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Century Energy International Holdings Limited

百能國際能源控股有限公司

(formerly known as China Oil Gangran Energy Group Holdings Limited 中油港燃能源集團控股有限公司)
(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 8132)

FIRST QUARTERLY RESULTS ANNOUNCEMENT FOR THE THREE MONTHS ENDED 30 JUNE 2022

The board (the "Board") of directors (the "Directors") of Century Energy International Holdings Limited (the "Company") announces the unaudited consolidated first quarterly results of the Company and its subsidiaries for the three months ended 30 June 2022. This announcement, containing the full text of the first quarterly report of the Company for the three months ended 30 June 2022 (the "First Quarterly Report"), complies with the relevant requirements of the Rules Governing the Listing of Securities on GEM of The Stock Exchange of Hong Kong Limited (the "GEM Listing Rules") in relation to information to accompany preliminary announcement of the first quarterly results. The printed version of the First Quarterly Report containing the information required by the GEM Listing Rules will be despatched to the shareholders of the Company in due course in the manner required by the GEM Listing Rules.

By Order of the Board
Century Energy International Holdings Limited
Leung Wing Cheong Eric
Chairman

Hong Kong, 8 August 2022

As at the date of this announcement, the executive Directors are Mr. Cheung Yip Sang, Mr. Sun Jiusheng, Mr. Ma Shenyuan, Mr. Li Dewen and Mr. Yeung Shing Wai; the non-executive Director is Mr. Leung Wing Cheong Eric; and the independent non-executive Directors are Mr. Lim Haw Kuang, Mr. Lui Ho Ming Paul and Mr. Chu Kin Ming.

This announcement, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with the GEM Listing Rules for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this announcement is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this announcement misleading.

This announcement will remain on the website of The Stock Exchange of Hong Kong Limited at www.hkexnews.hk on the "Latest Listed Company Information" page for at least 7 days from the date of its posting and on the website of the Company at www.chinaoilgangrans.com.

CHARACTERISTICS OF GEM OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

GEM has been positioned as a market designed to accommodate small and midsized companies to which a higher investment risk may be attached than other companies listed on the Stock Exchange. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration.

Given that the companies listed on GEM are generally small and mid-sized companies, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board of the Stock Exchange and no assurance is given that there will be a liquid market in the securities traded on GEM.

Hong Kong Exchanges and Clearing Limited and the Stock Exchange take no responsibility for the contents of this report (the "Report"), make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of the Report.

The Report, for which the directors (the "Directors") of Century Energy International Holdings Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "GEM Listing Rules") for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in the Report is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or the Report misleading.

MANAGEMENT DISCUSSION AND ANALYSIS

FINANCIAL REVIEW

The unaudited revenue of the Company and its subsidiaries (collectively the "Group") for the three months ended 30 June 2022 (the "Financial Period") was approximately HK\$27.6 million, representing an increase of approximately 89.0% from approximately HK\$14.6 million for the corresponding period last year. Such increase in the unaudited revenue was mainly due to the increase in the sales of liquefied natural gas ("LNG") during the Financial Period.

The Group's unaudited loss attributable to the owners of the Company was approximately HK\$6.0 million for the Financial Period compared to the profit attributable to the owners of the Company of approximately HK\$131.6 million for the corresponding period last year. The turnaround from profit to loss attributable to the owners of the Company during the Financial Period was mainly attributable to the absence of the one-time significant gain on debt restructuring of approximately HK\$140.9 million arising from the scheme of arrangement entered into between the Company and its creditors in the corresponding period last year. If this one-time gain is deducted, the operating loss attributable to the owners of the Company was actually decreased from approximately HK\$9.3 million in the corresponding period last year to approximately HK\$6.0 million in the Financial Period. The decrease in the operating loss attributable to the owners of the Company was mainly attributable to the decrease in administrative expenses.

The board (the "Board") of the Directors does not recommend to pay dividend for the Financial Period.

BUSINESS REVIEW

During the Financial Period, the Group was principally engaged in the following businesses: (i) trading of refined oil and chemicals business; and (ii) power and data cords business.

In terms of the geographical market performance, the United States and the PRC contributed to approximately 19% (2021: approximately 35%) and approximately 77% (2021: approximately 59%) of the Group's total unaudited revenue respectively, while the remaining approximate 4% (2021: approximately 6%) came from its other markets.

TRADING OF REFINED OIL AND CHEMICALS BUSINESS

Based on the Group's and management's experience and customer relationship in the field of the clean energy industry, the Group seizes the opportunity of the national carbon neutrality and carbon peak. By proactively promoting the clean energy trading business, connecting upstream gas resources and seeking downstream market space, the Group will match the supply and demand for clean energy in order to reach natural gas trading relationships. The Group will generate income using the price difference caused by the seasonality and fluctuation of the natural gas market, and develop cooperation and broaden the customer base for future development.

During the Financial Period, the Group's unaudited revenue from sales of LNG was approximately HK\$14.9 million (2021: Nil).

