Hong Kong Exchanges and Clearing Limited, The Stock Exchange of Hong Kong Limited and Hong Kong Securities Clearing Company Limited take no responsibility for the contents of this Form of Acceptance, 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 Form of Acceptance.

Hom of an Follawing of the phase of the pha Unless the context otherwise requires, terms used in this Form of Acceptance shall bear the same meanings as those defined in the composite document dated 31 December 2020

(the "Composite Document") jointly issued by Beijing Energy Holding Co., Ltd. and Beijing Jingneng Clean Energy Co., Limited. 除文義另有所指外,本接納表格所用詞彙與北京能源集團有限責任公司及北京京能清潔能源電力股份有限公司於2020年12月31日聯合刊發的綜合文件(「綜 合文件」)所界定者具有相同涵義。

To be completed in all respects except the sections marked "Do not complete"

H Share Registrar in Hong Kong: Computershare Hong Kong Investor Services Limited 於香港的H股證券登記處 香港中央證券登記有限公司 Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong 香港灣仔皇后大道東183號合和中心 17樓1712-1716號舖



Beijing Jingneng Clean Energy Co., Limited

北京京能清潔能源電力股份有限公司

(A joint stock company incorporated in the People's Republic of China with limited liability)

(於中華人民共和國註冊成立的股份有限公司)

(Stock Code: 00579) (股份代號:00579)

FORM OF ACCEPTANCE AND TRANSFER OF H SHARES OF RMB1.00 EACH IN THE ISSUED SHARE CAPITAL OF BEIJING JINGNENG CLEAN ENERGY CO., LIMITED 北京京能清潔能源電力股份有限公司

已發行股本中每股面值人民幣1.00元之H股股份之接納及轉讓表格

TO ACCEPT THE H SHARE OFFER (Please refer to the note) 接納H股要約(請參閱附註)

BoxA甲欄

FOR THE CONSIDERATION stated below the "Transferor(s)" named below hereby transfer(s) to the "Transferee" named below the H Share(s) held by the Transferor(s) specified below subject to the terms and conditions contained herein and in the accompanying Composite Document. 根據本表格及隨附的綜合文件所載條款及條件,下列「轉讓人」現按下列代價,將以下註明轉讓人所持有的H股股份轉讓予下列「承讓人」。 Number of H Shares tendered for acceptance 閣下提呈接納的H股股份數目 FIGURES WORDS 大寫 H Share certificate number(s) 日股股票編號 TRANSFEROR(s) Family name(s) or company name(s) 姓氏或公司名稱 First name 名字 IRANSFERUR(S) name(s) and address(es) in full 轉議人全名及地址 (EITHER TYPE-WRITTEN OR WRITTEN IN BLOCK CAPITALS) Registered address 登記地址 Telephone number 電話號碼 (請用打字機或正楷填寫) CONSIDERATION 代價 HK\$2.70 in cash for each H Share tendered for acceptance and to be taken up by BEH 以現金2.70港元接納每股提呈接納並獲京能集團承購的H股股份 Beijing Energy Holding Co., Ltd. 北京能源集團有限責任公司 Name 名稱 TRANSFEREE 承 讓 人 Correspondence address: 通訊地址: Area A, CBD International Building, No. 16 Yongan Dongli, Chaoyang District, Beijing, the PRC 中國北京市朝陽區永安東里16號CBD國際大厦A區 Occupation 職業: Corporation 法團 由是項轉讓之轉讓人於 SIGNED by the transferor(s) to this transfer, this _ day of, _ 年 月 日答署

Note: Insert the total number of H Shares for which the H Share Offer is accepted. If no number is inserted or a number inserted is greater or smaller than your registered holding of H Share(s) or those physical H Share(s) tendered for acceptance of the H Share Offer and you have signed this form, this form will be returned to you for correction and resubmission. Any corrected form must be resubmitted and received by the

H Share Registrar on or before the latest time for acceptance of the H Share Offer. 附註: 請填上後約H股要約之H股總數。倘這無填上數目或所填數口於成或小於 關下登記持有之H股或作接納H股要約之實物H股,而 關下已簽署本表格,則本表格將退回予 關 下進行更正及重新憲交,住何經更正之表格必須於接納H股要約之最後期限或之前自行重新提交並送進H股證券登記處。

Please SIGN BELOW in the capacity as the Transferor(s) to accept the H Share Offer. All joint holders must sign. Your signature(s) should be witnessed by a person aged 18 or above who is not another joint holder and who must also sign and print his/her name and address as indicated below

倘 閣下接納H股要約,請於下方簽署,以作為轉讓人接納H股要約。所有聯名持有人均須簽署。 閣下應在另一名並非聯名持有人的18歲或以上人士的見證下簽署,而該人士亦須如下所示簽署及填寫其姓名及地址。

Signed by or on behalf of the Transferor(s) in the presence of: 轉讓人或其代表在下列見證人見證下簽署:

