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Beijing Jingneng Clean Energy Co., Limited
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**DISCLOSEABLE TRANSACTIONS AND CONNECTED TRANSACTIONS
 PROPOSED SWAP OF 20% EQUITY INTEREST IN JINGNENG
 INTERNATIONAL AND CASH HELD BY THE COMPANY FOR 84.68%
 EQUITY INTEREST IN SHENZHEN JINGNENG LEASING HELD BY BEH**

THE TRANSACTIONS

The Board is pleased to announce that, on 10th July 2022, the Company entered into the Acquisition and Merger Agreement with BEH, Jingneng International and Shenzhen Jingneng Clean Energy International Transfer Agreement with BEH, pursuant to which BEH propose to conduct merger with Jingneng International and transfer its 84.68% equity interest in Shenzhen Jingneng Clean Energy to the Company, and the Company will purchase the consideration thereof in the form of 20% equity interest in Jingneng International and cash of RMB542,110,200 from the Company.

LISTING RULES IMPLICATIONS

As at the date of this announcement, BEH directly and indirectly holds 68.68% of the shares of the Company and controls the operations and connected persons of the Company. Jingneng International and Shenzhen Jingneng Clean Energy are subsidiaries of BEH and constitute connected persons of the Company. Accordingly, the Transaction constitutes connected transactions for the Company under Chapter 14A of the Listing Rules.

As the aggregate percentage of the Transaction is above 5% but not in excess of 25%, the Transaction is subject to the reporting, announcement and independent non-executive directors' approval requirement under Chapter 14A of the Listing Rules.

According to the Annual Report of Shenzhen Jingneng Clean Energy, the audited net cash flow met or exceeded the income target which will be used in preparing the value of the total return of equity of Shenzhen Jingneng International.

Following the receipt of the information required under Rule 14.60A of the Listing Rules, the Company will, within 15 business days after publication of the announcement in compliance with Rule 14.60A and Rule 14.62 of the Listing Rules.

As the Transactions are subject to the satisfaction of the conditions precedent set out in the agreements, the Transactions may or may not proceed. Shareholders and potential investors are advised to exercise caution when dealing in the securities of the Company.

1. Introduction

The Board is pleased to announce that, on 10 July 2022, the Company entered into the Absorption and Merger Agreement with JINGNENG, JINGNENG Internation and JINGNENG Finance and the Equity Transfer Agreement with JINGNENG, pursuant to which JINGNENG propose to absorb merger with JINGNENG Internation and transfer its 84.68% equity interest in JINGNENG Finance to the Company, and the Company will purchase the consideration thereof in the form of 20% equity interest in JINGNENG Internation and cash of RMB542,110,200 from the Company.

2. Absorption and Merger Agreement

Parties

- 1) JINGNENG, as the merging party, the acquirer of the 20% equity interest in JINGNENG Internation and the holder of the 84.68% equity interest in JINGNENG Finance;
- 2) JINGNENG Internation, as the mergee party and the target company of equity swap;
- 3) the Company, as the holder of the 20% equity interest in JINGNENG Internation and the acquirer of the 84.68% of the equity interest in JINGNENG Finance; and
- 4) JINGNENG Finance, as the target company of equity swap.

Method of merger

- 1) The merger will be conducted with an absorption and merger of JINGNENG Internation and JINGNENG, which refer to the swap of 84.68% equity interest between JINGNENG and JINGNENG Finance for 20% equity interest between the Company and JINGNENG Internation, for which the Company will purchase the excess of the consideration for 84.68% of the equity interest between JINGNENG and JINGNENG Finance over the consideration for 20% of the equity interest between the Company and JINGNENG Internation. Upon the completion of the merger, JINGNENG will continue to operate as JINGNENG Internation and will be re-registered in accordance with the law.

- 2) Upon the closing date, the "re-organized" interest corresponding to the 84.68% equity interest in Henan Jingneng Energy Co., Ltd. shall be exercised by the company; "settlement", "license", "permit", "operation" and "personnel" of Jingneng International shall be exercised by the company in accordance with the law, and the right of operation shall be transferred to the "settlement" of Jingneng International. The company shall enjoy the same rights in accordance with the law, and the company shall not be entitled to the interest of Henan Jingneng Energy Co., Ltd. after the Acquisition and Merger.
- 3) Upon the closing date, the parties shall actively cooperate in the procedure of "settlement" transfer ownership, transfer, personnel placement and business change in relation to the Acquisition and Merger in accordance with the requirement under the Acquisition and Merger Agreement and relevant laws and regulations.

