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Kinergy Corporation Ltd. 精技集團有限公司^{*}

(Incorporated in Singapore with limited liability) (Stock Code: 3302)

DISCLOSEABLE AND CONNECTED TRANSACTION ESTABLISHMENT OF FUND PARTNERSHIP

FUND PARTNERSHIP AGREEMENT

The Board is pleased to announce that, on 17 May 2024 (after trading hours), the Company, Shanghai GenLight, Nantong Angel Master Fund, Nantong Kechuang, Nengda Xinxing and Guangguan Zhihe have entered into the Fund Partnership Agreement for the establishment and management of the Fund with initial proposed size of RMB100 million (equivalent to approximately HK\$110 million). The proposed capital commitment of the Company is RMB30 million (equivalent to approximately HK\$33 million), representing 30% of the total committed capital contribution of the Fund.

The Fund will principally invest in start-up enterprises in emerging industries such as semiconductors, new energy (including hydrogen energy), new materials and advanced manufacturing, in the PRC.

LISTING RULES IMPLICATIONS

As at the date of this announcement, CEL is interested in 263,070,380 Shares, representing approximately 28.58% of the issued Shares, thus a connected person of the Company. Shanghai GenLight is ultimately owned as to approximately 48.97% by CEL. Shanghai GenLight is therefore an associate of CEL and a connected person of the Company.

Mr. Du is an executive Director, thus a connected person of the Company. As at the date of this announcement, Guangguan Zhihe is ultimately and beneficially owned as to approximately 98.02% by Mr. Du. Guangguan Zhihe is therefore an associate of Mr. Du and a connected person of the Company.

Accordingly, the Fund Partnership Agreement and the transactions contemplated thereunder (including the establishment of the Fund) constitute a connected transaction for the Company under Chapter 14A of the Listing Rules.

As one or more of the applicable percentage ratios under Rule 14.07 of the Listing Rules in respect of the establishment of the Fund exceed 5% and are less than 25% but the proposed capital commitment of the Company exceeds HK\$10,000,000, the Fund Partnership Agreement and the transactions contemplated thereunder (including the establishment of the Fund) constitute a discloseable transaction under Chapter 14 of the Listing Rules and a non-exempt connected transaction for the Company and are subject to the reporting, announcement, circular and Independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

Other than Mr. Du, none of the Directors has a material interest in the Fund Partnership Agreement and the transactions contemplated thereunder and is required to abstain from voting on the relevant resolutions at the Board meeting.

EGM AND DESPATCH OF CIRCULAR

An EGM will be convened to consider and, if thought fit, approve the Fund Partnership Agreement and the transactions contemplated thereunder. To the best knowledge of the Directors, (i) CEL together with its associates, which are interested in 263,070,380 Shares as at the date of this announcement, and (ii) Mr. Du together with his associates, who are interested in 13,038,000 Shares as at the date of this announcement and any shareholders who are required by the Listing Rules to abstain from voting, will abstain from voting at the EGM regarding the Fund Partnership Agreement and the transactions contemplated thereunder (including the formation of the Fund). To the best of the knowledge, information and belief of the Directors, none of the persons (excluding CEL, Mr. Du and their respective associates) who are required to abstain from voting at the EGM holds any Shares as at the date of this announcement. The Company expects that a circular containing, among other things, (i) further details of the Fund Partnership Agreement; (ii) the recommendation of the Independent Board Committee to the Independent Shareholders in relation to the establishment of the Fund; (iii) the letter of advice from the Independent Financial Adviser to the Independent Board Committee and the Independent Shareholders in relation to the establishment of the Fund; and (iv) the notice of the EGM and forms of proxy, will be despatched to the Shareholders on or before 7 June 2024.

GENERAL

The Independent Board Committee comprising all independent non-executive Directors has been established to advise the Independent Shareholders as to whether the terms of the Fund Partnership Agreement are on normal commercial terms, and the Fund Partnership Agreement and transactions contemplated thereunder are fair and reasonable and in the interests of the Company and the Shareholders as a whole and to advise the Independent Shareholders on how to vote at the EGM, after taking into account the recommendations of the Independent Financial Adviser appointed by the Company.