Signature of Witness 見證人簽署

Name of Witness 見證人姓名_

Address of Witness 見證人地址_

Signature(s) of Transferor(s) or its duly authorised ⊲ agent(s)/Company chop, if applicable 轉讓人或其正式授權代理人簽署/公司印鑑(如適用)

ALL JOINT REGISTERED HOLDERS MUST SIGN HERE 所有聯名登記持有人 均須於本欄簽署

Occupation of Witness 見證人職業_

Date of Submission of this Form of Acceptance 提交本接納表格之日期

DO NOT COMPLETE 請 勿 填 寫 本 欄	
Signed by or on behalf of the Transferee in the presence of: 承讓人或其代表在下列見證人見證下簽署:	For and on behalf of 代表 Beijing Energy Holding Co., Ltd. 北京能源集團有限責任公司
Signature of Witness 見證人簽署	
Name of Witness 見證人姓名	
Address of Witness 見證人地址	Signature(s) of Transferee or its duly authorised agent(s):
Occupation of Witness 見證人職業	A 讓人或其正式授權代理人簽署:
Date of signing by Transferee 由承讓人簽署日期	

THIS FORM OF ACCEPTANCE IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

If you are in any doubt as to any aspect of this Form of Acceptance or as to the action to be taken, you should consult your licensed securities dealer or registered institution in securities, bank manager, solicitor, professional accountant or other professional adviser. If you have sold or transferred all your H Shares, you should at once hand this Form of Acceptance and the accompanying Composite Document to the purchaser or transferee or to the licensed securities dealer or registered institution in securities or other agent through whom the sale or transfer was effected for transmission to the purchaser(s) or transferee(s).

The H Share Offer is in respect of a company incorporated in the People's Republic of China and listed in Hong Kong and is therefore subject to the disclosure and procedural requirements of laws, regulations and rules in Hong Kong which may be different from those in other jurisdictions. The ability of H Shareholders who are citizens, residents or nationals of jurisdictions outside of Hong Kong to participate in the H Share Offer may be subject to the laws and regulations of the relevant jurisdictions. It is the responsibility of each of the relevant H Shareholders to satisfy himself/herself/itself as to the full observance of the laws and regulations of the relevant jurisdiction in connection therewith, including obtaining any governmental, exchange control or other consents, or filing and registration and the payment of any transfer or other taxes due from such H Shareholder in such relevant jurisdictions as a result of acceptance of the H Share Offer.

Any acceptance by any H Shareholder will be deemed to constitute a representation and warranty from such H Shareholder to BEH and the Company that all local laws and requirements have been complied with and that the H Share Offer can be accepted by such H Shareholder lawfully under the laws of the relevant jurisdiction. H Shareholders should consult their professional advisers if in doubt.

This Form of Acceptance should be read in conjunction with the Composite Document. All words and expressions defined in the Composite Document shall, unless the context otherwise requires, have the same meanings when used in this Form of Acceptance.

HOW TO COMPLETE THIS FORM OF ACCEPTANCE

You should read the Composite Document before completing this Form of Acceptance. To accept the H Share Offer made by China Securities (International) Corporate Finance Company Limited for and on behalf of BEH at HKS2.70 per H Share in cash, you should duly complete and sign this Form of Acceptance and forward this Form of Acceptance, together with the relevant H Share contrificate(s) and/or, transfer receipt(s) and/or any other document(s) of tile (and/or any astisfactory indemnity or indemnities required in respect thereof) (if applicable) for not less than the number of H Share stiffacter(s) and/or, transfer receipt(s) and/or any other document(s) of tile (and/or any astisfactory indemnity or indemnities required in respect thereof) (if applicable) for not less than the number of H Share Registrar at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong in an envelope marked "Beijing Jingneng Clean Energy Co., Limited – H Share Offer" as soon as possible after receipt of this Form of Acceptance but in any event so as to reach the H Share Registrar by no later than 4:00 p.m. (Hong Kong time) on Monday, 1 March 2021 (being the First Closing Date) or such later time and/or date as BEH may determine and nanounce in compliance with the Takeovers Code. Unless the H Share Offer is extended in accordance with the Takeovers Code, no Form of Acceptance received after 4:00 p.m. (Hong Kong time) on the Closing Date will be accepted.

If you require any assistance in completing this Form of Acceptance or have any enquiries regarding the procedures for tendering and settlement or any other similar aspect of the H Share Offer, please contact the H Share Registrar at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong.

