Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this announcement, 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 this announcement.



WISON ENGINEERING SERVICES CO. LTD.

惠生工程技術服務有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 2236)

CONTINUING CONNECTED TRANSACTIONS

WISON (CHINA) INVESTMENT SECOND ADDITIONAL PROPERTY LEASING AGREEMENT AND WISON (CHINA) INVESTMENT SECOND ADDITIONAL SUPPLEMENTAL AGREEMENT

The Board announces that on June 21, 2019, Wison Engineering (an indirect whollyowned subsidiary of the Company), as landlord, entered into the Wison (China) Investment Second Additional Property Leasing Agreement with Wison (China) Investment (an indirect subsidiary of Wison Holding, a controlling shareholder of the Company), as tenant, in relation to certain premises located at Room 401, 4th Floor of Block C at the New Wison Complex, with a gross floor area of 306.00 square metres for a monthly rental of RMB77,252.25.

On the same date, Wison Engineering entered into the Wison (China) Investment Second Additional Supplemental Agreement with Wison (China) Investment in relation to the provision of property management services by Wison Engineering for the subject premises under the Wison (China) Investment Second Additional Property Leasing Agreement for a monthly comprehensive park management fee of RMB7,650.00. Pursuant to the Wison (China) Investment Second Additional Supplemental Agreement, an electricity fee of RMB1.20 per unit of consumption is payable by Wison (China) Investment to Wison Engineering.

Each of the Wison (China) Investment Second Additional Property Leasing Agreement and the Wison (China) Investment Second Additional Supplemental Agreement shall be for a term of 21 months commencing from July 1, 2019 and expiring on March 31, 2021. In the event that the Wison (China) Investment Second Additional Property Leasing Agreement is terminated prior to the expiry of its term, the Wison (China) Investment Second Additional Supplemental Agreement shall be terminated simultaneously.

LISTING RULES IMPLICATIONS AND ANNUAL CAP

Reference is made to the announcement of the Company dated December 14, 2018, where the Company announced that Wison Engineering (as landlord) had entered into (i) the 2019 Wison (China) Investment Agreements with Wison (China) Investment (as tenant) and (ii) the 2019 Wison Marine Agreements with Wison Marine (an indirect subsidiary of Wison Holding) (as tenant), to renew the leases in relation to certain premises at the New Wison Complex and for the provision of property management services by Wison Engineering for the subject premises.

Reference is also made to the announcement of the Company dated January 25, 2019, where the Company announced that Wison Engineering (as landlord) had entered into the Wison Marine Supplemental Property Leasing Agreement and the Wison Marine Further Supplemental Agreement with Wison Marine (as tenant) to amend certain terms of the lease in relation to certain premises at the New Wison Complex and for the provision of property management services by Wison Engineering for the subject premises under the 2019 Wison Marine Agreements.

Reference is also made to the announcement of the Company dated February 28, 2019, where the Company announced that Wison Engineering (as landlord) had entered into the Wison (China) Investment First Additional Property Leasing Agreement and the Wison (China) Investment First Additional Supplemental Agreement with Wison (China) Investment (as tenant), in relation to the lease of certain premises located at the entire 3rd Floor of Block C at the New Wison Complex and for the provision of property management services by Wison Engineering for the subject premises.

Wison Holding is a controlling shareholder of the Company which is indirectly interested in approximately 75.86% of the total issued share capital of the Company as at the date of this announcement. Hence, Wison Holding is a connected person of the Company. As each of Wison (China) Investment and Wison Marine is an indirect subsidiary of Wison Holding, each of Wison (China) Investment and Wison Marine is also a connected person of the Company. Accordingly, the transactions contemplated under the Wison (China) Investment Second Additional Agreements, the Wison (China) Investment First Additional Agreements, the 2019 Wison (China) Investment Agreements and the 2019 Wison Marine Agreements (as amended) constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules. As (i) the Wison (China) Investment First Additional Agreements and the 2019 Wison (China) Investment Agreements were entered into between Wison Engineering (as landlord) and Wison (China) Investment (as tenant), and (ii) the 2019 Wison Marine Agreements (as amended) were entered into between Wison Engineering (as landlord) and Wison Marine (as tenant), and the subject premises are also located at the New Wison Complex, the transactions contemplated under the Wison (China) Investment First Additional Agreements (as amended) should be aggregated with the transactions contemplated under the Wison Agreements and the 2019 Wison Marine Agreements (as amended) should be aggregated with the transactions contemplated under the Wison (China) Investment Second Additional Agreements for the purpose of calculating the applicable percentage ratios set out under Rule 14.07 of the Listing Rules. The amounts payable under these agreements for the year ending December 31, 2019, December 31, 2020 and December 31, 2021 (as applicable) are as follows:

