

Unless otherwise defined herein, capitalized terms used in this announcement shall have the same meanings as those defined in the prospectus dated June 27, 2019 (the “**Prospectus**”) issued by Zhongliang Holdings Group Company Limited (the “**Company**”).

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This announcement is for information purposes only and does not constitute an offer or an invitation to induce an offer by any person to acquire, purchase or subscribe for any securities of the Company. This announcement is not a prospectus. Potential investors should read the Prospectus carefully for detailed information about the Company and the Global Offering before deciding whether or not to invest in the Offer Shares.

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) or any other jurisdiction where such distribution is prohibited by law. This announcement does not constitute and is not an offer to sell or an invitation or solicitation of any offer to buy or subscribe for, any securities of the Company in Hong Kong, the United States or elsewhere. The securities referred to in this announcement have not been and will not be registered under the U.S. Securities Act of 1933 (as amended from time to time) (the “**U.S. Securities Act**”) or any state securities laws of the United States and may not be offered or sold in the United States absent registration under the U.S. Securities Act or except pursuant to an applicable exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act. There will be no and is not currently intended to be any public offering of securities of the Company in the United States. The Offer Shares are being offered and sold outside the United States as offshore transactions in accordance with Regulation S under the U.S. Securities Act.

Potential investors should note that the Sole Representative (for itself and on behalf of the other Hong Kong Underwriters) may, in its absolute discretion, terminate the Hong Kong Underwriting Agreement upon the occurrence of any of the events set out in the section headed “Underwriting — Underwriting Arrangements and Expenses — The 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 Tuesday, July 16, 2019).

In connection with the Global Offering, CCB International Capital Limited, as the stabilizing manager (the “**Stabilizing Manager**”) (or its affiliates or any person acting for it), on behalf of the Underwriters, may over-allocate or carry out transactions with a view to stabilizing or maintaining the market price of the Shares at a level higher than that which might otherwise prevail in the open market for a limited period which begins on the Listing Date. However, there is no obligation on the Stabilizing Manager (or its affiliates or any person acting for it) to do this. Such stabilizing action, if taken, will be done at the sole and absolute discretion of the Stabilizing Manager and may be discontinued at any time, and must be brought to an end on the 30th day after the last day for lodging applications under the Hong Kong Public Offering, being Wednesday, August 7, 2019. Such stabilizing action, if taken, may only be effected in Hong Kong in compliance with all applicable laws, rules and regulations in place, including the Securities and Futures (Price Stabilizing) Rules, as amended, made under the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong). The details of the intended stabilization and how it will be regulated under the Securities and Futures Ordinance are set forth in the section headed “Structure of the Global Offering” in the Prospectus.

Potential investors should be aware that stabilizing action cannot be taken to support the price of the Shares for longer than the stabilization period which begins on the Listing Date and is expected to expire on Wednesday, August 7, 2019, being the 30th day after the last day for the lodging of the applications under the Hong Kong Public Offering. After this date, no further stabilizing action may be taken, demand for the Offer Shares, and therefore the price of the Offer Shares, could fall.



中梁控股集团
ZHONGLIANG HOLDINGS GROUP

Zhongliang Holdings Group Company Limited

中梁控股集团有限公司

(Incorporated in the Cayman Islands with limited liability)

GLOBAL OFFERING

Number of Offer Shares under the Global Offering : 530,000,000 Shares (subject to the Over-allotment Option)
Number of Hong Kong Offer Shares : 53,000,000 Shares
Number of International Offer Shares : 477,000,000 Shares
Offer Price : HK\$5.55 per Offer Share plus brokerage of 1%, SFC transaction levy of 0.0027% and the Stock Exchange trading fee of 0.005%
Nominal value : HK\$0.01 per Share
Stock code : 2772

Sole Sponsor



Joint Global Coordinators, Joint Bookrunners and Joint Lead Managers



Joint Bookrunners and Joint Lead Managers



Joint Lead Managers



ANNOUNCEMENT OF OFFER PRICE AND ALLOTMENT

SUMMARY

Offer price and net proceeds from the Global Offering

- The Offer Price has been determined at HK\$5.55 per Offer Share (excluding brokerage of 1%, the SFC transaction levy of 0.0027% and the Stock Exchange trading fee of 0.005%).
- Based on the Offer Price of HK\$5.55 per Offer Share, the net proceeds from the Global Offering to be received by the Company after deduction of underwriting fees and commission, and other estimated expenses payable by the Company in connection with the Global Offering and assuming the Over-allotment Option is not exercised, are estimated to be approximately HK\$2,773.1 million. The Company intends to use the net proceeds from the Global Offering in the manner as set out in the paragraph headed “Net Proceeds from the Global Offering” below.

Applications under the Hong Kong Public Offering

- The Offer Shares initially offered under the Hong Kong Public Offering have been just sufficiently over-subscribed. A total of 9,550 valid applications have been received pursuant to the Hong Kong Public Offering on **WHITE** and **YELLOW** Application Forms and through giving **electronic application instructions** to HKSCC via CCASS and through the **White Form eIPO** Service Provider under the **White Form eIPO** for a total of 53,313,500 Hong Kong Offer Shares, equivalent to approximately 1.01 times of the total number of 53,000,000 Hong Kong Offer Shares initially available for subscription under the Hong Kong Public Offering.
- As the over-subscription in the Hong Kong Public Offering is less than 15 times, at the discretion of the Sole Representative (for itself and on behalf of the other Underwriters), the reallocation procedure as described in the section headed “Structure of the Global Offering — The Hong Kong Public Offering — Reallocation” in the Prospectus has not been applied. The final number of Offer Shares allocated to the Hong Kong Public Offering is 53,000,000 Offer Shares, representing 10% of the total number of Offer Shares initially available under the Global Offering (before exercise of the Over-allotment Option).

International Offering

- The Offer Shares initially offered under the International Offering have been slightly over-subscribed and an over-allocation of 79,500,000 Shares was made in the International Offering. A total of 645,054,000 International Offer Shares have been subscribed, representing approximately 1.35 times of the total number of 477,000,000 International Offer Shares initially available for subscription under the International Offering. The final number of Offer Shares under the International Offering is 477,000,000 Shares, representing 90% of the total number of the Offer Shares initially available under the Global Offering (before exercise of the Over-allotment Option). There are a total of 159 placees under the International Offering. A total number of 103 placees have been allotted six board lots of Shares or less, representing approximately 64.8% of total number of placees under the International Offering. These placees have been allotted approximately 0.018% of the 477,000,000 Offer Shares available under the International Offering and approximately 0.017% of the Offer Shares under the Global Offering. A total number of 65 placees have been allotted one board lot of Shares, representing approximately 40.9% of total number of placees under the International Offering. These placees have been allotted approximately 0.007% of the 477,000,000 Offer Shares available under the International Offering and approximately 0.006% of the Offer Shares under the Global Offering.
- Under the International Offering, 39,246,500 Offer Shares (the “**Relevant Offer Shares**”), representing approximately 7.41% of the total number of Offer Shares initially available under the Global Offering (assuming the Over-allotment Option is not exercised) and approximately 1.11% of the total number of issued Shares immediately following the completion of the Capitalization Issue and the Global Offering (assuming the Over-allotment Option is not exercised), were placed to Guotai Junan Financial Products Limited (“**GTJA Financial Products**”), which is a connected client of Guotai Junan Securities (Hong Kong) Limited (“**GTJAS**”), one of the Joint Global Coordinators, Joint Bookrunners and Joint Lead Managers, pursuant to paragraph 13(7) of the Placing Guidelines for Equity Securities set out in Appendix 6 to the Listing Rules (the “**Placing Guidelines**”). An application has been made to the Stock Exchange for, and the Stock Exchange has granted a consent under paragraph 5(1) of the Placing Guidelines to permit the Company to allocate Shares in the International Offering to the above connected client. The Shares to be placed to GTJA Financial Products is to establish hedge positions of the Relevant Offer Shares for the structured notes linked to the Relevant Offer Shares (the “**Notes**”) to be issued by GTJA Financial Products to one investor (the “**Noteholder**”). Acquisition by GTJA Financial Products of the Relevant Offer Shares will be fully funded by the Noteholder. GTJA Financial Products will hold the title and the voting right of the Relevant Offer Shares but it will not exercise the voting right of the Relevant Offer Shares during the tenor of the Notes as per its internal policy. GTJA Financial Products will pass through the economic exposure of the Relevant Offer Shares to the Noteholder under the Notes. The Notes is linked to the Relevant Offer Shares and will be settled in cash upon request for redemption from the Noteholder. GTJA Financial Products shall redeem the Notes (in whole but not in part) upon receipt from the Noteholder, a notice to early redeem the Notes in accordance with the terms and conditions

as set out in the Notes documents. To the best of GTJA Financial Products' knowledge, after making all reasonable inquiries, the Noteholder is an independent third party, and is not a connected person (as defined in the Listing Rules) of the Company or their respective associates (as defined in the Listing Rules) and are in compliance with all the conditions under the consent granted by the Stock Exchange.