POWER AND DATA CORDS BUSINESS

The three key product groups for power and data cords business were (i) power and data cords for mobile handsets and personal care products; (ii) medical control devices; and (iii) power cords and inlet sockets for household electric appliances. Each product group has its own types of products. During the Financial Period, the Group manufactured over 40 types of power and data cords for mobile handsets and personal care products, and over 450 types of power cords and inlet sockets for household electric appliances. The Group will also continue to involve in the assembly and sale of medical control devices, which are primarily used by patients in hospital wards and the related accessories.

(I) POWER AND DATA CORDS FOR MOBILE HANDSETS AND PERSONAL CARE PRODUCTS

Power and data cords for mobile handsets and personal care products consist of 2-pin cables and connectors and are generally used for power charging to mobile handset and personal care products. The diameters of stranded copper wires are ranged from 0.26 mm to 2.4 mm and carry low voltage electricity of up to three amperes. In accordance with its customers' specifications, the Group manufactures over 40 different types of power and data cord for mobile handsets and personal care products.

During the Financial Period, the Group's unaudited revenue from power and data cords for mobile phones decreased by 27% to approximately HK\$5.9 million (2021: approximately HK\$8.1 million). The decrease was due to the increase in competition and the increased in popularity of multiple function cables so that the demand for traditional cables has decreased.

(II) MEDICAL CONTROL DEVICES

Medical control device is a bedside multi-function device for patients in wards. The medical control device products of the Group consist of pillow speaker, bed control, bed cable and call cord. Pillow speaker could be produced with different specifications from simple version of 1-button pillow speaker capable for emergency communication and lighting control functions to advanced version of 26-button pillow speaker capable for emergency communication, television, and lighting temperature control in a ward. The pillow speakers sold by the Group are in the form of dismantled parts and components including all necessary components for a pillow speaker such as power cable, PCB and plastic body etc. for further assembly by customers after delivery. Materials used for the manufacturer of medical control device are sourced by the Group based on the requirements of, and have been approved by, its customer, which is a medical equipment manufacturer in the United States. Although the Group will occasionally provide advice and input, the design of the medical control device originates from the customer who will closely monitor and have overall control and the ultimate decision on matters relating to the design, use of materials and ultimate assembly of medical control devices. All parts and components of the medical control devices manufactured by the Group's medical control device products were exported to the customer for further assembly and processing into its final products for sales to hospitals and clinics. Testing will also be conducted by the customer to ensure the final products comply with the relevant US regulatory requirements.

During the Financial Period, the Group's unaudited revenue from medical control devices was approximately HK\$5.2 million (2021: approximately HK\$5.2 million).

(III) POWER CORDS AND INLET SOCKETS FOR HOUSEHOLD ELECTRIC APPLIANCES

Power cords for household electric appliances are generally non-halogen free and carry normal voltage electricity up to 250 volt. Different countries have different safety, power voltage and environmental standards for household electric appliances and there are more than 10 types of sockets in widespread use around the world. Plugs with different number of prongs on power cords are used in different countries. For instance, the European Union standard plugs manufactured by the Group are mainly 250 volt plugs with cylindrical prongs while the US standard plugs manufactured by the Group are 125 volt plugs with strip-like prongs. Some of the Group's power cords and inlet sockets for household electric appliances with safety approvals and/or certificates such as CSA, VDE, PSE, ASTA, CCC bear the trademark "SUN FAIR". Some of the Group's products meet eleven types of international safety standards including UL, CSA, VDE, NEMKO, SEMKO, FIMKO, SEV, DEMKO, OVE, KEMA, CCC, and ENEC.

During the Financial Period, the Group's unaudited revenue from power cords and inlet sockets for household electric appliances was approximately HK\$1.6 million (2021: approximately HK\$1.3 million).

OUTLOOK

During the Financial Period, although global economic picked up in a faster pace, the economic has not fully recovered to the level before the COVID-19 outbreak. Unsynchronised global epidemic prevention and control, uneven economic recovery, intensified political and economic games and unsure monetary policy have all increased uncertainty.

The Chinese government has committed to realise carbon peak in 2030 and carbon neutrality by 2060. As a major energy consuming country, the fundamental key to achieve "double-carbon" target is to change the development pattern of energy industry with utilisation of technology and innovation, acceleration in transformation to and substitution with clean energy and increase in energy efficiency so as to minimise the impact to the atmosphere and environment.

As an emerging energy corporation, the Group's corporate mission is to "Benefit People's Livelihood with Clean Energy and Technology and Innovation". We focus on the development of clean energy industrial chain and sensitively utilise the R&D results of frontier technology in order to explore and advance industrialisation in energy technology and to connect and integrate with quality projects and resources in China and overseas, through which the Group could create massive synergy between capital, technology, business and operational management. Therefore, the Group will strive to establish its core competitiveness in the fields of new energy materials, energy saving and environmental protection and digital technologies for energy safety, and develop into an technological energy corporation with prominent influence and reputation within the industry.