FORM OF ACCEPTANCE IN RESPECT OF THE H SHARE OFFER

To: BEH and China Securities (International) Corporate Finance Company Limited To: Beijing Jingneng Clean Energy Co., Limited and the H Share Registrar

1. My/Our execution of this Form of Acceptance shall also be binding on my/our successors and assignees, and shall constitute:

- (a) my/our acceptance of the H Share Offer made by China Securities (International) Corporate Finance Company Limited for and on behalf of BEH in respect of the number of H Shares inserted in Box A of this Form of Acceptance and subject to the terms set out or referred to in the Composite Document and this Form of Acceptance, and such acceptance shall be irrevocable except in the circumstances that such accepting H Shareholder is granted a right to withdraw in accordance with Rule 19.2 of the Takeovers Code or in compliance with Rule 17 of the Takeovers Code;
- (b) my/our irrevocable instruction and authority to each of BEH, China Securities (International) Corporate Finance Company Limited, the H Share Registrar and/or their respective agent(s) to send a cheque marked "Not negotiable – account payee only" drawn in my/our favour for the cash consideration to which J/we shall have become entitled under the terms of the H Share Offer (taking into account of seller's ad valorem stamp duty payable by me/us in connection with my/our acceptance of the H Share Offer) by ordinary post at my/our own risk to the person and the address stated below or, if no name and address is stated below, to me or the first-named of us (in the case of joint registered H Shareholders) at the registered address shown in the H Share Register;

(Please insert name and address of the person to whom the cheque should be sent (if different from the registered H Shareholder or the first-named of joint registered H Shareholders))

Name: (in block capitals)

Address: (in block capitals)