- Under the International Offering, 10,620,000 Offer Shares, representing up to approximately 2.00% of the total number of Offer Shares initially available under the Global Offering (assuming the Over-allotment Option is not exercised) and up to approximately 0.30% of the total number of issued Shares immediately following the completion of the Capitalization Issue and the Global Offering (assuming the Over-allotment Option is not exercised), were placed to a qualified domestic institutional investor fund account (the "**QDII Account**") managed by CCB Principal Asset Management Co., Ltd. ("**CCB Asset Management**"), which is a connected client of CCBI, the Sole Sponsor, the Sole Representative, one of the Joint Global Coordinators, Joint Bookrunners and Joint Lead Managers, pursuant to paragraph 13(7) of the Placing Guidelines. The Offer Shares placed to CCB Asset Management for the QDII Account will not be for CCB Asset Management's proprietary account(s) and will be held by CCB Asset Management on behalf of the independent third party. An application has been made to the Stock Exchange for, and the Stock Exchange has granted a consent under paragraph 5(1) of the Placing Guidelines to permit the Company to allocate Shares in the International Offering to the above connected client. To the best of CCB Asset Management's knowledge, after making all reasonable inquiries, the ultimate investor of the QDII Account is an independent third party, and is not a connected person (as defined in the Listing Rules) of the Company or their respective associates (as defined in the Listing Rules) and are in compliance with all the conditions under the consent granted by the Stock Exchange.
- Under the International Offering, 62,007,000 Offer Shares, representing approximately 11.70% of the total number of Offer Shares initially available under the Global Offering (assuming the Over-allotment Option is not exercised) and approximately 1.76% of the total number of issued Shares immediately following the completion of the Capitalization Issue and the Global Offering (assuming the Over-allotment Option is not exercised), were placed to Huatai Capital Investment Limited ("**HTCI**"), which is a connected client of Huatai Financial Holdings (Hong Kong) Limited ("**HTFH**"), one of the Joint Bookrunners and Joint Lead Managers, pursuant to paragraph 13(7) of the Placing Guidelines. An application has been made to the Stock Exchange for, and the Stock Exchange has granted a consent under paragraph 5(1) of the Placing Guidelines to permit the Company to allocate Shares in the International Offering to the above connected client. The Offer Shares placed to HTCI will be held as the single underlying of a back-to-back total return swap (the "**Back-to-back TRS**") to be issued by HTCI in connection with a total return swap order (the "**Client TRS**") placed by and fully funded by ultimate clients (the "**Ultimate Clients**"), by which, HTCI will pass the full economic exposure of the Offer Shares to the Ultimate Clients, which in effect, HTCI will hold the beneficial interest of the Offer Shares on behalf of the Ultimate Clients. The Ultimate Clients may exercise an early redemption right to redeem the Client TRS at any time from the issue date of the Client TRS which should be on or after the date on which the Offer Shares are listed on the Stock Exchange. Upon the final redemption or early redemption of the Client TRS by the Ultimate Clients, HTCI will dispose the Offer Shares on the secondary market and the Ultimate Clients will receive a final redemption amount of the Back-to-back TRS which should have taken into account all the economic returns or economic loss in relation to the Offer Shares, the fixed amount of management fees of the Back-to-back TRS

and the Client TRS. HTCI will hold the legal title and the voting right of the Offer Shares by itself, and pass through the economic exposure to the Ultimate Clients. Due to its internal policy, HTCI will not exercise the voting right of the Offer Shares during the tenor of the Back-to-back TRS. To the best of HTCI's knowledge, after making all reasonable inquiries, each of the Ultimate Clients is an independent third party, and is not a connected person (as defined in the Listing Rules) of the Company or their respective associates (as defined in the Listing Rules) and are in compliance with all the conditions under the consent granted by the Stock Exchange.

- Under the International Offering, 111,873,500 Offer Shares, representing approximately 21.11% of the total number of Offer Shares initially available under the Global Offering (assuming the Over-allotment Option is not exercised) and approximately 3.17% of the total number of issued Shares immediately following the completion of the Capitalization Issue and the Global Offering (assuming the Over-allotment Option is not exercised), were placed to the aforementioned connected clients.
- Save as disclosed in this announcement, none of the Sole Sponsor, the Sole Representative, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Underwriters and their respective affiliated companies and connected clients of the lead broker or of any distributors (as defined in Appendix 6 to the Listing Rules) has taken up any Offer Shares for its own benefit under the Global Offering. The Directors confirm that no Offer Shares under the International Offering have been allocated to applicants who are (i) core connected persons (as defined in the Listing Rules) of the Company, (ii) directors or existing shareholders or existing beneficial owners or their respective close associates (as defined in the Listing Rules) of the Company and/or any of the Company's subsidiaries or (iii) their respective close associates (as defined in the Listing Rules) of (i) and/or (ii) above, whether in their own names or through nominees. The International Offering has been conducted in compliance with the Placing Guidelines and no Offer Shares placed by or through the Sole Representative and the Underwriters under the Global Offering have been placed with any core connected person (as defined in the Listing Rules) of the Company, or persons set out in paragraph 5(1) the Placing Guidelines, whether in their own names or through nominees. No placee will, individually, be placed more than 10% of the total number of issued shares of the Company immediately after the Global Offering. None of the placees under the International Offering will become a substantial shareholder (as defined in the Listing Rules) of the Company after the International Offering.

Over-allotment Option

- In connection with the Global Offering, the Company has granted the Over-allotment Option to the International Underwriters exercisable by the Sole Representative (for itself and on behalf of the other International Underwriters) at any time from the Listing Date until the 30th day after the last date for lodging applications under the Hong Kong Public Offering, to require the Company to issue and allot up to an aggregate of 79,500,000 additional Shares, representing in aggregate 15% of the Shares initially being offered under the Global Offering, at the Offer Price to cover over-allocations in the International Offering, if any. There has been an over-allocation of 79,500,000 Shares in the International Offering and such over-allocation will be settled using Shares to be borrowed under the Stock Borrowing Agreement between Liangzhong and the Stabilizing Manager. Such borrowed Shares will be covered by exercising the Over-allotment Option or by making purchases in the secondary market or by a combination of these means. In the event the Over-allotment Option is exercised,

an announcement will be made on the websites of the Company and the Stock Exchange at www.zldcgroup.com and www.hkexnews.hk. As of the date of this announcement, the Over-allotment Option has not been exercised.

Results of allocation

- In relation to the Hong Kong Public Offering, the Company announces that the results of allocations and the Hong Kong identity card/passport/Hong Kong business registration numbers of successful applicants under the Hong Kong Public Offering will be made available at the times and dates and in the manner specified below:
 - in the announcement to be posted on the Company's website at www.zldcgroup.com and the Stock Exchange's website at www.hkexnews.hk by no later than 8:00 a.m. on Monday, July 15, 2019;
 - from the designated results of allocations website at www.iporesults.com.hk (alternatively: English <https://www.eipo.com.hk/en/Allotment>; Chinese <https://www.eipo.com.hk/zh-hk/Allotment>) with a "search by ID" function on a 24-hour basis from 8:00 a.m. on Monday, July 15, 2019 to 12:00 midnight on Sunday, July 21, 2019;
 - by telephone enquiry line by calling +852 2862 8669 between 9:00 a.m. and 10:00 p.m. from Monday, July 15, 2019 to Thursday, July 18, 2019; and
 - in the special allocation results booklets which will be available for inspection during opening hours from Monday, July 15, 2019 to Wednesday, July 17, 2019 at all the receiving bank's designated branches.

Dispatch/Collection of share certificates

- Applicants who apply for 1,000,000 or more Hong Kong Offer Shares using **WHITE** Application Forms or using **White Form eIPO** and have provided all information required may collect their share certificates (if any) in person from Computershare Hong Kong Investor Services Limited at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, from 9:00 a.m. to 1:00 p.m. on Monday, July 15, 2019 or such other date as notified by the Company.
- Share certificates (if any) for Hong Kong Offer Shares allotted to applicants using **WHITE** Application Forms or **WHITE Form eIPO** which are either not available for personal collection, or which are so available but are not collected in person, are expected to be dispatched by ordinary post to those entitled at their own risk on or before Monday, July 15, 2019.
- Share certificates (if any) for Hong Kong Offer Shares allotted to applicants using **YELLOW** Application Forms and those who applied by giving **electronic application instructions** to HKSCC are expected to be deposited into CCASS for credit to their CCASS Investor Participant stock accounts or the stock accounts of their designated CCASS Participants on Monday, July 15, 2019.

Refund of application monies

- Applicants who have applied for 1,000,000 Hong Kong Offer Shares or more using **WHITE** and **YELLOW** Application Forms and have provided all information required may collect refund checks (if any) in person from Computershare Hong Kong Investor Services Limited at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen’s Road East, Wanchai, Hong Kong, from 9:00 a.m. to 1:00 p.m. on Monday, July 15, 2019.
- Refund checks for wholly or partially unsuccessful applicants using **WHITE** or **YELLOW** Application Forms which are either not available for personal collection or which are so available but are not collected in person, will be dispatched by ordinary post to those entitled at their own risk on or before Monday, July 15, 2019.
- For applicants who have paid the application monies from a single bank account using **White Form eIPO**, e-Refund payment instructions (if any) are expected to be dispatched to the bank account on Monday, July 15, 2019. For applicants who have paid the application monies from multiple bank accounts using **White Form eIPO**, refund checks (if any) are expected to be dispatched by ordinary post at their own risk on or before Monday, July 15, 2019.
- Refund monies (if any) for applicants applying by giving **electronic application instructions** to HKSCC are expected to be credited to the relevant applicants’ designated bank account or the designated bank account of their broker or custodian on Monday, July 15, 2019.

