266

For details, please refer to appendix 3 to the overseas regulatory announcement of the Company dated 3 September 2024.

(II) FREEZING OF ASSETS

As a result of the Group's involvement in litigation and arbitration cases, some of the Group's bank accounts and equity interest in its subsidiaries have been frozen, and certain real properties of the Group have been seized. The update information is as follows:

1. FREEZING OF BANK ACCOUNTS

As at 31 August 2024, an aggregate of 93 bank accounts of the Group have been frozen, involving an aggregate frozen amount of approximately RMB6.29 million. The details are as follows:

Type of account	Number of frozen accounts	Frozen amount (RMB)
General account	81	4,164,103.89
Basic account (including those of the Company's subsidiaries)	10	2,124,851.33
Fund-raising specialised account	2	240.17
Total	93	6,289,195.39

Note: previously, RMB440,840.10 was forcibly deducted from the specialised account dedicated to the Company's A-share fund-raising, leaving an actual balance of RMB239.90 available in the account. RMB2,414.92 was transferred by the administrator of the Company from the specialised account dedicated to the Company's H-share fund-raising to the account of the administrator of the Company, leaving an actual balance of RMB0.27 available in the account.

For details, please refer to appendix 4 to the overseas regulatory announcement of the Company dated 3 September 2024.

The bank accounts above have been frozen as a result of steps taken by the plaintiffs to preserve assets for the purpose of enforcement, and there exists the possibility that compulsory transfer will be ordered by the relevant courts. The Company will proactively communicate with the relevant courts and plaintiffs so that the bank accounts can be unfrozen as soon as possible.

2. FREEZING OF THE COMPANY'S EQUITY INTEREST IN ITS SUBSIDIARIES

As at 31 August 2024, as a result of factors such as the Group's involvement in litigation cases, the Company's equity interest in three of its subsidiaries have been frozen, involving an aggregate amount subject to enforcement of approximately RMB32.87 million.

For details, please refer to appendix 5 to the overseas regulatory announcement of the Company dated 3 September 2024.

The freezing of the Company's equity interest mentioned above has not substantially affected the normal operation and production of the Company and its subsidiaries. However, there is a risk that the equity interest may be judicially disposed of. The Company will proactively communicate with the relevant courts and creditors in order to properly resolve the freezing of the equity interest and maintain the stability of the Company's production and operation.

3. SEIZURE OF REAL ESTATE

As at 31 August 2024, as a result of the Group's involvement in a total of 13 litigation cases arising from disputes such as disputes over financial loan agreements and construction agreements, one real property of the Group (with a net value of approximately RMB211 million as at 31 July 2024) have been seized. The details are as follows:

No.	Relevant case no.	Reason for restrictions	Execution/preservation amount (RMB'0000)	Restriction method	Seized	Location of the real estate	Net value as at 31 July 2024 (RMB'0000)	The court imposing the restriction
1	(2020) Hu 0104 Min Chu No. 30478* ((2020) 滬0104民初30478號)	Pre-litigation preservation	4,049	Seizure	Jin (2018) Xiqing District Real Estates Right No.1016982* (津 (2018) 西青區不動產權第1016982號)	No. 24, Xinghua West Branch Road, Dasi Town, Xiqing District, Tianjin* (天津市西青區大寺鎮興華西支路24號)	21,122	People's Court of Xuhui District, Shanghai* (上海市徐匯區人民法院)
2	(2020) Hu 74 Min Chu No. 3705* ((2020) 滬74民初3705號)	Pre-litigation preservation	7,107	Alternate seizure				Shanghai Financial Court* (上海金融法院)
3	(2020) Hu 74 Min Chu No. 3706* ((2020) 滬74民初3706號)	Pre-litigation preservation	8,935					Shanghai Financial Court* (上海金融法院)
4	(2021) Hu 0115 Min Chu 9884* ((2021) 滬0115民初9884號)	Pre-litigation preservation	2,312					People's Court of Pudong New District, Shanghai* (上海市浦東新區人民法院)
5	(2021) Hu 0115 Min Chu No. 9889* ((2021) 滬0115民初9889號)	Pre-litigation preservation	2,864					People's Court of Pudong New District, Shanghai* (上海市浦東新區人民法院)
6	(2021) Hu 0115 Min Chu No. 9890* ((2021) 滬0115民初9890號)	Pre-litigation preservation	3,566					People's Court of Pudong New District, Shanghai* (上海市浦東新區人民法院)

