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CHINA NUCLEAR ENERGY TECHNOLOGY CORPORATION LIMITED 中國核能科技集團有限公司

(Incorporated in Bermuda with limited liability)
(Stock Code: 611)

DISCLOSEABLE TRANSACTION IN RELATION TO 300MW FRAMES PURCHASE AGREEMENTS

A. JIANGSU GUOQIANG FRAMES PURCHASE AGREEMENT

On 10 October 2023 (after trading hours), CNI (as purchaser) entered into the Jiangsu Guoqiang Frames Purchase Agreement with Jiangsu Guoqiang (as supplier), in which CNI agreed to purchase and Jiangsu Guoqiang agreed to sell the Frames for the development of the Photovoltaic Power Station. The consideration of the Jiangsu Guoqiang Frames Purchase Agreement is RMB26,988,561.62 (equivalent to approximately HK\$29,418,532.40).

B. ATEC FRAMES PURCHASE AGREEMENT

On 10 October 2023 (after trading hours), CNI (as purchaser) entered into the ATEC Frames Purchase Agreement with ATEC (as supplier), in which CNI agreed to purchase and ATEC agreed to sell the Frames for the development of the Photovoltaic Power Station. The consideration of the ATEC Frames Purchase Agreement is RMB24,468,572.15 (equivalent to approximately HK\$26,671,650.48).

C. JIANGSU TUCHEN FRAMES PURCHASE AGREEMENT

On 10 October 2023 (after trading hours), CNI (as purchaser) entered into the Jiangsu Tuchen Frames Purchase Agreement with Jiangsu Tuchen (as supplier), in which CNI agreed to purchase and Jiangsu Tuchen agreed to sell the Frames for the development of the Photovoltaic Power Station. The consideration of the Jiangsu Tuchen Frames Purchase Agreement is RMB24,504,839.54 (equivalent to approximately HK\$26,711,183.28).

D. GUOHUA TUBE TOWER FRAMES PURCHASE AGREEMENT

On 10 October 2023 (after trading hours), CNI (as purchaser) entered into the Guohua Tube Tower Frames Purchase Agreement with Guohua Tube Tower (as supplier), in which CNI agreed to purchase and Guohua Tube Tower agreed to sell the Frames for the development of the Photovoltaic Power Station. The consideration of the Guohua Tube Tower Frames Purchase Agreement is RMB19,957,603.68 (equivalent to approximately HK\$21,754,527.67).

LISTING RULES IMPLICATIONS

As the Frames Purchase Agreements were entered into within a 12-month period and the transactions contemplated under the Frames Purchase Agreements were related to the development of the Photovoltaic Power Station, the transactions contemplated thereunder were required to be aggregated pursuant to Rule 14.22 of the Listing Rules.

As the highest applicable percentage ratio (as defined in Rule 14.07 of the Listing Rules) in respect of the aggregate amount of consideration under the Frames Purchase Agreements exceeds 5% but is less than 25%, the transactions contemplated under the Frames Purchase Agreements, on an aggregated basis, constitute a discloseable transaction of the Company under Chapter 14 of the Listing Rules which is subject to reporting and announcement requirements but exempt from the circular and Shareholders' approval requirements under Chapter 14 of the Listing Rules.

A. JIANGSU GUOQIANG FRAMES PURCHASE AGREEMENT

On 10 October 2023 (after trading hours), CNI (as purchaser) entered into the Jiangsu Guoqiang Frames Purchase Agreement with Jiangsu Guoqiang (as supplier), in which CNI agreed to purchase and Jiangsu Guoqiang agreed to sell the Frames for the development of the Photovoltaic Power Station. The consideration of the Jiangsu Guoqiang Frames Purchase Agreement is RMB26,988,561.62 (equivalent to approximately HK\$29,418,532.40).

PRINCIPAL TERMS OF THE JIANGSU GUOQIANG FRAMES PURCHASE AGREEMENT

Date

10 October 2023 (after trading hours)

Parties

- (i) CNI, as purchaser; and
- (ii) Jiangsu Guoqiang, as supplier

To the best of the Directors' knowledge, information and belief after having made all reasonable enquiries, Jiangsu Guoqiang and its ultimate beneficial owners are third parties independent of the Company and its connected persons.