On 22 June 2022, Baineng Energy (Shenzhen) Co., Limited* (佰能能源(深圳)有限公司) ("Baineng Energy Shenzhen"), a wholly owned subsidiary of the Company, and Tianjin Zhongzhi Xinshi Entrepreneurial Service Partnership Enterprise (Limited Partnership)* 天津眾智信實創業服務合夥企業(有限合夥) (the "Joint Venture Partner") entered into the joint venture agreement (the "Joint Venture Agreement") pursuant to which Baineng Energy Shenzhen and the Joint Venture Partner agreed to establish a joint venture company to conduct the research and development, production and sales of aerogel products in the PRC. Pursuant to the terms of the Joint Venture Agreement, the registered capital of the joint venture company shall be RMB25,000,000 (equivalent to approximately HK\$29,250,000). Baineng Energy Shenzhen will contribute RMB15,000,000 (equivalent to approximately HK\$17,550,000) in cash towards the registered capital of the joint venture company. The joint venture company will be owned as to 60% by Baineng Energy Shenzhen and will be consolidated in the financial statements of the Company upon its establishment. For details, please refer to the announcement of the Company dated 22 June 2022.

The Group shall continue to seek further opportunities to further develop the energy business by way of investment in or acquisition of companies currently engaging in the energy business or submitting tenders or quotations for energy projects. The Directors believe that such strategy will enable to Group to capitalise on its experience and strengthen its position in its energy business to achieve a sustainable growth and maximize returns to the shareholders of the Company (the "Shareholders").

UNAUDITED FIRST QUARTERLY RESULTS

The Board announces the unaudited condensed consolidated results of the Group for the Financial Period together with the comparative unaudited figures for the three months ended 30 June 2021 as follows:

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the three months ended 30 June 2022

		For the three months				
		ended 30 June				
		2022	2021			
	Notes	HK\$'000	HK\$'000			
		(Unaudited)	(Unaudited)			
Revenue	3	27,609	14,638			
Cost of sales		(24,953)	(9,927)			
Gross profit		2,656	4,711			
Other income and gain, net	4	1,280	765			
Selling expenses	4	(562)	(710)			
Administrative expenses		(7,067)	(13,077)			
Loss from operations		(3,693)	(8,311)			
Fair value gain on derivative component of convertible notes		_	3,103			
Gain on debt restructuring	5	_	140,906			
Finance costs	6	(1,489)	(2,652)			
I mance costs		(1,403)	(2,032)			
(Loss) profit before tax		(5,182)	133,046			
Taxation	7	(98)	(461)			
(Loss) profit for the period		(5,280)	132,585			
Other comprehensive expenses,						
net of tax:						
Items that may be reclassified subsequently						
to profit or loss:						
Exchange differences on translating						
foreign operations		(206)	(132)			
			<u>-</u>			
Total comprehensive (expenses) income						
for the period		(5,486)	132,453			

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (Continued)

For the three months ended 30 June 2022

		For the three months ended 30 June				
	Notes	2022 HK\$'000	2021 HK\$'000			
	Notes	(Unaudited)	(Unaudited)			
(Loss) profit for the period attributable to:						
Owners of the Company		(6,042)	131,577			
Non-controlling interests		762	1,008			
		(5,280)	132,585			
Total comprehensive (expenses) income for the period attributable to: Owners of the Company Non-controlling interests		(6,179) 693	131,431 1,022			
		(5,486)	132,453			
(Loss) earnings per share	8	HK cents	HK cents			
Basic	O	(0.2)	25.2			
Diluted		(0.2)	25.2			

NOTES TO THE FIRST QUARTERLY UNAUDITED RESULTS

1. GENERAL INFORMATION

The Company was incorporated in the Cayman Islands as an exempted company with limited liability under the Companies Law of the Cayman Islands. The address of its registered office is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands. The address of its principal place of business is Suite 2303, 23/F., Prudential Tower, The Gateway, Harbour City, Tsim Sha Tsui, Kowloon, Hong Kong. The Company's shares are listed on GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The Company is an investment holding company. The principal activities of its subsidiaries (together with the Company referred to as the "Group") are (i) trading of refined oil and chemicals business; and (ii) power and data cords business.

2. BASIS OF PREPARATION

The first quarterly unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in Hong Kong which include Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards and Interpretations (collectively, "HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and the applicable disclosures required by the GEM Listing Rules. The principal accounting policies used in the first quarterly unaudited condensed consolidated financial statements are consistent with those adopted in the preparation of the Group's consolidated financial statements for the year ended 31 March 2022.

The HKICPA has issued a number of new and revised HKFRSs. For those which are relevant to the Group's operations and effective for its accounting period beginning on 1 April 2022, the adoption has had no material impact on the Group's accounting policies, the presentation, the reported results and the financial position of the Group for the current or prior accounting periods.

2. BASIS OF PREPARATION (Continued)

The Group has not applied the new and revised HKFRSs which have been issued but are not yet effective. The Group is currently in the process of making an assessment of the impact of these new and revised HKFRSs but is not yet in a position to state whether they would have a material impact on the Group's results and financial position.