- (c) my/our irrevocable instruction and authority to each of BEH, China Securities (International) Corporate Finance Company Limited, the H Share Registrar and/or such person or persons as any of them may direct for the purpose, on my/our behalf, to make and execute the contract note as required by Section 19(1) of the Stamp Duty Ordinance (Chapter 117 of the Laws of Hong Kong) to be made and executed by mc/us as the Seller(s) of the H Share(s) to be sold by mc/us under the H Share Offer and to cause the same to be stamped and to cause an endorsement to be made on this Form of Acceptance in accordance with the provisions of that ordinance;
- (d) my/our irrevocable instruction and authority to each of BEH, China Securities (International) Corporate Finance Company Limited and/or such person or persons as any of them may direct to complete, amend and execute any document on my/our behalf in connection with my/our acceptance of the H Share Offer and to do any other act that may be necessary or expedient for the purpose of vesting in BEH and/or such person or persons as it may direct my/our H Share(s) tendered for acceptance under the H Share Offer;
- (e) my/our understanding that my/our execution of this Form of Acceptance shall be deemed to constitute acceptance of the H Share Offer on and subject to the terms set out or referred to in the Composite Document and this Form of Acceptance, including any extension of the terms of such H Share Offer. Also my/our instruction and authority to each of BEH, China Securities (International) Corporate Finance Company Limited and/or the H Share Registrar or their respective agent(s) or such person(s) as any of them may direct for the purpose, to accept any such extension of the terms of the H Share Offer on my/our behalf and to execute on my/our behalf and in my/our name all such further documents (if any) as may be required to give effect to such acceptance;
- (f) my/our undertaking to execute such further documents and to do such acts and things by way of further assurance as may be necessary or desirable to transfer my/our H Share(s) tendered for acceptance under the H Share Offer to BEH or such person or persons as it may direct free from all options, liens, claims, equities, charges, encumbrances, rights of pre-emption and any other third party rights of any nature and together with all rights attaching to them as at the date of the Rule 3.5 Announcement or subsequently becoming attached to them, including the right to receive in full all dividends and other distributions, if any, declared, and where the record date for such entitlement is on or after the date of the Rule 3.5 Announcement;
- (g) my/our agreement to ratify each and every act or thing which may be done or effected by BEH, China Securities (International) Corporate Finance Company Limited and/or the H Share Registrar and/or their respective agents or such person or persons as any of them may direct on the exercise in good faith of any rights contained herein; and
- (h) my/our irrevocable instruction and authority to BEH, China Securities (International) Corporate Finance Company Limited and/or their respective agent(s) to collect from the H Share Registrar on my/our behalf the H Share certificate(s) in respect of the H Share(s) due to be issued to me/us in accordance with, and against surrender of, the enclosed transfer receipt(s) and/or other document(s) of title (and/or satisfactory indemnity or indemnities required in respect thereof) (if applicable), which has/have been duly signed by me/us, and to deliver the same to the H Share Registrar and to authorise and instruct the H Share Registrar to hold such H Share certificate(s) subject to the terms and conditions of the H Share Offer as if it/they were H Share certificate(s) delivered to the H Share Registrar together with this Form of Acceptance.
- 2. I/We understand that acceptance of the H Share Offer by me/us will be deemed to constitute a warranty by me/us to BEH and China Securities (International) Corporate Finance Company Limited that (i) the number of H Share(s) specified in this Form of Acceptance are fully paid and sold by me/us free from all options, liens, claims, equities, charges, encumbrances, rights of pre-emption and any other third party rights of any nature and together with all rights attached to them as at the date of the Rule 3.5 Announcement or subsequently becoming attached to them, including the right or receive full all dividends and other distributions, if any, declared, and where the record date for such entitlement is on or after the date of the Rule 3.5 Announcement; and (ii) if my/our registered address is located in a jurisdiction outside Hong Kong, I/we have fully observed the laws of all relevant jurisdictions, in connection threwith, including the right or distore the respect of such entitlements and the payment of any transfer or that seasor this preview of the rays or other taxes due in due to the my including the right or registered address is located in a jurisdiction or other consents which may be required or the compliance with other necessary formalities or legal requirements and the payment of any transfer or that taxes and injurisdiction. I/We shall be fully responsible for payment of any transfer or other taxes and in due to my invision in connection with the H Share Offrer or my/our acceptance thereof, and am/are permitted under all applicable laws to receive and accept the H Share Offer, and any transfer or my/our acceptance thereof, and am/are permitted under all applicable laws to receive and accept the H Share Offer, and any revision thereof, and that such acceptance is valid and binding in accordance with all applicable laws.
- 3. In the event that my/our acceptance is not valid, or is treated as invalid, in accordance with the terms of the H Share Offer, all instructions, authorisations and undertakings contained in paragraph 1 above shall cease in which event, I/we authorise and request BEH, China Securities (International) Corporate Finance Company Limited and the H Share Registrar and/or such person or persons as any of them may direct to return to me/us my/our H Share certificate(s) and/or transfer receipt(s) and/or other document(s) of title (and/or satisfactory indemnities requested in respect thereof) (if applicable), together with this Form of Acceptance duly cancelled, by ordinary post at my/our own risk to the person and address stated in paragraph 1 (b) above or, if no name or address is stated, to me or the first-named of us (in the case of joint registered H Shareholders) at the registered address shown in the H Share Register.
 - Note: Where I/we have sent one or more transfer receipt(s) and in the meantime the relevant H Share certificate(s) has/have been collected by any of BEH, China Securities (International) Corporate Finance Company Limited and/or any of their agent(s) from the Company or the H Share Registrar on my/our behalf, such H Share certificate(s) will be returned to me/us in lieu of the transfer receipt(s).
- 4. I/We enclose the relevant H Share certificate(s) and/or, transfer receipt(s) and/or any other document(s) of title (and/or any satisfactory indemnity or indemnities required in respect thereof) (if applicable) for the whole or part of my/our holding of H Share(s) which are to be held by BEH. China Securities (International) Corporate Finance Company Limited and the H Share Registrar and/ or such person or persons as any of them may direct on the terms and conditions of the H Share Offer. I/We understand that no acknowledgement of receipt of any Form(s) of Acceptance, H Share certificate(s), transfer receipt(s) and/or any other document(s) of title (and/or any satisfactory indemnity or indemnities required in respect thereof) (if applicable) will be given. I/we further understand that all documents will be sent by ordinary post at my/our own risk.
- 5. I/We represent and warrant to each of BEH, China Securities (International) Corporate Finance Company Limited and the H Share Registrar and/or such person or persons as any of them may direct that I anilwe are the registered H Shareholder(s) of the number of H Share(s) specified in this Form of Acceptance and J/we have the full power and authority to tender, sell, assign or transfer my/our H Share(s) (together with all rights accruing or attaching thereto) to BEH by way of acceptance of the H Share Orfer.
- 6. It is the responsibility of each of the relevant H Shareholders to satisfy himself/herself/itself as to the full observance of the laws and regulations of the relevant jurisdiction in connection therewith, including obtaining any governmental, exchange control or other consents, or filing and registration and the payment of any transfer or other taxes due from such H Shareholder in such relevant jurisdictions.
- 7. Any acceptance by any H Shareholder will be deemed to constitute a representation and warranty from such H Shareholder to BEH and the Company that all applicable local laws and requirements have been complied with and that the H Share Offer can be accepted by such H Shareholder lawfully under the laws of the relevant jurisdiction. H Shareholders should consult their professional advisers if in doubt. I/We warrant to BEH and the Company that I/we shall be fully responsible for payment of any transfer or other taxes duties imposed by whomsoever payable by me/us in respect of the jurisdiction where my/our address is located as set out in the H Share Rolfer.
- I/We acknowledge that, save as expressly provided in the Composite Document and this Form of Acceptance, all acceptances, instructions, authorities and undertakings hereby given shall be irrevocable and unconditional.
- 9. I/We acknowledge that my/our H Shares sold to BEH by way of the H Share Offer will be registered under the name of BEH or its nominees.