Commencement of dealings in the Shares

- Share certificates will only become valid at 8:00 a.m. on Tuesday, July 16, 2019, provided that the Global Offering has become unconditional and the right of termination described in “Underwriting — Underwriting arrangements and expenses — The Hong Kong Public Offering — Grounds for termination” has not been exercised.
- Assuming that the Hong Kong Public Offering has become unconditional in all respects and the Underwriting Agreements are not terminated in accordance with the terms therein at or before 8:00 a.m. in Hong Kong on Tuesday, July 16, 2019, dealings in the Shares on the Stock Exchange are expected to commence at 9:00 a.m. on Tuesday, July 16, 2019. The Shares will be traded in board lots of 500 Shares each. The stock code for the Shares is 2772.
- The Company confirms that immediately following completion of the Global Offering, the number of issued Shares in the hands of the public will represent at least 15.84% of the total number of issued Shares and will satisfy the minimum percentage as prescribed in the waiver granted by the Stock Exchange from strict compliance with Rule 8.08 of the Listing Rules. The Directors confirm that the three largest public Shareholders do not hold more than 50% of the Shares held in public hands at the time of the Listing in compliance with Rules 8.08(3) and 8.24 of the Listing Rules. The Directors also confirm that there will be at least 300 Shareholders at the time of the Listing in compliance with Rule 8.08(2) of the Listing Rules.

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

OFFER PRICE

The Offer Price has been determined at HK\$5.55 per Offer Share (excluding brokerage of 1%, the SFC transaction levy of 0.0027% and the Stock Exchange trading fee of 0.005%).

NET PROCEEDS FROM THE GLOBAL OFFERING

Based on the Offer Price of HK\$5.55 per Offer Share, the net proceeds from the Global Offering to be received by the Company, after deducting the underwriting fees and commissions and other estimated expenses payable by the Company in relation to the Global Offering and assuming the Over-allotment Option is not exercised, are estimated to be approximately HK\$2,773.1 million. The Company currently intends to apply such net proceeds in accordance with the purposes set out in the section headed “Future Plans and Use of Proceeds” in the Prospectus, as follows:

- approximately 58.6%, or HK\$1,626.5 million, will be used as the construction costs for the development of the existing property projects or project phases, Wenzhou Zhongliang Majestic Mansion, Suqian Zhongliang Capital Park and Jiangyou Zhongliang Capital Park of the Company. See “Business — Our Property Projects” in the Prospectus for further details;
- approximately 31.6%, or HK\$875.5 million, will be used for repayment of the majority portion of certain existing trust loans, all of which are working capital loans for project companies of the Company and comprised (i) the outstanding balance of RMB237.5 million of a trust loan with a term of one year, an interest rate of 11.5% per annum and the maturity date of September 6, 2019; (ii) the outstanding balance of RMB374.0 million of a trust loan with a term of one year, an interest rate of 12.5% per annum and the maturity date of November 1, 2019; and (iii) the outstanding balance of RMB300.0 million of a trust loan with a term of one year, an interest rate of 13.83% per annum and the maturity date of November 22, 2019; and
- approximately 9.8%, or HK\$271.1 million, will be used for general working capital purposes.

APPLICATION AND INDICATIONS OF INTEREST

The Company announces that at the close of the application lists at 12:00 noon on Monday, July 8, 2019, the Offer Shares initially offered under the Hong Kong Public Offering have been just sufficiently over-subscribed. A total of 9,550 valid applications (including applications on **WHITE** and **YELLOW** Application Forms and through giving **electronic application instructions** to HKSCC via CCASS and to the **White Form eIPO** Service Provider through the **White Form eIPO** Service) have been received pursuant to the Hong Kong Public Offering for a total of 53,313,500 Hong Kong Offer Shares, equivalent to approximately 1.01 times of the total number of 53,000,000 Hong Kong Offer Shares initially available under the Hong Kong Public Offering. As the over-subscription in the Hong Kong Public Offering is less than 15 times, at the discretion of the Sole Representative (for itself and on behalf of the other Underwriters), the reallocation procedure as described in the section headed “Structure of the Global Offering — The Hong Kong Public Offering — Reallocation” in the Prospectus has not been applied. The final number of Offer Shares allocated to the Hong Kong Public Offering is 53,000,000 Offer Shares, representing 10% of the total number of Offer Shares initially available under the Global Offering (before exercise of the Over-allotment Option).

Of the 9,550 valid applications on **WHITE** and **YELLOW** Application Forms and by **electronic application instructions** given to HKSCC via CCASS and to the designated **White Form eIPO** Service Provider under the **White Form eIPO** service for a total of 53,313,500 Hong Kong Offer Shares:

- a total of 9,546 valid applications for a total of 49,513,500 Hong Kong Offer Shares were received for the Hong Kong Public Offering with an aggregate subscription amount based on the maximum offer price of HK\$6.68 (excluding brokerage of 1%, the SFC transaction levy of 0.0027% and the Stock Exchange trading fee of 0.005%) of HK\$330.8 million or less, representing approximately 1.87 times of the total number of 26,500,000 Hong Kong Offer Shares initially available for allocation in pool A;
- a total of four valid applications for a total of 3,800,000 Hong Kong Offer Shares with an aggregate subscription amount based on the maximum offer price of HK\$6.68 (excluding brokerage of 1%, the SFC transaction levy of 0.0027% and the Stock Exchange trading fee of 0.005%) of more than HK\$25.4 million, representing approximately 0.14 times of the total number of 26,500,000 Hong Kong Offer Shares initially available for allocation in pool B. There are 22,700,000 Shares be reallocated from pool B to pool A; and
- one application has been rejected due to dishonored checks and 10 multiple or suspected multiple applications have been identified and rejected. One invalid application has been identified. No application for more than 50% of the Hong Kong Offer Shares initially available under the Hong Kong Public Offering (that is, more than 26,500,000 Hong Kong Offer Shares) has been identified. The Offer Shares offered in the Hong Kong Public Offering were conditionally allocated on the basis set out in the paragraph headed “Basis of allotment under the Hong Kong Public Offering” below.

INTERNATIONAL OFFERING

The Offer Shares initially offered under the International Offering have been slightly over-subscribed and an over-allocation of 79,500,000 Shares was made in the International Offering. A total of 645,054,000 International Offer Shares have been subscribed, representing approximately 1.35 times of the total number of 477,000,000 International Offer Shares initially available for subscription under the International Offering. The final number of Offer Shares under the International Offering is 477,000,000 Shares, representing 90% of the total number of the Offer Shares initially available under the Global Offering (before exercise of the Over-allotment Option). There are a total of 159 places under the International Offering. A total number of 103 places have been allotted six board lots of Shares or less, representing approximately 64.8% of total number of places under the International Offering. These places have been allotted approximately 0.018% of the 477,000,000 Offer Shares available under the International Offering and approximately 0.017% of the Offer Shares under the Global Offering. A total number of 65 places have been allotted one board lot of Shares, representing representing approximately 40.9% of total number of places under the International Offering. These places have been allotted approximately 0.007% of the 477,000,000 Offer Shares available under the International Offering after reallocation and approximately 0.006% of the Offer Shares under the Global Offering.

Under the International Offering, 39,246,500 Offer Shares, representing approximately 7.41% of the total number of Offer Shares initially available under the Global Offering (assuming the Over-allotment Option is not exercised) and approximately 1.11% of the total number of issued Shares immediately following the completion of the Capitalization Issue and the Global Offering (assuming the Over-allotment Option is not exercised), were placed to GTJA Financial Products, which is a connected client of GTJAS, one of the Joint Global Coordinators, Joint Bookrunners and Joint Lead Managers, pursuant to paragraph 13(7) of the Placing Guidelines. An application has been made to the Stock Exchange for, and the Stock Exchange has granted a consent under paragraph 5(1) of the Placing Guidelines to permit the Company to allocate Shares in the International Offering to the above connected client. The Shares to be placed to GTJA Financial Products is to establish hedge positions of the Relevant Offer Shares for the Notes to be issued by GTJA Financial Products to the Noteholder. Acquisition by GTJA Financial Products of the Relevant Offer Shares will be fully funded by the Noteholder. GTJA Financial Products will hold the title and the voting right of the Relevant Offer Shares but it will not exercise the voting right of the Relevant Shares during the tenor of the Notes as per its internal policy. GTJA Financial Products will pass through the economic exposure of the Relevant Offer Shares to the Noteholder under the Notes. The Notes is linked to the Relevant Offer Shares and will be settled in cash upon request for redemption from the Noteholder. GJTA Financial Products shall redeem the Notes (in whole but not in part) upon receipt from the Noteholder a notice to early redeem the Notes in accordance with the terms and conditions as set out in the Notes documents. To the best of GTJA Financial Products' knowledge, after making all reasonable inquiries, the Noteholder is an independent third party, and is not a connected person (as defined in the Listing Rules) of the Company or their respective associates (as defined in the Listing Rules) and are in compliance with all the conditions under the consent granted by the Stock Exchange.

