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粵海廣南(集團)有限公司

GDH GUANGNAN (HOLDINGS) LIMITED

(Incorporated in Hong Kong with limited liability)

(Stock code: 01203)

CONTINUING CONNECTED TRANSACTION

PURCHASE OF ELECTRICITY

NEW ELECTRICITY TRANSACTION AGREEMENT

Reference is made to the announcement of the Company dated 30 April 2021, which announced that GDH Zhongyue, a wholly-owned subsidiary of the Company, entered into the Supplemental Agreement to the Original Electricity Transaction Agreement with GDH Energy Service, a subsidiary of GDI, where the Existing Caps were set.

The Board announces that on 30 December 2021, GDH Zhongyue and GDH Energy Service have entered into the New Electricity Transaction Agreement pursuant to which certain terms of the transaction under the Original Electricity Transaction Agreement are revised and the New Cap is set for the Transaction. The New Electricity Transaction Agreement will supersede the Original Electricity Transaction Agreement as supplemented by the Supplemental Agreement.

THE LISTING RULES IMPLICATIONS

GDH is holding approximately 59.19% and 56.49% of the total number of shares in issue of the Company and GDI, respectively. By virtue of the above shareholding interests, GDI (being a subsidiary and thus an associate of GDH (being a substantial shareholder and connected person of the Company) as defined in the Listing Rules) is a connected person of the Company. GDH Energy Service (being an indirect subsidiary of GDI) is also a connected person of the Company. Therefore, the Transaction constitutes a continuing connected transaction of the Company under the Listing Rules.

Based on the estimated amount to be paid by GDH Zhongyue to GDI Group under the Transaction, the New Cap for the financial year ending 31 December 2022 is set at RMB22,000,000 (equivalent to approximately HK\$26,897,200).

Since all applicable percentage ratios for the purpose of Chapter 14A of the Listing Rules in respect of the Annual Cap exceed 0.1% but are less than 5%, the Transaction is subject to the reporting and announcement requirements, but is exempt from the independent shareholders' approval requirement under Rule 14A.76(2) of the Listing Rules. The Company will comply with the annual review requirements under Rules 14A.55 to 14A.57 of the Listing Rules in relation to the Transaction.

THE NEW ELECTRICITY TRANSACTION AGREEMENT

Reference is made to the announcement of the Company dated 30 April 2021, which announced that GDH Zhongyue, a wholly-owned subsidiary of the Company, entered into the Supplemental Agreement to the Original Electricity Transaction Agreement with GDH Energy Service, a subsidiary of GDI, where the Existing Caps were set.

The Board announces that on 30 December 2021, GDH Zhongyue and GDH Energy Service have entered into the New Electricity Transaction Agreement pursuant to which certain terms of the transaction under the Original Electricity Transaction Agreement are revised and the New Cap is set for the Transaction. The New Electricity Transaction Agreement will supersede the Original Electricity Transaction Agreement as supplemented by the Supplemental Agreement.

Pursuant to the New Electricity Transaction Agreement, GDH Zhongyue agreed to purchase, and GDH Energy Service agreed to supply, electricity through the power grid operated by Guangdong Power Grid on a continuing basis on the following terms:

Parties:	GDH Zhongyue GDH Energy Service
Term:	1 January 2022 to 30 June 2022
Volume:	Not exceeding 40,000,000 kWh and the amount of electricity transacted shall be the actual volume of electricity consumed by GDH Zhongyue.

Unit Price:

GDH Energy Service shall supply, and GDH Zhongyue shall purchase, electricity (i) as for 90% of the monthly consumption, at a price based on the standard monthly base tariff (being RMB0.463 per kWh) as announced by the Guangdong Electricity Exchange Centre monthly plus a margin of not more than RMB0.02 per kWh, multiplied by a coefficient which is determined on the basis of consumption during the peak, normal or low period; and (ii) as for the remaining 10% of the monthly consumption, at a price based on the then applicable monthly base tariff (currently RMB0.463 per kWh) with a plus/minus fluctuation within 20% (the maximum being RMB0.554 per kWh and the minimum being RMB0.372 per kWh, currently) as announced by the Guangdong Electricity Exchange Centre monthly, multiplied by a coefficient which is determined on the basis of consumption during the peak, normal or low period. Such unit price has been determined after arm's length negotiation and in compliance with government guidelines.