3. REVENUE

	For the three months ended 30 June		
	2022 2021		
	HK\$'000 HK\$'0		
	(Unaudited)	(Unaudited)	
Sales of liquefied natural gas	14,930	_	
Sales of power and data cords and inlet sockets	12,679	14,638	
	27,609	14,638	

4. OTHER INCOME AND GAIN, NET

	For the three months			
	ended 30 June			
	2022	2021		
	HK\$'000	HK\$'000		
	(Unaudited)	(Unaudited)		
Interest income	6	2		
Loss on disposal of property,				
plant and equipment	(892)	_		
Net foreign exchange gain (loss)	221	(25)		
Rental income	863	591		
Sample income	486	192		
Forfeiture of deposits received on providing				
strategic consultancy services	500	_		
Sundry income	96	5		
	1,280	765		

5. GAIN ON DEBT RESTRUCTURING

The creditors' schemes (the "Creditors' Schemes") were approved by the requisite statutory majorities of the creditors at the meeting of Creditors' Schemes held on 9 April 2021. The Cayman court sanctioned the Cayman scheme by order dated 21 May 2021. A copy of the sealed sanction order was registered with the Cayman Islands Registrar of Companies on 21 May 2021. The Hong Kong Court sanctioned the Hong Kong scheme at the hearing on 26 May 2021. A copy of the sealed sanction order was delivered to the Registrar of Companies in Hong Kong for registration on 27 May 2021. Accordingly, the Creditors' Schemes became effective on 27 May 2021.

Pursuant to the Creditors' Schemes, the Company transferred its claims, rights to claims, rights to any assets and the entire equity interests of deconsolidated subsidiaries to the Creditors' Schemes on 27 May 2021, the effective date of the Creditors' Schemes (the "Transfer"). After the Transfer, a cash payment of HK\$20,000,000, being partial proceeds from the subscription of shares, was transferred to the Creditors' Schemes and held by a scheme company for distribution (after making a reserve for the settlement of the scheme cost) to the creditors subject to adjudication. In addition, the Company issued 253,346,545 new ordinary shares ("Creditors' Shares") in a total amount of approximately HK\$4,918,000 for the benefit of the creditors. The Creditors' Shares were issued by the Company to the scheme administrators or a scheme company or such other nominee(s) for distribution to the creditors subject to adjudication. A gain on Debt Restructuring under the Creditors' Schemes of approximately HK\$140,906,000 was recognised for the three months ended 30 June 2021.

For the
three months
ended 30 June
2021
HK\$'000
(Unaudited)

48 435

Assets transferred pursuant to the Creditors' Scheme:

Liabilities discharged pursuant to the Creditors' Schen	(24,919)
	(24 919)
Cash	(20,000)
Creditors' shares	(4,919)

Other navables and accrued expenses

Promissory notes	72,989
Convertible notes	13,000
Borrowings	31,401
other payables and accraca expenses	10, 133

165,825

Gain on debt restructuring 140,906

6. FINANCE COSTS

	For the three months			
	ended 30 June			
	2022 2021			
	HK\$'000 HK\$'			
	(Unaudited)	(Unaudited)		
Effective interest expenses on promissory notes payables	_	688		
Effective interest on unsecured				
interest-bearing bonds	_	129		
Interest on secured bank loan	75	75		
Interest on other loans	1,336	1,754		
Interest on leases liabilities	78	6		
	1,489	2,652		

7. TAXATION

	For the three months ended 30 June				
	2022 2021				
	HK\$'000 HK\$				
	(Unaudited)	(Unaudited)			
Hong Kong Profits Tax					
— current year	42	205			
PRC Enterprise Income Tax					
— current year	56				
	98	461			
Deferred tax	_				
	98	461			

7. TAXATION (Continued)

Under the two-tiered profits tax rates regime of Hong Kong, the first HK\$2 million of assessable profits of the qualifying group entity will be taxed at 8.25%, and profits above HK\$2 million will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%

Pursuant to the Enterprise Income Tax rules and regulations of the PRC, the PRC subsidiaries of the Group are subject to Enterprise Income Tax at a rate of 25%.

8. (LOSS) EARNINGS PER SHARE

BASIC (LOSS) EARNINGS PER SHARE

Basic (loss) earnings per share is calculated by dividing the loss attributable to owners of the Company of approximately HK\$6,042,000 (2021: profit of approximately HK\$131,577,000) by the weighted average number of ordinary shares of 2,533,465,453 (2021: 522,005,244) in issue for the Financial Period.

DILUTED (LOSS) EARNINGS PER SHARE

Diluted (loss) earnings per share is the same as basic (loss) earnings per share as the outstanding convertible notes and share options have anti-dilutive effects on the basic (loss) earnings per share for Financial Period and the corresponding period last year.

9. DIVIDEND

No dividend had been paid or declared by the Company for the Financial Period (2021: Nil).