Under the International Offering, 10,620,000 Offer Shares, representing up to approximately 2.00% of the total number of Offer Shares initially available under the Global Offering (assuming the Over-allotment Option is not exercised) and up to approximately 0.30% of the total number of issued Shares immediately following the completion of the Capitalization Issue and the Global Offering (assuming the Over-allotment Option is not exercised), were placed to a QDII Account managed by CCB Asset Management, which is a connected client of CCBI, the Sole Sponsor, the Sole Representative, one of the Joint Global Coordinators, Joint Bookrunners and Joint Lead Managers, pursuant to paragraph 13(7) of the Placing Guidelines. The Offer Shares placed to CCB Asset Management for the QDII Account will not be for CCB Asset Management's proprietary account(s) and will be held by CCB Asset Management on behalf of the independent third party. An application has been made to the Stock Exchange for, and the Stock Exchange has granted a consent under paragraph 5(1) of the Placing Guidelines to permit the Company to allocate Shares in the International Offering to the above connected client. To the best of CCB Asset Management's knowledge, after making all reasonable inquiries, the ultimate investor of the QDII Account is an independent third party, and is not a connected person (as defined in the Listing Rules) of the Company or their respective associates (as defined in the Listing Rules) and are in compliance with all the conditions under the consent granted by the Stock Exchange.

Under the International Offering, 62,007,000 Offer Shares, representing approximately 11.70% of the total number of Offer Shares initially available under the Global Offering (assuming the Over-allotment Option is not exercised) and approximately 1.76% of the total number of issued Shares immediately following the completion of the Capitalization Issue and the Global Offering (assuming the Over-allotment Option is not exercised), were placed to HTCI, which is a connected client of HTFH, one of the Joint Bookrunners and Joint Lead Managers, pursuant to paragraph 13(7) of the Placing Guidelines. An application has been made to the Stock Exchange for, and the Stock Exchange has granted a consent under paragraph 5(1) of the Placing Guidelines to permit the Company to allocate Shares in the International Offering to the above connected client. The Offer Shares placed to HTCI will be held as the single underlying of the Back-to-back TRS to be issued by HTCI in connection with the Client TRS placed by and fully funded by the Ultimate Client, by which, HTCI will pass the full economic exposure of the Offer Shares to the Ultimate Client, which in effect, HTCI will hold the beneficial interest of the Offer Shares on behalf of the Ultimate Client. The Ultimate Client may exercise an early redemption right to redeem the Client TRS at any time from the issue date of the Client TRS which should be on or after the date on which the Offer Shares are listed on the Stock Exchange. Upon the final redemption or early redemption of the Client TRS by the Ultimate Client, HTCI will dispose the Offer Shares on the secondary market and the Ultimate Client will receive a final redemption amount of the Back-to-back TRS which should have taken into account all the economic returns or economic loss in relation to the Offer Shares, the fixed amount of management fees of the Back-to-back TRS and the Client TRS. HTCI will hold the legal title and the voting right of the Offer Shares by itself, and pass through the economic exposure to the Ultimate Client. Due to its internal policy, HTCI will not exercise the voting right of the Offer Shares during the tenor of the Back-to-back TRS. To the best of HTCI's knowledge, after making all reasonable inquiries, the Ultimate Client is an independent third party, and is not a connected person (as defined in the Listing Rules) of the Company or their respective associates (as defined in the Listing Rules) and are in compliance with all the conditions under the consent granted by the Stock Exchange.

Under the International Offering, 111,873,500 Offer Shares, representing approximately 21.11% of the total number of Offer Shares initially available under the Global Offering (assuming the Over-allotment Option is not exercised) and approximately 3.17% of the total number of issued Shares immediately following the completion of the Capitalization Issue and the Global Offering (assuming the Over-allotment Option is not exercised), were placed to the aforementioned connected clients.

The Directors confirm that, to the best of their knowledge, no Offer Shares have been allocated to applicants who are core connected persons, Directors or existing Shareholders of the Company or their respective close associates within the meaning of the Listing Rules, whether in their own names or through nominees. None of the Offer Shares subscribed by the places and the public who has subscribed for the Offer Shares has been financed directly or indirectly by any of the Directors, chief executive, Controlling Shareholders, substantial Shareholders or existing Shareholders of the Company or any of its subsidiaries or their respective close associates, and none of the places and the public who has subscribed for the Offer Shares is accustomed to taking instructions from any of the Directors, chief executive, Controlling Shareholders, substantial Shareholders or 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.

Save as disclosed in this announcement, none of the Sole Sponsor, the Sole Representative, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Underwriters and their respective affiliated companies and connected clients of the lead broker or of any distributors (as defined in Appendix 6 to the Listing Rules) has taken up any Offer Shares for its own benefit under the Global Offering. The Directors confirm that no Offer Shares under the International Offering have been allocated to applicants who are (i) core connected persons (as defined in the Listing Rules) of the Company, (ii) directors or existing shareholders or existing beneficial owners or their respective close associates (as defined in the Listing Rules) of the Company and/or any of the Company's subsidiaries or (iii) their respective close associates (as defined in the Listing Rules) of (i) and/or (ii) above, whether in their own names or through nominees. The International Offering has been conducted in compliance with the placing guidelines for equity securities as set out in the Placing Guidelines and no Offer Shares placed by or through the Sole Representative and the Underwriters under the Global Offering have been placed with any core connected person (as defined in the Listing Rules) of the Company, or persons set out in paragraph 5(1) the Placing Guidelines, whether in their own names or through nominees. No placee will, individually, be placed more than 10% of the total number of issued shares of the Company immediately after the Global Offering. None of the placees under the International Offering will become a substantial shareholder (as defined in the Listing Rules) of the Company after the International Offering.

OVER-ALLOTMENT OPTION

The Company has granted the Over-allotment Option to the International Underwriters exercisable by the Sole Representative (for itself and on behalf of the other International Underwriters) at any time from the date of the Listing Date until the 30th day after the last date for the lodging of the applications under the Hong Kong Public Offering, to require the Company to issue and allot up to 79,500,000 additional Shares, representing in aggregate 15% of the Shares initially being offered under the Global Offering, at the Offer Share to cover over-allocations in the International Offering, if any. There has been an over-allocation of 79,500,000 Shares in the International Offering and such over-allocation will be settled using Shares to be borrowed under the Stock Borrowing Agreement between Liangzhong and the Stabilizing Manager. Such borrowed Shares will be covered by exercising the Over-allotment Option or by making purchases in the secondary market or by a combination of these means. In the event the Over-allotment Option is exercised, an announcement will be made on the websites of the Company and the Stock Exchange at www.zldcgroup.com and www.hkexnews.hk. As of the date of this announcement, the Over-allotment Option has not been exercised.

BASIS OF ALLOTMENT UNDER THE HONG KONG PUBLIC OFFERING

Subject to the satisfaction of the conditions set out in the section headed “Structure of the Global Offering — Conditions of the Global Offering” in the Prospectus, valid applications made by the public on **WHITE** and **YELLOW** Application Forms and by **electronic application instructions** given to HKSCC via CCASS or to the designated **White Form eIPO** service provider under the **White Form eIPO** service will be conditionally allocated on the basis set out below:

NO. OF SHARES APPLIED FOR	NO. OF VALID APPLICATIONS	BASIS OF ALLOTMENT/BALLOT	APPROXIMATE PERCENTAGE ALLOTTED OF THE TOTAL NO. OF SHARES APPLIED FOR
POOL A			
500	5,003	500 Shares	100.00%
1,000	1,361	1,000 Shares	100.00%
1,500	463	1,500 Shares	100.00%
2,000	405	2,000 Shares	100.00%
2,500	180	2,500 Shares	100.00%
3,000	293	3,000 Shares	100.00%
3,500	53	3,500 Shares	100.00%
4,000	111	4,000 Shares	100.00%
4,500	56	4,500 Shares	100.00%
5,000	298	5,000 Shares	100.00%
6,000	79	6,000 Shares	100.00%
7,000	181	7,000 Shares	100.00%
8,000	56	8,000 Shares	100.00%
9,000	23	9,000 Shares	100.00%
10,000	353	10,000 Shares	100.00%
15,000	111	15,000 Shares	100.00%
20,000	128	20,000 Shares	100.00%
25,000	59	25,000 Shares	100.00%
30,000	63	30,000 Shares	100.00%
35,000	10	35,000 Shares	100.00%
40,000	26	40,000 Shares	100.00%
45,000	14	45,000 Shares	100.00%
50,000	54	50,000 Shares	100.00%
60,000	13	60,000 Shares	100.00%
70,000	15	70,000 Shares	100.00%
80,000	14	80,000 Shares	100.00%
90,000	4	90,000 Shares	100.00%
100,000	81	100,000 Shares	100.00%
200,000	22	195,000 Shares	97.50%

