THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

If you are in any doubt as to any aspect of this circular or as to the action to be taken, you should consult your stockbroker or other registered dealer in securities, bank manager, solicitor, professional accountant or other professional adviser.

If you have sold or transferred all your shares in China Longyuan Power Group Corporation Limited*, you should at once hand this circular and the accompanying forms of proxy to the purchaser or transferee or to the bank, stockbroker or other agent through whom the sale or transfer was effected for transmission to the purchaser or transferee.

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

(Stock Code: 00916)

ANNUAL REPORT FOR THE YEAR 2024
REPORT OF BOARD OF DIRECTORS FOR THE YEAR 2024
REPORT OF SUPERVISORY BOARD FOR THE YEAR 2024
AUDITED FINANCIAL STATEMENTS AND FINAL ACCOUNTS
REPORT FOR THE YEAR 2024
PROFIT DISTRIBUTION PLAN FOR THE YEAR 2024
BUDGET REPORT FOR THE YEAR 2025
REMUNERATION PLAN FOR DIRECTORS AND
SUPERVISORS FOR THE YEAR 2025

RE-APPOINTMENT OF PRC AUDITOR FOR THE YEAR 2025 RE-APPOINTMENT OF INTERNATIONAL AUDITOR FOR THE YEAR 2025 PROVISION OF FINANCIAL ASSISTANCE BY THE COMPANY TO THE CONTROLLED SUBSIDIARY

GRANTING OF GENERAL MANDATE TO THE BOARD OF DIRECTORS TO APPLY FOR REGISTRATION AND ISSUANCE OF DEBT FINANCING INSTRUMENTS IN THE POOR DESCRIPTIONS OF GENERAL MANDATE TO THE POOR DESCRIPTIONS.

GRANTING OF GENERAL MANDATE TO THE BOARD OF DIRECTORS TO APPLY FOR REGISTRATION AND ISSUANCE OF DEBT FINANCING INSTRUMENTS OVERSEAS

GRANTING OF GENERAL MANDATED TO THE BOARD OF DIRECTORS TO ISSUE SHARES

GRANTING OF GENERAL MANDATE TO THE BOARD OF DIRECTORS TO REPURCHASE H SHARES

THE 2025-2027 CASH DIVIDEND PLAN NOTICE OF 2024 ANNUAL GENERAL MEETING AND

NOTICE OF THE FIRST H SHAREHOLDERS CLASS MEETING IN 2025

The Company will convene the Annual General Meeting in 2024 (the "AGM"), the first A shareholders class meeting in 2025 and the first H shareholders class meeting in 2025 (the "H Shareholders Class Meeting") at 9:30 a.m. on Tuesday, 17 June 2025 at the Conference Room, 3/F, Block c, 6 Fuchengmen North Street, Xicheng District, Beijing, the People's Republic of China. Notices of the AGM and H Shareholders Class Meeting are set out on pages 47 to 52 in this circular.

If you intend to appoint a proxy to attend the AGM and/or H Shareholders Class Meeting, you are required to complete and return the accompanying forms of proxy in accordance with the instructions printed thereon. For holders of H Shares, the form of proxy should be returned to the Company's H Share registrar, Computershare Hong Kong Investor Services Limited not less than 24 hours before the time fixed for holding the AGM and/or H Shareholders Class Meeting (i.e. not later than 9:30 a.m. on Monday, 16 June 2025) or any adjourned meeting (as the case may be). Completion and return of the forms of proxy will not preclude you from attending and voting in person at the AGM and/or H Shareholders Class Meeting or at any other adjourned meeting.