10. RESERVES

(Unaudited)
Attributable to owners of the Company

				Convertible		Foreign	.				
				notes	Equity	currency				Non-	
	Share	Share	Statutory	equity	transaction	translation		Accumulated		controlling	
	capital	premium	reserve	reserve	reserve	reserve	reserve	losses	Sub-total	interests	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
At 1 April 2021	1,520	703,768	1,998	2,215	3,030	(663)	47,806	(893,602)	(133,928)	9,269	(124,659)
Total comprehensive (expenses)											
income for the period	_	_	_	_	_	(146)	_	131,577	131,431	1,022	132,453
Share options lapsed	-	_	_	-	_	-	(5,039)	5,039	_	_	_
Recognition of equity											
component of											
convertible notes	_	_	_	3	_	-	_	_	3	_	3
Issuance of shares upon											
share subscription	7,601	29,294	_	_	_	-	_	_	36,895	_	36,895
Issuance of shares upon											
debt restructuring	1,013	3,906	_	_	_	-	_	_	4,919	_	4,919
Debt restructuring	_		_	(2,215)	_	_		2,215	_		
At 30 June 2021	10,134	736,968	1,998	3	3,030	(809)	42,767	(754,771)	39,320	10,291	49,611
At 1 April 2022	10,134	736,967	1,998	3	3,030	(66)	42,024	(780,861)	13,229	5,816	19,045
Total comprehensive (expenses)											
income for the period	-	-	-	-	-	(137)	-	(6,042)	(6,179)	693	(5,486)
Transfer to accumulated											
losses upon cancellation											
of convertible bonds	-	-	-	(3)	-	-	-	3	-	-	-
Share options lapsed	-	-	-	-	-	-	(42,024)	42,024	-	-	
At 30 June 2022	10,134	736,967	1,998	-	3,030	(203)	-	(744,876)	7,050	6,509	13,559

11. CONTINGENT LIABILITIES

The Group had no significant contingent liabilities at 30 June 2022 and 31 March 2022.

SHARE OPTION SCHEME

SHARE OPTION SCHEME 2011

The Company has a share option scheme (the "Scheme 2011") which was adopted pursuant to a resolution of the sole Shareholder passed on 27 April 2011. The purpose of the Scheme 2011 was to attract, retain and motivate talented Participants (as defined below), to strive for future developments and expansion of the Group. The Scheme 2011 should be an incentive to encourage the Participants to perform their best in achieving the goals of the Group and allow the Participants to enjoy the results of the Group attained through their efforts and contributions. The Scheme 2011 became effective on 27 April 2011 and, unless otherwise cancelled or amended, will remain in force for 10 years from the date of adoption of the Scheme 2011. The Scheme 2011 expired on 26 April 2021.

SHARE OPTION SCHEME 2021

The Company has adopted a share option scheme (the "Scheme 2021") pursuant to a resolution of the Shareholders passed on 29 September 2021. The purpose of the Scheme 2021 is to attract and retain the best available personnel, to provide additional incentive to employees (full-time and part-time), directors, advisors and consultants of the Group and to promote the success of the business of the Group.

The Scheme 2021 became effective on 29 September 2021 and, unless otherwise cancelled or amended, will remain in force for 10 years from the date of the adoption of the Scheme 2021. The remaining life of the Scheme 2021 is approximately 9 years.

The Participants include any director, employee, advisor and consultant of the Company or any subsidiary of the Company, who, in the absolute discretion of the Board, has contributed or may contribute to the Group so as to promote the success of the business of the Group. During the Financial Period, no share option was granted under the Scheme 2021.

As at the date of the Report, the total number of the shares of the Company available for issue under the Scheme 2021 and any other share option scheme of the Group must not in aggregate exceed 10% of the Shares in issue of the Company on the day on which trading of the Shares commenced on the Stock Exchange, i.e. 253,346,545 representing 10% of the issued share capital of the Company as at the date of the approval on the refreshment of 10% limit of annual general meeting on 29 September 2021.

The maximum number of Shares issued and to be issued upon exercise of the Options granted and to be granted pursuant to the Scheme 2021 and any other share option schemes of the Group to each Participant (including both exercised and outstanding options) in any 12-month period up to and including the date of grant of the options must not exceed 1%. of the total number of Shares in issue.

Any grant of share options to a substantial shareholder of the Company or an independent non-executive Director, or any of their respective associates and such Option which if exercised in full, would result in the shares of the Company issued and to be issued upon exercise of all Options already granted and to be granted pursuant to the Scheme 2021 and other share option schemes of the Company (including option exercised and outstanding) to such Participant in the 12-month period up to and including the date of grant being proposed by the Board (the "Relevant Date"): (i) representing in aggregate more than 0.1% of the total number of shares of the Company in issue at the Relevant Date; and (ii) having an aggregate value, based on the closing price of the shares of the Company as stated in the Stock Exchange's daily quotations sheet on the Relevant Date, in excess of HK\$5,000,000, are subject to the shareholders' approval in the general meeting.

Unless otherwise determined by the directors of the Company and stated in the offer of the grant of options to a grantee, there is no minimum period required under the Scheme 2021 for the holding of an option before it can be exercised.

