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JOINT ANNOUNCEMENT

MAJOR TRANSACTION PROVISION OF SHAREHOLDER'S LOANS

PROVISION OF SHAREHOLDER'S LOANS

As advised and confirmed by TACI, on 21st September, 2017, Greatway (Shenzhen) (an indirect wholly-owned subsidiary of TACI, which in turn is an indirect non wholly-owned subsidiary of AGL as at the date of this joint announcement) entered into a shareholder's loan agreement with Xianghe Min-Hoong (an indirect 50%-owned joint venture of TACI), which was amended and supplemented by the Supplemental Loan Agreements.

As advised and confirmed by TACI, on 25th June, 2025, Greatway (Shenzhen), Xianghe Min-Hoong and Shenzhen Chenkang (an indirect 50%-owned joint venture of TACI) entered into the Fifth Supplemental Shareholder's Loan Agreement, pursuant to which (i) the principal amount of the Shareholder's Loan granted by Greatway (Shenzhen) to Xianghe Min-Hoong will be increased from the amount of not exceeding RMB960,000,000 (equivalent to approximately HK\$1,054,945,000) to the amount of not exceeding RMB1,750,000,000 (equivalent to approximately HK\$1,923,077,000); and (ii) the term of the Shareholder's Loan will be extended such that the repayment date shall be extended to 31st May, 2028. Furthermore, as advised and confirmed by TACI, on 25th June, 2025, Greatway (Shenzhen) and Shenzhen Chenkang entered into the Share Charge, whereby a share charge shall be provided by Shenzhen Chenkang in favour of Greatway (Shenzhen) over the entire equity interest of Xianghe Chenkang as security for the Shareholder's Loan.

As advised and confirmed by TACI, prior to the entering into of the Fifth Supplemental Shareholder's Loan Agreement, on 15th May, 2025, TAEC (an indirect wholly-owned subsidiary of TACI) entered into the 2025 Shareholder's Loan Agreement with Xianghe Min-Hoong, pursuant to which TAEC granted the 2025 Shareholder's Loan in the amount of RMB50,000,000 (equivalent to approximately HK\$54,945,000).

LISTING RULES IMPLICATIONS

TACI

As one of the relevant Percentage Ratios in respect of the provision of the Shareholder's Loan, when aggregated with the provision of the 2025 Shareholder's Loan in accordance with Rule 14.22 of the Listing Rules, exceeds 25% but is less than 100%, the Transactions constitute a major transaction for TACI and the provision of the Shareholder's Loan is subject to reporting, announcement, circular and TACI Shareholders' approval requirements under Chapter 14 of the Listing Rules.

To the best of the TACI Directors' knowledge, information and belief, having made all reasonable enquiries, no TACI Shareholder is required to abstain from voting if TACI were to convene a general meeting for the approval of the provision of the Shareholder's Loan. TACI has received an irrevocable and unconditional approval in writing for the provision of the Shareholder's Loan from each of China Elite Holdings Limited (an indirect wholly-owned subsidiary of AGL) and AGL, holding an aggregate of 834,809,096 TACI Shares (representing approximately 56.94% of the total number of issued shares in TACI as at the date of this joint announcement). Accordingly, in accordance with Rule 14.44 of the Listing Rules, the TACI Shareholders' approval requirement in respect of the provision of the Shareholder's Loan under Chapter 14 of the Listing Rules has been satisfied in lieu of a general meeting of TACI.

A circular of TACI containing, among others, details of the Transactions is expected to be despatched to the TACI Shareholders on or before 17th July, 2025.

AGL

As each of Greatway (Shenzhen) and TAEC is an indirect wholly-owned subsidiary of TACI, which in turn is an indirect non wholly-owned subsidiary of AGL, the entering into of the Fifth Supplemental Shareholder's Loan Agreement by Greatway (Shenzhen) and the 2025 Shareholder's Loan Agreement by TAEC shall be transactions for AGL under the Listing Rules as the definition of "listed issuer" under Chapter 14 of the Listing Rules shall include the listed issuer's subsidiaries.

As one of the relevant Percentage Ratios in respect of the provision of the Shareholder's Loan, when aggregated with the provision of the 2025 Shareholder's Loan in accordance with Rule 14.22 of the Listing Rules, exceeds 25% but is less than 100%, the Transactions constitute a major transaction for AGL and the provision of the Shareholder's Loan is subject to reporting, announcement, circular and AGL Shareholders' approval requirements under Chapter 14 of the Listing Rules.

