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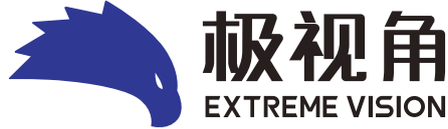
*Unless otherwise defined herein, capitalized terms used in this announcement shall have the same meanings as those defined in the prospectus dated March 20, 2026 (the “**Prospectus**”) of Shandong Extreme Vision Technology Co., Ltd.* (山東極視角科技股份有限公司) (the “**Company**”).*

This announcement is for information purposes only and does not constitute an invitation or offer to acquire, purchase or subscribe for securities. This announcement is not a prospectus. Potential investors should read the Prospectus for detailed information about the Global Offering described below before deciding whether or not to invest in the Offer Shares. Any investment decision in relation to the Offer Shares should be taken solely in reliance on the information provided in the Prospectus.

*This announcement is not for release, publication, distribution, directly or indirectly, in or into the United States (including its territories and possessions, any state of the United States and the District of Columbia). This announcement does not constitute or form a part of any offer or solicitation to purchase or subscribe for securities in the United States. The securities mentioned herein have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the “**U.S. Securities Act**”). The securities may not be offered or sold in the United States except pursuant to an exemption from the registration requirements of the U.S. Securities Act and in compliance with any applicable state securities laws, or outside the United States unless in compliance with Regulation S under the U.S. Securities Act. There will be no public offer of securities in the United States. The Offer Shares are being offered and sold outside the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act.*

The Hong Kong Offer Shares will be offered to the public in Hong Kong subject to term and conditions set out in the Prospectus. The Hong Kong Offer Shares will not be offered to any person who is outside Hong Kong and/or not resident in Hong Kong.

Potential investors of the Offer Shares should note that the Sole Sponsor and Overall Coordinator (for itself and on behalf of the Hong Kong Underwriters) shall be entitled to terminate their obligations under the Hong Kong Underwriting Agreement with immediate effect upon the occurrence of any of the events set out in the paragraph headed “Underwriting — Hong Kong Underwriting Arrangement — Hong Kong Public Offering — Grounds for Termination” in the Prospectus at any time prior to 8:00 a.m. (Hong Kong time) on the Listing Date (which is currently expected to be on Monday, March 30, 2026).



Shandong Extreme Vision Technology Co., Ltd.*

山東極視角科技股份有限公司

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

Global Offering

Number of Offer Shares under the Global Offering	: 12,480,000 H Shares
Number of Hong Kong Offer Shares	: 2,496,000 H Shares (as adjusted after reallocation)
Number of International Offer Shares	: 9,984,000 H Shares (as adjusted after reallocation)
Offer Price	: HK\$40.0 per H Share (payable in full in Hong Kong dollars on application plus brokerage of 1%, SFC transaction levy of 0.0027%, AFRC transaction levy of 0.00015% and the Stock Exchange trading fee of 0.00565% and subject to refund)
Nominal value	: RMB1.00 per H Share
Stock code	: 6636

Sole Sponsor, Overall Coordinator, Sole Global Coordinator, Joint Bookrunner and Joint Lead Manager



Joint Bookrunners and Joint Lead Managers

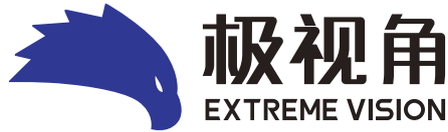
CMBI  **招銀國際** **ABCI**  **農銀國際**  **國投證券國際**

 **國信證券(香港)**
GUOSEN SECURITIES (HK)

 **利弗莫尔證券**
LIVERMORE HOLDINGS LIMITED

 **華升證券**
CHINA SUNRISE SECURITIES

* For identification purpose only



Shandong Extreme Vision Technology Co., Ltd.*
山東極視角科技股份有限公司

ANNOUNCEMENT OF ALLOTMENT RESULTS

*Unless otherwise defined herein, capitalized terms used in this announcement shall have the same meanings as those defined in prospectus dated March 20, 2026 (the “**Prospectus**”) of Shandong Extreme Vision Technology Co., Ltd.* (山東極視角科技股份有限公司) (the “**Company**”).*

Warning: In view of high concentration of shareholding in a small number of Shareholders, Shareholders and prospective investors should be aware that the price of the H Shares could move substantially even with a small number of H Shares traded and should exercise extreme caution when dealing in the H Shares.