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DEFINITIONS

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

"A Shareholders Class Meeting" the first A shareholders class meeting in 2025 to be held by

the Company on Tuesday, 17 June 2025 immediately after the conclusion of the AGM at the Conference Room, 3/F, Block c, 6 Fuchengmen North Street, Xicheng District, Beijing, the People's

Republic of China

"A Shares" the ordinary shares of the Company with a nominal value of

RMB1.00 each, which are listed on the Shenzhen Stock Exchange

"AGM" the annual general meeting in 2024 to be held by the Company at

the Conference Room, 3/F, Block c, 6 Fuchengmen North Street, Xicheng District, Beijing, the PRC at 9:30 a.m. on Tuesday, 17

June 2025

"Articles of Association" the articles of association of the Company (as amended, modified

or otherwise supplemented from time to time)

"Board of Directors" or "Board" the board of directors of the Company

"Class Meetings" A Shareholders Class Meeting and/or H Shareholders Class

Meeting

"Company" China Longyuan Power Group Corporation Limited* (龍源電力

集團股份有限公司), a joint stock limited company incorporated in the PRC and its H Shares are listed on the Hong Kong Stock Exchange (Stock Code: 00916) and A Shares are listed on the

Shenzhen Stock Exchange (Stock Code: 001289)

"Company Law" the Company Law of the People's Republic of China

"Director(s)" director(s) of the Company

"Group" the Company and its subsidiaries

"H Shares" overseas listed foreign shares in the ordinary share capital of

the Company with a nominal value of RMB1.00 each, which are subscribed for and traded in Hong Kong dollars, and listed on the

Hong Kong Stock Exchange

DEFINITIONS

| "H Shareholders Class Meeting" | the first H shareholders class meeting in 2025 to be held by the Company on Tuesday, 17 June 2025 immediately after the conclusion of the A Shareholders Class Meeting at the Conference Room, 3/F, Block c, 6 Fuchengmen North Street, Xicheng District, Beijing, the People's Republic of China |
|--|---|
| "H Shares for Southbound Trading" | the H Share in the Hong Kong Stock Exchange being invested by investors (including enterprises and individuals) in Shanghai Stock Exchange and Shenzhen Stock Exchange |
| "Hong Kong" | the Hong Kong Special Administrative Region of the People's Republic of China |
| "Hong Kong Stock Exchange" | The Stock Exchange of Hong Kong Limited |
| "Independent Director(s)" or "Independent Non-executive Director(s)" | independent non-executive director(s) of the Company |
| "Latest Practicable Date" | 21 May 2025, being the latest practicable date prior to the publication of this circular for ascertaining certain information contained in this circular |
| "Listing Rules" | the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited |
| "PRC" | the People's Republic of China |
| "RMB" | Renminbi, the lawful currency of the PRC |
| "SFO" | the Securities and Futures Ordinance, Chapter 571 of the Laws of Hong Kong |
| "Share(s)" | share(s) in the share capital of the Company with a nominal value of RMB1.00 each, comprising A Shares and H Shares |
| "Shareholder(s)" | holder(s) of Shares of the Company |
| "subsidiary(ies)" | has the meaning ascribed to it under the Listing Rules |
| "Supervisor(s)" | supervisor(s) of the Company |

DEFINITIONS

| "Supervisory Board" | the board of supervisors of the Company |
|---------------------|--|
| "Takeovers Code" | The Code on Takeovers and Mergers published by the SFC (as |

revised, supplemented or otherwise modified from time to time)



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

(Stock Code: 00916)

Executive Directors:

Mr. Gong Yufei (Chairman)

Mr. Wang Liqiang

Non-executive Directors:

Ms. Wang Xuelian

Ms. Chen Jie

Mr. Zhang Tong

Mr. Wang Yong

Independent Non-executive Directors:

Mr. Michael Ngai Ming Tak

Mr. Gao Debu

Ms. Zhao Feng

Registered office in the PRC:

Room 2006, 20th Floor

Block c, 6 Fuchengmen North Street

Xicheng District, Beijing

PRC

Head office in the PRC:

Block c, 6 Fuchengmen North Street

Xicheng District, Beijing

PRC

Principal place of business in Hong Kong:

Room 1917, 19/F

Lee Garden One

33 Hysan Avenue, Causeway Bay

Hong Kong

27 May 2025

To the Shareholders

Dear Sirs or Madams.