To the best of the AGL Directors' knowledge, information and belief, having made all reasonable enquiries, no AGL Shareholder is required to abstain from voting if AGL were to convene a general meeting for the approval of the provision of the Shareholder's Loan. AGL has received an irrevocable and unconditional approval in writing for the provision of the Shareholder's Loan from a closely allied group of shareholders comprising the companies controlled by the trustees of Lee and Lee Trust, namely Cashplus Management Limited and Minty Hongkong Limited, holding an aggregate of 2,634,646,760 AGL Shares (representing approximately 74.98% of the total number of issued shares in AGL as at the date of this joint announcement). Accordingly, in accordance with Rule 14.44 of the Listing Rules, the AGL Shareholders' approval requirement in respect of the provision of the Shareholder's Loan under Chapter 14 of the Listing Rules has been satisfied in lieu of a general meeting of AGL.

A circular of AGL containing, among others, details of the Transactions is expected to be despatched to the AGL Shareholders on or before 17th July, 2025.

PROVISION OF SHAREHOLDER'S LOANS

As advised and confirmed by TACI, on 21st September, 2017, Greatway (Shenzhen) (an indirect wholly-owned subsidiary of TACI, which in turn is an indirect non wholly-owned subsidiary of AGL as at the date of this joint announcement) entered into a shareholder's loan agreement with Xianghe Min-Hoong (an indirect 50%-owned joint venture of TACI), which was amended and supplemented by the Supplemental Loan Agreements.

As advised and confirmed by TACI, on 25th June, 2025, Greatway (Shenzhen), Xianghe Min-Hoong and Shenzhen Chenkang (an indirect 50%-owned joint venture of TACI) entered into the Fifth Supplemental Shareholder's Loan Agreement, pursuant to which (i) the principal amount of the Shareholder's Loan granted by Greatway (Shenzhen) to Xianghe Min-Hoong will be increased from the amount of not exceeding RMB960,000,000 (equivalent to approximately HK\$1,054,945,000) to the amount of not exceeding RMB1,750,000,000 (equivalent to approximately HK\$1,923,077,000); and (ii) the term of the Shareholder's Loan will be extended such that the repayment date shall be extended to 31st May, 2028. Furthermore, as advised and confirmed by TACI, on 25th June, 2025, Greatway (Shenzhen) and Shenzhen Chenkang entered into the Share Charge, whereby a share charge shall be provided by Shenzhen Chenkang in favour of Greatway (Shenzhen) over the entire equity interest of Xianghe Chenkang as security for the Shareholder's Loan.

As advised and confirmed by TACI, the principal terms of the Shareholder's Loan Agreement (as amended by the Fifth Supplemental Shareholder's Loan Agreement) are as follows:

Date	:	21st September, 2017 (as amended on 29th May, 2018, 18th December, 2018, 2nd June, 2020, 4th April, 2022 and 25th June, 2025)
Parties	:	(1) Greatway (Shenzhen) (as lender)
		(2) Xianghe Min-Hoong (as borrower)
		(3) Shenzhen Chenkang (as chargor) (a party to the fourth supplemental shareholder's loan agreement dated 4th April, 2022 and the Fifth Supplemental Shareholder's Loan Agreement only)
Principal Amount	:	a revolving loan in the amount of not exceeding RMB1,750,000,000 (equivalent to approximately HK\$1,923,077,000)
Purpose	:	general working capital for Xianghe Min-Hoong
Term	:	commencing from the date on which the Shareholder's Loan was first drawn down and ending on 31st May, 2028
Security	:	the Share Charge
Interest	:	at the rate of 12% per annum, calculated on a daily basis and payable at the end of the term of the Shareholder's Loan

- Repayment : (1) early repayment of the outstanding principal amount of the Shareholder's Loan, or any part thereof (if in part, in the integral multiple of RMB10,000,000; and, if in full, together with the accrued interest), at the option of Xianghe Min-Hoong at any time during the term of the Shareholder's Loan by giving Greatway (Shenzhen) not less than five business days' prior written notice; and
- (2) subject to paragraph (1) above, one-off repayment of the outstanding principal amount of the Shareholder's Loan, together with the accrued interest, at the end of the term of the Shareholder's Loan

As advised and confirmed by TACI, the interest rate of the Shareholder's Loan was determined after arm's length negotiation among Xianghe Min-Hoong, Greatway (Shenzhen) and Shenzhen Chenkang, having taken into account the prevailing market interest rates and the principal tenor of the Shareholder's Loan. The Shareholder's Loan will be funded by internal resources of Greatway (Shenzhen).