Subject Matter

Under the Jiangsu Guoqiang Frames Purchase Agreement, Jiangsu Guoqiang will provide CNI the Frames for use in the construction of the Photovoltaic Power Station.

Consideration

The total consideration under the Jiangsu Guoqiang Frames Purchase Agreement is RMB26,988,561.62 (equivalent to approximately HK\$29,418,532.40), comprising of:

- (1) the 2×14 matrix Frames of approximately RMB13,449,975.56 (equivalent to approximately HK\$14,660,971.83); and
- (2) the 2×7 matrix Frames of approximately RMB13,538,586.06 (equivalent to approximately HK\$14,757,560.56).

Payment Terms

The consideration of the Frames is payable by instalments, of which:

- (1) 50% will be due within 7 days from the effective date of the Jiangsu Guoqiang Frames Purchase Agreement;
- (2) 20% will be due within 30 days following either (a) upon the acceptance of all Frames which has been delivered on-site or (b) upon the acceptance of the last shipment of the Frames which has been delivered on-site (whichever event occurs first);
- (3) 20% will be due within 30 days following either (a) three months after the installation and commissioning have been completed and the Photovoltaic Power Station is connected to grid or (b) 90 days after the acceptance of the last shipment of the Frames which has been delivered on-site (whichever event occurs first); and
- (4) the remaining 10% serves as the quality assurance warranty, and will only be due within 30 days following either (a) 12 months after the Photovoltaic Power Station is connected to grid or (b) within 14 months after acceptance of the last shipment of the Frames which has been delivered on-site (whichever event occurs first).

The consideration shall be financed through internal resources of the Company.

B. ATEC FRAMES PURCHASE AGREEMENT

On 10 October 2023 (after trading hours), CNI (as purchaser) entered into the ATEC Frames Purchase Agreement with ATEC (as supplier), in which CNI agreed to purchase and ATEC agreed to sell the Frames for the development of the Photovoltaic Power Station. The consideration of the ATEC Frames Purchase Agreement is RMB24,468,572.15 (equivalent to approximately HK\$26,671,650.48).

PRINCIPAL TERMS OF THE ATEC FRAMES PURCHASE AGREEMENT

Date

10 October 2023 (after trading hours)

Parties

- (i) CNI, as purchaser; and
- (ii) ATEC, as supplier

To the best of the Directors' knowledge, information and belief after having made all reasonable enquiries, ATEC and its ultimate beneficial owners are third parties independent of the Company and its connected persons.

Subject Matter

Under the ATEC Frames Purchase Agreement, ATEC will provide CNI the Frames for use in the construction of the Photovoltaic Power Station.

Consideration

The total consideration under the ATEC Frames Purchase Agreement is RMB24,468,572.15 (equivalent to approximately HK\$26,671,650.48), comprising of:

- (1) the 2×14 matrix Frames of approximately RMB20,082,246.45 (equivalent to approximately HK\$21,890,392.90); and
- (2) the 2×7 matrix Frames of approximately RMB4,386,325.70 (equivalent to approximately HK\$4,781,257.58).

Payment Terms

The consideration of the Frames is payable by instalments, of which:

- (1) 50% will be due within 7 days from the effective date of the Jiangsu Guoqiang Frames Purchase Agreement;
- (2) 35% will be due within 30 days following either 15 days after the acceptance of the first batch or the second batch of Frames which has been delivered and accepted on-site;
- (3) 5% will be due within 30 days following either (a) three months after the installation and commissioning have been completed and the Photovoltaic Power Station is connected to grid or (b) 4 months after the acceptance of the last shipment of the Frames which has been delivered on-site (whichever event occurs first); and
- (4) the remaining 10% serves as the quality assurance warranty, and will only be due within 30 days following either (a) 12 months after the Photovoltaic Power Station is connected to grid or (b) within 15 months after acceptance of the last shipment of the Frames which has been delivered on-site (whichever event occurs first).

The consideration shall be financed through internal resources of the Company.

C. JIANGSU TUCHEN FRAMES PURCHASE AGREEMENT

On 10 October 2023 (after trading hours), CNI (as purchaser) entered into the Jiangsu Tuchen Frames Purchase Agreement with Jiangsu Tuchen (as supplier), in which CNI agreed to purchase and Jiangsu Tuchen agreed to sell the Frames for the development of the Photovoltaic Power Station. The consideration of the Jiangsu Tuchen Frames Purchase Agreement is RMB24,504,839.54 (equivalent to approximately HK\$26,711,183.28).