	For the 2019	Year Ending Decemb 2020	er 31, 2021
Wison (China) Investment Second Additional Property Leasing Agreement	RMB309,009.00	RMB927,027.00	RMB231,756.75
Wison (China) Investment Second Additional Supplemental Agreement			
 Comprehensive park management fees 	RMB45,900.00	RMB91,800.00	RMB22,950.00
- Estimated electricity fees	RMB18,000.00	RMB36,000.00	RMB9,000
Sub-total for Wison (China) Investment Second Additional Supplemental Agreement	RMB63,900.00	RMB127,800.00	RMB31,950.00
Wison (China) Investment First Additional Property Leasing Agreement	RMB3,541,132.00	RMB6,070,512.00	RMB1,517,628.00

	For the 201 9	Year Ending Decemb 2020	per 31, 2021
Wison (China) Investment First Additional Supplemental Agreement	RMB1,380,855.00	RMB1,801,140.00	RMB450,285.00
2019 Wison (China) Investment Property Leasing Agreement	RMB15,224,880.00	RMB15,224,880.00	Not applicable
2019 Wison (China) Investment Supplemental Agreement	RMB2,275,200.00	RMB2,275,200.00	Not applicable
2019 Wison Marine Property Leasing Agreement (as amended)	RMB4,098,645.80	Not applicable	Not applicable
2019 Wison Marine Supplemental Agreement (as amended)	RMB612,500.00	Not applicable	Not applicable
	RMB27,506,121.80	RMB26,426,559.00	RMB2,231,619.75

The aggregate amount payable under the Wison (China) Investment Second Additional Agreements, the Wison (China) Investment First Additional Agreements, the 2019 Wison (China) Investment Agreements and the 2019 Wison Marine Agreements (as amended) are expected not to exceed RMB28,000,000, RMB27,000,000 and RMB3,000,000 for the three years ending December 31, 2019, December 31, 2020 and December 31, 2021, respectively. Accordingly, such amounts have been set as the respective annual cap for the aggregate amount payable under the Wison (China) Investment Second Additional Agreements, the Wison (China) Investment First Additional Agreements, the 2019 Wison (China) Investment Agreements and the 2019 Wison Marine Agreements (as amended) for the three years ending December 31, 2019, December 31, 2020 and December 31, 2021.

Since one or more of the applicable percentage ratios set out in Rule 14.07 of the Listing Rules in respect of the annual cap for the amounts payable by Wison (China) Investment under the Wison (China) Investment Second Additional Agreements, the Wison (China) Investment First Additional Agreements and the 2019 Wison (China) Investment Agreements, and the amounts payable by Wison Marine under the 2019 Wison Marine Agreements (as amended), on an aggregate basis, is above 0.1% but below 5%, the transactions contemplated thereunder are only subject to the reporting, annual review and announcement requirements set out in the Listing Rules but are exempt from the independent shareholders' approval requirement under the Listing Rules.

BACKGROUND

Reference is made to the announcement of the Company dated December 14, 2018, where the Company announced that Wison Engineering (as landlord) had entered into (i) the 2019 Wison (China) Investment Agreements with Wison (China) Investment (as tenant) and (ii) the 2019 Wison Marine Agreements with Wison Marine (an indirect subsidiary of Wison Holding) (as tenant), to renew the leases in relation to certain premises at the New Wison Complex and for the provision of property management services by Wison Engineering for the subject premises.

Reference is also made to the announcement of the Company dated January 25, 2019, where the Company announced that Wison Engineering (as landlord) had entered into the Wison Marine Supplemental Property Leasing Agreement and the Wison Marine Further Supplemental Agreement with Wison Marine (as tenant) to amend certain terms of the lease in relation to certain premises at the New Wison Complex and for the provision of property management services by Wison Engineering for the subject premises under the 2019 Wison Marine Agreements.