It should be noted that the completion of the Fund Partnership Agreement is subject to a number of conditions, including but not limited to, the approval of the Fund Partnership Agreement and the transactions contemplated thereunder (including the establishment of the Fund) by the Independent Shareholders in the EGM, which may or may not be fulfilled. The transactions contemplated under the Fund Partnership Agreement may or may not proceed. Shareholders and potential investors of the Company should exercise caution when they deal or contemplate dealing in the respective securities of the Company.

INTRODUCTION

The Board is pleased to announce that, on 17 May 2024 (after trading hours), the Company, Shanghai GenLight, Nantong Angel Master Fund, Nantong Kechuang, Nengda Xinxing and Guangguan Zhihe have entered into the Fund Partnership Agreement for the establishment and management of the Fund with total proposed size of RMB100 million (equivalent to approximately HK\$110 million). The proposed capital commitment of the Company is RMB30 million (equivalent to approximately HK\$33 million), representing 30% of the total committed capital contribution of the Fund.

The Fund will principally invest in start-up enterprises in emerging industries such as semiconductors, new energy (including hydrogen energy), new materials and advanced manufacturing, in the PRC.

MAJOR TERMS OF THE FUND PARTNERSHIP AGREEMENT

Date:	17 May 2024
Name of the Fund:	Nantong Genlight Venture Capital Fund Partnership (Limited Partnership) (the name of the Fund is subject to approval upon industrial and commercial filing (工商備案) in the PRC)
Parties:	(1) Shanghai GenLight (as General Partner and Fund Manager);
	(2) Nantong Angel Master Fund (as Limited Partner);
	(3) Nantong Kechuang (as Limited Partner);
	(4) Nengda Xinxing (as Limited Partner);
	(5) the Company (as Limited Partner); and
	(6) Guangguan Zhihe (as Limited Partner).
	As at the date of this announcement, CEL is interested in 263,070,380 Shares, representing approximately 28.58% of the issued Shares, thus a connected person of the Company. Shanghai GenLight is ultimately owned as to approximately 48.97% by CEL. Shanghai GenLight is therefore an associate of CEL and a connected person of the Company.
	As at the date of this announcement, Mr. Du is an executive Director, thus a connected person of the Company. Guangguan Zhihe is ultimately owned as to approximately 98.02% by Mr. Du. Guangguan Zhihe is therefore an associate of Mr. Du and a connected person of the Company.
	To the best of the Directors' knowledge, information and

To the best of the Directors' knowledge, information and belief having made all reasonable enquires, each of Nantong Angel Master Fund, Nantong Kechuang, Nengda Xinxing and their respective ultimate beneficial owners is an Independent Third Party.

Term of the Fund:		expected term of the Fund shall be ten (10) years mencing from the date of its establishment.
	shal	investment period of the Fund (the " Investment Period ") I be three (3) years commencing from the date of receipt he First Instalment (as defined below) in full by the Fund.
	Per expi may	withdrawal period of the Fund (the " Withdrawal iod ") shall be five (5) years commencing from the ration of the Investment Period, during which the Fund not make further investment other than those confirmed ng the Investment Period.
	can appr can upor	operational needs of the Fund, (i) the Investment Period be extended for one (1) year free of management fee upon roval of all Fund Partners; and (ii) the Withdrawal Period be extended for one (1) year free of management fee approval of Fund Partners holding more than half of the tal contribution.
Size of the Fund and Capital Contribution:	Fun HKS	initial total capital contribution by the Fund Partners to the d shall be RMB100 million (equivalent to approximately \$110 million). The respective capital commitment in RMB able by each of the Fund Partners are as follows:
	(i)	Shanghai GenLight — RMB8,000,000, representing 8.0% of the equity interest in the Fund;
	(ii)	Nengda Xinxing — RMB30,000,000, representing 30.0% of the equity interest in the Fund;
	(iii)	the Company — RMB30,000,000, representing 30.0% of the equity interest in the Fund;
	(iv)	Nantong Angel Master Fund — RMB25,500,000, representing 25.5% of the equity interest in the Fund;
	(v)	Nantong Kechuang — RMB4,500,000, representing 4.5% of the equity interest in the Fund; and
	(vi)	Guangguan Zhihe — RMB2,000,000, representing 2.0% of the equity interest in the Fund.