PRINCIPAL TERMS OF THE JIANGSU TUCHEN FRAMES PURCHASE AGREEMENT

Date

10 October 2023 (after trading hours)

Parties

- (i) CNI, as purchaser; and
- (ii) Jiangsu Tuchen, as supplier

To the best of the Directors' knowledge, information and belief after having made all reasonable enquiries, Jiangsu Tuchen and its ultimate beneficial owners are third parties independent of the Company and its connected persons.

Subject Matter

Under the Jiangsu Tuchen Frames Purchase Agreement, Jiangsu Tuchen will provide CNI the Frames for use in the construction of the Photovoltaic Power Station.

Consideration

The total consideration under the Jiangsu Tuchen Frames Purchase Agreement is RMB24,504,839.54 (equivalent to approximately HK\$26,711,183.28), comprising of:

- (1) the 2×14 matrix Frames of approximately RMB18,238,819.91 (equivalent to approximately HK\$19,880,989.66);
- (2) the 2×7 matrix Frames of approximately RMB6,250,304.48 (equivalent to approximately HK\$6,813,063.53); and
- (3) the equipment fee is approximately RMB15,715.15 (equivalent to approximately HK\$17,130.10).

Payment Terms

The consideration of the Frames is payable by instalments, of which:

- (1) 30% will be due within 7 days from the effective date of Jiangsu Tuchen Frames Purchase Agreement;
- (2) 40% will be due within 30 days upon on-site acceptance of all Frames;
- (3) 20% will be due within 30 days following three months after the installation and commissioning have been completed and the Photovoltaic Power Station is connected to grid; and
- (4) the remaining 10% serves as the quality assurance warranty, and will only be due within 30 days following 12 months after the Photovoltaic Power Station is connected to grid.

The consideration shall be financed through internal resources of the Company.

D. GUOHUA TUBE TOWER FRAMES PURCHASE AGREEMENT

On 10 October 2023 (after trading hours), CNI (as purchaser) entered into the Guohua Tube Tower Frames Purchase Agreement with Guohua Tube Tower (as supplier), in which CNI agreed to purchase and Guohua Tube Tower agreed to sell the Frames for the development of the Photovoltaic Power Station. The consideration of the Guohua Tube Tower Frames Purchase Agreement is RMB19,957,603.68 (equivalent to approximately HK\$21,754,527.67).

PRINCIPAL TERMS OF THE GUOHUA TUBE TOWER FRAMES PURCHASE AGREEMENT

Date

10 October 2023 (after trading hours)

Parties

- (i) CNI, as purchaser; and
- (ii) Guohua Tube Tower, as supplier

To the best of the Directors' knowledge, information and belief after having made all reasonable enquiries, Guohua Tube Tower and its ultimate beneficial owners are third parties independent of the Company and its connected persons.

Subject Matter

Under the Guohua Tube Tower Frames Purchase Agreement, Guohua Tube Tower will provide CNI the Frames for use in the construction of the Photovoltaic Power Station.

Consideration

The total consideration under the Guohua Tube Tower Frames Purchase Agreement is RMB19,957,603.68 (equivalent to approximately HK\$21,754,527.67), comprising of:

- (1) the 2×14 matrix Frames of approximately RMB14,524,631.16 (equivalent to approximately HK\$15,832,386.27); and
- (2) the 2×7 matrix Frames of approximately RMB5,432,972.52 (equivalent to approximately HK\$5,922,141.40).

Payment Terms

The consideration of the Frames is payable by instalments, of which:

- (1) 50% will be due within 7 days from the effective date of Jiangsu Tuchen Frames Purchase Agreement;
- (2) 20% will be due within 30 days upon on-site acceptance of all Frames;
- (3) 20% will be due within 30 days following either (a) 3 months after the installation and commissioning have been completed and the Photovoltaic Power Station is connected to grid or (b) 6 months after the acceptance of the last shipment of the Frames which has been delivered on-site (whichever event occurs first); and
- (4) the remaining 10% serves as the quality assurance warranty, and will only be due within 30 days following 12 months after the Photovoltaic Power Station is connected to grid.

The consideration shall be financed through internal resources of the Company.

