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山東晨鳴紙業集團股份有犈郅即衤司薰强ο肯

(a joint stock compan in corporates d Riempthhel P α of Cehina ith limited liabilit) (S C:1812)

THE PROPOSED ISS E OF CORPORATE BONDS IN AGGREOMORE THAN RMB 2.0 BILLION

This announcement is made b Shandong Chenming Paper mHoldsngs pursuant to the Inside Information Proglesions (as defined in the Rules (the L R) Goggerning the Listing of Securities on The Stock E change of Hong Kong Limited (the S L) under Part XIVA of the Securities and Futures Ordinance (the SFO, Chapter 571 of the La s of Hong Kong) and Rule 13.09(2)(a) of the Listing Rules.

The board of directors (the **B r**) of the Compan is pleased to announce that at the eighth meeting of the tenth session of the Board held on 28 March 2024, it as resol; do to approximate the proposed issue of corporate bonds in aggregate of no more than RMB2.0 billion (inclusi; do or equi; lent in foreign currenc (the **O r B**) o; the resease by the Compan or through Meilun (BVI) Limited, an o; the resease holl -o ned subsidiar of the Compan or other unrelated parties ill pro; de guarantee of no more than RMB2.0 billion (inclusi; decompant) (the **G r**), or other credit enhancement measures for this issue.

The issue of the Q; reseas Bonds is subject to the appro; all from the Compan 's shareholders (the S r r) b special resolution at the annual general meeting of the Compan for 2023 to be held on 14 Ma 2024 (the AGM). A circular containing, among others, (i) details of the issue of the Q; reseas Bonds; and (ii) the notice of the AGM ill be dispatched to the Shareholders as soon as practicable.

Particulars of the issue of the Q; Perseas Bonds, if proceeds, are as follo s:

1. Issuer

The issuer ill be the Compan or Meilun (BVI) Limited, an q; Arseas holl -o ned subsidiar of the Compan.

2. Si e of issue

The Q; resease Bonds to be issued shall be not more than RMB2.0 billion (inclusi;) or equi; alent in foreign currenc (con; arted at the foreign e change rates at the time of issue), and shall be either issued in one or multiple tranches. The specific amount is subject to the amount re; be ed or registered by the competent authority in China.

3. Term of issue

Not more than 5 ears (inclusi, a, ma be issued in tranches).

4. Coupon rate

The coupon rate ill be determined ith reference to the foreign bond market conditions at the time of issue.

5. Use of proceeds

The proceeds ill be used to replace domestic and q; replaces debts, purchase ramaterials, replacish orking capital, and for project construction.

6. Guarantee and other arrangements

The Compan ill select a guarantee or other credit enhancement methods based on market conditions, including but not limited to a suret guarantee ith unconditional and irre; Coable joint liabilit pre; Ided b the Compan, a standb letter of credit pre; Ided b a bank, or a guarantee pre; Ided b a credit enhancement compan. Specific arrangements ill be determined b the Compan 's management, ith authori ation from the Board, as to be authori ed and appre; Ided b the AGM, based on the issue structure and other rele; Intercumstances during the project implementation.

7. Place of Listing

The Stock E change or other ogresses E changes.

8. Term of y; Alidit of the resolution

The resolution on the issue of the Q; reseas Bonds is v; alid for 60 months from the date of approx; all at the AGM.