The offer of a grant of share options may be accepted within 10 days from the date of offer upon payment of a nominal consideration of HK\$1 by the grantee. The exercise period for the share options granted is determined by the Board, which may commence from the date of acceptance of the offer for the grant of share options but shall end in any event not later than 10 years from the date of the conditional adoption of the Scheme 2021 by the sole Shareholder subject to the provisions for early termination under the Scheme 2021.

The subscription price for the Shares under the Scheme 2021 shall be a price determined by the Board at its absolute discretion and shall not be less than the highest of (i) the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of the offer for the grant, which must be a business day, (ii) the average closing prices of the Shares as stated in the Stock Exchange's daily quotations sheet for the five business days immediately preceding the date of the offer for the grant; and (iii) the nominal value of the share of the Company on the date of the offer for the grant.

The following table discloses movements of the Company's share options during the Financial Period:

		Exercise	Exercise period of	Outstanding as at	Granted during	Exercised during	Cancelled/ Lapsed during	Outstanding as at 30 June	Market value per share immediately before the date of grant	Weighted average closing price per share immediately before the date of exercise of	Approximate % of the Company's total issued share capital as at 30 June
Grantee	Date of grant	price (Note 2)	share options	1 April 2022 (Note 1)	the period	the period	the period	2022	of options (Note 2)	options	2022
Ex-executive Directors:											
Rong Changjun	16 April 2019	HK\$0.36	16 April 2019 - 15 April 2022	3,000,000	_	-	(3,000,000)	_	HK\$0.36	-	_
Yuan Beisheng	16 April 2019	HK\$0.36	16 April 2019 – 15 April 2022	3,500,000	-	-	(3,500,000)	-	HK\$0.36	-	-
Zhang Wenrong	16 April 2019	HK\$0.36	16 April 2019 – 15 April 2022	3,000,000	-	-	(3,000,000)	-	HK\$0.36	-	-
Other Categories:											
Consultants	10 October 2013	HK\$7.82	10 October 2013 - 9 October 2023	1,375,000	-	-	(1,375,000)	-	HK\$7.6	-	-
	13 January 2014	HK\$6.28	13 January 2014 – 12 January 2024	2,750,000	-	-	(2,750,000)	-	HK\$6.16	-	-
	14 July 2014	HK\$5.12	14 July 2014 – 13 July 2024	3,850,000	-	-	(3,850,000)	-	HK\$5.2	-	-
	21 August 2014	HK\$4.52	21 August 2014 – 20 August 2024	1,375,000	-	-	(1,375,000)	-	HK\$4.8	-	-
	16 February 2015	HK\$3.28	16 February 2015 – 15 February 2025	2,179,350	-	-	(2,179,350)	-	HK\$3.4	-	-
	17 March 2015	HK\$3.68	17 March 2015 – 16 March 2025	3,121,200	-	-	(3,121,200)	-	HK\$3.52	-	-
	16 April 2019	HK\$0.36	16 April 2019 – 15 April 2022	11,000,000	-	-	(11,000,000)	-	HK\$0.36	-	-
Employee	16 April 2019	HK\$0.36	16 April 2019 – 15 April 2022	3,800,000	-	-	(3,800,000)	-	HK\$0.36	-	-

Note:

- Save for the share options granted on 16 April 2019, the number of underlying shares comprised in outstanding share options has been adjusted as a result of the share subdivision and/or the share consolidation becoming effective on 25 March 2014. 30 September 2016 and 29 November 2018.
- Save for the share options granted on 16 April 2019, the exercise price and the market value per share immediately before the date of grant of options of the outstanding share options is subject to adjustment of the share subdivision and/or the share consolidation becoming effective on 25 March 2014, 30 September 2016 and 29 November 2018.

All the share options vested immediately on the date of grant and there is no vesting period.

Apart from the aforesaid, at no time during the Financial Period was the Company or any of its subsidiaries a party to any arrangement to enable the Directors and substantial shareholders or any of their close associates to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATION

As at 30 June 2022, the interests and short positions of the Directors and chief executives of the Company in the shares (the "Shares"), underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")), which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO) or which were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein or which were required to be notified to the Company and the Stock Exchange, pursuant to rules 5.46 to 5.67 of the GEM Listing Rules were as follows:

LONG POSITIONS IN THE SHARES AND THE SHARES OF ASSOCIATED CORPORATION

Name of Director	Capacity	Nature of interest	Number of Shares held	Percentage of issued share capital (Note 3)
Mr. Leung Wing Cheong Eric (Note 1)	Interest of controlled corporation	Corporate interest	1,501,078,281	59.250%
	Interest held jointly with another parties	Corporate interest	358,560,809	14.153%
Mr. Cheung Yip Sang (Note 2)	Interest of spouse	Spouse interest	1,859,639,090	73.403%
Mr. Sun Jiusheng (Note 1)	Interest of controlled corporation	Corporate interest	1,501,078,281	59.250%
	Interest held jointly with another parties	Corporate interest	358,560,809	14.153%