No.	Relevant case no.	Reason for restrictions	Execution/preservation amount (RMB'0000)	Restriction method	Seized	Location of the real estate	Net value as at 31 July 2024 (RMB'0000)	The court imposing the restriction
7	(2023) Jin 0111 Zhi No. 1087* ((2023) 津0111執1087號)	Unknown	303					People's Court of Xiqing District, Tianjin* (天津市西青區人民法院)
8	(2021) Jin 0101 Zhi No. 3271* ((2021) 津0101執3271號)	Unknown	Unknown					People's Court of Heping District, Tianjin* (天津市和平區人民法院)
9	((2021) Jin 0111 Zhi No. 6279* ((2021) 津0111執6279號)	Unknown	Unknown					People's Court of Xiqing District, Tianjin* (天津市西青區人民法院)
10	(2022) Jin 0111 Zhi No. 3380* ((2022) 津0111執3380號)	Unknown	Unknown					People's Court of Xiqing District, Tianjin* (天津市西青區人民法院)
11	(2022) Jin 01 Zhi No. 3* ((2022) 津01執3號)	Unknown	Unknown					Tianjin No. 1 Intermediate People's Court* (天津市第一中級人民法院)
12	One of (2023) Jin 0111 Min Chu No. 5345* ((2023) 津0111民初5345號之一)	Unknown	Unknown					People's Court of Xiqing District, Tianjin* (天津市西青區人民法院)
13	(2023) Jin 0111 Zhi No. 2459* ((2023) 津0111執2459號)	Unknown	Unknown					People's Court of Xiqing District, Tianjin* (天津市西青區人民法院)
Total book value (RMB'0000)							21,122	

The above-mentioned real estate seizures have been subject to rights restrictions, and there is a risk that such real propert(ies) may be judicially auctioned to repay debts. The Company will proactively coordinate with the relevant parties, properly handle the seizures, and actively negotiate with the applicants for such seizures so that the rights restrictions can be lifted and the real properties involved can resume to normal conditions as soon as possible.

The courts accepted the petitions from creditors for the winding-up of Shanghai Weile Fashion Co., Ltd.* (上海微樂服飾有限公司) (“**Shanghai Weile**”), a former wholly-owned subsidiary of the Company in July 2022 and appointed judicial administrator. In July 2022, the court accepted application from creditors of La Chapelle Fashion (Taicang) Co., Ltd.* (拉夏貝爾服飾(太倉)有限公司) (“**La Chapelle Taicang**”), a former wholly-owned subsidiary of the Company, for its reorganisation and pre-reorganisation, and appointed a provisional administrator. In February 2023, the court ordered reorganisation of La Chapelle Taicang and designated a judicial administrator. In February 2023, the court accepted the liquidation application against Nuoxing (Shanghai) Clothing Co., Ltd.* (諾杏(上海)服飾有限公司) (“**Shanghai Nuoxing**”), a former wholly-owned subsidiary of the Company, and designated a judicial administrator. In July 2023, the court accepted the liquidation application against Shanghai La Chapelle Xiuxian Fashion Co., Ltd.* (上海拉夏貝爾休閒服飾有限公司) (“**La Chapelle Xiuxian**”), a former wholly-owned subsidiary of the Company, and designated a judicial administrator. Therefore, the data of the above-mentioned freezing of bank accounts, seizure of real estate, and freezing and seizure of the Company’s equity interest in its subsidiaries exclude those of Shanghai Weile, Shanghai Nuoxing, La Chapelle Taicang and La Chapelle Xiuxian. The final impact of the liquidation of Shanghai Weile, Shanghai Nuoxing and La Chapelle Xiuxian, and the reorganisation of La Chapelle Taicang on the results of the Company in the current or subsequent periods will be subject to results of the winding-up, the reorganisation, and the annual audited financial results of the Company.

III. RELEVANT RISK WARNINGS

1. The above-mentioned accumulated litigation and asset freezes have affected the cash flow and the business operation of the Company to some extent. Before the accumulated litigation and the asset freezes are resolved, it cannot be guaranteed that subsequent freezing of the Company’s other assets may not occur. The relatively high cumulative amounts claimed in litigations involving the Company may result in a decrease in the Company’s ability to raise capital and may exacerbate the Company’s financial strain. In addition, the Company and its subsidiaries may be required to pay liquidated damages, penalty interests as well as litigation expenses, which could result in an increase in the financial expenses and administrative expenses of the Company. The final amounts will be subject to the respective judgments of the courts and their impact will be determined and disclosed in the annual audited financial results of the Company.
2. The Company will pay close attention to the progress of the accumulated litigation and asset freezes and promptly perform its information disclosure obligations in accordance with the relevant laws and regulations.

IV. CONTINUED SUSPENSION OF TRADING

At the request of the Company, following the designation of the administrator for the Company, trading in the shares of the Company on the Hong Kong Stock Exchange has been suspended with effect from 9:00 a.m. on 7 February 2023, and will remain suspended until further notice. Under Listing Rules 6.01A(1), the Hong Kong Stock Exchange may cancel the listing of any securities that have been suspended from trading for a continuous period of 18 months. In the case of the Company, the 18-month period has expired on 6 August 2024. The Company will publish further announcement(s) to inform the shareholders and potential investors of any material developments in connection with the suspension of trading as and when appropriate.

Shareholders and potential investors of the Company are advised to exercise caution when dealing in the securities of the Company.

By Order of the Board
Xinjiang La Chappelle Fashion Co., Ltd.
Mr. Zhao Jinwen
Chairman

Shanghai, the People's Republic of China
3 September 2024

As of the date of this announcement, the executive directors of the Company are Mr. Zhao Jinwen, Ms. Zhang Ying and Mr. Zhu Fengwei, the non-executive director of the Company is Ms. Wang Yan, the independent non-executive directors of the Company are Mr. Xing Jiangze, Ms. Chow Yue Hwa Jade and Ms. Yang Linyan.

* *For identification purpose only.*