閣下如對本接納表格之任何方面或應採取之行動有任何疑問,應諮詢 閣下之持牌證券交易商或註冊證券機構、銀行經理、律師、專業會計師或其他專業顧問。 閣 下如已售出或轉讓名下所有H股股份,應立即將本接納表格及隨附之綜合文件送交買主或承讓人或持牌證券交易商或註冊證券機構或經手買賣或轉讓之其他代理商, 以便轉交買主或承讓人。

H股要約就在中華人民共和國註冊成立及在香港上市之公司作出,故須遵守香港的法律、規例及規則所規定的披露及程序要求,可能有別於其他司法權區之規定。 屬於香港以外司法權區之公民,居民或國民之H股股東參與H股要約之能力,可能須受相關司法權區之法律及規例所規限。有關之H股股東各自有責任自行了解並 全面遵守相關司法權區與此相關之法律及規例,包括取得任何政府、外匯管制或其他方面之同意、或進行存檔及登記,以及支付有關之H股股東因接納H股要約於 相關司法權區應付之任何轉讓或其他稅項。

凡任何H股股東接納,將視為構成該H股股東向京能集團及本公司作出聲明及保證其已遵守所有本地法律及規定及有關之H股股東根據相關司法權區之法律可合法 地接納H股要約。如有任何疑問,H股股東應諮詢其專業顧問。

本接納表格應與綜合文件一併閱讀。除另有指明外,本接納表格所用詞彙與綜合文件內所界定者具有相同涵義。

如何填寫本接納表格

關下裔請細閱綜合文件後方填寫本接納表格。 關下如接納由中信建投(國際)融資有限公司代表京能集團提出每股H股股份2.70港元現金之H股要約, 關下應填妥 及簽署本接納表格,並將整份本接納表格運同不少於 關下飲接納H股要約之H股股份數目之相關H股股票及/或過戶收據及/或任何其他所有權文件(及/或任何就 此所需並令人信納之一項或多項購償保證)(如適用),於收到本核納表格後盡快及無論如何不得遲於2021年3月1日(星期一)(即這個截止目D下午四時正(香港時間) 或京能集團在符合(收購守則)的情況下可能決定及公佈的其他較後時間及/或日期,以郵遞或專人送遞方式送交H股證券登記慮,地址為香港灣仔皇后大道東183號 合和中心17樓1712-1716號舖,信封上面請註明「**北京京能清潔能源電力股份有限公司—H股要約**」。除非H股要約根據(收購守則)獲延期,否則於截止日下午四時正(香 港時間)後收到之核納表格將不獲愛理。

閣下如對填寫本接納表格需要任何協助或對H股要約之提呈及交收程序或任何其他類似方面有任何查詢,請聯絡H股證券登記處,地址為香港灣仔皇后大道東183號 合和中心17M樓。

H股要約之接納表格

致: 京能集團及中信建投(國際)融資有限公司 致: 北京京能清潔能源電力股份有限公司及日股證券登記處

本人/吾等一經簽署本接納表格,本人/吾等之承繼人及受讓人亦將受此約束,並構成:

- (a) 本人/吾等遵循综合文件及本接納表格所載或所指條款,就本接納表格甲欄所指明之H股股份數目接納由中信建投(國際)融資有限公司代表京能集
 - a) 华八/ 古牙透情综合文件及华设新农市分型或历道体验/ 航华设新农市工作历道分之间成成员或自设新由于信建议(图标/施具有核公内代农东能来 團提出之H股要約,而該項接納不可撤銷,除非該名接納之H股股東根據《收購守則》規則19.2或遵照《收購守則》規則17獲授撤回權利之情況則除外;
 - (b) 本人/吾等不可撤回地指示及授權京能集團、中信建投(國際)融資有限公司、H股證券登記處及/或彼等各自之代理,各自將本人/吾等根據H股要約之條款應收之現金代價以不得轉讓一只准入抬頭人賬戶」方式劃線開出之支票(經計及本人/吾等該本人/吾等接納H股要約應付之賣方從價印花税),以平郵方式寄至下文所列人士及地址,或下文如無填上姓名及地址,則寄至本人或(如屬聯名登記H股股東)吾等之排名首位者在H股股東名冊所示之登記地址,有關郵遞風險概由本人/吾等孫擔;

(請在本欄填上應收取支票人士之姓名及地址(如與登記H股股東或排名首位者之聯名登記H股股東之姓名及地址不同))