NO. OF SHARES APPLIED FOR	NO. OF VALID APPLICATIONS	BASIS OF ALLOTMENT/BALLOT	APPROXIMATE PERCENTAGE ALLOTTED OF THE TOTAL NO. OF SHARES APPLIED FOR
300,000	12	291,000 Shares	97.00%
500,000	3	483,000 Shares	96.60%
600,000	1	579,500 Shares	96.58%
700,000	1	676,000 Shares	96.57%
	9,546		
POOL B			
800,000	1	800,000 Shares	100.00%
1,000,000	3	1,000,000 Shares	100.00%
	4		

RESULTS OF ALLOCATIONS

The results of allocations of Hong Kong Offer Shares in the Hong Kong Public Offering, including applications made on **WHITE** and **YELLOW** Application Forms and through giving **electronic application instructions** to HKSCC via CCASS and through the **White Form eIPO** Service Provider through the designated **White Form eIPO** website and the Hong Kong identity card/passport/Hong Kong business registration numbers of successful applicants will be made available at the times and dates and in the manner specified below:

- in the announcement to be posted on the Company's website at www.zldcgroup.com and the Stock Exchange's website at www.hkexnews.hk by no later than 8:00 a.m. on Monday, July 15, 2019;
- from the designated results of allocations website at www.iporeresults.com.hk (alternatively: English <https://www.eipo.com.hk/en/Allotment>; Chinese <https://www.eipo.com.hk/zh-hk/Allotment>) with a "search by ID" function on a 24-hour basis from 8:00 a.m. on Monday, July 15, 2019 to 12:00 midnight on Sunday, July 21, 2019;
- by telephone enquiry line by calling +852 2862 8669 between 9:00 a.m. and 10:00 p.m. from Monday, July 15, 2019 to Thursday, July 18, 2019;
- in the special allocation results booklets which will be available for inspection during opening hours from Monday, July 15, 2019 to Wednesday, July 17, 2019 at all the receiving banks' designated branches.

Bank of China (Hong Kong) Limited

Region	Branch	Address
Hong Kong Island	409 Hennessy Road Branch	409–415 Hennessy Road, Wan Chai, Hong Kong
	Aberdeen Branch	25 Wu Pak Street, Aberdeen, Hong Kong
Kowloon	Hoi Yuen Road Branch	55 Hoi Yuen Road, Kwun Tong, Kowloon
	Tsim Sha Tsui East Branch	Shop 3, LG/F, Hilton Towers, 96 Granville Road, Tsim Sha Tsui East, Kowloon
New Territories	Tai Po Branch	68–70 Po Heung Street, Tai Po Market, New Territories
	Yuen Long Branch	102–108 Castle Peak Road, Yuen Long, New Territories

Standard Chartered Bank (Hong Kong) Limited

Region	Branch	Address
Hong Kong Island	188 Des Voeux Road Branch	188 Des Voeux Road Central, Central
	North Point Centre Branch	Shop G, G/F, North Point Centre, 284 King's Road, North Point
Kowloon	Mongkok Branch	Shop B, G/F, 1/F & 2/F, 617–623 Nathan Road, Mongkok
	Telford Gardens Branch	Shop P9–12, Telford Centre, Telford Gardens, Tai Yip Street, Kowloon Bay
New Territories	Tsuen Wan Branch	Shop C, G/F & 1/F, Jade Plaza, 298 Sha Tsui Road, Tsuen Wan

Applicants applying through their designated CCASS Participants (other than CCASS Investor Participants) can arrange with their designated CCASS Participants to advise them of the number of Offer Shares allocated under their applications. Successful CCASS Investor Participants can check the number of Offer Shares allocated to them via the CCASS Phone System and CCASS Internet System on Monday, July 15, 2019 or from the activity statement that will be made available by HKSCC to them showing the number of Hong Kong Offer Shares credited to their CCASS Investor Participant stock accounts.

SHAREHOLDING CONCENTRATION ANALYSIS

Set out below is a summary of allotment results under the International Offering:

— top 1, 5, 10 and 25 of the placees out of the International Offer Shares, total Offer Shares and total issued Shares of the Company upon Listing:

Placee	Subscription (Note 1)	Shares held following the Global Offering	Subscription as % of International Offering (assuming no exercise of the Over-allotment Option) (Note 2)	Subscription as % of International Offering (assuming full exercise of the Over-allotment Option)	Subscription as % of the total Offer Shares (assuming no exercise of the Over-allotment Option) (Note 1)	Subscription as % of the total Offer Shares (assuming full exercise of the Over-allotment Option)	% of the total Offer Shares (assuming full exercise of the Over-allotment Option)	% of total issued Shares (assuming full exercise of the Over-allotment Option)
Top 1	70,556,500	70,556,500	14.79	12.68	13.31	11.58	2.00	1.95
Top 5	262,750,000	262,750,000	55.08	47.22	49.58	43.11	7.44	7.28
Top 10	412,173,000	412,173,000	86.41	74.07	77.77	67.62	11.68	11.42
Top 25	542,492,000	542,492,000	113.73	97.48	102.36	89.01	15.37	15.03

— top 1, 5, 10 and 25 of all the Shareholders (including Liangzhong, Liangtai, Liangyi and Abundant Talent and the placees of the International Offering) out of the International Offer Shares, total Offer Shares and total issued Shares of the Company upon Listing:

Shareholder	Subscription (Note 1)	Shares held following the Global Offering	Subscription as % of International Offering (assuming no exercise of the Over-allotment Option) (Note 2)	Subscription as % of International Offering (assuming full exercise of the Over-allotment Option)	Subscription as % of the total Offer Shares (assuming no exercise of the Over-allotment Option) (Note 1)	Subscription as % of the total Offer Shares (assuming full exercise of the Over-allotment Option)	% of total issued Shares (assuming no exercise of the Over-allotment Option)	% of total issued Shares (assuming full exercise of the Over-allotment Option)
Top 1	—	2,822,167,839	—	—	—	—	79.95	78.19
Top 5	140,571,500	3,111,274,489	29.47	25.26	26.52	23.06	88.14	86.20
Top 10	334,842,500	3,305,545,489	70.20	60.17	63.18	54.94	93.64	91.58
Top 25	529,820,500	3,529,820,500	111.07	95.21	99.97	86.93	99.99	97.79

Notes:

1. The number of Shares under subscription includes over-allocated Shares.
2. The number of Shares under subscription includes over-allocated Shares, while the number of Shares in the International Offering does not take into account the Shares to be allotted and issued upon the exercise of the Over-allotment Option.

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

Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份
A2138010	7000	H3811052	10000				
A645992A	5000	H3867740	2000				
A8222927	500	H4256214	3000				
A8533116	500	H4579560	500				
A8633412	1000	K0013986	6000				
B8010108	500	K0503029	500				
B9373948	3000	K1115219	4000				
B9990300	50000	K1859552	5000				
C2020783	2500	K203123A	2000				
C2317522	5000	K2085550	1000				
C2894163	500	K2794187	10000				
C3068178	40000	K2962810	1000				
C3275912	500	K3711692	500				
C3750246	1000	K4911431	1000				
C4100881	1000	K5084253	6000				
C4256709	500	K5618886	10000				
C4389016	5000	K5831784	500				
C463746A	2000	K5859808	10000				
C4770186	2000	K5938562	2000				
C482264A	2000	K7448821	1000				
C6022519	1500	K7505779	2500				
C6045764	1000	K7604467	1000				
C6132632	500	K8977135	500				
C6746940	500	K9270698	500				
D0125122	500	K9332332	500				
D0133516	500	P0214438	1000				
D0140849	3500	P0333135	500				
D0192881	1000	P1947595	2000				
D1502132	10000	P7490503	500				
D1642929	100000	P8207295	1000				
D2383595	2000	R101361A	2000				
D243694A	500	R1645225	10000				
D247745A	10000	V007554A	3000				
D2994314	500	V0211796	500				
D3332560	1500	V0215406	1000				
D3707173	500	Y205890A	2500				
D394454A	10000	Y4950249	1000				
D4275706	2000	Z7062436	500				
D4332041	2500	Z7138149	500				
D4356137	500	Z7779292	2000				
D4605005	500	Z8441163	2500				
D488706A	2500	Z9088823	500				
D5145474	5000						
D5310017	15000						
D6102736	500						
D7502584	10000						
E1475812	1000						
E1709457	1000						
E2256723	1000						
E2772403	5000						
E3865162	3000						
E4249376	5000						
E5174582	5000						
E5314155	500						
E532147A	6000						
E5713513	5000						
E7029326	1000						
E7137498	10000						
E7303606	500						
E7458774	3000						
E7654581	3000						
E8772030	500						
E8888160	1000						
E9101865	1000						
E9405252	15000						
G0514224	500						
G0948690	1000						
G1057005	10000						
G1721126	500						
G2213159	3500						
G255794A	500						
G2875070	1500						
G3587281	2000						
G3704431	500						
G3868574	500						
G4063464	500						
G4509543	500						
G4526359	1000						
G5547708	3000						
G5637243	3000						
G5742608	10000						
G6084167	2000						
G625514A	45000						
G6985377	2000						
G8035201	500						
G8053056	500						
G9027202	5000						
H0211070	500						

Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份
A6506014	5000						
A8468128	15000						
A8473202	2000						
A8814166	6000						
A9003706	1000						
A9631634	15000						
B1214360	1000						
B8182197	3000						
C2262957	500						
C2280572	500						
C5161132	500						
D0101517	500						
D0153061	50000						
D2271746	1000						
D2952719	40000						
D3121268	15000						
D3465218	6000						
D4658397	100000						
D4801289	1000						
E1613360	15000						
E2273105	3000						
E6914385	500						
E8518592	1000						
G3549207	500						
G5738643	1000						
K0719153	1500						
K557692A	10000						
K6483674	2000						
P3472446	500						
Y0895545	1000						
Y3336466	1000						
Y3543933	2000						

Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份
0002132	500	006055935	500	01104001X	1000	02017247	500
0002154	1000	006110016	1000	01106146	1000	02020450	500
0002995	500	006166513	500	01107555X	500	02020931	500
0006937	6000	006200827	500	011100211	2000	02028087	500
0007924	1000	006203264	500	011103032	1000	02030819	1500
001023065	500	006232013	500	011104022	500	02035016	1000
001054020	1000	006245168	500	01112833	500	0203563X	500
001055130	500	006252567	500	01112835	500	02040021	500
001071817	500	006273421	500	01119051X	500	02054419	500
001121538	500	006284513	500	0112006X	500	02062806	500
00112531X	500	00629043X	500	011212224	1000	02064529	500
001160020	500	007091018	500	01121527	500	02070018	500
001182831	1000	007102016	500	011222917	500	02070059	1500
00119008X	500	007125412	500	01124814	500	02070417	500
001191626	500	007127521	1000	01125217	500	02081224	500
001214036	1000	007130939	500	01125259	500	02081812	500
001223622	1000	007135828	1000	011261225	500	02083325	500
0012442	6000	007135915	500	011262417	500	02084334	500
001246024	500	007178355	1000	011290301	500	02090019	500
001255243	500	007202150	1000	01130016	500	0209203X	500
0012617	80000	007261941	500	01131728	500	02095816	500
001282438	500	007270037	500	01135312	500	02100013	500
0013441	500	007271856	2500	01141111	500	02101541	500
0015278	500	007282016	3000	01142413	500	02117352	500
0016267	1500	007296028	500	01150815	500	02123629	500
0017879	5000	007306641	500	01150899	500	02123637	500
002014314	500	008034023	500	01156322	500	02124525	500
00209151X	500	008066714	500	01160024	500	02131418	500
002101541	500	008085113	500	01161611	500	02132713	1000
002102524	500	008092968	1500	0116544X	500	02134060	500
002145356	500	008202832	500	01176043	500	02134448	500
002156724	500	008213625	500	01184810	1000	02140767	500
002160212	1000	008310357	1000	0118721	4500	02143917	500
002174520	500	008719600	20000	01190522	500	02150024	500
002184572	500	009022000	500	01191614	500	02150036	1500
002192643	500	00902323X	6000	01191823	500	02155486	500
002200924	1500	009054635	500	01197524	500	02161249	500
00221201X	500	009063323	500	012011920	500	0216361X	500
002221529	500	009091031	1500	01201555	500	02170610	500
002239445	1500	009105730	500	012016660	500	02170917	500
002270012	500	009125736	500	012024412	500	02170918	500
002282713	500	009135465	500	012032661	500	02174788	500
0025758	10000	009151331	500	01207342	500	02183434	500
0026308	20000	009152553	500	012091179	1000	0218631X	1500
0026597	1000	009173718	500	01209312	500	02187513	500
0027682	15000	009236330	500	012140513	500	02190068	500
003010530	500	009252918	500	012144433	500	02190536	500
003021216	500	009272133	1000	012150579	500	02191530	500
0030514	1000	009273030	500	012153014	1500	02198417	500
003090820	500	009292118	1000	012210329	500	02200329	500
003101225	2500	009295267	500	01223135	500	0220242X	500
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003345200	1000	010162060	1000	01232327	500	02253012	500
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08198511	500	09211251	500	101280010	500	10310020	500
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11151416	1500	12094322	500	202090425	1500	208294920	6000
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11185228	500	12123368	500	203081234	500	209190420	1000
11190510	500	12123724	1500	203097614	500	209220038	1000
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112016520	500	12130653	500	203162014	500	209228619	500

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209254418	500	266573369	15000	305080360	500	310250010	1000
209255931	500	267356665	50000	305087073	500	310301512	500
209265549	500	269016622	10000	305103977	500	311010391	500
209298216	500	273124594	7000	305105812	500	311010511	500
209303001	500	273362202	2000	305134823	195000	311010529	500
209304013	500	274204676	10000	305200912	1500	311012831	500
210024114	500	275264315	15000	305203516	5000	31106052X	500
210044151	500	275302057	1000	305234574	500	311082435	1000
210071227	500	276261997	500	305241511	500	311110018	3000
210080076	500	278254032	9000	305254937	500	31115046X	2500
210120419	500	279437123	50000	305263713	500	311151318	500
210121529	2000	279496566	500	305267426	500	311221019	500
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210181011	500	291297C	500	305945055	1000	311514884	500
210186828	1000	292536C	1500	306028216	500	312014929	1000
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210240219	500	294240981	7000	306114518	500	312050050	500
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210251325	8000	294823C	500	306165029	1500	31210261X	500
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210281813	500	295498794	500	306231029	500	312140012	500
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211073761	1000	296506C	6000	307080612	500	312180024	2500
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265296186	10000	305050022	500	310230036	3000	33900519	1000
265512962	8000	305067326	500	310231623	500	33900519	1000

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34032219	1000	395499001	9000	395499089	2500	407192429	500
34040319	1000	395499002	6000	395499090	1000	407222540	500
34040319	1000	395499003	10000	395499091	100000	407236031	500
340503197	500	395499004	4500	395499092	100000	407283672	500
34080319	1000	395499005	25000	395499093	40000	407290435	2000
34122719	4000	395499006	8000	395499094	10000	407292628	500
34290119	1000	395499007	3000	395499095	291000	408020913	500
346207343	20000	395499008	2500	395499096	100000	408093353	1000
346364144	500	395499009	15000	395499097	5000	408102333	2500
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348288812	10000	395499011	5000	395499099	195000	408130022	500
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35012719	7000	395499014	10000	395499102	483000	408162220	500
350181198	500	395499015	10000	395499103	100000	408162372	500
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35072119	7000	395499017	20000	395499105	3000	408272536	500
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365528850	3000	395499044	10000	402210010	500	410248113	500
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37112219	7000	395499054	15000	404032410	1000	411047015	2000
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37132219	7000	395499057	30000	404243182	1500	411084527	500
37290119	500	395499058	5000	405020041	500	411097513	500
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42108319	1000	44072419	1000	44078319	1000	503280031	1000
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43042119	1000	44072419	1000	44078319	1000	504190018	1000
43042219	1000	44072419	1000	44078319	1000	50423042X	1500
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Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份
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780026084	2500	806252028	1000	812272413	1000	908190539	500
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Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份
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Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份
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I93643	500	I94492	2000	I95732	3000	IS1179188	500
I93646	1000	I94493	500	I95734	2000	IS1297793	1000
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Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份
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Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number (s) 證件號碼	HKPO Shares Allocated 獲配發股份
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P2083659	500	R0851182	1000	R8739403	500	VCL021811	1000
P2206017	3000	R096310A	3000	R8801885	500	VCL021832	500
P2384543	25000	R1146261	1000	R8836263	500	VCL022018	500
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P2671291	20000	R1242562	500	R894354	500	VCL024129	500
P2814734	1000	R132710A	3500	R9184820	1500	VCL024518	500
P3010213	500	R1557903	2000	R9260136	3000	VCL024827	500
P3059697	40000	R1645462	5000	R9281648	1000	VCL026311	500
P4059593	100000	R1665498	1000	R9388140	1000	VCL026525	500
P4314410	500	R175282A	1500	R9416578	1000	VCL027405	500
P4620643	1500	R1865365	500	R967540	15000	VCL027688	500
P4651301	500	R1915575	1000	S12441945	500	VCL028344	500
P4820235	500	R1985786	1000	U22029789	500	VCL030042	500
P4847885	100000	R1989897	3000	V0041920	1000	VCL030043	500
P4866480	15000	R2179945	1000	V0044652	15000	VCL030057	500
P4866693	500	R2254017	500	V0080713	7000	VCL030427	500
P488201	500	R2490950	1000	V0115703	1000	VCL030688	1000
P4943256	2500	R2519592	2000	V0132535	500	VCL030718	500
P5087337	2000	R2789603	1000	V017050A	1000	VCL03102X	500
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P5614221	20000	R3208809	5000	V0227951	3000	VCL032295	500
P5667589	1000	R321521A	2000	V0231088	20000	VCL032313	500
P5714072	500	R3218200	1000	V0237612	500	VCL032554	500
P6195680	1500	R3418072	1000	V030221A	500	VCL032746	500
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P6764499	2000	R3763691	1000	V0413038	1000	VCL037411	500
P687412A	500	R3806862	5000	V0437336	3000	VCL037617	500
P6970315	25000	R382741A	1500	V0442666	4500	VCL040021	500
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P7621551	10000	R4221825	500	V0785555	2000	VCL041770	500
P7626278	2000	R422185A	1000	V0785563	10000	VCL041776	4000
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P7819424	7000	R4347888	500	V0838152	500	VCL042195	500
P8429964	500	R4461362	1000	V0849707	500	VCL042520	500
P8442421	500	R4461818	1500	V087809A	500	VCL042894	500
P8444262	500	R4627341	1000	V0973777	5000	VCL043020	500
P8602275	500	R4771361	1000	V0994901	10000	VCL043639	500
P8603891	1000	R4806319	2500	V1022229	1500	VCL044151	500
P8654364	500	R4819364	500	V1034065	4500	VCL044354	500
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P8926755	1000	R5125579	500	V1041894	500	VCL045029	500
P8972218	500	R5129272	4000	V1041991	1000	VCL04613X	500
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P9014539	500	R5313839	500	V1119044	1500	VCL047797	500
P9063971	1000	R5456664	500	V1229850	500	VCL050010	1000
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P9741732	1500	R6730328	1000	VCL013649	500	VCL052741	500
P9797746	2000	R6755444	1000	VCL015318	500	VCL052919	500
P9869852	500	R6778754	1000	VCL015527	500	VCL053132	500
P9888989	500	R696512	2500	VCL016032	500	VCL053914	50000
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R0375119	500	R7748719	500	VCL02006X	500	VCL055734	500
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R0642923	1000	R7840623	30000	VCL020518	500	VCL057628	500
R0651469	1000	R7876792	500	VCL020614	500	VCL057856	500
R066790A	500	R7896033	500	VCL020630	500	VCL060016	500