ANNUAL REPORT FOR THE YEAR 2024

REPORT OF BOARD OF DIRECTORS FOR THE YEAR 2024 REPORT OF SUPERVISORY BOARD FOR THE YEAR 2024

AUDITED FINANCIAL STATEMENTS AND FINAL ACCOUNTS REPORT FOR THE YEAR 2024

PROFIT DISTRIBUTION PLAN FOR THE YEAR 2024

BUDGET REPORT FOR THE YEAR 2025

REMUNERATION PLAN FOR DIRECTORS AND SUPERVISORS FOR THE YEAR 2025

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APPLY FOR REGISTRATION AND ISSUANCE OF

DEBT FINANCING INSTRUMENTS IN THE PRC

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INSTRUMENTS OVERSEAS

GRANTING OF GENERAL MANDATED TO THE BOARD OF DIRECTORS TO ISSUE SHARES

GRANTING OF GENERAL MANDATE TO THE BOARD OF DIRECTORS TO

REPURCHASE H SHARES THE 2025–2027 CASH DIVIDEND PLAN

NOTICE OF 2024 ANNUAL GENERAL MEETING

AND

NOTICE OF THE FIRST H SHAREHOLDERS CLASS MEETING IN 2025

^{*} For identification purpose only

I. INTRODUCTION

The Company will convene the AGM, the A Shareholders Class Meeting and the H Shareholders Class Meeting at 9:30 a.m. on Tuesday, 17 June 2025 at the Conference Room, 3/F, Block c, 6 Fuchengmen North Street, Xicheng District, Beijing, the People's Republic of China.

This circular aims to give you the Notices of the AGM and H Shareholders Class Meeting and provide you with relevant information, to enable you to make an informed decision on whether to vote for or against the resolutions to be proposed at the AGM and H Shareholders Class Meeting.

II. MATTERS TO BE CONSIDERED AT THE AGM AND CLASS MEETINGS

Resolutions which will be proposed at the AGM include:

Ordinary Resolutions

- 1. To consider and approve the Annual Report of the Company for the year 2024
- 2. To consider and approve the Report of the Board of Directors of the Company for the year 2024
- 3. To consider and approve the Report of the Supervisory Board of the Company for the year 2024
- 4. To consider and approve the Company's audited financial statements and the final accounts report for the year 2024
- 5. To consider and approve the profit distribution plan of the Company for the year 2024
- 6. To consider and approve the budget report of the Company for the year 2025
- 7. To consider and approve the remuneration plan for Directors and Supervisors of the Company for the year 2025
- 8. To consider and approve the re-appointment of PRC auditor for the year 2025
- 9. To consider and approve the re-appointment of international auditor for the year 2025
- 10. To consider and approve the provision of financial assistance by the Company to the controlled subsidiary

Special Resolutions

- 11. To consider and approve the granting of a general mandate to the Board of Directors to apply for registration and issuance of debt financing instruments in the PRC
- 12. To consider and approve the granting of a general mandate to the Board of Directors to apply for registration and issuance of debt financing instruments overseas
- 13. To consider and approve the granting of a general mandate to the Board of Directors to issue shares
- 14. To consider and approve the granting of a general mandate to the Board of Directors to repurchase H Shares
- 15. To consider and approve the 2025–2027 cash dividend plan

Pursuant to the requirements of the Rules of General Meeting of Listed Companies issued by the China Securities Regulatory Commission, Independent Directors of listed companies shall present a work report at the annual general meeting. Accordingly, the matter will be reported at the AGM for Shareholders to hear: work reports of Independent Directors for the year 2024.