SUMMARY

Company Information	
Stock code	6636
Stock short name	EXTREME VISION
Dealings commencement date	March 30, 2026*

* see note at the end of the announcement

Price Information	
Offer Price	HK\$40.00

Offer Shares and Share Capital	
Number of Offer Shares	12,480,000
Number of Offer Shares in Hong Kong Public Offering (after reallocation)	2,496,000
Number of Offer Shares in International Offering (after reallocation)	9,984,000
Number of issued Shares upon Listing	112,914,783

Proceeds	
Gross proceeds ^(Note)	HK\$499.2 million
Less: Estimated listing expenses payable based on Offer Price	HK\$64.8 million
Net proceeds	HK\$434.4 million

Note: Gross proceeds refers to the amount which the Company is entitled to receive. For details of the use of proceeds, please refer to the section headed “Future Plans and Use of Proceeds” of the Prospectus.

ALLOTMENT RESULTS DETAILS

HONG KONG PUBLIC OFFERING

No. of valid applications	159,089
No. of successful applications	33,931
Subscription level	4,591.37 times
Claw-back triggered	Yes
No. of Offer Shares initially available under the Hong Kong Public Offering	624,000
No. of Offer Shares reallocated from the International Offering	1,872,000
Final no. of Offer Shares under the Hong Kong Public Offering	2,496,000
% of Offer Shares under the Hong Kong Public Offering to the Global Offering	20%

Note: For details of the final allocation of Shares to the Hong Kong Public Offering, investors can refer to www.hkeipo.hk/iporesult to perform a search by identification number or www.hkeipo.hk/iporesult for the full list of allottees.

INTERNATIONAL OFFERING

No. of places	128
Subscription Level	3.41 times
No. of Offer Shares initially available under the International Offering	11,856,000
No. of Offer Shares reallocated to the Hong Kong Public Offering	1,872,000
Final no. of Offer Shares under the International Offering	9,984,000
% of Offer Shares under the International Offering to the Global Offering	80%

The Directors confirm that, to the best of their knowledge, information and belief, (i) none of the Offer Shares subscribed by the places and the public have been financed directly or indirectly by the Company, any of the Directors, chief executive of the Company, substantial shareholders, existing shareholders of the Company or any of its subsidiaries or their respective close associates; (ii) none of the places and the public who have purchased the Offer Shares are accustomed to taking instructions from the Company, any of the Directors, chief executive of the Company, substantial shareholders, existing shareholders of the Company or any of its subsidiaries or their respective close associates in relation to the acquisition, disposal, voting or other disposition of Shares registered in his/her/its name or otherwise held by him/her/it; (iii) there is no side agreement or arrangement between the Company, any of the Directors, chief executive of the Company, substantial shareholders, existing shareholders of the Company or any of its subsidiaries or their respective close associates, on one hand, and the public subscribers or the places who have subscribed for the Offer Shares, on the other hand; and (iv) no rebate has been, directly or indirectly, provided by the Company, any of the Directors, chief executive of the Company, substantial shareholders or existing shareholders of the Company, or any of their subsidiaries or their respective close associates, or syndicate members, or any other brokers involved in the Global Offering, to any public investors in the Hong Kong Public Offering or places in the International Offering.

The places in the International Offering include the following:

Cornerstone Investors

Investor	No. of Offer Shares allocated	% of Offer Shares	% of total issued H Shares after the Global Offering	% of total issued share capital after the Global Offering	Existing shareholders or their close associates
Zhengjin International ^(Note 1)	1,130,000	9.05%	1.01%	1.00%	Yes
GKI	50,000	0.40%	0.04%	0.04%	No

Note:

1. Zhengjin International is a close associate of the existing Shareholders. The Stock Exchange has granted a waiver from strict compliance with the requirements under Rules 9.09(b) and 10.04 of and consent under Paragraph 1C(2) of Appendix F1 to the Listing Rules and paragraph 18 of Chapter 4.15 of the Guide for New Listing Applicants to permit H Shares in the International Offering to be placed to certain close associates of the existing Shareholders. For further details, see “Waivers and Exemption — Waiver from Strict Compliance With Rules 9.09(b) and 10.04 of the Listing Rules and Consent Under Paragraph 1C(2) of Appendix F1 to the Listing Rules in Respect of Subscriptions of Offer Shares by Close Associate of Existing Shareholders and Core Connected Persons as Cornerstone Investor” in the Prospectus and the section headed “Allotment Results Details — International Offering — Allotees with waiver/consents obtained” in this announcement.