As advised and confirmed by TACI, prior to the entering into of the Fifth Supplemental Shareholder's Loan Agreement, on 15th May, 2025, TAEC (an indirect wholly-owned subsidiary of TACI) entered into the 2025 Shareholder's Loan Agreement with Xianghe Min-Hoong, pursuant to which TAEC granted the 2025 Shareholder's Loan in the amount of RMB50,000,000 (equivalent to approximately HK\$54,945,000).

As advised and confirmed by TACI, the principal terms of the 2025 Shareholder's Loan Agreement are as follows:

Date : 15th May, 2025

Parties : (1) TAEC (as lender)

(2) Xianghe Min-Hoong (as borrower)

Principal Amount : a term loan in the amount of RMB50,000,000 (equivalent to approximately HK\$54,945,000)

Purpose : general working capital for Xianghe Min-Hoong

Term : commencing from the date on which the 2025 Shareholder's Loan was drawn down and ending on 31st May, 2028

- Interest : at the rate of 12% per annum, calculated on a daily basis and payable at the end of the term of the 2025 Shareholder's Loan
- Repayment : one-off repayment of the principal amount of the 2025 Shareholder's Loan, together with the accrued interest, at the end of the term of the 2025 Shareholder's Loan

As advised and confirmed by TACI, the interest rate of the 2025 Shareholder's Loan was determined after arm's length negotiation between Xianghe Min-Hoong and TAEC, having taken into account the prevailing market interest rates and the principal tenor of the 2025 Shareholder's Loan. The 2025 Shareholder's Loan has been funded by the internal resources of TAEC.

REASONS FOR AND BENEFITS OF THE TRANSACTIONS

As advised and confirmed by TACI, prior to the entering into of the Fifth Supplemental Shareholder's Loan Agreement, Xianghe Min-Hoong has drawn down RMB945,000,000 (equivalent to approximately HK\$1,038,462,000) under the Shareholder's Loan Agreement. The TACI Directors consider that (i) the increase of the principal amount and the extension of the term of the Shareholder's Loan; and (ii) the grant of the 2025 Shareholder's Loan provide Xianghe Min-Hoong with cashflow liquidity and will facilitate Xianghe Min-Hoong in meeting its working capital needs and further business development, in which TACI has a 50% shareholding interest.

As advised and confirmed by TACI, the terms of the Fifth Supplemental Shareholder's Loan Agreement were negotiated on an arm's length basis among Xianghe Min-Hoong, Greatway (Shenzhen) and Shenzhen Chenkang, and the terms of the 2025 Shareholder's Loan Agreement were negotiated on an arm's length basis between Xianghe Min-Hoong and TAEC. In addition, given that interest income would be generated from the Shareholder's Loan and the 2025 Shareholder's Loan and a share charge was provided by Shenzhen Chenkang as the security for the Shareholder's Loan, the TACI Directors consider that the Fifth Supplemental Shareholder's Loan Agreement and the 2025 Shareholder's Loan Agreement are entered into on normal commercial terms, and the terms of the Fifth Supplemental Shareholder's Loan Agreement and the 2025 Shareholder's Loan Agreement are fair and reasonable and in the interests of TACI and the TACI Shareholders as a whole.

Based on the information and confirmation provided by TACI and to the best knowledge, information and belief of the AGL Directors, the AGL Directors are of the view that the Transactions are fair and reasonable and in the interests of AGL and the AGL Shareholders as a whole.

INFORMATION RELATING TO TACI, GREATWAY (SHENZHEN), TAEC, XIANGHE MIN-HOONG, SHENZHEN CHENKANG AND AGL

(1) TACI

TACI is a company incorporated in Hong Kong with limited liability, and the shares of which are listed on the main board of the Stock Exchange.

The principal business activity of TACI is investment holding. The TACI Group is engaged principally in (i) the development and investment of residential, office and commercial properties; (ii) property management; (iii) investment and operation of hospital, eldercare and health related businesses on the mainland in the PRC, as well as property investment and property management in Hong Kong.