The capital contribution shall be made by three instalments in the following manner:

- (i) first instalment (the "First Instalment") of capital contribution amounting to RMB30 million (equivalent to approximately HK\$33 million) shall be made by the Fund Partners after the receipt of notice from the Fund Manager within the period specified therein;
- (ii) second instalment (the "Second Instalment") of capital contribution amounting to RMB30 million (equivalent to approximately HK\$33 million) shall be made after the receipt of notice from the Fund Manager. Such notice shall be made (i) when 75% of the First Instalment has been utilised for investment and the capital actually contributed is insufficient to satisfy the relevant expected investment, and (ii) within the Investment Period; and
- (iii) third instalment of capital contribution amounting to RMB40 million (equivalent to approximately HK\$44 million) shall be made after the receipt of notice from the Fund Manager. Such notice shall be made when (i) 75% of the aggregate amount of First Instalment and the Second Instalment has been utilised for investment except when the capital actually contributed is insufficient to satisfy the relevant expected investment, and (ii) within the Investment Period.

The said notices shall be sent to the Fund Partners concerned at least 30 days in advanced. Each Fund Partner shall contribute their capital for each instalment in proportion to their respective equity interest in the Fund. Any delay in making capital contribution will lead to penalty as specified under the Fund Partnership Agreement unless written waiver from all Fund Partners is obtained.

The capital contribution was determined after arm's length negotiations between the parties with reference to their respective interests in the Fund as well as the investment objective of the Fund. The Company will finance its capital commitment by internal resources.

Purpose and objectives of the Fund:	The Fund will invest in start-up enterprises in emerging industries such as semiconductors, new energy (including hydrogen energy), new materials and advanced manufacturing, in the PRC. At least 60% of the capital contribution of the Fund shall be invested in start-up enterprises at their early stage (初創期).
Management of the Fund:	The Fund shall be managed by Shanghai GenLight which acts as the General Partner and executive partner responsible for the operation of investment and administration of the Fund. Except during the extension period of the Investment Period or the Withdrawal Period, Shanghai GenLight is entitled to an annual management fee of the Fund in an amount equal to 2% per annum of the paid-up capital contribution of the Fund at the relevant time, commencing from receipt of the First Instalment in full by the Fund.
Investment Committee:	The Fund shall establish an investment committee comprising five committee members, of which four members shall be nominated by executive partner or the Fund Manager and one member shall be nominated by Nengda Xinxing, will be formed.
	The formation was agreed among the Fund Partners after arm's length negotiation.
Transfer Restriction of the Fund Interests:	The General Partner may transfer any of its interest in the Fund to any third party provided that its remaining interests in the Fund shall be not less than 1% and may not voluntarily exit the Fund.
	The Limited Partners shall not transfer all or any part of their interest unless they send a 30-day written notice to the executive partner and (i) for transfer to other Fund Partners, receive written approval of the executive partner of the Fund, and (ii) for transfer to third parties other than the Fund Partners, approval at a meeting of the Fund Partners held according to the procedures stipulated in the Fund Partnership Agreement.

Profit distribution and loss sharing:

Income distribution

Distributable income ("**Distributable Income**") comprises the following and is calculated upon deduction of tax and other expenses and payables of the Fund:

- (i) income (including principal returned and profits made) from an investment project;
- (ii) capital contribution that the General Partner decides not to be further applied to investment or purposes after the Investment Period; and
- (iii) dividends, interests and other cash revenue from investment operation.