Payment terms:

The fees for electricity payable by GDH Zhongyue shall be settled with Power Grid Company on a monthly basis, which shall in turn be payable by Power Grid Company to the GDI Group after deduction of the Power Grid Fee charged by Power Grid Company. The amount to be received by the GDI Group under the relevant New Electricity Transaction Agreement shall therefore be the remainder of the said fees for electricity after deduction of the Power Grid Fee charged by Power Grid Company.

GDH Energy Service will source electricity from GDH Energy, which is also a subsidiary of GDI and the holding company of GDH Energy Service and is principally engaged in the operation of power plants and if necessary, from other independent electricity suppliers.

BASIS AND REASONS FOR THE TRANSACTION AND THE NEW CAP**Historical transaction amount**

The actual transaction amount under the Original Electricity Transaction Agreement in respect of the purchase of electricity by GDH Zhongyue from GDH Energy Service (as the case may be) for the 11 months ended 30 November 2021 is RMB27,223,811 (equivalent to approximately HK\$33,284,000).

Existing Caps for 2021 to 2023

Pursuant to the Original Electricity Transaction Agreement as supplemented by the Supplemental Agreement, the existing annual caps (the “**Existing Caps**”) for the transaction thereunder for the estimated amount to be paid by GDH Zhongyue to GDI Group for the transaction for each of the financial years ending 31 December 2021, 31 December 2022 and 31 December 2023 are RMB36,000,000 (equivalent to approximately HK\$44,014,000), RMB36,000,000 (equivalent to approximately HK\$44,014,000) and RMB36,000,000 (equivalent to approximately HK\$44,014,000), respectively.

Proposed New Cap for 2022

Pursuant to the New Electricity Transaction Agreement, the new annual cap (the “**New Cap**”) for the estimated amount to be paid by GDH Zhongyue to GDI Group under the Transaction for the financial year ending 31 December 2022 is expected to be RMB22,000,000 (equivalent to approximately HK\$26,897,200). Since the New Electricity Transaction Agreement will supersede the Original Electricity Transaction Agreement as supplemented by the Supplemental Agreement and its term will expire on 30 June 2022, the Existing Cap for 2023 will cease to apply.

Basis and reasons for the New Cap and the Transaction

The New Cap is set after taken into account: (i) the guidelines issued by the relevant authorities to companies which have entered into electricity supply agreements to enter into new electricity transaction agreements with its recommended terms to help balance the interests of the parties in the agreements, in response to the continuing severe price fluctuation of fuel supply causing losses to electricity providers; (ii) the actual transaction amount in the 11 months ended 30 November 2021, being RMB27,223,811 (equivalent to approximately HK\$33,284,000); and (iii) the expectation that the volume of electricity to be consumed by GDH Zhongyue will increase and reach the level of not more than 40,000,000 kWh during the term of the New Electricity Transaction Agreement considering the revenue growth of tinplate business and market development.

With the revision of the Existing Caps, GDH Zhongyue will continue to benefit from the stable electricity supply at a fair, reasonable and competitive price, which in turn will assist in stabilizing the operating cost of GDH Zhongyue. The Company will closely monitor, among others, the price and availability of electricity supply in the market and will consider whether to extend the term of the Transaction when appropriate.

The New Cap was determined after arm's length negotiation based on (i) the previous electricity consumption of GDH Zhongyue; (ii) the amount of electricity to be transacted between GDH Zhongyue and GDH Energy Service during the term of the New Electricity Transaction Agreement; and (iii) the estimated applicable unit price of electricity to be purchased under the New Electricity Transaction Agreement

In view of the above, the Directors (including the independent non-executive Directors) are of the view that the New Electricity Transaction Agreement was entered into in the ordinary and usual course of business of GDH Zhongyue and on normal commercial terms or better to the Group, and that the New Electricity Transaction Agreement, the New Cap and the terms of the Transaction are fair and reasonable and in the interests of the Company and the Shareholders as a whole.