Allottees with waiver/consents obtained

Investor	No. of Offer Shares allocated	% of Offer Shares	% of total issued H Shares after the Global Offering	% of total issued share capital after the Global Offering	Relationship
<i>Allottees with consent under paragraph 1C(1) of Appendix F1 to the Listing Rules (the “Placing Guidelines”) in relation to allocations to connected clients</i>					
CITIC Securities International Capital Management Limited (“CSI”) ^(Note 1)	3,000	0.02%	0.003%	0.003%	Connected client as a placee
Dol-Fin Select Investment Fund SPC — Dol-Fin Select Investment Fund SP (“Dol-Fin Fund”) ^(Note 1)	1,125,000	9.01%	1.00%	1.00%	Connected client as a placee
<i>Allottee with waiver from strict compliance with Rule 10.04 of the Listing Rules and consent under paragraph 1C(2) of the Placing Guidelines in relation to allocation to a close associate of existing Shareholders</i>					
Zhengjin International ^(Note 2)	1,130,000	9.05%	1.01%	1.00%	A cornerstone investor and a close associate of existing Shareholders

Notes:

- For details of the consents under paragraph 1C(1) of the Placing Guidelines and Chapter 4.15 of the Guide for New Listing Applicant in relation to allocations to connected clients, please refer to the section headed “Additional Information” in this announcement.
- As disclosed in the Prospectus, Guotou Capital Management, Qingdao Qingtie, Qingdao Financial and Shandong Luhailiangong are existing Shareholders. Guotou Capital Management and Qingdao Qingtie are ultimately controlled by Qingdao City SASAC; Qingdao Financial is ultimately controlled by Qingdao Xihaiian SASAC; and Shandong Luhailiangong is ultimately controlled by Shandong Province SASAC. Qingdao City SASAC, Qingdao Xihaiian SASAC and Shandong Province SASAC are government bodies of the Shandong Province. Zhengjin International, a cornerstone investor, is wholly-owned by JSFIG. JSFIG is wholly-owned by Jinan Shizhong Government Project Fund Service Center* (濟南市市中區政府項目資金服務中心), a direct supervisory institution under Jinan Shizhong District Finance Bureau* (濟南市市中區財政局), which is a government body of the Shandong Province. As Jinan Shizhong District Finance Bureau, Qingdao City SASAC, Qingdao Xihaiian SASAC and Shandong Province SASAC are government bodies of the Shandong Province, Zhengjin International is a close associate of the Company’s abovementioned existing Shareholders for the purpose of waiver from strict compliance with Rules 9.09(b) and 10.04 of the Listing Rules and consent under paragraph 1C(2) of the Placing Guidelines. On the other hand, given that (a) JSFIG is not under direct control or supervision of Qingdao City SASAC, Qingdao Xihaiian SASAC and Shandong Province SASAC, no approval from Qingdao City SASAC, Qingdao Xihaiian SASAC and Shandong Province SASAC is required for JSFIG’s investment decisions, and JSFIG and investee companies of these authorities are subject to entirely different regulatory reporting lines and approval mechanisms in terms of corporate governance and management; (b) JSFIG is under the supervision of the Jinan Shizhong District Finance Bureau and is not under the direct control or supervision of the Jinan Municipal People’s Government or the Shandong Provincial People’s Government, and is therefore independent from the People’s Government of Jinan Municipality, the People’s Government of Shandong Province, and the entities under their control; and (c) as advised by the PRC Legal Advisors of the Company, relevant laws and regulations do not require JSFIG to obtain any approval from the People’s Government of Shandong Province or any of Qingdao City SASAC, Qingdao Xihaiian SASAC and Shandong Province SASAC in respect of its investment in the Company, Zhengjin International should not be treated as a close associate of the abovementioned existing Shareholders for the purpose of the qualification as an independent price setting investor.