- 姓名:(請用正楷填寫)_ 地址:(請用正楷填寫)
- (c) 本人/吾等不可撤回地指示及授權京能集團、中信建投(國際)融資有限公司、H股證券登記處及/或彼等任何一方可就此指定之一名或多名有關人士, 各自代表本人/吾等訂立及簽立按香港法例第117章《印花税條例》第19(1)條規定本人/吾等作為根據H股要約出售H股股份之賣方而須訂立及簽立之 成交單據,並按該條例之規定安排該單據加蓋印花及安排在本接納表格背書證明;
- (d) 本人/吾等不可撤回地指示及授權京能集團、中信建投(國際)融資有限公司及/或彼等任何一方可能指定之一名或多名有關人士,各自代表本人/ 吾等填妥、修改及簽署任何有關本人/吾等接納H股要約之文件,以及辦理任何其他必需或權宜之手續,以將本人/吾等根據H股要約而提呈接納之 H股股份,歸屬於京能集團及/或其可能指定之一名或多名有關人士;
- (e) 本人/吾等明白本人/吾等簽署本接納表格即被視作根據及遵守综合文件及本接納表格所載或所指之條款(包括該H股要約之條款之任何延長)構成 接納H股要約。同時,本人/吾等指示及授權京能集團,中信建投(國際)融資有限公司及/或H股證券登記處或彼等各自之代理,或彼等任何一方可 能就此指定之人士,各自代表本人/吾等接納任何此等H股要約條款延長及代表本人/吾等以本人/吾等之名義簽署所有可能需要的該等進一步文 件(如有)以使此項接納有效;
- (f) 本人/吾等承諾於必需或合宜時簽署該等進一步文件及以進一步保證之形式作出該等行動及事宜,將本人/吾等根據H股要約提呈接納之H股股份 轉讓予京能集團或其可能指定之一名或多名有關人士,而不附帶一切選擇權、留置權、索償、衡平權、質押、產權負擔、優先購買權及任何性質的任 何其他第三方權利,速同於規則3.5公告日期或其後所附的所有權利,包括全數收取有關權利的記錄日期在規則3.5公告日期或之後的已宣派全部股 息及其他分派(如有)的權利;
- (g) 本人/吾等同意追認京能集團、中信建投(國際)融資有限公司及/或H股證券登記處及/或彼等各自之代理或彼等任何一方可能指定之一名或多名 有關人士於真誠行使本表格所載任何權利時可能作出或進行之各種行動或事宜;及
- (h) 本人/吾等不可撤回地指示及授權京能集團、中信建投(國際)融資有限公司及/或彼等各自之代理,代表本人/吾等憑藉交回經本人/吾等正式簽署 之隨附過戶收據及/或其他所有權文件(及/或任何就此所需並令人信納之一項或多項溯償保證)(如適用)而從H股證券登記處領取就H股股份將發 行予本人/吾等之H股股股票,並將有關股票送交H股證券登記處,且授權及指示H股證券登記處根據H股要約之條款及條件持有該(等)H股股票,猶 如該(等)H股股票已連同本接納表格一併送交H股證券登記處。
- 2. 本人/吾等明白本人/吾等接納H股要約,將被視為構成本人/吾等向京能集團及中信建投(國際)融資有限公司保證(1)本接納表格所註明的H股股份數目由本人/ 吾等繳足股款,且售出該等H股將不附帶所有選擇權 留置權、索償、衡平權、質押、產權負擔,優先購買權及任何性質的任何其他第三方權利,連同於規則 3.5公告日期或其後所附的所有權利,包括全數收取有關權利的記錄日期在規則3.5公告日期或之後的已宣派全部股息及其他分派(如有)的權利;及(11)倚本人/ 吾等之登記地址位於香港以外之司法權區,本人/吾等已全面遵守所有相關司法權區團就後換約之法例,包括本人/吾等取得任何可能規定之政府、外匯管 制、規例或其他同意,或遵守其他必要之手續或法律規定,以及繳付於該司法權區應付之任何轉讓費或其他稅項。本人/吾等項就該司法權區繳付由任何人 士或機構所施加之任何本人/吾等所應付的任何轉讓費或其他稅項及徵費負全責。本人/吾等並無採取或遵漏採取任何行動致使或可能致使京能集團、費 公司、中信建投(國際)融資有限公司或任何其他人士就H股要約或本人/吾等的接納行動違反任何司法權區的法例或監管規定,以及獲所有適用法例的許可 收及接納日股要約(或其任何修訂),而根據所有適用法例,有關接納乃屬有效及具約束力。
- 3. 倘根據H股要約之條款,本人/吾等之接納無效或被視作無效,則上文第1段所載一切指示、授權及承諾均告終止,在此情況下,本人/吾等授權並要求京能集團、 中信建投(國際)融資有限公司、H股證券登記處及/或彼等任何一方可能指定之一名或多名人士,向本人/吾等退還本人/吾等之H股股票及/或過戶收據及/ 或其他所有權文件(及/或任何就此所需並令人信納之一項或多項彌償保證)(如適用),並連同已正式註第之本接納表格,一併以平郵方式郵寄予上文第1(b) 段所列之姓名和地址,或如無列明姓名和地址,則為本人或(如屬聯名登記H股股東)吾等當中名列首位者於H股股東名冊所示之登記地址,郵誤風險概由本人/ 吾等承擔。
 - 附註: 倘本人/吾等交回一份或以上過戶收據,而同時京能集團、中信建投(國際)融資有限公司及/或彼等之任何代理人已代表本人/吾等向 貴公司或 H股證券登記處領取相關之H股股票,則該等H股股票將退還予本人/吾等,而非過戶收據。
- 4. 本人/吾等茲附上將由京能集團、中信建投(國際)融資有限公司、H股證券登記處及/或彼等任何一方可能指定之一名或多名人士根據H股要約條款及條件 持有之本人/吾等全部或部分H股股份之相關H股股票及/或過戶收據及/或任何其他所有權文件(及/或任何就此所需並令人信執之一項或多項彌償保證)(如 適用)。本人/吾等明白任何交回之援夠表格、H股股票、過戶收據及/或任何其他所有權文件(及/或任何就此所需並令人信納之一項或多項彌償保證)(如適 用)概不獲發收據。本人/吾等亦了解所有文件將以平範方式寄發,郵說風險概由本人/吾等自行承擔。
- 5. 本人/吾等向京能集團、中信建投(國際)融資有限公司、H股證券登記處及/或彼等任何一方可能指定之一名或多名人士各自作出聲明及保證、本人/吾等為本接納表格所註明之H股股份數目之登記H股股東,而本人/吾等具有十足權力及授權,以接納H股要約之方式向京能集團提呈、出售、轉讓或轉移本人/吾等之H股股份(速同其所累算或附帶之一切權利)。
- 6. 有關之H股股東各自有責任自行了解並全面遵守相關司法權區與此相關之法律及規例,包括取得任何政府、外匯管制或其他方面之同意、或進行存檔及登記, 以及支付有關之H股股東於相關司法權區應付之任何轉讓或其他税項。
- 7. 凡任何H股股東接納,將視為構成該H股股東向京能集團及 貴公司作出聲明及保證其已遵守所有本地適用法律及規定及有關之H股股東根據相關司法權區 之法律可合法地接納H股要約。如有任何疑問,H股股東應諮詢其專業顧問。本人/吾等向京能集團及 貴公司保證,本人/吾等須就支付在H股股東名冊載 列本人/吾等地址所在司法權區關於本人/吾等接納H股要約方面由任何人士或機構所施加之本人/吾等應付之任何轉讓或其他税項承擔全部責任。
- 8. 本人/吾等確認,除綜合文件及本接納表格明文規定者外,據此作出之所有接納、指示、授權及承諾均屬不可撤回及無條件。
- 9. 本人/吾等確認,本人/吾等以H股要約之方式向京能集團出售之H股股份將以京能集團或其代名人名義登記。