Upon the receipt of such Distributable Income by the Fund, distribution of Distributable Income shall be made in the following order:

- (i) to all the Fund Partners in proportion to their respective paid-up capital contributions until each of the partner is paid in aggregate, its paid-up capital contributions;
- (ii) out of the remaining balance (if any), to all the Fund Partners in proportion to their respective actual capital contributions until each of the Partners received an amount equal to its paid-up capital contribution plus an investment return at an annualised rate of return of 8%;
- (iii) out of the remaining balance (if any), 20% shall be paid equally to the General Partner (i.e. Shanghai GenLight) and Guangguan Zhihe as management performance income while the remaining 80% shall be shared among all Fund Partners in proportion to their respective paid-up capital contributions.

Loss sharing

Any loss incurred by the Fund shall be shared by all the Fund Partners in proportion to their actual capital contribution. The limited partners shall be liable for the debts of the Fund up to the amount of their respective committed capital contribution amounts. The General Partner shall bear unlimited joint and several liability for the debts of the Fund.

Conditions precedent: The Fund shall be effective upon the fulfilment of the condition precedents including:

- (i) each of the Fund Partners and the Fund having obtained internal and external approval or consent or completed filing procedures in relation to the Fund Partnership Agreement and transactions contemplated thereunder; and
- (ii) the due execution of the Fund Partnership Agreement.

For the Company, approval of the Directors and the Independent Shareholders, and approval from the Stock Exchange (if applicable) should be obtained for the least.

INFORMATION OF THE PARTIES

Information of the parties who are connected persons

Shanghai GenLight

Shanghai GenLight is a limited liability company established in the PRC on 6 July 2015. It is a non-wholly owned subsidiary of the Company which is ultimately and beneficially owned as to approximately 51.03% the Company and approximately 48.97% by CEL. As at the date of this announcement, CEL is interested in 263,070,380 Shares, representing approximately 28.58% of the issued Shares, thus a connected person of the Company by virtue of it being a connected subsidiary of the Company. Therefore, Shanghai GenLight is a connected person of the Company. It is principally engaged in private equity fund management.

Guangguan Zhihe

To the best knowledge, information and belief of the Directors having made all reasonable enquiries, Guangguan Zhihe, being a follow-up investment platform set up by Shanghai GenLight's employees, is a limited partnership established in the PRC on 21 June 2019 and ultimately and beneficially owned as to (i) approximately 98.02% by Mr. Du, an executive Director, thus a connected person of the Company, and (ii) approximately 1.98% by Jiang Liran* (蔣鸝然), both being key management personnel of Shanghai GenLight. Therefore, Guangguan Zhihe is a connected person of the Company. It is principally engaged in providing corporate advisory services.

Information of the parties who are Independent Third Parties

Nantong Angel Master Fund

Nantong Angel Master Fund is a limited partnership established in the PRC on 6 December 2021. It is principally engaged in equity investment through private equity fund, investment management, asset management. Its general partner is Nantong Xinyuan Investment Development Company Limited* (南通新源投資發展有限公司) which is ultimately and wholly owned by Nantong City People's Government State-owned Assets Supervision and Administration Commission* (南通市人民政府國有資產監督管理委員會). To the best of the knowledge, information and belief of the Directors having made all reasonable enquiries, each of it and its ultimate beneficial owners is an Independent Third Party.

Nantong Kechuang

Nantong Kechuang is a limited company established in the PRC on 11 November 2021 and principally engaged in management of funds invested by the PRC government, equity investment, venture capital investment in private companies, private equity investment fund management and venture capital fund management. It is ultimately and wholly owned by Nantong City People's Government State-owned Assets Supervision and Administration Commission* (南通市人民政府國有資產監督管理委員會) To the best of the knowledge, information and belief of the Directors having made all reasonable enquiries, each of it and its ultimate beneficial owners is an Independent Third Party.