Reference is also made to the announcement of the Company dated February 28, 2019, where the Company announced that Wison Engineering (as landlord) had entered into the Wison (China) Investment First Additional Property Leasing Agreement and the Wison (China) Investment First Additional Supplemental Agreement with Wison (China) Investment (as tenant), in relation to the lease of certain premises located at the entire 3rd Floor of Block C at the New Wison Complex and for the provision of property management services by Wison Engineering for the subject premises.

WISON (CHINA) INVESTMENT SECOND ADDITIONAL PROPERTY LEASING AGREEMENT AND WISON (CHINA) INVESTMENT SECOND ADDITIONAL SUPPLEMENTAL AGREEMENT

The Board announces that on June 21, 2019, Wison Engineering, as landlord, entered into the Wison (China) Investment Second Additional Property Leasing Agreement with Wison (China) Investment, as tenant, in relation to certain premises located at Room 401, 4th Floor of Block C at the New Wison Complex. On the same date, Wison Engineering entered into the Wison (China) Investment Second Additional Supplemental Agreement with Wison (China) Investment in relation to the provision of property management services by Wison Engineering for the subject premises under the Wison (China) Investment Second Additional Property Leasing Agreement.

Wison (China) Investment Second Additional Property Leasing Agreement

Date:	June 21, 2019
Parties:	(i) Wison Engineering, as landlord
	(ii) Wison (China) Investment, as tenant
Leased Properties:	Certain premises located at Room 401, 4th Floor of Block C at the New Wison Complex, with a gross floor area of 306.00 square metres.

Term:	21 months commencing from July 1, 2019 and expiring on March 31, 2021. The rent free period commences from July 1, 2019 and expires on August 31, 2019, during which period, rental is not payable but Wison (China) Investment shall continue to pay the comprehensive park management fee.
	Wison (China) Investment may terminate the agreement before the expiry of its term by giving a two months' written notice to Wison Engineering and paying a default payment equivalent to three months' rental to Wison Engineering. Wison (China) Investment may by giving Wison Engineering a two months' written notice before the expiry of the term of the agreement, requesting for the renewal of the lease. Wison Engineering and Wison (China) Investment shall enter into a property leasing agreement for such renewal.
Rental:	RMB77,252.25 per month (equivalent to a daily rental of approximately RMB8.30 per square metre), payable in cash in advance on a monthly basis and exclusive of comprehensive park management fees and electricity fees.
	The rental was determined with reference to the prevailing market rates of rentals for comparable properties as of the date of the agreement.
Usego	Office for research and development and design business

Usage: Office for research and development and design business

Wison (China) Investment Second Additional Supplemental Agreement

On June 21, 2019, Wison Engineering entered into the Wison (China) Investment Second Additional Supplemental Agreement with Wison (China) Investment, pursuant to which Wison Engineering shall provide property management services for the subject premises under the Wison (China) Investment Second Additional Property Leasing Agreement.

Pursuant to the Wison (China) Investment Second Additional Supplemental Agreement, Wison (China) Investment shall pay to Wison Engineering a comprehensive park management fee of RMB7,650.00 per month, which shall be payable in cash in advance on a monthly basis. The comprehensive park management fee payable under the Wison (China) Investment Second Additional Supplemental Agreement was determined with reference to market rates.

Pursuant to the Wison (China) Investment Second Additional Supplemental Agreement, an electricity fee of RMB1.20 per unit of consumption is payable by Wison (China) Investment to Wison Engineering. The actual amount payable will depend on Wison (China) Investment's actual electricity consumption usage and will be settled in cash on a monthly basis. The electricity fee was determined with reference to the national electricity price of the PRC.

Each of the Wison (China) Investment Second Additional Property Leasing Agreement and the Wison (China) Investment Second Additional Supplemental Agreement shall be for a term of 21 months commencing from July 1, 2019 and expiring on March 31, 2021. In the event that the Wison (China) Investment Second Additional Property Leasing Agreement is terminated prior to the expiry of its term, the Wison (China) Investment Second Additional Supplemental Agreement Second Additional Supplemental Agreement shall be terminated simultaneously.

LISTING RULES IMPLICATIONS AND ANNUAL CAPS

Reference is made to the announcement of the Company dated December 14, 2018, where the Company announced that Wison Engineering (as landlord) had entered into (i) the 2019 Wison (China) Investment Agreements with Wison (China) Investment (as tenant) and (ii) the 2019 Wison Marine Agreements with Wison Marine (an indirect subsidiary of Wison Holding) (as tenant), to renew the leases in relation to certain premises at the New Wison Complex and for the provision of property management services by Wison Engineering for the subject premises.