LOCK-UP UNDERTAKINGS

Key Persons (as defined under Rule 18C.14 of the Listing Rules)

Name	Number of H Shares held in the Company subject to lock-up undertakings upon Listing	% of total issued H Shares in the Company upon Listing	% of total issued Shares in the Company upon Listing	Last day subject to the lock-up undertakings ^(Note 1)
Mr. Chan Chan Kit ^(Note 2)	16,114,821	14.34%	14.27%	March 29, 2027
Ms. Luo Yun ^(Note 3)	4,405,085	3.92%	3.90%	March 29, 2027
Mr. Chen Shuo ^(Note 4)	—	—	—	March 29, 2027
Mr. Xu Lei ^(Note 5)	—	—	—	March 29, 2027
Ms. Liu Ruoshui ^(Note 6)	—	—	—	March 29, 2027
Hengqin Jili ^(Note 7)	9,452,122	8.41%	8.37%	March 29, 2027
Hengqin Jichuang ^(Note 8)	9,024,164	8.03%	7.99%	March 29, 2027
Subtotal	38,996,192	34.70%	34.53%	

Notes:

- Pursuant to the applicable PRC law, within the 12 months following the Listing Date, all existing Shareholders (including the Pre-IPO Investors) are prohibited from disposing of any of the Shares held by them. Pursuant to Rule 18C.14(1) of the Listing Rules, the required lock-up period commences on the date by reference to which disclosure of their shareholdings in the Company is made in the Prospectus and end on the date upon the expiry of 12 months from the Listing Date, being the same date on which the restriction against disposal of Shares under the applicable PRC laws ends.
- Mr. Chan Chan Kit is a member of the Single Largest Group of Shareholders, the chairman of the Board, a founder and an executive Director and the general manager of the Company.
- Ms. Luo Yun is a member of the Single Largest Group of Shareholders, a co-founder and an executive Director and the deputy general manager of the Company.
- Mr. Chen Shuo is the executive Director and the deputy general manager of the Company.
- Mr. Xu Lei is the chief financial officer, secretary of the Board and joint company secretary of the Company.
- Ms. Liu Ruoshui is the deputy general manager and head of operation and marketing centre of the Company.
- Hengqin Jili is a member of the Single Largest Group of Shareholders, a close associate of Mr. Chan Chan Kit and one of the Pre-IPO Employee Incentive Platforms.
- Hengqin Jichuang is, a close associate of Mr. Xu Lei and one of the Pre-IPO Employee Incentive Platforms.

Pathfinder SIIs

Name	Number of H Shares held in the Company subject to lock-up undertakings upon Listing	% of total issued H Shares in the Company upon Listing	% of total issued Shares in the Company upon Listing	Last day subject to the lock-up undertakings <i>(Note 1)</i>
Qingdao Financial	5,464,317	4.86%	4.84%	March 29, 2027
Qualcomm China	4,990,208	4.44%	4.42%	March 29, 2027
China Resources Innovation	4,819,420	4.29%	4.27%	March 29, 2027
Shandong Luhailiandong	4,353,621	3.87%	3.86%	March 29, 2027
Subtotal	19,627,566	17.46%	17.39%	

Notes:

1. Pursuant to the applicable PRC law, within the 12 months following the Listing Date, all existing Shareholders (including the Pre-IPO Investors) are prohibited from disposing of any of the Shares held by them. Pursuant to Rule 18C.14(2) of the Listing Rules, the required lock-up period commences on the date by reference to which disclosure of their respective shareholdings in the Company is made in the Prospectus and ends on the date upon the expiry of six months from the Listing Date i.e. September 29, 2026.
2. Each of the Shareholders listed in the above table is a Pathfinder SII of the Company as defined under Chapter 2.5 of the Guide for New Listing Applicants.

Pre-IPO Investors (as defined in the Prospectus)

Name	Number of Shares held in the Company subject to lock-up undertakings upon Listing	% of total issued H Shares in the Company upon Listing	% of total issued Shares in the Company upon Listing	Last day subject to the lock-up undertakings <small>(Note 1)</small>
All Pre-IPO Investors (except for the Key Persons and Pathfinder SIIs as set out above)	41,811,025 (including 41,248,678 H Shares)	36.71%	37.03%	March 29, 2027
Subtotal	41,811,025 (including 41,248,678 H Shares)	36.71%	37.03%	

Notes:

1. Please see “History, Development and Corporate Structure — Details of the Pre-IPO Investments” in the Prospectus for the identities of the Pre-IPO Investors other than the Key Persons and Pathfinder SIIs.
2. Pursuant to the applicable PRC law, within the 12 months following the Listing Date, all existing Shareholders (including the Pre-IPO Investors) are prohibited from disposing of any of the Shares held by them.