(2) Greatway (Shenzhen)

As advised and confirmed by TACI, Greatway (Shenzhen) is a company established in the PRC with limited liability and is an indirect wholly-owned subsidiary of TACI.

The principal business activity of Greatway (Shenzhen) is property investment.

(3) TAEC

As advised and confirmed by TACI, TAEC is a company established in the PRC with limited liability and is an indirect wholly-owned subsidiary of TACI.

The principal business activity of TAEC is property investment.

(4) Xianghe Min-Hoong

As advised and confirmed by TACI, Xianghe Min-Hoong is a company established in the PRC with limited liability and is an indirect 50%-owned joint venture of TACI and an indirect wholly-owned subsidiary of Shenzhen Chenkang, which is also an indirect 50%-owned joint venture of TACI. The remaining 50% equity interest of Xianghe Min-Hoong is beneficially owned by Mr. Cai Yong.

The principal business activity of Xianghe Min-Hoong is property development.

(5) Shenzhen Chenkang

As advised and confirmed by TACI, Shenzhen Chenkang is a company established in the PRC with limited liability and is an indirect 50%-owned joint venture of TACI. The remaining 50% equity interest of Shenzhen Chenkang is beneficially owned by Mr. Cai Yong.

The principal business activity of Shenzhen Chenkang is investment holding.

As advised and confirmed by TACI, which has made all reasonable enquiries and based on the confirmation of Mr. Cai Yong, and to the best knowledge, information and belief of the TACI Directors and the AGL Directors having made all reasonable enquiries, save for the beneficial 50% equity interests in each of Xianghe Min-Hoong and Shenzhen Chenkang, Mr. Cai Yong is a third party independent of each of TACI, AGL and their respective connected persons.

(6) AGL

AGL is a company incorporated in Hong Kong with limited liability, and the shares of which are listed on the main board of the Stock Exchange.

The principal business activity of AGL is investment holding. The principal business activities of its major subsidiaries are development and investment of residential, office and commercial properties, hospitality related activities, investment and operation of hospital, eldercare and health related businesses, provision of property management, cleaning and security guarding services, and the provision of finance, investments in listed and unlisted securities and funds management.

LISTING RULES IMPLICATIONS

TACI

As one of the relevant Percentage Ratios in respect of the provision of the Shareholder's Loan, when aggregated with the provision of the 2025 Shareholder's Loan in accordance with Rule 14.22 of the Listing Rules, exceeds 25% but is less than 100%, the Transactions constitute a major transaction for TACI and the provision of the Shareholder's Loan is subject to reporting, announcement, circular and TACI Shareholders' approval requirements under Chapter 14 of the Listing Rules.

To the best of the TACI Directors' knowledge, information and belief, having made all reasonable enquiries, no TACI Shareholder is required to abstain from voting if TACI were to convene a general meeting for the approval of the provision of the Shareholder's Loan. TACI has received an irrevocable and unconditional approval in writing for the provision of the Shareholder's Loan from each of China Elite Holdings Limited (an indirect wholly-owned subsidiary of AGL) and AGL, holding an aggregate of 834,809,096 TACI Shares (representing approximately 56.94% of the total number of issued shares in TACI as at the date of this joint announcement). Accordingly, in accordance with Rule 14.44 of the Listing Rules, the TACI Shareholders' approval requirement in respect of the provision of the Shareholder's Loan under Chapter 14 of the Listing Rules has been satisfied in lieu of a general meeting of TACI.

A circular of TACI containing, among others, details of the Transactions is expected to be despatched to the TACI Shareholders on or before 17th July, 2025.

AGL

As each of Greatway (Shenzhen) and TAEC is an indirect wholly-owned subsidiary of TACI, which in turn is an indirect non wholly-owned subsidiary of AGL, the entering into of the Fifth Supplemental Shareholder's Loan Agreement by Greatway (Shenzhen) and the 2025 Shareholder's Loan Agreement by TAEC shall be transactions for AGL under the Listing Rules as the definition of "listed issuer" under Chapter 14 of the Listing Rules shall include the listed issuer's subsidiaries.