To the best of the knowledge, information and belief of the Directors, none of them has any material interest in the Transaction. No Director was required to abstain from the relevant board resolutions passed.

CONNECTED PERSONS

GDH is holding approximately 59.19% and 56.49% of the total number of shares in issue of the Company and GDI, respectively. By virtue of the above shareholding interests, GDI (being a subsidiary and thus an associate of GDH (being a substantial shareholder and connected person of the Company) as defined in the Listing Rules) is a connected person of the Company. GDH Energy Service is indirectly held as to 71.25% by GDI and, accordingly, is also a connected person of the Company. Therefore, the Transaction constitutes a continuing connected transaction of the Company under the Listing Rules.

LISTING RULES IMPLICATIONS

Based on the estimated amount to be paid by GDH Zhongyue to GDI Group under the Transaction, the New Cap for the financial year ending 31 December 2022 is set at RMB22,000,000 (equivalent to approximately HK\$26,897,200).

Since all applicable percentage ratios for the purpose of Chapter 14A of the Listing Rules in respect of the Annual Cap exceed 0.1% but are less than 5%, the Transaction is subject to the reporting and announcement requirements, but is exempt from the independent shareholders' approval requirement under Rule 14A.76(2) of the Listing Rules. The Company will comply with the annual review requirements under Rules 14A.55 to 14A.57 of the Listing Rules in relation to the Transaction.

PRINCIPAL BUSINESSES OF THE GROUP AND THE CONNECTED PERSONS

The principal business of the Company is investment holding. The subsidiaries of the Company are primarily engaged in the production and sales of tinplates and related products, distribution and sales of fresh and live foodstuffs, food stuffs trading and leasing of properties.

The principal business of GDH Zhongyue is the production and sales of tinplate products and property leasing. GDH Zhongyue is a wholly-owned subsidiary of the Company.

The principal business of GDH is investment holding. The Company understands from GDH that (i) GDH is wholly owned by Guangdong Holdings, a state-owned enterprise established in the PRC; and (ii) Guangdong Holdings is held as to 90% by the People's Government of Guangdong Province (the "**Guangdong Government**") and as to 10% by the Department of Finance of the Guangdong Government while Guangdong SASAC has been performing ownership and control functions in respect of Guangdong Holdings with the authorisation of the Guangdong Government.

GDI Group is principally engaged in investment holding, water resources, property investment and development, department store operation, hotel ownership, operation and management, investments in energy projects and road and bridge operation. GDI is owned as to 56.49% by GDH and is a subsidiary of Guangdong Holdings and GDH.

The principal business of GDH Energy is power plant operation providing electricity and steam supply. GDH Energy Service is principally engaged in sale of electricity and is indirectly held as to 71.25% by GDI, and as to 28.75% by 中山興中集團有限公司 (Zhongshan Xingzhong Group Co., Ltd.*, which in turn is wholly-owned by the State-owned Assets Supervision and Administration Commission of Zhongshan Municipal Government). Both GDH Energy and GDH Energy Service are non-wholly owned subsidiaries of GDI.

DEFINITIONS

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

“associate”	has the meaning ascribed to it under the Listing Rules;
“Board”	the board of Directors;
“Company”	GDH Guangnan (Holdings) Limited (粵海廣南 (集團) 有限公司), a company incorporated in Hong Kong with limited liability and the shares of which are listed on the Main Board of the Stock Exchange;