Determination of the Consideration for and Closing of the Merger

- 1) The parties agree to evaluate the value of the Target Equity Interest in the Acquisition on 31 March 2022 by the Valuation Benchmark Date, with the following as the price for the value of the Target Equity Interest:
- 2) According to the Acquisition Valuation Report of Jingneng International, the value of the Valuation Benchmark Date, the net asset value of Jingneng International was RMB8,640,802,900, and the proportional value of net asset corresponding to its 20% equity interest was RMB1,728,160,600. According to the Acquisition Valuation Report of Henan Jingneng Energy Co., Ltd., the value of the Valuation Benchmark Date, the net asset value of Henan Jingneng Energy Co., Ltd. was RMB2,681,000,000 and the proportional value of net asset corresponding to its 84.68% equity interest was RMB2,270,270,800. The difference between the proportional value of net asset among the Target Equity Interest and the company is RMB542,110,200. The company agrees to make up the difference to Henan Jingneng Energy Co., Ltd.

The parties confirm that the final price of the Target Equity Interest shall be determined based on the proportional relationship with the competent authority, and agree to pay the amount of total price in the preceding paragraph based on the difference of the final price of the Target Equity Interest.

- 3) The parties agree to sign the Equity Transfer Agreement as an annex to the Acquisition and Merger Agreement in relation to the transfer of the 84.68% equity interest in Henan Jingneng Energy Co., Ltd. to the company to further clarify the right of operation of the parties to the equity transfer.
- 4) The parties confirm that the right to the Target Equity Interest shall be transferred to the corresponding user with effect from the closing date and the parties shall complete the following post-closing operation after the closing date:

The company shall make every effort to ensure that the bank account balance for the difference in the price of the Target's net interest within 30 Working Days after the completion of the procedure of change of industrial and commercial registration of Shenzhen Jingneng Energy Company Limited in the Adoption and Merger Agreement.

Further, Jingneng International and Shenzhen Jingneng Energy Company Limited cooperate with each other to complete the procedure of change or cancellation of industrial and commercial registration and change of property right registration in relation to the Merger in a timely manner in accordance with the requirements under the Adoption and Merger Agreement, and the company shall cooperate with them.

Succession of Creditors' Rights and Debts

All the creditor's rights and debts of Shenzhen Jingneng International before the Merger shall be succeeded by the merged company after the Merger.

Employees Placement Plan

- 1) In the course of the Merger, employees of Jingneng International will be taken over or properly settled by the merged company.
- 2) The labor contracts signed between employees of Jingneng International and Jingneng International shall continue to be valid and shall be performed by the merged company.

Disposal of Branches and Subsidiaries of the Merged Party

The parties confirm that, as of the Valuation Benchmark Date, the corresponding net interest of branches and subsidiaries of Jingneng International shall be succeeded by the merged company.

Transition Period

- 1) During the transition period from the Valuation Benchmark Date to the closing date, profit and loss arising from the Target's net interest shall be enjoyed and borne by the corresponding successor, and profit and loss arising from the operation of Jingneng International shall be vested in the merged company.
- 2) The parties confirm that during the transition period, unless otherwise expressly provided in the Adoption and Merger Agreement, Jingneng International and Shenzhen Jingneng Energy Company Limited shall not take any action that may cause material adverse change to the company with a written consent of Shenzhen Jingneng International and the company, respectively.

Liabilities for Breach of Contract

- 1) The parties shall strictly observe the relevant provisions of the Acquisition and Merger Agreement. Any party who violates the provisions of the Acquisition and Merger Agreement shall be liable to the Leasing Party for the breach of contract.
- 2) Any party fails to perform or does not fully perform the Acquisition and Merger Agreement, in addition to bearing the liability for breach of contract in accordance with the provisions of the Acquisition and Merger Agreement, shall compensate the Leasing Party for losses due to the Leasing Party.
- 3) If any party receives a representation, warranty or undertaking made in the Acquisition and Merger Agreement, and such representation is not remedied within 30 days after the termination of the Leasing Party, shall serve written notice to the Leasing Party to take immediate remedial measures. In such case, the Leasing Party shall have the right to terminate the Acquisition and Merger Agreement and claim damages in the Leasing Party for such breach.
- 4) If the agreement fails to take effect or the Merger fails to be performed due to the restriction of government regulation or the failure of internal department of the party or external competent department to ultimately approve the agreement, it shall not be considered as breach of contract by any party.