- Note 1: In accordance with the SFO, BAINENG Holdings Limited ("BAINENG") has total interest in 1,859,639,090

 Shares, of which 358,560,809 Shares are held by other parties acting in concert. BAINENG, the associated corporation of the Company, is beneficially owned as to 33.40% by Mr. Sun Jiusheng, 29.68% by Ms. Zhou Jing, 26.31% by Mr. Zhang Chao and 10.61% by Mr. Leung Wing Cheong Eric. Mr. Leung Wing Cheong Eric and Mr. Sun Jiusheng directly hold 114,423 shares and 360,000 shares of BAINENG respectively. By virtue of the SFO, Mr. Leung Wing Cheong Eric and Mr. Sun Jiusheng are deemed to be interested in the Shares which BAINENG has interest in.
- Note 2: Mr. Cheung Yip Sang is the spouse of Ms. Zhou Jing. BAINENG, the associated corporation of the Company, is beneficially owned as to 29.68% by Ms. Zhou Jing who directly holds 320,000 shares of BAINENG. By virtue of the SFO, Mr. Cheung Yip Sang is deemed to be interested in the Shares which BAINENG has interest in.
- Note 3: The issued share capital of the Company for calculating the percentage in this column refers to the issued share capital of the Company as at 30 June 2022.

Save as disclosed above, as at 30 June 2022, none of the Directors or chief executives of the Company had any interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provisions of the SFO), or which were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein, or which were required to be notified to the Company and the Stock Exchange pursuant to rules 5.46 to 5.67 of the GEM Listing Rules.

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY

As at 30 June 2022, so far as is known to the Directors or chief executives of the Company, the persons or companies (other than the Directors or chief executives of the Company) had interests or short positions in the shares or underlying shares of the Company which were notified to the Company and the Stock Exchange pursuant to Divisions 2 and 3 of Part XV of the SFO and entered in the register maintained by the Company pursuant to Section 336 of the SFO were as follows:

LONG POSITIONS IN THE SHARES

Name of shareholder		Capacity	Nature of interest	Number of Shares held	Percentage of issued share capital (Note 5)
(a)	BAINENG (Note 1)	Beneficial owner Interest held jointly with another parties	Corporate interest Corporate interest	1,501,078,281 358,560,809	59.250% 14.153%
	Mr. Sun Jiusheng (Note 1)	Interest of controlled corporation	Corporate interest	1,501,078,281	59.250%
	(NOTE 1)	Interest held jointly with another parties	Corporate interest	358,560,809	14.153%
	Ms. Zhou Jing (Note 1)	Interest of controlled corporation	Corporate interest	1,501,078,281	59.250%
		Interest held jointly with another parties	Corporate interest	358,560,809	14.153%
	Mr. Zhang Chao (Note 1)	Interest of controlled corporation	Corporate interest	1,501,078,281	59.250%
	(NOTE 1)	Interest held jointly with another parties	Corporate interest	358,560,809	14.153%
	Mr. Leung Wing Cheong Eric (Note 1)	Interest of controlled corporation	Corporate interest	1,501,078,281	59.250%
	2 (11010-17	Interest held jointly with another parties	Corporate interest	358,560,809	14.153%

Nar	ne of shareholder	Capacity	Nature of interest	Number of Shares held	Percentage of issued share capital (Note 5)
(b)	Richmax Investment (H.K.) Limited ("Richmax Investment" (Note 2)	Beneficial owner Interest held jointly with another parties	Corporate interest Corporate interest	326,247,014 1,533,392,076	12.878% 60.525%
	Mr. Chu David (Note 2)	Interest of controlled corporation and interest of spouse	Corporate interest and spouse interest	326,247,014	12.878%
		Interest held jointly with another parties	Corporate interest	1,533,392,076	60.525%
	Ms. Tsang Siu Lan (Note 2)	Interest of controlled corporation and interest of spouse	Corporate interest and spouse interest	326,247,014	12.878%
		Interest held jointly with another parties	Corporate interest	1,533,392,076	60.525%
	Mr. Cheung Yuen Chau (Note 2)	Interest of controlled corporation	Corporate interest	326,247,014	12.878%
		Interest held jointly with another parties	Corporate interest	1,533,392,076	60.525%
	Ms. Ip Tsang Katherine Man Tung (Note 2)	Interest of controlled corporation	Corporate interest	326,247,014	12.878%
		Interest held jointly with another parties	Corporate interest	1,533,392,076	60.525%
(c)	New Origins International		Corporate interest	32,313,795	1.275%
	Limited ("New Origins") (Note 3)	Interest held jointly with another parties	Corporate interest	1,827,325,295	72.128%
	Ms. To Sau Man (Note 3)	Interest of controlled corporation	Corporate interest	32,313,795	1.275%
	,,	Interest held jointly with another parties	Corporate interest	1,827,325,295	72.128%