Reference is also made to the announcement of the Company dated January 25, 2019, where the Company announced that Wison Engineering (as landlord) had entered into the Wison Marine Supplemental Property Leasing Agreement and the Wison Marine Further Supplemental Agreement with Wison Marine (as tenant) to amend certain terms of the lease in relation to certain premises at the New Wison Complex and for the provision of property management services by Wison Engineering for the subject premises under the 2019 Wison Marine Agreements.

Reference is also made to the announcement of the Company dated February 28, 2019, where the Company announced that Wison Engineering (as landlord) had entered into the Wison (China) Investment First Additional Property Leasing Agreement and the Wison (China) Investment First Additional Supplemental Agreement with Wison (China) Investment (as tenant), in relation to the lease of certain premises located at the entire 3rd Floor of Block C at the New Wison Complex and for the provision of property management services by Wison Engineering for the subject premises.

Wison Holding is a controlling shareholder of the Company which is indirectly interested in approximately 75.86% of the total issued share capital of the Company as at the date of this announcement. Hence, Wison Holding is a connected person of the Company. As each of Wison (China) Investment and Wison Marine is an indirect subsidiary of Wison Holding, each of Wison (China) Investment and Wison Marine is also a connected person of the Company. Accordingly, the transactions contemplated under the Wison (China) Investment Second Additional Agreements, the Wison (China) Investment First Additional Agreements, the 2019 Wison (China) Investment Agreements and the 2019 Wison Marine Agreements (as amended) constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

As (i) the Wison (China) Investment First Additional Agreements and the 2019 Wison (China) Investment Agreements were entered into between Wison Engineering (as landlord) and Wison (China) Investment (as tenant), and (ii) the 2019 Wison Marine Agreements (as amended) were entered into between Wison Engineering (as landlord) and Wison Marine (as tenant), and the subject premises are also located at the New Wison Complex, the transactions contemplated under the Wison (China) Investment First Additional Agreements,

the 2019 Wison (China) Investment Agreements and the 2019 Wison Marine Agreements (as amended) should be aggregated with the transactions contemplated under the Wison (China) Investment Second Additional Agreements for the purpose of calculating the applicable percentage ratios set out under Rule 14.07 of the Listing Rules. The amounts payable under these agreements for the year ending December 31, 2019, December 31, 2020 and December 31, 2021 (as applicable) are as follows:

	For the 2019	Year Ending December 2020	er 31, 2021
Wison (China) Investment Second		_0_0	
Additional Property Leasing Agreement	RMB309,009.00	RMB927,027.00	RMB231,756.75
Wison (China) Investment Second Additional Supplemental Agreement			
- Comprehensive park management fees	RMB45,900.00	RMB91,800.00	RMB22,950.00
- Estimated electricity fees	RMB18,000.00	RMB36,000.00	RMB9,000
Sub-total for Wison (China) Investment Second Additional Supplemental			
Agreement	RMB63,900.00	RMB127,800.00	RMB31,950.00
Wison (China) Investment First Additional Property Leasing Agreement	RMB3,541,132.00	RMB6,070,512.00	RMB1,517,628.00
Wison (China) Investment First Additional Supplemental Agreement	RMB1,380,855.00	RMB1,801,140.00	RMB450,285.00
2019 Wison (China) Investment Property Leasing Agreement	RMB15,224,880.00	RMB15,224,880.00	Not applicable

	For the 2019	Year Ending Decemb 2020	er 31, 2021
2019 Wison (China) Investment Supplemental Agreement	RMB2,275,200.00	RMB2,275,200.00	Not applicable
2019 Wison Marine Property Leasing Agreement (as amended)	RMB4,098,645.80	Not applicable	Not applicable
2019 Wison Marine Supplemental Agreement (as amended)	RMB612,500.00	Not applicable	Not applicable
	RMB27,506,121.80	RMB26,426,559.00	RMB2,231,619.75

The aggregate amount payable under the Wison (China) Investment Second Additional Agreements, the Wison (China) Investment First Additional Agreements, the 2019 Wison (China) Investment Agreements and the 2019 Wison Marine Agreements (as amended) are expected not to exceed RMB28,000,000, RMB27,000,000 and RMB3,000,000 for the three years ending December 31, 2019, December 31, 2020 and December 31, 2021, respectively. Accordingly, such amounts have been set as the respective annual cap for the aggregate amount payable under the Wison (China) Investment Second Additional Agreements, the Wison (China) Investment First Additional Agreements, the 2019 Wison (China) Investment First Additional Agreements (as amended) for the three years ending December 31, 2019, December 31, 2020 and December 31, 2021.