Validity of the Agreement

The Acquisition and Merger Agreement shall be effective from the date of signing by the parties; and shall become effective when any of the following conditions are met:

- 1) The parties to the Acquisition and Merger Agreement obtain necessary approval from the competent authority for the Merger;
- 2) The due diligence report of Jingneng International is issued in accordance with the Jingneng Financial Involvement in the Merger Agreement filed with the competent authority.

3. Equity Transfer Agreement

Equity Transfer of Shenzhen Jingneng Leasing

In accordance with the terms and conditions of the Equity Transfer Agreement, the parties agree to transfer 84.68% equity interest in Shenzhen Jingneng Leasing to the Leasing Party. The Leasing Party shall have the right to receive 20% of the equity interest in Jingneng International in accordance with the agreement, with the difference to be settled by the Leasing Party to the Leasing Party.

Prior to the Transaction, the shareholding structure of Shen Shen Jingteng Fintech was as follows:

Name of shareholders	Committed capital (RMB0'000)	Paid-up capital (RMB0'000)	Shareholding Percentage (%)	Capital contribution method
Shen Shen Jingteng Fintech	170,000	170,000	84.68%	Monetary
Shen Shen Jingteng Fintech (Suzhou)	30,758	30,758	15.32%	Monetary
Total	200,758	200,758	100%	

Upon completion of the Transaction, the company will become the shareholder of Shen Shen Jingteng Fintech, holding 84.68% of the equity interest in Shen Shen Jingteng Fintech, and will be entitled to the shareholder's right and exercise the shareholder's voting rights in accordance with the law.

Upon completion of the Transaction, the shareholding structure of Shen Shen Jingteng Fintech will be as follows:

Name of shareholders	Committed capital (RMB0'000)	Paid-up capital (RMB0'000)	Shareholding Percentage (%)	Capital contribution method
The company	170,000	170,000	84.68%	Monetary
Shen Shen Jingteng Fintech (Suzhou)	30,758	30,758	15.32%	Monetary
Total	200,758	200,758	100%	

From the closing date, the company will succeed to the right and obligation of Shen Shen Jingteng Fintech in relation to the 84.68% equity interest in Shen Shen Jingteng Fintech, and Shen Shen Jingteng Fintech (Suzhou) will succeed to the right and obligation of the company in relation to the 20% equity interest in Jingteng Internation, and will have the right to request the company to pay the difference in value among the Target Equity Interest to Shen Shen Jingteng Fintech.

Consideration and Closing of Equity Transfer

The parties agree to evaluate the value of the Target Equity Interest using 31 March 2022 as the valuation benchmark date, which will be the basis for determining the price for the value of the Target Equity Interest.

According to the Asset Valuation Report of Shen Shen Jingteng Fintech, as of the valuation benchmark date, the net asset value of Shen Shen Jingteng Fintech was RMB2,681,000,000, and the proportional value of net asset corresponding to its 84.68% equity interest was RMB2,270,270,800. According to the Asset Valuation Report of Jingteng Internation, as of the valuation benchmark date, the net asset value of Jingteng Internation was

R/ 8,640,802,900 net value of net "et" corresponding to its 20% equity interest with R/ 1,728,160,600. The difference between the net "et" value among the Target and Interest is R/ 542,110,200, net difference between the company to the interest.

The parties confirm that the final price of the Target and Interest is determined based on the parties' receipt file with the competent authority, and agree to pay the amount of total price in the preceding paragraph based on the difference of the final price of the Target and Interest.

The parties agree that the corresponding right in interest of the Target and Interest will be

- 3) If a party receives a representation, written or oral, in connection with the Transfer Agreement, the party shall not be deemed to have accepted the Transfer Agreement unless the party has received written notice of the Transfer Agreement and the party has not exercised its right to terminate the Transfer Agreement within the time specified in the Transfer Agreement.
- 4) If the agreement fails to take effect or the merger fails to be performed due to the restriction of law, regulation, ordinance or the future of international law of the parties or external competent authority to authorize approval of the agreement, it shall not be considered a breach of contract by the party.