Cornerstone Investors

Name	Number of H Shares held in the Company subject to lock-up undertakings upon Listing	% of total issued H Shares in the Company upon Listing	% of total issued Shares in the Company upon Listing	Last day subject to the lock-up undertakings <small>(Note 1)</small>
Zhengjin International	1,130,000	1.01%	1.00%	December 31, 2026
GKI	50,000	0.04%	0.04%	December 31, 2026

Note:

1. Each of the Cornerstone Investors has agreed that it will not, whether directly or indirectly, at any time during the period from the Listing Date to December 31, 2026 (both days inclusive) (the “**Lock-up Period**”), dispose of any of the Offer Shares they have subscribed for pursuant to the relevant Cornerstone Investment Agreement, save for in certain limited circumstances, such as transfers to any of its wholly-owned subsidiaries who will be bound by the same obligations of such Cornerstone Investor, including the Lock-up Period restriction.

PLACEE CONCENTRATION ANALYSIS

Placees	Number of H Shares allotted	Allotment as % of International Offering	Allotment as % of total Offer Shares	Number of Shares held upon Listing	% of total issued share capital upon Listing
Top 1	2,150,000	21.53%	17.23%	2,150,000	1.90%
Top 5	6,517,500	65.28%	52.22%	6,517,500	5.77%
Top 10	8,342,500	83.56%	66.85%	8,342,500	7.39%
Top 25	9,602,250	96.18%	76.94%	9,602,250	8.50%

Note:

* Ranking of placees is based on the number of H Shares allotted to the placees.

H SHARE SHAREHOLDER CONCENTRATION ANALYSIS

H Shareholders*	Number of H Shares allotted	Allotment as % of International Offering	Allotment as % of total Offer Shares	Number of H Shares held upon Listing	% of total issued H Share capital upon Listing	Number of Shares held upon Listing
Top 1	0	0.00%	0.00%	29,972,028	26.68%	29,972,028
Top 5	1,130,000	11.32%	9.05%	68,477,308	60.95%	68,477,308
Top 10	1,130,000	11.32%	9.05%	90,121,129	80.21%	90,121,129
Top 25	7,267,500	72.79%	58.23%	106,456,898	94.75%	106,456,898

Note:

* Ranking of H Shareholders is based on the number of H Shares held by H Shareholders upon Listing.

SHAREHOLDER CONCENTRATION ANALYSIS

Shareholders	Number of H Shares allotted	Allotment as % of International Offering	Allotment as % of total Offer Shares	Number of H Shares held upon Listing	Number of Shares held upon Listing	% of total issued share capital upon Listing
Top 1	0	0.00%	0.00%	29,972,028	29,972,028	26.54%
Top 5	1,130,000	11.32%	9.05%	68,477,308	68,477,308	60.65%
Top 10	1,130,000	11.32%	9.05%	90,121,129	90,121,129	79.81%
Top 25	7,267,500	72.79%	58.23%	105,982,844	106,545,191	94.36%

Note:

* Ranking of Shareholders is based on the number of Shares (of all classes) held by Shareholders upon Listing.

BASIS OF ALLOCATION UNDER THE HONG KONG PUBLIC OFFERING

Subject to the satisfaction of the conditions set out in the Prospectus, valid applications made by the public will be conditionally allocated on the basis set out below:

Pool A			Approximate percentage allotted of the total number of H Shares applied for
Number of H Shares applied for	Number of valid applications	Basis of allocation/ballot	
50	51,855	5,186 out of 51,855 applicants to receive 50 H Shares	10.00%
100	9,057	1,039 out of 9,057 applicants to receive 50 H Shares	5.74%
150	20,926	2,600 out of 20,926 applicants to receive 50 H Shares	4.14%
200	5,751	757 out of 5,751 applicants to receive 50 H Shares	3.29%
250	3,679	506 out of 3,679 applicants to receive 50 H Shares	2.75%
300	1,676	239 out of 1,676 applicants to receive 50 H Shares	2.38%
350	1,049	155 out of 1,049 applicants to receive 50 H Shares	2.11%
400	993	150 out of 993 applicants to receive 50 H Shares	1.89%
450	646	100 out of 646 applicants to receive 50 H Shares	1.72%
500	4,500	709 out of 4,500 applicants to receive 50 H Shares	1.58%
600	1,017	167 out of 1,017 applicants to receive 50 H Shares	1.37%
700	921	156 out of 921 applicants to receive 50 H Shares	1.21%
800	905	157 out of 905 applicants to receive 50 H Shares	1.08%
900	742	132 out of 742 applicants to receive 50 H Shares	0.99%
1,000	10,122	1,829 out of 10,122 applicants to receive 50 H Shares	0.90%
1,500	2,092	410 out of 2,092 applicants to receive 50 H Shares	0.65%
2,000	2,995	621 out of 2,995 applicants to receive 50 H Shares	0.52%
2,500	1,976	428 out of 1,976 applicants to receive 50 H Shares	0.43%
3,000	1,262	284 out of 1,262 applicants to receive 50 H Shares	0.38%
3,500	929	215 out of 929 applicants to receive 50 H Shares	0.33%
4,000	800	191 out of 800 applicants to receive 50 H Shares	0.30%
4,500	546	133 out of 546 applicants to receive 50 H Shares	0.27%
5,000	1,891	470 out of 1,891 applicants to receive 50 H Shares	0.25%
6,000	792	204 out of 792 applicants to receive 50 H Shares	0.21%
7,000	805	214 out of 805 applicants to receive 50 H Shares	0.19%
8,000	745	203 out of 745 applicants to receive 50 H Shares	0.17%
9,000	627	175 out of 627 applicants to receive 50 H Shares	0.16%
10,000	4,898	1,395 out of 4,898 applicants to receive 50 H Shares	0.14%
20,000	3,624	1,183 out of 3,624 applicants to receive 50 H Shares	0.08%

Pool A

Number of H Shares applied for	Number of valid applications	Basis of allocation/ballot	Approximate percentage allotted of the total number of H Shares applied for
30,000	2,984	1,056 out of 2,984 applicants to receive 50 H Shares	0.06%
40,000	1,611	603 out of 1,611 applicants to receive 50 H Shares	0.05%
50,000	1,539	602 out of 1,539 applicants to receive 50 H Shares	0.04%
60,000	859	349 out of 859 applicants to receive 50 H Shares	0.03%
70,000	651	273 out of 651 applicants to receive 50 H Shares	0.03%
80,000	695	299 out of 695 applicants to receive 50 H Shares	0.03%
90,000	609	268 out of 609 applicants to receive 50 H Shares	0.02%
100,000	3,349	1,502 out of 3,349 applicants to receive 50 H Shares	0.02%
Total	<u>150,118</u>	Total number of Pool A successful applicants: 24,960	

Pool B

Number of H Shares applied for	Number of valid applications	Basis of allocation/ballot	Approximate percentage allotted of the total number of H Shares applied for
150,000	4,674	100 H Shares plus 1,870 out of 4,674 applicants to receive an additional 50 H Shares	0.08%
200,000	1,010	100 H Shares plus 804 out of 1,010 applicants to receive an additional 50 H Shares	0.07%
250,000	676	150 H Shares	0.06%
312,000	2,611	150 H Shares plus 1,057 out of 2,611 applicants to receive an additional 50 H Shares	0.05%
Total	<u>8,971</u>	Total number of Pool B successful applicants: 8,971	

As of the date of this announcement, the relevant subscription monies previously deposited in the designated nominee accounts have been remitted back to the accounts of all HKSCC participants. Investors should contact their relevant brokers for any inquiries.

ADDITIONAL INFORMATION

Placing to connected clients with consents under paragraph 1C(1) of the Placing Guidelines

Under the International Offering, certain Offer Shares were placed to connected clients of certain distributors pursuant to the Placing Guidelines. Details of the placement to connected clients are set out below.