Nengda Xinxing

Nengda Xinxing is a limited partnership registered in the PRC on 29 July 2021. It is a comprehensive fund invested by the PRC government established in the principally supporting development of leading industries such as new generation information technology in development zones, high-end equipment, medical health and new energy. Its general partner is Jiangsu Nengda Private Equity Fund Management Company Limited* (江蘇能達私募基金管理有限公司), which is ultimately and owned as to 49% by Nantong City Economic and Technological Development Zone Management Committee* (南通市經濟技術開發區管理委員會) and 51% by Nantong City Economic and Technological Development Zone Finance Bureau* (南通市經濟技術開發區財政局). To the best of the knowledge, information and belief of the Directors having made all reasonable enquiries, each of it and its ultimate beneficial owners is an Independent Third Party

Information of the Group

The Company is a limited liability company incorporated in Singapore. The principal activities of the Group are (i) to provide contract manufacturing, design, engineering and assembly for the electronics industry; (ii) to provide design, manufacture and sale of automated machines, apparatus, systems and equipment; and (iii) to provide fund management services and investment activities in equity securities and funds.

REASONS FOR AND BENEFITS OF ENTERING INTO THE FUND PARTNERSHIP AGREEMENT

Leveraging on its expertise in precision engineering, the core business of the Group encompasses manufacturing equipment, machines and sub-systems in the semiconductor industries in the PRC. At least 60% of the capital contribution of the Fund shall be invested in start-up enterprises in emerging industries in the PRC, including those (i) in their first two rounds of external investment or established within 5 years of the relevant investment, (ii) with less than 200 employees and with assets or annual revenue of less than RMB20 million and (iii) that provide relevant research and development, production and related services. The Directors (excluding the independent non-executive Directors) are optimistic about the prospect of start-up enterprises. Therefore, it is considered that the Fund will provide a platform, to tap into a larger pool of potential projects in the wider information technology industry which could create synergies with the Group, and in turn to enhance the financial returns to the Group and the Shareholders as a whole.

The Directors (excluding the independent non-executive Directors) are also of the view that the investment in the Fund will be a further step for the Group to increase its footprint in the semiconductor production equipment industry as well as related emerging industries in the PRC. They consider that the purpose of the Fund aligns with the objective of the Group to develop strategically in a multi-pronged approach. Given that the Fund will be investing in companies at its growing stage with potential of listing as well as companies at its premature stage, the Fund will form a balanced portfolio of diversified investments. The investment in the Fund by the Group is to be made with the internal resources of the Group.

With investment being one of the principal activities of the Group, the Directors are of the view that entering into the Fund Partnership Agreement is in the ordinary and usual course of business of the Group. The terms of the Fund Partnership Agreement are made after arm's length negotiation among the parties. The Directors (excluding the independent non-executive Directors) consider that the terms of the Fund Partnership Agreement are on normal commercial terms and the Fund Partnership Agreement and transactions contemplated are fair and reasonable and in the interest of the Company and the Shareholders as a whole.

LISTING RULES IMPLICATIONS

As at the date of this announcement, CEL is interested in 263,070,380 Shares, representing approximately 28.58% of the issued Shares, thus a connected person of the Company. Shanghai GenLight is ultimately owned as to approximately 48.97% by CEL. Shanghai GenLight is therefore an associate of CEL and a connected person of the Company.

Mr. Du is an executive Director, thus a connected person of the Company. As at the date of this announcement, Guangguan Zhihe is ultimately and beneficially owned as to approximately 98.02% by Mr. Du. Guangguan Zhihe is therefore an associate of Mr. Du and a connected person of the Company.

Accordingly, the Fund Partnership Agreement and the transactions contemplated thereunder (including the establishment of the Fund) constitute a connected transaction for the Company under Chapter 14A of the Listing Rules.

As one or more of the applicable percentage ratios under Rule 14.07 of the Listing Rules in respect of the establishment of the Fund exceed 5% and are less than 25% but the proposed capital commitment of the Group exceeds HK\$10,000,000, the Fund Partnership Agreement and the transactions contemplated thereunder (including the establishment of the Fund) constitute a discloseable transaction under Chapter 14 of the Listing Rules and a non-exempt connected transaction for the Company and are subject to the reporting, announcement, circular and Independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

Other than Mr. Du, none of the Directors has a material interest in the Fund Partnership Agreement and the transactions contemplated thereunder and is required to abstain from voting on the relevant resolutions at the Board meeting.