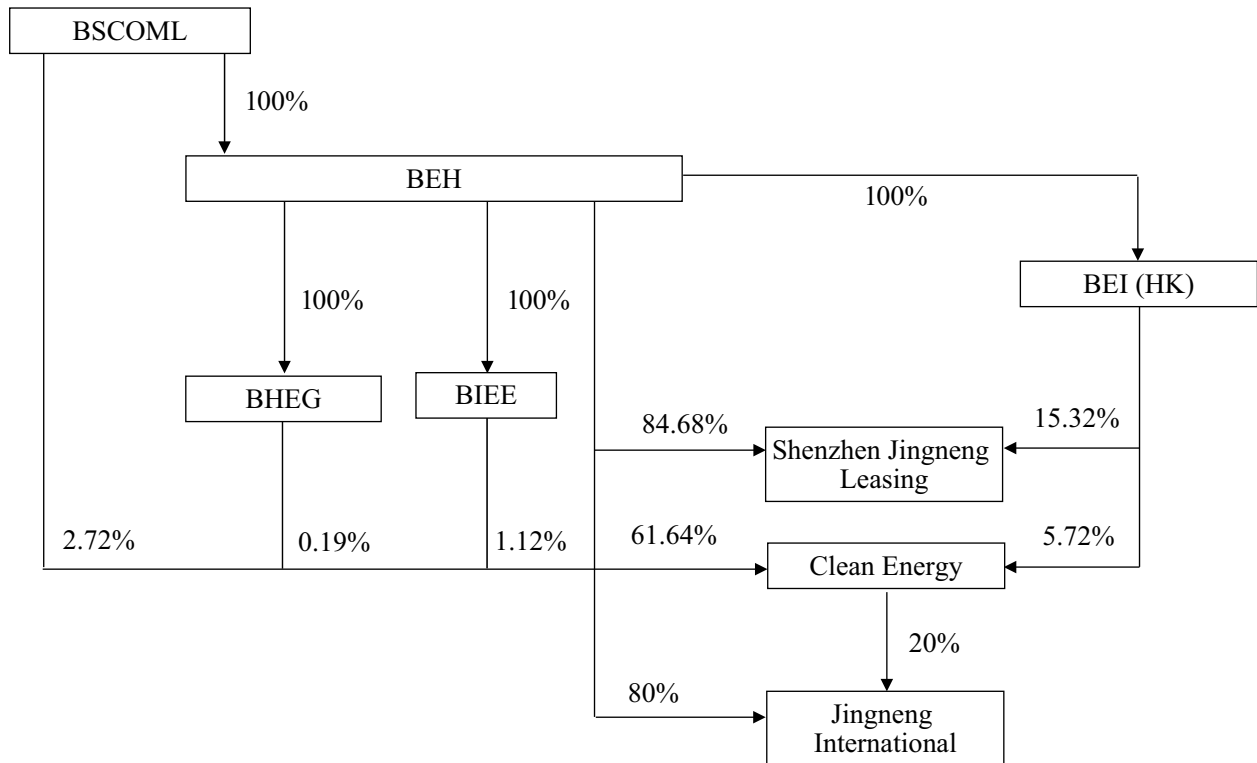
Validity of the Agreement

The Transfer Agreement shall be effective from the date of signing by the parties and shall become effective when all of the following conditions are met:

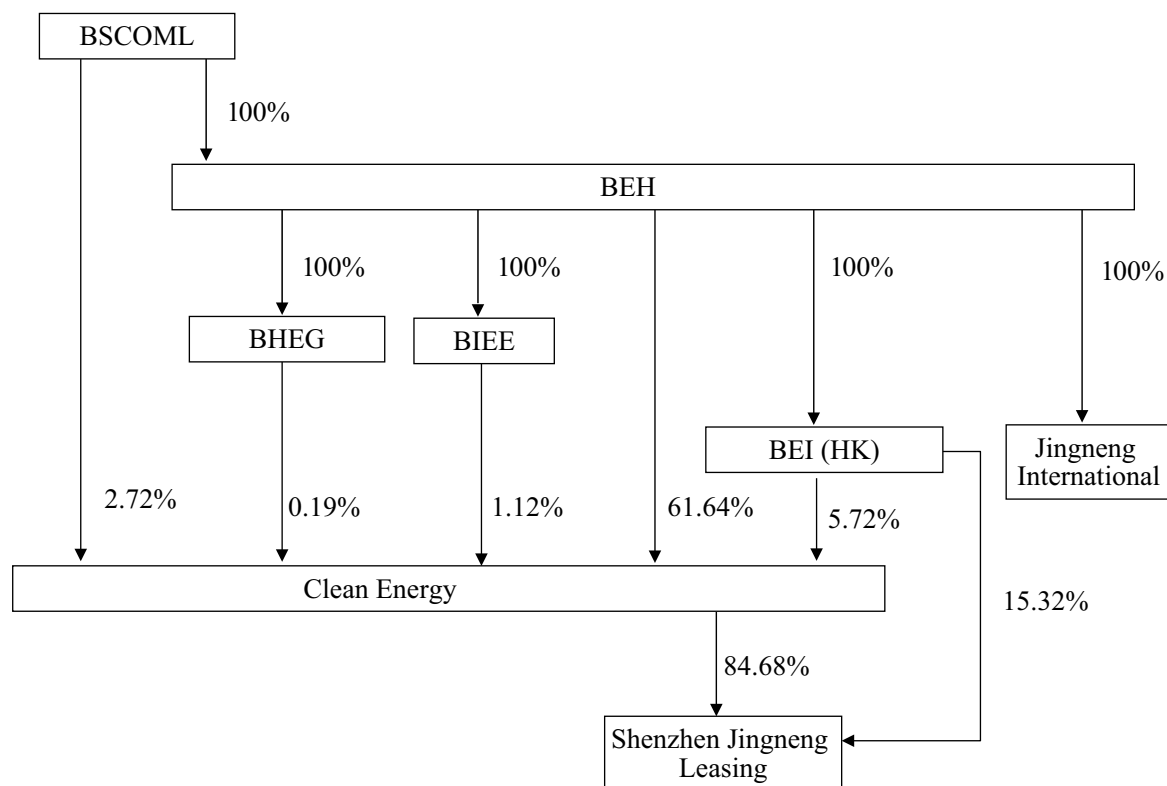
- 1) The parties to the Transfer Agreement obtain necessary approval from the competent authority for the transaction;
- 2) The Acquisition and Merger Agreement comes into effect;

4. Shareholding Structure before and after the Transactions

As at the date of the announcement, the shareholding structure is as follows:



Immediately following the completion of the Transaction, the following structure will be as follows:



The percentages presented in this document have been rounded, due to rounding, certain numbers presented in this document may not precisely equal the arithmetic result.

5. Information of the Parties

The company is the largest fire power provider in Beijing and is the largest wind power and photovoltaic power operator in the world, with a diversified clean energy portfolio including gas-fired power, wind energy, wind power, photovoltaic power, hydroelectric power and other clean energy projects.

The company is principally engaged in the production and supply of electricity and the production and supply of coal. The development of renewable energy.

Jingneng International is the wholly owned subsidiary of the company and is principally engaged in the construction and investment management of power and energy projects.

Set out below is certain financial information of Jingneng International prepared in accordance with the IFRS Accounting standards for the "Interim Financial Report" on condensed financial statements.



	As of 31 December 2020	As of 31 December 2021
Total assets	80,523,618,485.08	81,978,270,694.37
Total owners' equity (or attributable equity)	31,110,865,386.90	25,851,189,584.15
	For the year ended 31 December 2020	For the year ended 31 December 2021
Operating income	20,097,478,839.34	22,236,992,401.29
Total profit	1,868,597,549.55	-3,853,626,563.55
Net profit	1,761,975,134.87	-3,870,368,177.18

Shen Shen Jingtong Finance Leasing Co., Ltd. (Shen Shen Jingtong Finance Leasing) is a wholly-owned subsidiary of SSE, providing financial leasing services in commercial factoring and lease services in relation to financial leasing to the public members of SSE.

The following is certain financial information of Shen Shen Jingtong Finance Leasing prepared in accordance with the ¹R Accounting Standards for the ²Enterprise.