PERSONAL DATA

Personal Information Collection Statements

This personal information collection statement informs you of the policies and practices of BEH, China Securities (International) Corporate Finance Company Limited, the Company and the H Share Registrar in relation to personal data and the Personal Data (Privacy) Ordinance (Chapter 486 of the Laws of Hong Kong) (the "Ordinance").

1. Reasons for the collection of your personal data

In accepting the H Share Offer for your H Share(s), you must provide the personal data requested. Failure to supply the requested data may result in the processing of your acceptance being invalidated, rejected or delayed. It may also prevent or delay the despatch of the consideration to which you are entitled under the H Share Offer.

2. Purposes

The personal data which you provide on this Form of Acceptance may be used, held and/or stored (by whatever means) for the following purposes:

- processing your acceptance and verification or compliance with the terms and application procedures set out in this Form of Acceptance and the Composite Document;
- registering transfers of the H Share(s) out of your name;
- maintaining or updating the relevant register of holders of the H Shares;
- conducting or assisting to conduct signature verifications, and any other verification or exchange of information;
- distributing communications from BEH, the Company, its agents such as financial advisers, and/or the H Share Registrar;
- compiling statistical information and H Shareholder profiles;
- establishing benefit entitlements of the H Shareholders;
- disclosing relevant information to facilitate claims on entitlements;
 making disclosures as required by laws, rules or regulations (whether
- statutory or otherwise);
- any other purpose in connection with the business of BEH or the Company; and
- any other incidental or associated purposes relating to the above and other purpose to which the H Shareholders may from time to time agree to or be informed of.

3. Transfer of personal data

The personal data provided in this Form of Acceptance will be kept confidential but BEH, China Securities (International) Corporate Finance Company Limited, the Company and/or the H Share Registrar may, to the extent necessary for achieving the purposes above or any of them, make such enquiries as they consider necessary to confirm the accuracy of the personal data and, in particular, they may disclose, obtain, transfer (whether within or outside Hong Kong) such personal data to, from or with any and all of the following persons and entities:

- BEH, China Securities (International) Corporate Finance Company Limited, the Company, any of their agents and/or advisers and the H Share Registrar;
- any agents, contractors or third party service providers who offer administrative, telecommunications, computer, payment or other services to BEH, China Securities (International) Corporate Finance Company Limited, the Company and/or the H Share Registrar, in connection with the operation of their businesses;
- any regulatory or governmental bodies;
- any other persons or institutions with which you have or propose to have dealings, such as your bankers, solicitors, accountants or licensed securities dealers or registered institutions in securities; and
- any other persons or institutions whom BEH, China Securities (International) Corporate Finance Company Limited, the Company and/or the H Share Registrar consider(s) to be necessary or desirable in the circumstances.