EGM AND DESPATCH OF CIRCULAR

An EGM will be convened to consider and, if thought fit, approve the Fund Partnership Agreement and the transactions contemplated thereunder. To the best knowledge of the Directors, (i) CEL together with its associates, which are interested in 263,070,380 Shares as at the date of this announcement, and (ii) Mr. Du together with his associates, who are interested in 13,038,000 Shares as at the date of this announcement and any shareholders who are required by the Listing Rules to abstain from voting, will abstain from voting at the EGM regarding the Fund Partnership Agreement and the transactions contemplated thereunder (including the formation of the Fund). To the best of the knowledge, information and belief of the Directors, none of the persons (excluding CEL, Mr. Du and their respective associates) who are required to abstain from voting at the EGM holds any Shares as at the date of this announcement. The Company expects that a circular containing, among other things, (i) further details of the Fund Partnership Agreement; (ii) the recommendation of the Independent Board Committee to the Independent Shareholders in relation to the establishment of the Fund; (iii) the advice from the independent financial adviser to the Independent Board Committee and the Independent Shareholders in relation to the establishment of the Fund; and (iv) the notice of the EGM and forms of proxy, will be despatched to the Shareholders on or before 7 June 2024.

GENERAL

The Independent Board Committee comprising all independent non-executive Directors has been established to advise the Independent Shareholders as to whether the terms of the Fund Partnership Agreement are on normal commercial terms, and the Fund Partnership Agreement and transactions contemplated thereunder are fair and reasonable and in the interests of the Company and the Shareholders as a whole, and to advise the Independent Shareholders on how to vote at the EGM, after taking into account the recommendations of the Independent Financial Adviser appointed by the Company.

It should be noted that the completion of the Fund Partnership Agreement is subject to a number of conditions, including but not limited to, the approval of the Fund Partnership Agreement and the transactions contemplated thereunder (including the establishment of the Fund) by the Independent Shareholders in the EGM, which may or may not be fulfilled. The transactions contemplated under the Fund Partnership Agreement may or may not proceed. Shareholders and potential investors of the Company should exercise caution when they deal or contemplate dealing in the respective securities of the Company.

DEFINITIONS

"associate(s)"	has the meaning ascribed thereto in the Listing Rules
"Board"	the board of Directors
"CEL"	China Everbright Limited (中國光大控股有限公司), a company incorporated in Hong Kong with limited liability, the shares of which are listed on the Stock Exchange (stock code: 165)
"Company"	Kinergy Corporation Ltd. (精技集團有限公司*), a company incorporated in Singapore with limited liability, the Shares of which are listed on the Main Board of the Stock Exchange
"connected person(s)"	has the meaning ascribed thereto in the Listing Rules
"Director(s)"	the director(s) of the Company

"EGM"	extraordinary general meeting of the Company to be convened for considering, and if thought fit, approving the Fund Partnership Agreement and the transactions contemplated thereunder (including the establishment of the Fund)
"Fund"	Nantong Genlight Venture Capital Fund Partnership (Limited Partnership)* (南通光朴創業投資基金合夥企 業(有限合夥)), a limited partnership to be established in the PRC pursuant to the Fund Partnership Agreement, the name of which is subject to approval upon industrial and commercial filing (工商備案) in the PRC)
"Fund Manager"	the manager of the Fund under the Fund Partnership Agreement
"Fund Partner(s)"	the partner(s) of the Fund from time to time
"Fund Partnership Agreement"	the Fund Partnership Agreement entered into on 17 May 2024 among Shanghai Genlight, Nantong Angel Master Fund, Nantong Kechuang, Nengda Xinxing, Guangguan Zhihe and the Company in relation to the establishment of the Fund
"Group"	the Company and its subsidiaries
"Guangguan Zhihe"	Nantong Guangguan Zhihe Enterprise Management Partnership (Limited Partnership)* (南通光冠智合企業 管理合夥企業(有限合夥)), which is more particularly described in the section headed "Information on the Parties" in this announcement
"HK\$"	Hong Kong dollars, the lawful currency of Hong Kong
"Hong Kong"	the Hong Kong Special Administrative Region of the PRC
"Limited Partner(s)"	Fund Partners admitted as limited partners of the Fund, including Nantong Angel Master Fund, Nantong Kechuang, Nengda Xinxing, the Company and Guangguan Zhihe