	As of 31 December 2020	As of 31 December 2021
Total assets	3,370,892,171.71	4,003,319,933.22
Total owners' equity (or attributable equity)	1,264,363,709.61	1,321,441,999.81
	For the year ended 31 December 2020	For the year ended 31 December 2021
Operating income	129,166,083.94	157,705,422.05
Total profit	82,478,673.15	76,133,519.12
Net profit	61,857,210.96	57,078,290.20

The initial cost of the acquisition of 84.68% equity interest in Shen Shen Jingtong Finance Leasing was ¹RMB2,009,077,194.86.

6. Financial Effect of the Transactions

As at 31 December 2022, the net book value of the 20% equity interest in Jingneng Internation was RMB1,690,657,000. The company will recognize the gain on transfer of the 20% equity interest in Jingneng Internation in the consolidated income statement of the date of completion of the disposal of Jingneng Internation.

The company expects to record an increase of approximately RMB37,503,000 in the owner's equity in the unaudited financial statement of the Group upon the completion of the Transaction. As the Transaction is a non-reciprocal transaction, no proceeds will be generated from the disposal. In addition, the company does not expect that the Transaction will have a material impact on the consolidated financial position of the Group.

7. Reasons for and Benefits of the Transactions

Upon completion of the Transaction, the company will no longer own or be related to Jingneng Internation and hence Jingneng Energy will become a wholly-owned subsidiary of the company. On the one hand, the Transaction will enable the company to diversify focus on its core energy business. At the same time, the Transaction will facilitate the company's deployment of its financial resources to provide long-term capital support for the company's development in the energy sector.

On the financial side, the Transaction will help reduce the impact of the operating uncertainty of Jingneng Power on the company's financial statement. Also, the Transaction will increase the company's own capital, enhance Jingneng Energy's financial soundness, which will further strengthen the company's own capital management and the long-term effect of the energy business to enhance the value creation and the energy company's performance to reduce financing costs. At the same time, enhance Jingneng Energy's good profit and is expected to be able to increase the contribution of the business revenue in the future, which will effectively enhance the profit and contribute to the development of the company.

The Board considers that the Transaction were entered into on normal commercial terms and are fair and reasonable in the interest of the company and its shareholders as a whole.

8. Listing Rules Implications

As at the date of this announcement, the direct and indirect ownership of 68.68% of the company is controlled by the re-organized and connected person of the company, Jingneng Internation and hence Jingneng Energy is a wholly-owned subsidiary of the company. According to the Transaction, the Transaction constitutes a connected transaction for the company under Chapter 14A of the Listing Rules.

At the aggregate percentage of the Transaction is above 5% but not 25%, the Transaction is subject to the reporting, announcement and independent director approval requirement under Chapter 14A of the Listing Rules.

According to the Annual Report of Jinneng International, the audited cash flow met under the income process was positive in preparing the value of the total shareholder equity of Jinneng International, which contributed profit forecast under Rule 14.61 of the Listing Rules. Further announcement in relation to the information requirement under Rule 14.60A of the Listing Rules will be made to the company within 15 business days after publication of the announcement in compliance with Rule 14.60A and Rule 14.62 of the Listing Rules.

The Board will endeavor to approve the Transaction. As a result of the engagement of independent non-executive directors, including Mr. Wang Long (independent non-executive director of the Board), the Board will endeavor to approve the Transaction. After the Board approves the Transaction, none of the directors has a material interest in the Transaction.

The Independent Board Committee comprising Mr. Wang Xiang, Mr. Chen Yintung, Mr. Xu Jing and Mr. Luo Jie (independent non-executive directors) has been established to advise the independent director on the Transaction. The company proposes to engage Grant Thornton as the Independent Financial Adviser to advise the Independent Board Committee on the independent director on the Transaction.

9. Circular

A general meeting of the company will be convened for the director to consider, if that fits, approve the Transaction. A circular containing, among other things, further details of the Transaction, together with notice of the general meeting, is expected to be sent to the director of the company on or before 31 March 2022.

As the Transactions are subject to the satisfaction of the conditions precedent set out in the agreements, the Transactions may or may not proceed. Shareholders and potential investors are advised to exercise caution when dealing in the securities of the Company.