Resolutions which will be proposed at the H Shareholders Class Meeting include:

Special Resolution

1. To consider and approve the granting of a general mandate to the Board of Directors to repurchase H Shares

1. Annual Report for the year 2024

An ordinary resolution will be proposed at the AGM to approve the annual report of the Company for the year 2024. The annual report of the Company for the year 2024 has been published on 25 April 2025 on the websites of HKExnews of Hong Kong Stock Exchange (www.hkexnews.hk) and the Company (www.clypg.com.cn).

2. Report of Board of Directors for the year 2024

An ordinary resolution will be proposed at the AGM to approve the report of Board of Directors for the year 2024, the full text of which is set out in the annual report of the Company for the year 2024.

3. Report of Supervisory Board for the year 2024

An ordinary resolution will be proposed at the AGM to approve the report of Supervisory Board for the year 2024, the full text of which is set out in the annual report of the Company for the year 2024.

4. Audited financial statements and the final accounts report for the year 2024

An ordinary resolution will be proposed at the AGM to approve the Company's audited financial statements and the final accounts report for the year 2024. The Company's audited financial statements and the final accounts report for the year 2024 are set out in the annual report of the Company for the year 2024.

5. Profit distribution plan for the year 2024

An ordinary resolution will be proposed at the AGM to approve the Company's profit distribution plan for the year 2024.

According to the consolidated financial statements of the Company prepared under International Financial Reporting Standards, the net profit attributable to shareholders of the Company in 2024 was RMB6,378,691,728.45; according to the consolidated financial statements of the Company prepared under China Accounting Standards, the net profit attributable to owners of the Company in 2024 was RMB6,345,287,410.55. The Company has determined its undistributed profits¹ for the year 2024 at 30% of the net profit attributable to shareholders of the Company of RMB6,345,287,410.55. Based on the total share capital of 8,359,816,164 shares (including 5,041,934,164 A Shares and 3,317,882,000 H Shares²), the Company will distribute a cash dividend of RMB2.278 per 10 Shares (before tax)) to all shareholders, with the total cash dividend expected to amount to RMB1,904,366,122.16. No bonus shares will be issued this year, and no capital reserve will be converted into share capital.

In accordance with the provisions of the Articles of Association, the financial statements of the Company shall be prepared not only in accordance with Chinese Accounting Standards and regulations but also in accordance with International Accounting Standards or the accounting standards of the place(s) outside the PRC where Shares of the Company are listed. For purposes of the Company's distribution of after-tax profits in a given fiscal year, the smaller amount of after-tax profits shown in the above-mentioned two kinds of financial statements shall govern. The proposed cash dividend distribution for 2024 is determined based on the net profit attributable to the shareholders of the Company in the consolidated financial statements prepared under Chinese Accounting Standards.

From 14 November 2023 to 31 January 2024, the Company repurchased a total of 22,147,000 H Shares, with a total repurchase payment of RMB111,893,507.17 (excluding commissions and other fees), accounting for 1.76% of the net profit attributable to shareholders of the listed company in the consolidated financial statements of the Company for the year 2024. All the repurchased shares above were canceled on 11 March 2024.

From the Latest Practicable Date until the record date for the implementation of the profit distribution, if the total number of issued shares of the Company on the record date for the implementation of the dividend distribution changes due to reasons such as the Company's issuance of additional shares or share repurchases, the cash dividend per share will be adjusted accordingly within the total distribution amount of RMB1,904,366,122.16 (before tax). The actual cash dividend per share will be calculated based on the total share capital on the record date for the implementation of the dividend distribution.

The Board of Directors also proposes to the AGM to authorize the Board of Directors and its authorized persons to implement the profit distribution plan; the Board of Directors, in obtaining the aforesaid authorization, also authorizes the Chairman and his authorized persons to deal with all matters relating to the implementation of the profit distribution plan.