4. Retention of Personal Data

BEH, the Company, China Securities (International) Corporate Finance Company Limited and/or the H Share Registrar will keep the personal data provided in this Form of Acceptance for such period as may be necessary to fulfil the purposes for which the personal data were collected. Personal data which is no longer required will be destroyed or dealt with in accordance with the Ordinance.

5. Access and correction of personal data

The Ordinance provides you with rights to ascertain whether BEH, China Securities (International) Corporate Finance Company Limited, the Company and/or the H Share Registrar holds your personal data, to obtain a copy of that data, and to correct any data that is incorrect. In accordance with the Ordinance, BEH, China Securities (International) Corporate Finance Company Limited, the Company and/or the H Share Registrar has/have the right to charge a reasonable fee for the processing of any data access request. All requests for access to data or correction of data or for information regarding policies and practices and the kinds of data held should be addressed to BEH, China Securities (International) Corporate Finance Company Limited, the Company or the H Share Registrar (as the case may be).

BY SIGNING THIS FORM OF ACCEPTANCE, YOU AGREE TO ALL OF THE ABOVE.

個人資料

個人資料收集聲明

本個人資料收集聲明旨在知會 閣下有關京能集團、中信建投(國際)融資 有限公司、本公司及H股證券登記處有關個人資料及香港法例第486章《個 人資料(私隱)條例》(「條例」)之政策及慣例。

1. 收集 閣下個人資料之原因

就 閣下之H股股份接納H股要約時, 閣下須提供所需之個人資料。 倘未能提供所需資料,可能導致 閣下之接納在處理時變成無效、 遭拒絕受理或受到延誤。同時亦可能妨礙或延遲寄發 閣下根據 H股要約應得之代價。

2. 用途

閣下於本接納表格提供之個人資料可能使用、持有及/或保存(以任何方式)作下列用途:

- 處理 閣下之接納及核實或遵循本接納表格及綜合文件載 列之條款及申請手續;
- 登記以 閣下名義進行之H股股份轉讓;
- 存置或更新相關H股股東名冊;
- 核實或協助核實簽名,以及進行任何其他資料核實或交換;
- 分派來自京能集團、本公司、其代理(如財務顧問)及/或H 股證券登記處之通訊;
- 編製統計資料及H股股東資料;
- 確定H股股東之受益權利;
- 披露相關資料以便申索權益;
- 根據法律、規則或規例之要求(無論法定或其他規定)作出 披露;
- 有關京能集團或本公司業務之任何其他用途;及
- 有關上文所述之任何其他附帶或關聯用途,以及H股股東 可能不時同意或獲通知之其他用途。

轉交個人資料

本接納表格提供之個人資料將會保密,惟京能集團、中信建投(國際) 融資有限公司、本公司及/或H股證券登記處可作出彼等認為必需 之查詢,以確認個人資料之準確性,並以達致上述或有關任何上述 用途之範圍為限,尤其彼等可向或自下列任何及所有個人及實體 披露、獲取或轉交(無論在香港境內或境外地區)該等個人資料:

- 京能集團、中信建投(國際)融資有限公司、本公司、彼等 之任何代理及/或顧問以及H股證券登記處;
- 為京能集團、中信建投(國際)融資有限公司、本公司及/ 或H股證券登記處提供與其業務營運有關之行政、電訊、 電腦、付款或其他服務之任何代理人、承包商或第三方服 務供應商;
- 任何監管或政府機構;
- 與 閣下進行或建議進行交易之任何其他人士或機構,例 如 閣下之銀行、律師、會計師或持牌證券交易商或註冊 證券機構;及
- 京能集團、中信建投(國際)融資有限公司、本公司及/或 H股證券登記處認為必需或適當情況下之任何其他人士或 機構。

保留個人資料

4.

京能集團、本公司、中信建投(國際)融資有限公司及/或H股證券 登記處將按有關期間或需收集個人資料之用途保留本接納表格提 供之個人資料。毋須保留的個人資料將會根據條例銷毀或處理。

5. 查閱及更正個人資料

根據條例之規定, 閣下有權確定京能集團、中信建投(國際)融資 有限公司、本公司及∕或H股證券登記處是否持有 閣下之個人資 料、獲取該資料副本、以及更正任何錯誤資料。根據條例,京能集 團、中信建投(國際)融資有限公司、本公司及∕或H股證券登記處 有權就辦理獲取任何查閱資料之要求收取合理費用。查閱資料或 更正資料或查詢有關政策及措施及所持資料類別之所有要求,應 向京能集團、中信建投(國際)融資有限公司、本公司或H股證券登 記處(視情況而定)提出。

簽署本接納表格後,即表示 阁下同意上述各項。