10. Definitions

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

<p>“Acquisition and Merger Agreement”</p>	<p>the Acquisition and Merger Agreement in respect of Beijing Energy Group Co., Ltd. and Beijing Jingneng International Power Co., Ltd. entered into amongst the company, BEI, Jingneng International and Beijing Jingneng Energy on 10 July 2022, pursuant to which BEI propose to absorb and merge with Jingneng International and transfer its 84.68% equity interest in Beijing Jingneng Energy to the company, and the company to prepare the consolidation thereof in the form of 20% equity interest in Jingneng International and continue the company</p>
<p>“Annual Report of Jingneng International”</p>	<p>the annual report issued by Beijing Energy Group Co., Ltd. (2022) (01219) issued in United Approval on 14 April 2022</p>
<p>“Annual Report of Beijing Jingneng Energy”</p>	<p>the annual report issued by Beijing Energy Group Co., Ltd. (2022) (01099A) issued in United Approval on 12 April 2022</p>
<p>“BEI”</p>	<p>Beijing Energy Group Co., Ltd. (), limited liability company incorporated in the PRC and the controlling shareholder of the company, A shareholder of the announcement, BEI direct and indirect own 68.68% of the share of the company</p>
<p>“BEI (S)”</p>	<p>Beijing Energy Investment Group (S) Co., Ltd. (), limited liability company incorporated in Hong Kong with limited liability and wholly-owned subsidiary of BEI</p>
<p>“BEI EG”</p>	<p>Beijing Energy Group Co., Ltd. (), limited liability company incorporated in the PRC and wholly-owned subsidiary of BEI</p>
<p>“BEI IE”</p>	<p>Beijing International Electric Engineering Co., Ltd. (), limited liability company incorporated in the PRC and wholly-owned subsidiary of BEI</p>
<p>“Board”</p>	<p>the board of directors of the company</p>

“Eq uity Transfer Agreement” the Eq uity Transfer Agreement in respect of Jinneng International Finance Holdings Limited, entered into between the company and Jinneng International Finance Holdings Limited on 10 November 2022, in connection with the Acquisition and Merger Agreement, pursuant to which Jinneng International Finance Holdings Limited agreed to transfer 84.68% equity interest in Jinneng International Finance Holdings Limited to the company; and the company agreed to purchase the equity interest in Jinneng International Finance Holdings Limited in accordance with the terms of the Acquisition and Merger Agreement, and the company shall make up the difference in cash to Jinneng International Finance Holdings Limited.

“Group” the company and its subsidiaries.

“Jiangsu” the Jiangsu Special Administrative Region of the PRC.

“Jiangsu Stock Exchange” The stock exchange of Jiangsu Province.

“Independent Director” an independent director committee established by the company, comprising Mr. Wang Xiang, Mr. Chen Yuntang, Mr. Xu Junping and Mr. Luo Jie (being the independent non-executive director), to advise the independent director on the Transaction.

“Independent Financial Adviser or ‘Group Adviser’” Grampoint Finance, a licensed corporation to carry out Type 6 (advising on corporate finance) regulated activity defined under the SFO. The company proposed to engage Grampoint as the independent financial adviser to advise the Independent Director Committee and the independent director on the Transaction.

“Jinneng International” Beijing Jinneng International (broadly), a limited liability company incorporated in the PRC, the ultimate controlling shareholder of the company, and Jinneng International wholly owned to 80% by Jinneng International (broadly) and 20% by the company.

“Listing Rules” the Rules Governing the Listing of Securities on the Stock Exchange of Jiangsu Province.

“Merger

the absorption merger of Jingneng International, which refers to the swap of 84.68% equity interest of Jingneng International for 20% equity interest of the company in Jingneng International, for which the company will pay the excess of the consideration for 84.68% of the equity interest of Jingneng International over the consideration for 20% of the equity interest of the company in Jingneng International. Upon the completion of the merger, Jingneng International will continue to exist and Jingneng International will be registered in accordance with the

“Working”

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per cent

Member of the Board

Beijing Jingneng Clean Energy Co., Limited

KANG Jian

General Manager

Beijing, the
10 2022

At the date of this statement, the executive director of the firm is Kang Jian, General Manager. He is the executive director of the firm. Kang Jian is the General Manager of the firm. He is the executive director of the firm.