“connected person(s)”	has the meaning ascribed to it under the Listing Rules;
“Directors”	the directors of the Company;
“Existing Caps”	has the meaning ascribed to it under the section headed “Basis and reasons for the Transaction and the New Cap” of this announcement;
“GDH”	GDH Limited (粵海控股集團有限公司), a company incorporated in Hong Kong with limited liability and the immediate holding company of the Company;
“GDH Energy Service”	中山粵海能源服務有限公司 (Zhongshan GDH Energy Service Co., Ltd.*), an indirect subsidiary of GDI established in the PRC;
“GDH Energy”	中山粵海能源有限公司 (Zhongshan GDH Energy Co., Ltd.*), a direct non-wholly owned subsidiary of GDI established in the PRC; and
“GDH Zhongyue”	粵海中粵 (中山) 馬口鐵工業有限公司 (GDH Zhongyue (Zhongshan) Tinsplate Industry Co., Ltd.*(formerly known as 中山中粵馬口鐵工業有限公司 (Zhongshan Zhongyue Tinsplate Industrial Co., Ltd. *))), a wholly-owned subsidiary of the Company established in the PRC;
“GDI”	Guangdong Investment Limited (粵海投資有限公司), a company incorporated in Hong Kong with limited liability and the shares of which are listed on the Main Board of the Stock Exchange;
“GDI Group”	GDI and its subsidiaries;
“Group”	the Company and its subsidiaries;
“Guangdong Government”	has the meaning ascribed to it under the section headed “Principal businesses of the Group and the connected persons” of this announcement;
“Guangdong Holdings”	廣東粵海控股集團有限公司 (Guangdong Holdings Limited*), a limited liability company established in the PRC and the ultimate holding company of the Company;

“Guangdong Power Grid”	廣東電網有限責任公司(Guangdong Power Grid Company Limited*), a company established in the PRC;
“HK\$”	Hong Kong dollars, the lawful currency of Hong Kong;
“Hong Kong”	The Hong Kong Special Administrative Region of the PRC;
“kWh”	kilowatt hour;
“Listing Rules”	the Rules Governing the Listing of Securities on the Stock Exchange, as amended from time to time;
“New Cap”	has the meaning ascribed to it under the section headed “Basis and reasons for the Transaction and the New Cap” of this announcement;
“New Electricity Transaction Agreement”	an agreement dated 30 December 2021 entered into between GDH Zhongyue and GDH Energy Service in respect of the purchase of electricity by GDH Zhongyue from GDH Energy Service;
“Original Electricity Transaction Agreement”	an agreement dated 2 December 2020 entered into between GDH Zhongyue and GDH Energy Service in respect of the purchase of electricity by GDH Zhongyue from GDH Energy Service;
“Power Grid Fee”	the fee charged by Guangdong Power Grid for the transmission and distribution of electricity services provided through the power grid operated by Guangdong Power Grid;
“PRC”	the People’s Republic of China;
“RMB”	Renminbi, the lawful currency of the PRC;
“Shareholder(s)”	holder(s) of the shares of the Company;
“Stock Exchange”	The Stock Exchange of Hong Kong Limited;

“Supplemental Agreement”	a supplemental agreement dated 30 April 2021 to the Original Electricity Transaction Agreement entered into between GDH Zhongyue and GDH Energy Service;
“Transaction”	the transaction contemplated under the New Electricity Transaction Agreement; and
“%”	per cent.

For the purpose of this announcement, unless otherwise indicated, the exchange rate of RMB1.00=HK\$1.2226 has been used, where applicable, for purpose of illustration only and it does not constitute any representation that any amount has been, could have been or may be exchanged at that rate or at any other rate.

The English translation of the Chinese name of the relevant company and rules included in this announcement is prepared for identification purpose only. In the event of any inconsistency, the Chinese name shall prevail.

By Order of the Board
Chen Benguang
Chairman

Hong Kong, 30 December 2021

As at the date of this announcement, the Board is composed of three executive directors, namely Mr. Chen Benguang, Mr. He Jinzhou and Mr. Chau Wang Kei; one non-executive director, namely Mr. Wang Longhai; and three independent non-executive directors, namely Mr. Gerard Joseph McMahon, Mr. Li Kar Keung, Caspar and Dr. Wong Yau Kar, David.