Basis for the Determination of the Consideration of the Frames Purchase Agreements

In January 2023, an open tender was conducted by CNI for the purchase of Frames in relation to the development of the Photovoltaic Power Station.

A total of sixteen suppliers participated in the competitive negotiations. To the best of the Directors' knowledge, information and belief after having made all reasonable enquiries, each of the sixteen suppliers was third party independent of the Company and its connected person Furthermore, all suppliers were independent with each other. Jiangsu Guoqiang, ATEC, Jiangsu Tuchen and Guohua Tube Tower were granted the respective Frames Purchase Agreements as they ranked the first to the sixth among all the suppliers in terms of their scores in business conditions, technological capability and cost-effectiveness.

Guarantees

The bank performance guarantee/bank advance payment guarantee shall be effective from the date of issuance and is valid for 90 days after all the Frames are inspected and accepted by CNI. If there is any reason attributable to the suppliers that not all the ordered Frames have been supplied or accepted after inspection or there is any contractual dispute unresolved, the suppliers shall provide a new bank guarantee 15 days before the expiration of original guarantee, which shall be effective from the date of issuance and is valid for 90 days after all the respective Frames have been inspected and accepted on site and the contractual dispute is resolved. Otherwise, CNI has the right to immediately make a claim on the bank guarantee already submitted by the suppliers.

The bank quality guarantee shall be valid for 1 year. If there is any dispute over the quality of the Frames or unresolved contractual dispute, the suppliers shall provide a new bank guarantee 15 days before the expiration of original guarantee, which shall be effective from the date of issuance and is valid for 90 days after all the quality issue and contractual dispute are resolved. Otherwise, CNI has the right to immediately make a claim on the bank guarantee already submitted by the suppliers.

Delivery terms

There will be two main batches of delivery of the Frames. For Jiangsu Guoqiang, ATEC, Jiangsu Tuchen and Guohua Tube Tower the first batch will be delivered between 22 October 2023 and 30 November 2023. All respective Frames of the first batch should be delivered to the project site before 30 November 2023. CNI can adjust the delivery time according to the progress of the construction project and the suppliers should comply with the adjusted delivery schedule. For the second batch, the suppliers shall reply in writing within 2 working days after receiving CNI's email notification to commence production and must deliver all the respective Frames to the project site within 25 days. If the actual purchase quantity of Frames changes from what is specified in the Frames Purchase Agreements, CNI must sign a supplemental agreement with the supplier(s) within 5 working days upon receipt of email from the purchaser for commencement of production.

Warranty

Under each of the Frames Purchase Agreements, there is a warranty period of 24 months is provided. This warranty period begins from the date of completion of (i) the quality assessment of the relevant Frames and (ii) the grid-connection of the Photovoltaic Power Station. During this warranty period, the relevant suppliers warrant that the Frames will be able to meet the technical standard and performance level as set out in the relevant Frames Purchase Agreements, and failing which the relevant suppliers will be responsible to promptly repair and fix any defect at their own costs.

INFORMATION OF THE GROUP

The Group is principally engaged in new energy operations, including (a) the engineering, procurement and construction ("EPC") and consultancy segment which comprises the Group's EPC and consulting services related to the construction of photovoltaic power plants and other general construction and engineering services; (b) the power generation segment which comprises the Group's power generation operations; (c) the financing segment which comprises the Group's financing operations; (d) the manufacturing and trading business segment which comprises the Group's manufacturing and trading of solar power related products; and (e) the other segments which comprise the Group's corporate management, investment and treasury services.

INFORMATION OF THE SUPPLIERS

Jiangsu Guoqiang

Jiangsu Guoqiang is a company established in the PRC with limited liability. It is principally engaged in providing advanced intelligent photovoltaic tracking racking system solutions and intelligent manufacturing service provider, is a technology-based enterprise serving the global clean energy industry, is committed to promoting energy transformation, continuously optimising the application of energy infrastructures and materials, and constructing a better future for mankind, and has so far accumulated the production and installation of photovoltaic racking systems of more than 60GW.

Jiangsu Guoqiang is owned as to (i) 55.11% by 江蘇國強投資控股有限公司 (transliterated as Jiangsu Guoqiang Investment Holdings Co., Ltd.*), which is owned as to 95.5% by 袁國強 (Yuan Guoqiang*) and as to 4.5% by 易玉玲 (Yi Yuling*); (ii) 13.78% by 袁國強 (Yuan Guoqiang*) in individual; and (iii) in aggregate 31.11% by other shareholders consisting of corporations and individuals, and each of them hold less than 10%.