Nar	ne of shareholder	Capacity	Nature of interest	Number of Shares held	Percentage of issued share capital (Note 5)
(d)	Grand Strong Investment Limited ("Grand	t Beneficial owner	Corporate interest	171,936,986	6.787%
	Strong") (Note 4) Ms. So Kit Yee Anita (Note 4)	Interest of controlled corporation	Corporate interest	171,936,986	6.787%
	Mr. Chan King Wai Leonard (Note 4)	Interest of controlled corporation	Corporate interest	171,936,986	6.787%

- Note 1: In accordance with the SFO, BAINENG has total interest in 1,859,639,090 Shares, of which 358,560,809 Shares are held by other parties acting in concert. BAINENG is beneficially owned as to 33.40% by Mr. Sun Jiusheng, 29.68% by Ms. Zhou Jing, 26.31% by Mr. Zhang Chao and 10.61% by Mr. Leung Wing Cheong Eric. By virtue of the SFO, Mr. Sun Jiusheng, Ms. Zhou Jing, Mr. Zhang Chao and Mr. Leung Wing Cheong Eric are deemed to be interested in the Shares which BAINENG has interest in.
- Note 2: In accordance with the SFO, Richmax Investment has total interest in 1,859,639,090 Shares, of which 1,533,392,076 Shares are held by other parties acting in concert. Richmax Investment is beneficially owned as to 46.67% by Mr. Chu David, 40% by Mr. Cheung Yuen Chau, 6.67% by Ms. Tsang Siu Lan and 6.66% by Ms. Ip Tsang Katherine Man Tung. Ms. Tsang Siu Lan is the spouse of Mr. Chu David. By virtue of the SFO, Mr. Chu David, Mr. Cheung Yuen Chau, Ms. Tsang Siu Lan and Ms. Ip Tsang Katherine Man Tung are deemed to be interested in the Shares which Richmax Investment has interest in.
- Note 3: In accordance with the SFO, New Origins has total interest in 1,859,639,090 Shares, of which 1,827,325,295 Shares are held by other parties acting in concert. New Origins is beneficially wholly-owned by Ms. To Sau Man. By virtue of the SFO, Ms. To Sau Man is deemed to be interested in the Shares which New Origins has interest in.
- Note 4: Grand Strong is beneficially owned as to 50% by Ms. So Kit Yee Anita and 50% by Mr. Chan King Wai Leonard.

 By virtue of the SFO, Ms. So Kit Yee Anita and Mr. Chan King Wai Leonard are deemed to be interested in the Shares which Grand Strong has interest in.
- Note 5: The issued share capital of the Company for calculating the percentage in this column refers to the issued share capital of the Company as at 30 June 2022.

Save as disclosed above, as at 30 June 2022, the Company had not been notified by any persons who had interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register maintained by the Company pursuant to Section 336 of the SFO.

AUDIT COMMITTEE

The Company established an audit committee of the Company (the "Audit Committee") on 27 April 2011 with written terms of reference in compliance with rules 5.28 to 5.29 of the GEM Listing Rules.

The Audit Committee currently comprises three independent non-executive Directors, namely Mr. Chu Kin Ming (chairman), Mr. Lim Haw Kuang and Mr. Lui Ho Ming Paul. The Audit Committee has reviewed the unaudited consolidated results of the Group for the Financial Period and the accounting principles and practices adopted by the Group; and discussed financial reporting matters with the management of the Company with no disagreement by the Audit committee.

SECURITIES TRANSACTIONS BY DIRECTORS

The Company adopted the rules 5.48 to 5.67 of the GEM Listing Rules (the "Required Standards of Dealings") as its code of conduct regarding securities transactions by Directors and by relevant employees of the Company. All Directors confirmed, following specific enquiries by the Company, that they had fully complied with the Required Standards of Dealings and its code of conduct regarding the Directors' securities transactions during the Financial Period.

PURCHASE, SALE OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the listed securities of the Company during the Financial Period.

DIRECTORS' INTERESTS IN CONTRACTS

No Director had a material interest in, either directly or indirectly, in any contract of significance to the business of the Group to which the Company or any of its subsidiaries was a party during the Financial Period.

MANAGEMENT CONTRACTS

No contract concerning the management and administration of the whole or any substantial part of the business of the Company was entered into or existed during the Financial Period.

INTEREST IN COMPETING BUSINESS

Neither of the Directors and the controlling Shareholders of the Company or their respective close associates (as defined in the GEM Listing Rules) is or was interested in any business apart from the Group's business, that competes or competed or is or was likely to compete, either directly or indirectly, with the Group's business at any time during the Financial Period.

By Order of the Board

Century Energy International Holdings Limited

Leung Wing Cheong Eric

Chairman

Hong Kong, 8 August 2022

As at the date of the Report, the executive Directors are Mr. Cheung Yip Sang, Mr. Sun Jiusheng, Mr. Ma Shenyuan, Mr. Li Dewen and Mr. Yeung Shing Wai; the non-executive Director is Mr. Leung Wing Cheong Eric; and the independent non-executive Directors are Mr. Lim Haw Kuang, Mr. Lui Ho Ming Paul and Mr. Chu Kin Ming.