As one of the relevant Percentage Ratios in respect of the provision of the Shareholder's Loan, when aggregated with the provision of the 2025 Shareholder's Loan in accordance with Rule 14.22 of the Listing Rules, exceeds 25% but is less than 100%, the Transactions constitute a major transaction for AGL and the provision of the Shareholder's Loan is subject to reporting, announcement, circular and AGL Shareholders' approval requirements under Chapter 14 of the Listing Rules.

To the best of the AGL Directors' knowledge, information and belief, having made all reasonable enquiries, no AGL Shareholder is required to abstain from voting if AGL were to convene a general meeting for the approval of the provision of the Shareholder's Loan. AGL has received an irrevocable and unconditional approval in writing for the provision of the Shareholder's Loan from a closely allied group of shareholders comprising the companies controlled by the trustees of Lee and Lee Trust, namely Cashplus Management Limited and Minty Hongkong Limited, holding an aggregate of 2,634,646,760 AGL Shares (representing approximately 74.98% of the total number of issued shares in AGL as at the date of this joint announcement). Accordingly, in accordance with Rule 14.44 of the Listing Rules, the AGL Shareholders' approval requirement in respect of the provision of the Shareholder's Loan under Chapter 14 of the Listing Rules has been satisfied in lieu of a general meeting of AGL.

A circular of AGL containing, among others, details of the Transactions is expected to be despatched to the AGL Shareholders on or before 17th July, 2025.

DEFINITIONS

In this joint announcement, the following expressions have the meanings set out below unless the context requires otherwise:

“2025 Shareholder's Loan”	the shareholder's loan provided by TAEC to Xianghe Min-Hoong in the amount of RMB50,000,000 (equivalent to approximately HK\$54,945,000) upon the terms and conditions under the 2025 Shareholder's Loan Agreement
“2025 Shareholder's Loan Agreement”	the loan agreement dated 15th May, 2025 entered into between TAEC and Xianghe Min-Hoong, pursuant to which TAEC granted the 2025 Shareholder's Loan to Xianghe Min-Hoong upon the terms and conditions thereunder
“AGL”	Allied Group Limited, a company incorporated in Hong Kong with limited liability, the shares of which are listed on the main board of the Stock Exchange (Stock Code: 373)
“AGL Board”	the board of AGL Directors
“AGL Directors”	the directors of AGL
“AGL Shareholder(s)”	the shareholder(s) of AGL

“AGL Share(s)”	ordinary share(s) in the share capital of AGL
“connected persons”	having the meaning ascribed to it under the Listing Rules
“Fifth Supplemental Shareholder’s Loan Agreement”	the fifth supplemental loan agreement dated 25th June, 2025 entered into among Greatway (Shenzhen), Xianghe Min-Hoong and Shenzhen Chenkang to amend certain terms in the Shareholder’s Loan Agreement
“Greatway (Shenzhen)”	Greatway (Shenzhen) Investment Consulting Co., Ltd.* (應威(深圳)投資諮詢有限公司), a company established in the PRC with limited liability, being an indirect wholly-owned subsidiary of TACI
“HK\$”	Hong Kong dollars, the lawful currency of Hong Kong
“Hong Kong”	Hong Kong Special Administrative Region of the PRC
“Listing Rules”	the Rules Governing the Listing of Securities on the Stock Exchange
“Percentage Ratio(s)”	percentage ratio(s) as set out in Rule 14.07 of the Listing Rules to be applied for determining the classification of a transaction
“PRC”	the People’s Republic of China, for the purpose of this joint announcement only, excludes Taiwan, Hong Kong and Macau Special Administrative Region of the People’s Republic of China
“RMB”	Renminbi, the lawful currency of the PRC
“Share Charge”	a supplemental deed of share charge dated 25th June, 2025 to the deed of share charge between Greatway (Shenzhen) (as chargee) and Shenzhen Chenkang (as chargor), pursuant to which Shenzhen Chenkang shall provide a share charge over the entire equity interest of Xianghe Chenkang in favour of Greatway (Shenzhen) as security for the Shareholder’s Loan