ATEC

Founded in 2004, ATEC is a national-level high-tech enterprise and new energy development and operation integrator integrating scientific and technological innovation, industrial planning, new energy investment and services. ATEC is committed to the development and utilisation of clean, green, environmentally friendly and renewable energy sources, and owns a number of core patented technologies in the field of clean energy, and is an important core partner in the nuclear power, photovoltaic, solar thermal and conventional power industries. ATEC is owned as to (i) 36.55% by 羅菁 (Luo Jing*); (ii) 32.35% by 程熳 (Cheng Man*) as beneficial owner; (iii) approximately 17% by 深圳市耐威投資合 夥企業(有限合夥) (transliterated as Shenzhen Naiwei Investment Partnership (Limited Partnership)*), which is owned as to 73.33% by 程熳 (Cheng Man*) and 26.67% by 羅菁 (Luo Jing*); and (iv) in aggregate 77.32% by other shareholders consisting of corporations and individuals, and each of them hold less than 10%.

Jiangsu Tuchen

Jiangsu Tuchen is a company established in the PRC with limited liability. It is principally engaged in research and development of waste-to-energy technology, development, construction and operation of waste-to-energy power stations, solar photovoltaic power station projects and agricultural projects. Jiangsu Tuchen is a wholly-owned by 許羅軍(Xu Yuejun*).

Guohua Tube Tower

Guohua Tube Tower is a company established in the PRC with limited liability. It is principally engaged in the design, manufacture and sales of various transmission line steel pipe poles, steel pipe towers, angle steel towers and communication poles, communication towers, intelligent street lights, road merging pole series and other products for customers. Advanced technology, strict management, high quality products, so that the company in the domestic and foreign markets to establish a good reputation, to win the recognition and trust of the majority of customers, the annual production capacity of more than 100,000 tonnes. Guohua Tube Toweris owned as to (i) 75% by 江蘇龍達管塔製造有限公司 (transliterated as Jiangsu Longda Pipe Tower Manufacturing Co., Ltd.*), which is owned as to 88.6% by 戴海峰 (Dai Haifeng*) as beneficial owner and as to 11.4% by 張領領 (Zhang Lingling*); and (ii) 25% by 戴凌雲 (Dai Lingyun*).

As at the date of this announcement, to the best of the Directors' knowledge, information and belief after having made all reasonable enquiries, each of the suppliers and its ultimate beneficial owners are third parties independent of the Company and its connected persons.

REASONS AND BENEFITS OF THE DISCLOSEABLE TRANSACTION

The Group has been committed to the investment and construction of photovoltaic power plants in the PRC over years. The Frames are required to procure for the construction of the Photovoltaic Power Station of the Group. The investment and construction of photovoltaic power plants is conducive to promoting realization of the national environmental targets of "Dual Carbon Goals" (achieving carbon emission peak before 2030 and carbon neutrality before 2060) and rural revitalization. This aligns with the relevant national industrial policies and the Group's strategic goal in developing green energy projects.

The terms of the Frames Purchase Agreements were determined based on the terms of the aforesaid competitive negotiations and after arm's length negotiations among the parties thereto. The Directors, including the independent non-executive Directors, have confirmed that the terms of each of the Frames Purchase Agreements are fair and reasonable, and the transactions contemplated thereunder are on normal commercial terms in the ordinary and usual course of business of the Group, and in the interests of the Company and its shareholders as a whole. No Director has any material interest in the transaction contemplated under the Frames Purchase Agreements.

LISTING RULES IMPLICATIONS

As the Frames Purchase Agreements were entered into within a 12-month period and the transactions contemplated under the Frames Purchase Agreements were related to the development of the Photovoltaic Power Station, the transactions contemplated thereunder were required to be aggregated pursuant to Rule 14.22 of the Listing Rules.

As the highest applicable percentage ratio (as defined in Rule 14.07 of the Listing Rules) in respect of the aggregate amount of consideration under the Frames Purchase Agreements exceeds 5% but is less than 25%, the transactions contemplated under the Frames Purchase Agreements, on an aggregated basis, constitute a discloseable transaction of the Company under Chapter 14 of the Listing Rules which is subject to reporting and announcement requirements but exempt from the circular and Shareholders' approval requirements under Chapter 14 of the Listing Rules.