Since one or more of the applicable percentage ratios set out in Rule 14.07 of the Listing Rules in respect of the annual cap for the amounts payable by Wison (China) Investment under the Wison (China) Investment Second Additional Agreements, the Wison (China) Investment First Additional Agreements and the 2019 Wison (China) Investment Agreements, and the amounts payable by Wison Marine under the 2019 Wison Marine Agreements (as amended), on an aggregate basis, is above 0.1% but below 5%, the transactions contemplated thereunder are only subject to the reporting, annual review and announcement requirements set out in the Listing Rules but are exempt from the independent shareholders' approval requirement under the Listing Rules.

REASONS FOR AND BENEFITS OF THE ENTERING INTO OF THE WISON (CHINA) INVESTMENT SECOND ADDITIONAL AGREEMENTS

The construction of the New Wison Complex was completed in October 2013. Located at No. 699 Zhongke Road, Pudong New District, Shanghai, PRC, the New Wison Complex is in the middle section of Zhangjiang Hi-Tech Park at the north side of off-ramp exit of the Jinke Road of the Central Line, adjacent to the Zhongke Road Metro Station of the Line 13. The New Wison Complex has a total of 5 blocks with a total gross floor area of 126,703 square metres. The net carrying amount of the New Wison Complex as at December 31, 2018 was approximately RMB863.615 million. Wison Engineering is the legal owner of the New Wison Complex. The Group occupies certain premises at the New Wison Complex as its offices. For the premises that are not occupied by the Group, Wison Engineering would put them for lease in the market so as to better utilise the Group's assets and to generate returns for the Group.

In view that the rental payable under the Wison (China) Investment Second Additional Property Leasing Agreement and the comprehensive park management fees and electricity fees payable under the Wison (China) Investment Second Additional Supplemental Agreement, in each case, reflect prevailing market rates, the Directors (including the independent non-executive Directors but excluding Ms. Rong Wei who has abstained from voting) are of the view that the entering into of the Wison (China) Investment Second Additional Property Leasing Agreement and the Wison (China) Investment Second Additional Supplemental Agreement is in the interests of the Company and its shareholders as a whole.

As Ms. Rong Wei is a director and vice president of Wison Holding, Ms. Rong Wei has abstained from voting on the Board resolution approving the Wison (China) Investment Second Additional Agreements and the proposed annual cap.

The Directors (including independent non-executive Directors but excluding Ms. Rong Wei who has abstained from voting) are of the view that the Wison (China) Investment Second Additional Agreements were entered into after arm's length negotiation between Wison Engineering and Wison (China) Investment and in the ordinary and usual course of business of the Group, reflect normal commercial terms and the terms as well as the proposed annual cap for the transactions thereunder are fair and reasonable.

GENERAL INFORMATION

The Company is an investment holding company. The principal activity of the Group is the provision of chemical engineering, procurement and construction management, or EPC, services. The Group provides a broad range of integrated services spanning the project life cycle from feasibility studies, consulting services, provision of proprietary technologies, design, engineering, raw materials and equipment procurement and construction management to maintenance and after-sale technical support. Wison Engineering is the principal operating subsidiary of the Company.

Wison (China) Investment is principally engaged in investment, provision of consultancy services and other services in relation to trading, import and export of equipment, materials and components.