“Shareholder’s Loan(s)”	the shareholder’s loan(s) in the amount up to RMB1,750,000,000 (equivalent to approximately HK\$1,923,077,000) provided by Greatway (Shenzhen) to Xianghe Min-Hoong under the Shareholder’s Loan Agreement as amended by the Fifth Supplemental Shareholder’s Loan Agreement
“Shareholder’s Loan Agreement”	the loan agreement dated 21st September, 2017 (as amended by the Supplemental Loan Agreements) in respect of the Shareholder’s Loan
“Shenzhen Chenkang”	Shenzhen Chenkang Technology Co., Ltd.* (深圳辰康科技有限公司), a company established in the PRC with limited liability, being an indirect 50%-owned joint venture of TACI
“Stock Exchange”	The Stock Exchange of Hong Kong Limited
“Supplemental Loan Agreements”	collectively, the first supplemental loan agreement dated 29th May, 2018, the second supplemental loan agreement dated 18th December, 2018 and the third supplemental loan agreement dated 2nd June, 2020 entered into between Greatway (Shenzhen) and Xianghe Min-Hoong, and the fourth supplemental loan agreement dated 4th April, 2022 entered into among Greatway (Shenzhen), Xianghe Min-Hoong and Shenzhen Chenkang
“TACI”	Tian An China Investments Company Limited, a company incorporated in Hong Kong with limited liability and the shares of which are listed on the main board of the Stock Exchange (Stock Code: 28), being an indirect non wholly-owned subsidiary of AGL
“TACI Board”	the board of TACI Directors
“TACI Directors”	the directors of TACI
“TACI Group”	TACI and its subsidiaries
“TACI Shareholder(s)”	the shareholder(s) of TACI
“TACI Share(s)”	ordinary share(s) in the share capital of TACI

“TAEC”	Tian An Economic Consultancy (Shenzhen) Co., Ltd.* (天安經濟諮詢(深圳)有限公司), a company established in the PRC with limited liability, being an indirect wholly-owned subsidiary of TACI
“Transactions”	collectively, the provision of the Shareholder’s Loan pursuant to the Fifth Supplemental Shareholder’s Loan Agreement and the provision of the 2025 Shareholder’s Loan pursuant to the 2025 Shareholder’s Loan Agreement
“Xianghe Chenkang”	Xianghe Chenkang Real Estate Development Co., Ltd.* (香河辰康房地產開發有限公司), a company established in the PRC with limited liability, being a wholly-owned subsidiary of Shenzhen Chenkang
“Xianghe Min-Hoong”	Xianghe Min-Hoong Real Estate Development Co., Ltd.* (香河明鴻房地產開發有限公司), a company established in the PRC with limited liability, being an indirect 50%-owned joint venture of TACI and an indirect wholly-owned subsidiary of Shenzhen Chenkang
“%”	per cent.

On behalf of the AGL Board
Allied Group Limited
Edwin Lo King Yau
Executive Director

On behalf of the TACI Board
Tian An China Investments Company Limited
Tao Tsan Sang
Executive Director

Hong Kong, 25th June, 2025

For the purpose of this joint announcement, translations of Renminbi into Hong Kong dollars or vice versa have been calculated by using an exchange rate of HK\$1.00 equal to RMB0.91. Such exchange rate has been used, where applicable, for the purpose of illustration only and does not constitute a representation that any amounts were, may have been or will be exchanged at such rate or any other rates or at all.

As at the date of this joint announcement, the AGL Board comprises Messrs. Lee Seng Hui (Chief Executive), Edwin Lo King Yau and Mak Pak Hung being the Executive Directors; Mr. Arthur George Dew (Chairman), Mr. Akihiro Nagahara (Vice Chairman) and Ms. Lee Su Hwei being the Non-Executive Directors; and Mr. David Craig Bartlett, Mr. Alan Stephen Jones, Ms. Lisa Yang Lai Sum and Mr. Kelvin Chau Kwok Wing being the Independent Non-Executive Directors.

As at the date of this joint announcement, the TACI Board comprises Mr. Song Zengbin (Deputy Chairman), Mr. Patrick Lee Seng Wei (Managing Director), Mr. Edwin Lo King Yau and Mr. Tao Tsan Sang being the Executive Directors; Mr. Lee Seng Hui (Chairman) and Dr. Moses Cheng Mo Chi being the Non-Executive Directors; and Mr. Jiang Guofang, Mr. Ngai Wah Sang and Ms. Lisa Yang Lai Sum being the Independent Non-Executive Directors.

** The English translation of the Chinese name of the relevant entity included in this joint announcement is for identification and reference only, and such translation may not be accurate and such entity may not have an official English translation/version of its Chinese name.*