DEFINITIONS

In this announcement, the following expressions have the following meanings unless the context otherwise requires:

"ATEC" 深圳市安泰科清潔能源股份有限公司 (transliterated as ATEC

Energy & Environment Co., Ltd*), a company established in the PRC

with limited liability

"ATEC Frames Purchase

the frames purchase agreement entered into between CNI and ATEC

Agreement"

dated 10 October 2023

"Board"

the board of Directors

"CNI" 中核(南京)能源發展有限公司 (transliterated as CNI (Nanjing) Energy Development Company Limited*), a company incorporated in the PRC with limited liability and an indirect wholly-owned subsidiary of the Company "Company" China Nuclear Energy Technology Corporation Limited, a company incorporated in Bermuda with limited liability, the shares of which are listed on the Main Board of the Stock Exchange (stock code: 611) "connected person" has the meaning ascribed to it under the Listing Rules "Director(s)" the director(s) of the Company "Frames" means the photovoltaic frames which are used in the Photovoltaic Power Station for the installation, placement, support, fixation, and adjustment of photovoltaic modules "Frames Purchase collectively, frames purchase agreements with Jiangsu Guoqiang, ATEC, Agreement" or "Frames Jiangsu Tuchen and Guohua Tube Tower Purchase Agreements" "Group" the Company and its subsidiaries "Guohua Tube Tower" 江蘇國華管塔製造有限公司(transliterated as Jiangsu Guohua Tube Tower Manufacture Co., Ltd.*), a company established in the PRC with limited liability "Guohua Tube Tower Frames the frames purchase agreement entered into between CNI and Guohua Tube Tower dated 10 October 2023 Purchase Agreement" "HK\$" the lawful currency of Hong Kong "Hong Kong" the Hong Kong Special Administrative Region of the PRC 江蘇國強興晟能源科技有限公司 (transliterated as Jiangsu Guoqiang "Jiangsu Guoqiang" Singsun Energy Co., Ltd.*), a company established in the PRC with limited liability "Jiangsu Guoqiang Frames the frames purchase agreement entered into between CNI and Jiangsu Purchase Agreement" Guoqiang dated 10 October 2023 江蘇圖臣新能源科技有限公司 (transliterated as Jiangsu Tuchen "Jiangsu Tuchen" New Energy Technology Co., Ltd.*), a company established in the PRC with limited liability "Jiangsu Tuchen Frames the frames purchase agreement entered into between CNI and Jiangsu Tuchen dated 10 October 2023 Purchase Agreement"

"Listing Rules" the Rules Governing the Listing of Securities on the Stock Exchange

"MW" Megawatt (1,000,000 watts), the commonly used unit of power in

quantifying the electricity generation

"Photovoltaic Power the photovoltaic power station with a total installed capacity of 300MW

Station" in Boshang Town, Linxiang District, Lincang City, Yunnan Province, in

the PRC and will be grid connected on or before 31 December 2023

"PRC" the People's Republic of China, which for the purpose of this

announcement, excludes Hong Kong, the Macau Special Administrative

Region of the PRC and Taiwan

"RMB" Renminbi, the lawful currency of the PRC

"Shareholders" shareholders of the Company

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"subsidiary" has the meaning ascribed to it under the Listing Rules

"the suppliers" collectively, Jiangsu Guoqiang, ATEC, Jiangsu Tuchen and Guohua

Tube Tower

"%" per cent

For illustrative purpose, the conversion of RMB into HK\$ in this announcement is based on the exchange rate of RMB\$1 = HK\$1.09.

By Order of the Board China Nuclear Energy Technology Corporation Limited Shu Qian Chairman

Hong Kong, 10 October 2023

As at the date of this announcement, the executive Directors of the Company are Mr. Shu Qian (Chairman), Mr. Wu Yuanchen (Vice Chairman), Mr. Liu Genyu, Ms. Huang Yan and Ms. Liu Jianrong; and the independent non-executive Directors of the Company are Dr. Xu Shiqing, Mr. Kang Xinquan and Dr. Su Lixin.

^{*} For identification purpose only