"Independent Board Committee"	an independent committee of the Board, comprising all the independent non-executive Directors, formed for the purpose of advising the Independent Shareholders in respect of the Fund Partnership Agreement and the transactions contemplated thereunder
"Independent Financial Adviser"	independent financial adviser to the Independent Board Committee and the Independent Shareholders in relation to the Fund Partnership Agreement and the transactions contemplated thereunder
"Independent Shareholders"	the Shareholders, other than those required by the Listing Rules to abstain from voting at the EGM in respect of the resolution(s) relating to the Fund Partnership Agreement and the transactions contemplated thereunder
"Independent Third Party(ies)"	to the best of the Directors' knowledge, information and belief having made all reasonable enquiries, any third party independent of the Company and its connected persons
"Listing Rules"	the Rules Governing the Listing of Securities on the Stock Exchange
"Mr. Du"	Mr. Du Xiaotang, an executive Director
"Nantong City"	Nantong City of Jiangsu province, the PRC
"Nantong Angel Master Fund"	Nantong Angel Master Investment Fund (Limited Partnership)* (南通天使引導投資基金(有限合夥)), which is more particularly described in the section headed "Information on the Parties" in this announcement
"Nantong Kechuang"	Nantong Kechuang Investment Group Company Limited* (南通科創投資集團有限公司), which is more particularly described in the section headed "Information on the Parties" in this announcement
"Nengda Xinxing"	Nantong Nengda Xinxing Industry Master Fund Partnership (Limited Partnership)* (南通能達新興產業母基金合夥 企業(有限合夥)), which is more particularly described in the section headed "Information on the Parties" in this announcement

"PRC"	the People's Republic of China, for the purpose of this announcement, excluding Hong Kong, the Macau Special Administrative Region of the People's Republic of China and Taiwan
"RMB"	Renminbi, the lawful currency of the PRC
"Shanghai GenLight" or "General Partner"	Shanghai GenLight Capital Management Co. Ltd.* (上海光 朴創業投資管理有限公司) (formerly known as Shanghai CEL Puyan Equity Investment Management Limited* (上 海光控浦燕股權投資管理有限公司), which is admitted as general partner to the Fund and more particularly described in the section headed "Information on the Parties" in this announcement
"Share(s)"	share(s) of the Company
"Shareholder(s)"	shareholders of the Company
"Singapore"	the Republic of Singapore
"Stock Exchange"	The Stock Exchange of Hong Kong Limited
"subsidiary(ies)"	has the meaning ascribed thereto under the Listing Rules
"%"	per cent

In this announcement, amounts denominated in RMB have been converted into HK^{\$} at the rate of RMB1 = HK^{\$1.1} for the purpose of illustrations.

By order of the Board **Kinergy Corporation Ltd. Lim Kuak Choi Leslie** *Executive Director and Chief Executive Officer*

Hong Kong, 17 May 2024

* For identification purpose only

As at the date of this announcement, the executive Directors are Mr. Lim Kuak Choi Leslie, Mr. Du Xiaotang, Mr. Lim Khin Mann and Mr. Tay Kim Kah; the non-executive Directors are Mr. Loh Kin Wah (Chairman) and Mr. Fan Zhirong; and the independent non-executive Directors are Mr. Hoon Chee Wai, Dr. Senerath Wickramanayaka Mudiyanselage Sunil Wickramanayaka and Dr. Ang Peng Huat.