Connected client	Connected distributor	Relationship	Whether the connected client will hold beneficial interests of Offer Shares on a non-discretionary or discretionary basis for independent third parties	No. of Offer Shares allocated to the connected client	% of Offer Shares	% of total issued share capital after the Global Offering
CSI	CLSA Limited (“CLSA”)	See Note 1	Non-discretionary basis	3,000	0.02%	0.003%
Dol-Fin Fund	Monmonkey Group Securities Limited (“MGS”)	See Note 2	Discretionary basis	1,125,000	9.01%	1.00%

Notes:

1. CSI will act as the single counterparty of a back-to-back total return swap transaction (the “**CSI Back-to-back TRS**”) to be entered into by CSI in connection with a total return swap order (the “**CSI Client TRS**”) placed and fully funded by the ultimate clients (the “**CSI Ultimate Clients**”), including Black Crystal Capital Management Co., Ltd.* (黑晶資本管理有限公司) and the investment managers, Hainan Evolution Asset Management Co., LTD (海南進化論私募基金管理有限公司) and Shanghai QuantPi Investment Limited (上海量派投資管理有限公司) who act for and on behalf of the CSI Ultimate Clients, by which CSI will pass the full economic exposure of the Offer Shares placed to CSI to the CSI Ultimate Clients. CSI will hold the legal title and beneficial interest in the Offer Shares but will contractually agree to pass on the full economic exposure and return of the Offer Shares to the CSI Ultimate Clients, on a non-discretionary basis. The CSI Ultimate Clients may exercise their early termination rights to terminate the CSI Client TRS at any time from the trade date of the CSI Client TRS which should be on or after the date on which the Offer Shares are listed on the Stock Exchange. Upon the final maturity or termination of the CSI Client TRS by the CSI Ultimate Clients, CSI will dispose of the Offer Shares on the secondary market and the CSI Ultimate Clients will receive a final termination amount of the CSI Back-to-back TRS which will have taken into account all the economic returns or economic loss in relation to the Offer Shares and the fixed amount of transaction fees of the CSI Back-to-back TRS and the CSI Client TRS. Due to its internal policy, CSI will not exercise the voting right of the Offer Shares during the terms of the CSI Back-to-back TRS.

2. Monmonkey Group Asset Management Limited (“**MGAML**”) is wholly-owned by Apex Goal Worldwide Limited, which is in turn wholly-owned by HKE Holdings Limited, which is in turn owned by Flourish Nation Enterprises Limited as to 49.75%. Flourish Nation Enterprise Limited is wholly-owned by Mr. Lin Ho Man (“**Mr. Lin**”). MGSL, one of the distributors in the Global Offering, is wholly-owned by Monmonkey Group Holdings Limited, which is in turn owned by Mr. Lin as to 94.0%. Accordingly, MGAML is a related company of MGSL. MGAML is the investment manager Dol-Fin Fund SP and is authorized to make investment decisions for its investors to make investment decisions on a discretionary basis.

The Company has applied to the Stock Exchange for, and the Stock Exchange has granted, a consent under paragraphs 1C(1) of the Placing Guidelines to permit the Company to allocate such Offer Shares in the International Offering to the connected clients listed above. The allocation of Offer Shares to such connected clients is in compliance with all the conditions under the consent granted by the Stock Exchange.

Placing to an close associate of existing Shareholders with consent under paragraph 1C(2) of the Placing Guidelines

For details of the allocation of Offer Shares to Zhengjin International, please refer to the section headed “Allotment Results Details — International Offering — Allottees with waiver/consents obtained” in this announcement. The Company has applied to the Stock Exchange, and the Stock Exchange has granted, a waiver from strict compliance with Rules 9.09(b) and 10.04 of the Listing Rules and consent under paragraph 1C(2) of the Placing Guidelines to permit the Company to allocate such Offer Shares in the International Offering to Zhengjin International.

COMPLIANCE WITH LISTING RULES AND GUIDANCE

The Directors confirm that, except for the Listing Rules that have been waived and/or in respect of which consent has been obtained, the Company has complied with the Listing Rules and guidance materials in relation to the placing, allotment and listing of the Company's shares.

The Directors confirm that, to the best of their knowledge, the consideration paid by the placees or the public (as the case may be) directly or indirectly for each Offer Share subscribed for or purchased by them was the same as the final Offer Price in addition to any brokerage, AFRC transaction levy, SFC transaction levy and trading fee payable.

The Directors and the Overall Coordinator confirm that at least 50% of the total number of the Offer Shares have been allocated to and taken up by independent price setting investors in compliance with Rule 18C.08 of the Listing Rules.

The Directors further confirm that at least 20% of the issued share capital of the Company will be held by sophisticated independent investors at the time of Listing in compliance with Chapter 2.5 of the Guide for New Listing Applicants.