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VCL060025	500	VCL104415	500	VCL150044	500	VCL181817	500
VCL060025	500	VCL10442X	500	VCL150044	500	VCL182434	500
VCL060029	500	VCL104490	500	VCL150231	500	VCL182450	500
VCL060030	500	VCL104514	1500	VCL150539	2000	VCL182739	500
VCL06052X	500	VCL105349	500	VCL150610	500	VCL18353X	1500
VCL060533	500	VCL105730	500	VCL150622	500	VCL183615	500
VCL060787	500	VCL10693X	1000	VCL150667	500	VCL184098	500
VCL061338	500	VCL107412	1500	VCL15072X	500	VCL184572	500
VCL061842	500	VCL107558	2000	VCL150914	500	VCL185237	4500
VCL061943	1000	VCL10857X	500	VCL151331	1000	VCL18631X	1000
VCL062599	500	VCL110079	500	VCL151512	1000	VCL186437	500
VCL063787	500	VCL110210	195000	VCL152116	1000	VCL19001X	500
VCL06391X	1000	VCL110320	500	VCL152436	500	VCL190225	500
VCL06454X	500	VCL110438	1500	VCL152553	500	VCL190313	500
VCL064831	500	VCL110516	500	VCL152566	500	VCL190320	500
VCL065727	500	VCL110817	2500	VCL15261X	500	VCL190624	500
VCL06632X	500	VCL111831	500	VCL152721	500	VCL190929	500
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VCL075010	500	VCL120513	500	VCL160033	1500	VCL201373	500
VCL07546X	500	VCL120626	500	VCL160055	2000	VCL201511	5000
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VCL080037	500	VCL121025	1000	VCL160763	1500	VCL203336	500
VCL080039	500	VCL12102X	500	VCL160924	500	VCL203527	500
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VCL080836	500	VCL123434	500	VCL161611	500	VCL206132	500
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VCL083172	500	VCL125412	500	VCL163414	500	VCL208521	2000
VCL084019	500	VCL12651X	500	VCL163480	500	VCL210045	500
VCL08551X	500	VCL127124	500	VCL164111	500	VCL210329	500
VCL086811	500	VCL128212	500	VCL164219	1000	VCL210343	500
VCL08702X	500	VCL130010	1000	VCL164426	500	VCL210524	500
VCL087219	500	VCL130014	500	VCL164434	500	VCL211018	500
VCL087577	195000	VCL130224	500	VCL164589	500	VCL211111	1500
VCL087726	500	VCL130337	2000	VCL164912	500	VCL211251	500
VCL090019	500	VCL130812	500	VCL165318	500	VCL211510	1000
VCL090022	500	VCL131640	500	VCL165410	500	VCL212021	1500
VCL090429	500	VCL132016	500	VCL16544X	500	VCL212092	500
VCL090443	500	VCL132021	500	VCL166415	500	VCL212120	500
VCL090728	500	VCL132039	500	VCL16730X	500	VCL212874	500
VCL090789	500	VCL132057	1000	VCL16843X	1000	VCL213010	500
VCL09083X	500	VCL132437	500	VCL170029	500	VCL213733	500
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VCL092052	500	VCL134060	500	VCL170490	500	VCL215948	2000
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VCL092832	500	VCL134435	1000	VCL171215	500	VCL220016	500
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VCL093619	500	VCL134772	500	VCL17212X	500	VCL220037	1500
VCL09361X	500	VCL135425	4000	VCL172139	500	VCL220038	500
VCL093622	500	VCL136018	500	VCL172235	500	VCL220053	500
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VCL095120	500	VCL140019	500	VCL173011	500	VCL220444	500
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VCL100013	500	VCL14062X	500	VCL174521	500	VCL221820	1000
VCL100038	500	VCL140813	500	VCL175386	500	VCL222031	2000
VCL100217	500	VCL141029	500	VCL176510	500	VCL22211X	500
VCL100429	500	VCL141111	500	VCL177823	500	VCL222463	500
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VCL101613	500	VCL142048	500	VCL18002X	500	VCL227125	500
VCL101623	500	VCL142126	500	VCL180035	500	VCL227526	500
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VCL102758	500	VCL144818	500	VCL180116	500	VCL230029	500
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VCL103121	500	VCL148218	500	VCL181011	500	VCL232714	500
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VCL104032	500	VCL150010	500	VCL181669	500	VCL233620	500

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VCL233669	500	VCL285024	500	Y1082033	1000	Y4490361	500
VCL234613	500	VCL285113	500	Y1147305	500	Y4571744	1000
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VCL235012	500	VCL287020	500	Y1206085	25000	Y4608729	500
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VCL236019	500	VCL290019	500	Y1249353	500	Y4639160	500
VCL238210	500	VCL290033	1500	Y1289541	6000	Y4686592	4000
VCL239538	500	VCL290319	500	Y1333125	1500	Y4688358	500
VCL240219	500	VCL290729	500	Y136402	10000	Y4766170	1000
VCL240422	500	VCL291213	500	Y1365906	10000	Y477095A	1000
VCL24051X	500	VCL291995	500	Y1420672	3000	Y4772286	1500
VCL240526	500	VCL292116	500	Y1425372	2500	Y4820515	6000
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VCL241217	500	VCL292518	500	Y1480969	1500	Y4956956	1500
VCL243029	1000	VCL294818	1500	Y1559026	1000	Y4960015	1000
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VCL26040X	1000	VCL310815	500	Y2629842	1000	Z0393399	15000
VCL260817	1000	VCL312029	500	Y2633807	8000	Z0506355	500
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VCL261032	500	W19680068	500	Y2693443	1000	Z0613070	500
VCL261225	500	W28602978	25000	Y2699824	4000	Z0644510	500
VCL261227	500	W40212908	1000	Y2835280	500	Z0705943	10000
VCL261517	500	W6086759	15000	Y2864647	1000	Z0713555	500
VCL261679	500	W62173404	500	Y2945280	500	Z0730360	1000
VCL261827	500	W66836035	10000	Y2949448	500	Z073515A	1000
VCL261849	500	W81104609	500	Y2963157	5000	Z0847608	500
VCL262417	500	W85627417	500	Y3018537	1000	Z0866408	500
VCL262621	500	W93531750	2500	Y3024472	4000	Z0887456	7000
VCL262855	500	W94117834	30000	Y3105960	500	Z1019288	15000
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VCL263037	500	XG214787	8000	Y3183112	500	Z1056167	1000
VCL264219	500	Y0010969	1000	Y3215855	500	Z112331A	30000
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VCL270037	500	Y0298431	500	Y3539588	1500	Z1415817	500
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VCL271635	500	Y0407575	3000	Y3729131	1500	Z1791231	6000
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VCL272863	500	Y0424631	1500	Y3754837	500	Z1887506	500
VCL277430	500	Y0433126	500	Y3756708	500	Z1889665	5000
VCL280017	500	Y0433290	500	Y3806632	500	Z2175623	1000
VCL280019	500	Y0482046	7000	Y3836841	2000	Z219900A	500
VCL280020	500	Y0517710	1000	Y3987408	500	Z2241405	7000
VCL280036	500	Y0629152	500	Y4004785	1000	Z2346290	500
VCL280053	500	Y0645948	7000	Y4030662	1500	Z2427010	5000
VCL280819	500	Y0695457	2500	Y4084037	500	Z2433711	40000
VCL281218	500	Y075173A	500	Y4116990	1000	Z2479185	25000
VCL282044	500	Y076873A	3500	Y4132570	1500	Z2493641	1000
VCL282117	500	Y0863163	15000	Y4141693	1000	Z2517672	3000
VCL282796	500	Y0930715	1000	Y4244506	1000	Z2574242	500
VCL282821	500	Y0934087	4000	Y4267174	500	Z2580579	500
VCL283059	500	Y094581A	1000	Y4315934	1000	Z2646596	500
VCL284218	500	Y0949327	10000	Y4348743	1000	Z271673A	1000
VCL284823	500	Y1037933	500	Y435395A	500	Z2721210	500

Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份
Z2777089	500	Z8800171	500				
Z2906598	1500	Z881363A	15000				
Z2925940	1000	Z8857238	1000				
Z3040284	1000	Z8877409	1000				
Z304879A	9000	Z8946710	500				
Z3063837	1000	Z9041312	1500				
Z3098452	30000	Z905287A	3000				
Z3123376	500	Z9070363	1000				
Z3171583	500	Z9110322	25000				
Z3330258	500	Z9123521	500				
Z3389902	1000	Z9125966	10000				
Z3425887	1000	Z9233602	6000				
Z3513069	10000	Z9238949	500				
Z3569633	3500	Z934160A	2000				
Z3585833	1000	Z9379453	3500				
Z3600123	500	Z941450A	1000				
Z3701086	20000	Z9468030	5000				
Z3757359	500	Z9515977	7000				
Z3760104	7000	Z9587781	10000				
Z3861008	500	Z9591894	5000				
Z3893821	5000	Z9604465	5000				
Z3964664	5000	Z9789341	1000				
Z3993222	2000	Z9798960	2500				
Z406120A	1000						
Z4192886	25000						
Z4260938	1000						
Z4380410	3000						
Z4413823	10000						
Z4473044	1000						
Z4487061	1000						
Z454247A	1500						
Z4548222	500						
Z4667353	20000						
Z4669887	2000						
Z473350A	500						
Z5114048	2500						
Z513183A	500						
Z525507	20000						
Z5288925	7000						
Z5297592	1500						
Z530908	4000						
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Z6181733	5000						
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Z6283854	7000						
Z631573A	500						
Z6319913	1500						
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Z6693602	1000						
Z669966A	8000						
Z6724842	500						
Z6746897	20000						
Z6828524	500						
Z7041048	500						
Z7062231	1500						
Z707397	3000						
Z7079584	10000						
Z7289430	1000						
Z7331240	25000						
Z739143A	1000						
Z739529A	1000						
Z7412321	2000						
Z7447362	3000						
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Z7878509	500						
Z819221A	500						
Z8261270	4000						
Z832776A	7000						
Z8358428	500						
Z8391360	10000						
Z8441740	8000						
Z8542016	500						
Z8584304	500						
Z8683205	10000						
Z879077A	500						

DISPATCH/COLLECTION OF THE SHARE CERTIFICATES

Applicants who apply for 1,000,000 or more Hong Kong Offer Shares and are wholly or partially successful using **WHITE** Application Forms or those using **White Form eIPO** and have provided all information required may collect their share certificates (if any) in person from the Hong Kong Share Registrar, Computershare Hong Kong Investor Services Limited at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen’s Road East, Wanchai, Hong Kong, from 9:00 a.m. to 1:00 p.m. on Monday, July 15, 2019 or such other date as notified by the Company. Applicants being individuals who are eligible for personal collection may not authorize any other person to collect on their behalf. Applicants being corporations which are eligible for personal collection must attend through their authorized representatives each bearing a letter of authorization from the corporation stamped with the corporation’s chop. Both individuals and authorized representatives of corporations must produce, at the time of collection, evidence of identity acceptable to the Hong Kong Share Registrar. Share certificates (if any) for Hong Kong Offer Shares allotted to applicants using **WHITE** Application Forms or **White Form eIPO** which are either not available for personal collection, or which are so available but are not collected in person, are expected to be dispatched by ordinary post to those entitled at their own risk on or before Monday, July 15, 2019. Share certificates (if any) for Hong Kong Offer Shares allotted to applicants using **WHITE** Application Forms or **WHITE** Form eIPO which are either not available for personal collection, or which are so available but are not collected in person, are expected to be dispatched by ordinary post to those entitled at their own risk on or before Monday, July 15, 2019.

Wholly or partially successful applicants who applied on a **YELLOW** Application Form or by giving electronic application instructions to HKSCC will have share certificates issued in the name of HKSCC Nominees Limited and deposited directly into CCASS for credit to their CCASS Investor Participant stock accounts or the stock accounts of their designated CCASS Participants as instructed by them in respect of applications which are wholly or partially successful on Monday, July 15, 2019.

Applicants applying through a designated CCASS Participant (other than a CCASS Investor Participant) using **YELLOW** Application Forms should check the number of the Hong Kong Offer Shares allotted to them with that CCASS Participant.

Applicants applying as a CCASS Investor Participant on **YELLOW** Application Forms or by giving **electronic application instructions** through HKSCC via CCASS should check and report any discrepancies to HKSCC before 5:00 p.m. on Monday, July 15, 2019 or such other date as determined by HKSCC or HKSCC Nominees.

REFUND OF APPLICATION

Applicants who have applied for 1,000,000 Hong Kong Offer Shares or more using **WHITE** or **YELLOW** Application Forms and have provided all information required may collect refund checks (if any) in person from the Hong Kong Share Registrar, Computershare Hong Kong Investor Services Limited at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen’s Road East, Wanchai, Hong Kong from 9:00 a.m. to 1:00 p.m. on Monday, July 15, 2019. Refund checks (if any) which are either not available for personal collection, or which are available but are not collected in person, will be dispatched by ordinary to the address as specified in the **WHITE** or **YELLOW** Application Forms at the applicant’s own risk on or before Monday, July 15, 2019.

For applicants who have paid the application monies from a single bank account using **White Form eIPO**, e-Refund payment instructions (if any) are expected to be dispatched to the application payment account on Monday, July 15, 2019. For applicants who have paid the application monies from multiple bank accounts using **White Form eIPO**, refund checks are expected to be dispatched by ordinary post at their own risk on or before Monday, July 15, 2019.

Refund monies (if any) for applicants applying by giving **electronic application instructions** to HKSCC are expected to be credited to the relevant applicants’ designated bank account or the designated bank account of their broker or custodian on Monday, July 15, 2019.

Applicants applying through designated CCASS Clearing/Custodian Participants may check the refund amount payable to them (if any) through their broker or custodian on Monday, July 15, 2019.

For applicants applying (whether using **YELLOW** Application Forms or by giving **electronic application instructions** to HKSCC) as CCASS Investor Participants, they can also check their new account balance and the amount of refund payable to them (if any) via the CCASS Phone System by calling +852 2979 7888 or the CCASS Internet System at <https://ip.ccass.com> (using the procedures in HKSCC’s “An Operating Guide for Investor Participants” in effect from time to time) immediately after the credit of the Offer Shares to their stock account on Monday, July 15, 2019. HKSCC will also make available to such applicant activity statements showing the number of Offer Shares credited to their CCASS Investor Participants stock accounts and (for CCASS Investor Participants applying by giving **electronic application instructions** to HKSCC) the refund amount credited to their respective designated bank accounts (if any).

PUBLIC FLOAT

The Company confirms that immediately following the completion of the Global Offering, the number of issued Shares in the hands of the public will represent at least 15.84% of the total number of issued Shares and will satisfy the minimum percentage as prescribed in the waiver granted by the Stock Exchange from strict compliance with Rule 8.08 of the Listing Rules. The Directors confirm that the three largest public Shareholders do not hold more than 50% of the Shares held in public hands at the time of the Listing in compliance with Rules 8.08(3) and 8.24 of the Listing Rules. The Directors also confirm that there will be at least 300 Shareholders at the time of the Listing in compliance with Rule 8.08(2) of the Listing Rules.

COMMENCEMENT OF DEALINGS IN THE SHARES

No temporary document of title will be issued in respect of the Shares and no receipt will be issued for sums paid on application.

Share certificates will only become valid at 8:00 a.m. on Tuesday, July 16, 2019 provided that the Global Offering has become unconditional and the right of termination as described in “Underwriting — Underwriting Arrangements and Expenses — The Hong Kong Public Offering — Grounds for termination” has not been exercised.

Assuming that the Hong Kong Public Offering has become unconditional in all respects and the Underwriting Agreements are not terminated in accordance with the terms therein at or before 8:00 a.m. in Hong Kong on Tuesday, July 16, 2019, dealings in the Shares on the Stock Exchange are expected to commence at 9:00 a.m. on Tuesday, July 16, 2019. The Shares will be traded in board lots of 500 Shares each. The stock code for the Shares is 2772.

By Order of the Board
Zhongliang Holdings Group Company Limited
Yang Jian
Chairman

Hong Kong, July 15, 2019

As at the date of this announcement, Mr. Yang Jian, Mr. Huang Chunlei, Mr. Xu Liangqiong and Mr. Ling Xinyu are the executive Directors, and Mr. Wang Kaiguo, Mr. Wu Xiaobo and Mr. Au Yeung Po Fung are the independent non-executive Directors.

Please also refer to the published version of this announcement in the South China Morning Post (in English) and the Hong Kong Economic Times (in Chinese).