9. Authori ation in relation to the issue of the Q: Perseas Bonds

In order to ensure the orderl and efficient e ecution of the issue of the Q: reas Bonds, the Board ill propose the AGM to approxibe the Board's authori ation to the management of the Compan to handle matters related to the issue of the Q; Perseas Bonds according to the abo; Perseas Bonds according to the about issue plan, including but not limited to: (1) formulate the specific issue plan for the issue of the Q; Perseas Bonds and amend and adjust the issue clauses of the Q; Perseas Bonds, including but not limited to matters related to the Q; Perseas Bonds application and issue such as specificall determining the timing of the issue, issue si e, the number of issue tranches, bond interest rate or its determination method ithin the scope permitted b la s and regulations and according to the specific conditions of the Compan and the market; (2) decide on the engaging of under riters and other intermediaries that ill prox. Ide sex: Ides for appling for the issue of the Q; Perseas Bonds; (3) sign contracts, agreements and documents related to the issue of the Q: Perseas Bonds, including but not limited to issue application documents, under riting agreements, viarious announcements; (4) complete necessar procedures, including but not limited to rele; ant registration procedures; (5) carr out all other necessar matters related to the issue of the Q; Perseas Bonds; and (6) the authori ation period starts from the date hen the resolution on the issue of the Q; Arseas Bonds is approx; Ad at the AGM until the date hen the AGM resolution on the issue of the Q: reseas Bonds e pires.

The Compan ill projade guarantee for the issue of the Q; reas Bonds b Meilun (BVI) Limited. The guarantee methods include but not limited to projation b the Compan of suret guarantee ith unconditional and irre; cable joint liabilit, and the scope of guarantee includes the principal and interest of the Q; reas Bonds to be issued b Meilun (BVI) Limited. The guarantee agreement has not et been signed, and its final terms ill be determined upon signing. The guarantee particulars are as follo s:

Guaranteed part: Meilun (BVI) Limited

Establishment: 30 August 2018

Domicile: No. 3170, Road To n, Tortola Island, British Virgin Islands

Director: Jia Guanlei

Registered capital: USD50,000

Business scope: import and e port trade of paper products such as machine-made paper and paper board, ra materials for paper making and paper making machiner .

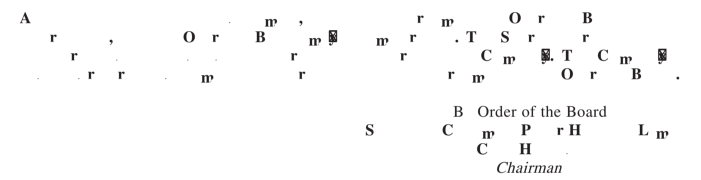
Equit structure: Shandong Chenming Paper Sales Compan Limited, a holl -o ned subsidiar of the Compan , holds 100% equit interest in it.

Meilun (BVI) Limited as established mainl for issuing Q; rseas Bonds of the Compan, and has no other business operations.

Meilun (BVI) Limited is not a judgment debtor ho has lost trust.

As of the date of announcement, the aggregate balance of e ternal guarantees propeded by the Compan and its controlling subsidiaries as RMB13.596 billion, accounting for 81.45% of the latest audited net assets of the Compan. In particular, the aggregate balance of guarantees propeded by the Compan and its controlling subsidiaries to the entities outside the scope of the consolidated financial statements as RMB841 million, accounting for 5.04% of the latest audited net assets of the Compan. The Compan has no operation of the compan and its controlling subsidiaries to the entities outside the scope of the consolidated financial statements.

The Board belie; stat the issue of the Q; stream Bonds through Meilun (BVI) Limited, an q; tream holl -o ned subsidiar of the Compan , ill meet the business de; lopment needs of the Compan , optimi e the financing structure of the Compan , promote sustainable and stable gro th of the Compan , and enhance the q; trall profitabilit and competiti; teness of the Compan . As the guaranteed part Meilun (BVI) Limited is a holl -o ned subsidiar of the Compan and the Compan has absolute control q; tr it, the guarantee risk is manageable. The Compan 's prq; sion of this guarantee for the issue of the Q; tr seas Bonds ill not harm the interests of the Compan or its shareholders.



Shandong, the PRC 28 March 2024

As at the date of this announcement, the e ecuti; Directors are Mr. Chen Hongguo, Mr. Hu Changqing, Mr. Li Xingchun, Mr. Li Feng and Mr. Li Wei ian; the non-e ecuti; Directors are Mr. Han Tingde and Mr. Li Chuan uan; and the independent non-e ecuti; Directors are Ms. Yin Meiqun, Mr. Sun Jianfei, Mr. Yang Biao and Mr. Li Zhihui.

^{*} For identification purposes onl