DISCLAIMERS

*Hong Kong Exchanges and Clearing Limited, The Stock Exchange of Hong Kong Limited (the “**Stock Exchange**”) and Hong Kong Securities Clearing Company Limited (“**HKSCC**”) take no responsibility for the contents of this announcement, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.*

*This announcement is not for release, publication, distribution, directly or indirectly, in or into the United States (including its territories and possessions, any state of the United States and the District of Columbia). This announcement does not constitute or form a part of any offer or solicitation to purchase or subscribe for securities in the United States. The securities mentioned herein have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the “**U.S. Securities Act**”). The securities may not be offered or sold in the United States except pursuant to an exemption from the registration requirements of the U.S. Securities Act and in compliance with any applicable state securities laws, or outside the United States unless in compliance with Regulation S under the U.S. Securities Act. There will be no public offer of securities in the United States.*

The Offer Shares are being offered and sold outside the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act.

This announcement is for information purposes only and does not constitute an invitation or offer to acquire, purchase or subscribe for securities. This announcement is not a prospectus. Potential investors should read the Prospectus dated March 20, 2026 issued by Shandong Extreme Vision Technology Co., Ltd. (山東極視角科技股份有限公司) for detailed information about the Global Offering described herein before deciding whether or not to invest in the Shares thereby being offered.*

* *Potential investors of the Offer Shares should note that the Sole Sponsor and Overall Coordinator (for itself and on behalf of the Hong Kong Underwriters) shall be entitled to terminate their obligations under the Hong Kong Underwriting Agreement with immediate effect upon the occurrence of any of the events set out in the paragraph headed “Underwriting — Hong Kong Underwriting Arrangement — Hong Kong Public Offering — Grounds for Termination” in the Prospectus at any time prior to 8:00 a.m. (Hong Kong time) on the Listing Date (which is currently expected to be on Monday, March 30, 2026).*

PUBLIC FLOAT AND FREE FLOAT

Immediately following the completion of the Global Offering, (i) approximately 60.38% of the total number of issued Shares will be regarded as public float and the Company will satisfy the minimum percentage as prescribed under Rule 19A.13A(1) of the Listing Rules; (ii) the three largest public Shareholders do not hold more than 50% of the H Shares in public hands at the time of Listing in compliance with Rules 8.08(3) and 8.24 of the Listing Rules; (iii) there will not be any new substantial shareholder (as defined in the Listing Rules) of the Company immediately after the Global Offering; (iv) no placee will, individually, be placed more than 10% of the enlarged issued share capital of the Company immediately after the Global Offering; and (v) there will be at least 300 Shareholders at the time of Listing in compliance with Rule 8.08(2) of the Listing Rules.

In consideration that the total number of H Shares in issue upon Listing that are held by the public and not subject to any disposal restrictions is expected to be at least 10% of the total number of issued H Shares at the time of Listing, with an expected market value at the time of Listing of not less than HK\$50,000,000, the Company is expected to satisfy the free float requirement under Rule 19A.13C of the Listing Rules at the time of the Listing.

COMMENCEMENT OF DEALINGS

The H Share certificates will only become valid evidence of title at 8:00 a.m. (Hong Kong time) on Monday, March 30, 2026, provided that the Global Offering has become unconditional and the right of termination described in the section headed “Underwriting — Hong Kong Underwriting Arrangement — Hong Kong Public Offering — Grounds for Termination” in the Prospectus has not been exercised. Investors who trade H Shares prior to the receipt of H Share certificates or the H Share certificates becoming valid evidence of title do so entirely at their own risk.

Assuming that the Global Offering becomes unconditional at or before 8:00 a.m. (Hong Kong time) on Monday, March 30, 2026, it is expected that dealings in the H Shares on the Stock Exchange will commence at 9:00 a.m. on Monday, March 30, 2026. The H Shares will be traded in board lots of 50 H Shares each. The stock code of the Shares is 6636.

By order of the Board
Shandong Extreme Vision Technology Co., Ltd.*
Mr. Chan Chan Kit
Chairman and Executive Director

Hong Kong, March 27, 2026

As at the date of this announcement, the Board comprises (i) Mr. CHAN Chan Kit, Ms. LUO Yun and Mr. CHEN Shuo as executive Directors; and (ii) Dr. NIU Baozhuang, Dr. LIU Shijie and Mr. LI Changzhen and Mr. CHEUNG Che Kit Richard as independent non-executive Directors.