DEFINITIONS

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

"2019 Wison (China) Investment Agreements"	collectively, the 2019 Wison (China) Investment Property Leasing Agreement and the 2019 Wison (China) Investment Supplemental Agreement
"2019 Wison (China) Investment Property Leasing Agreement"	the property leasing agreement dated December 14, 2018 and entered into between Wison Engineering as landlord and Wison (China) Investment as tenant in relation to certain premises located at Block A at the New Wison Complex
"2019 Wison (China) Investment Supplemental Agreement"	the supplemental agreement to the 2019 Wison (China) Investment Property Leasing Agreement dated December 14, 2018 and entered into between Wison Engineering and Wison (China) Investment
"2019 Wison Marine Agreements"	collectively, the 2019 Wison Marine Property Leasing Agreement and the 2019 Wison Marine Supplemental Agreement
"2019 Wison Marine Property Leasing Agreement"	the property leasing agreement dated December 14, 2018 and entered into between Wison Engineering as landlord and Wison Marine as tenant in relation to certain premises located Block A at the New Wison Complex, as amended by the Wison Marine Supplemental Property Leasing Agreement
"2019 Wison Marine Supplemental Agreement"	the supplemental agreement to the 2019 Wison Marine Property Leasing Agreement dated December 14, 2018 and entered into between Wison Engineering and Wison Marine, as amended by the Wison Marine Further Supplemental Agreement
"Board"	the board of Directors of the Company
"Company"	Wison Engineering Services Co. Ltd. (惠生工程技術服務有限公司), an exempted company with limited liability incorporated in the Cayman Islands whose issued shares are listed on the Stock Exchange
"Directors"	the directors of the Company
"Group"	the Company and its subsidiaries
"Listing Rules"	the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited

"New Wison Complex"	the premises located at No. 699 Zhongke Road, Pudong New District, Shanghai, PRC (which is now identified as No. 633 Zhongke Road, Pudong New District, Shanghai, PRC)
"PRC"	the People's Republic of China which, for the purpose of this announcement only, excludes the Hong Kong Special Administrative Region, the Macau Special Administrative Region and Taiwan
"RMB"	Renminbi, the lawful currency of the PRC
"Stock Exchange"	The Stock Exchange of Hong Kong Limited
"Wison (China) Investment"	Wison (China) Holding Company (惠生(中國)投資有限 公司), a company established in the PRC with limited liability, and an indirect subsidiary of Wison Holding
"Wison (China) Investment First Additional Agreements"	collectively, the Wison (China) Investment First Additional Property Leasing Agreement and the Wison (China) Investment First Additional Supplemental Agreement
"Wison (China) Investment First Additional Property Leasing Agreement"	the property leasing agreement dated February 28, 2019 and entered into between Wison Engineering as landlord and Wison (China) Investment as tenant in relation to certain premises located at Block C at the New Wison Complex
"Wison (China) Investment First Additional Supplemental Agreement"	the supplemental agreement to the Wison (China) Investment First Additional Property Leasing Agreement dated February 28, 2019 and entered into between Wison Engineering and Wison (China) Investment
"Wison (China) Investment Second Additional Agreements"	collectively, the Wison (China) Investment Second Additional Property Leasing Agreement and the Wison (China) Investment Second Additional Supplemental Agreement
"Wison (China) Investment Second Additional Property Leasing Agreement"	the property leasing agreement dated June 21, 2019 and entered into between Wison Engineering as landlord and Wison (China) Investment as tenant in relation to certain premises located at Room 401, 4th Floor, Block C at the New Wison Complex
"Wison (China) Investment Second Additional Supplemental Agreement"	the supplemental agreement to the Wison (China) Investment Second Additional Property Leasing Agreement dated June 21, 2019 and entered into between Wison Engineering and Wison (China) Investment

"Wison Engineering"	Wison Engineering Ltd. (惠生工程 (中國) 有限公司), a company established in the PRC with limited liability, and an indirect wholly-owned subsidiary of the Company
"Wison Holding"	Wison Group Holding Limited (惠生控股(集團)有限公司), a company incorporated in the British Virgin Islands with limited liability, and a controlling shareholder of the Company
"Wison Marine"	Shanghai Wison Offshore & Marine Co., Ltd. (上海惠生海 洋工程有限公司), a company established in the PRC with limited liability, and an indirect subsidiary of Wison Holding
"Wison Marine Further Supplemental Agreement"	the further supplemental agreement to the 2019 Wison Marine Supplemental Agreement dated January 25, 2019 and entered into between Wison Engineering and Wison Marine
"Wison Marine Supplemental Property Leasing Agreement"	the supplemental agreement to the 2019 Wison Marine Property Leasing Agreement dated January 25, 2019 and entered into between Wison Engineering and Wison Marine
··· 0% "	per cent.
	By Order of the Board

Wison Engineering Services Co. Ltd. Rong Wei Executive Director and Chief Executive Officer

Hong Kong, June 21, 2019

As at the date of this announcement, the executive Directors of the Company are Ms. Rong Wei, Mr. Zhou Hongliang, Mr. Li Zhiyong and Mr. Dong Hua; and the independent nonexecutive Directors are Mr. Lawrence Lee, Mr. Tang Shisheng and Mr. Feng Guohua.