If the proposed profit distribution plan is approved at the AGM, the final dividend will be paid to Shareholders whose names are registered in the Company's register of members on Monday, 30 June 2025. The Company expected to pay the dividend on Friday, 15 August 2025. In order to determine the holders of Shares who are entitled to receive the proposed final dividend for the year 2024, the register of members for H share of the Company will be closed from Wednesday, 25 June 2025 to Monday, 30 June 2025, both days inclusive. To be eligible to receive the final dividend for the year 2024, (subject to approval by the Shareholders of the Company at the AGM), all H Share transfer documents together with the relevant share certificates must be lodged with the H Share registrar of the Company, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, for registration not later than 4:30 p.m. on Tuesday, 24 June 2025.

Pursuant to the Enterprise Income Tax Law of the PRC (《中國企業所得税法》) and its implementation rules, which came into effect on 1 January 2008 and other relevant rules, where the Company distributes the proposed 2024 final dividend to non-resident enterprise Shareholders whose names appear on the register of members for H Shares of the Company, it is required to withhold and pay enterprise income tax at the rate of 10%. Any shares registered in the name of non-individual H-share Shareholders, including HKSCC Nominees Limited, other nominees, trustees or other groups and organizations will be treated as shares being held by non-resident enterprise Shareholders and therefore will be subject to the withholding of the enterprise income tax.

According to regulations by the State Administration of Taxation (Guo Shui Han [2011] No. 348) and relevant laws and regulations, if the individual H-share Shareholders are residents of Hong Kong or Macau or those countries which have entered into a tax treaty with the PRC stipulating a dividend tax rate of 10%, the Company will withhold and pay individual income tax at the rate of 10% on behalf of these Shareholders. If the individual holders of H Shares are residents of those countries which have entered into a tax treaty with the PRC stipulating a dividend tax rate of less than 10%, the individual holders of H Shares should take the initiative to submit statements to the Company in order to enjoy the agreed treatment, and keep relevant data for inspection. If the information provided is complete, the Company will withhold it in accordance with regulations of the PRC tax laws and agreements. If the individual H-share Shareholders are residents of those countries which have entered into a tax treaty with the PRC stipulating a dividend tax rate of more than 10% but less than 20%, the Company will withhold and pay individual income tax at the actual tax rate stipulated in the relevant tax treaty. If the individual H-share Shareholders are residents of those countries which have entered into a tax treaty with the PRC stipulating a dividend tax rate of 20%, or those countries which have not entered into any tax treaties with the PRC, or under any other circumstances, the Company will withhold and pay individual income tax at the rate of 20% on behalf of the individual H-share Shareholders.

Pursuant to the Notice on the Tax Policies Related to the Pilot Program of the Shanghai-Hong Kong Stock Connect (Cai Shui [2014] No. 81) (《關於滬港股票市場交易互聯互通機制試點有關稅收政策的通知》(財稅[2014] 81號)) and Notice on the Tax Policies Related to the Pilot Program of the Shenzhen-Hong Kong Stock Connect (Cai Shui [2016] No. 127) (《關於深港股票市場交易互聯互通機制試點有關稅收政策的通知》(財稅[2016]127號)), for dividends received by domestic individual investors from investing in H shares listed on the Hong Kong Stock Exchange through Shanghai-Hong Kong Stock Connect and Shenzhen-Hong Kong Stock Connect, the company of such H shares shall withhold and pay individual income tax at the rate of 20% on behalf of the investors. For dividends received by domestic securities investment funds from investing in H shares listed on the Hong Kong Stock Exchange through Shanghai-Hong Kong Stock Connect and Shenzhen-Hong Kong Stock Connect, the tax payable shall be the same as that for individual investors. The company of such H shares will not withhold and pay the income tax of dividends for domestic enterprise investors and those domestic enterprise investors shall report and pay the relevant tax by themselves.

The dividend entitlement date, cash dividend payment date and other time arrangements for investors under Southbound Trading Link shall be in line with that of Shareholders of H Shares of the Company.

The Company will determine the resident status of the individual H-share Shareholders based on the registered address as recorded in the register of members of the Company on Monday, 30 June 2025 (the "Registered Address"). If the resident status of any individual H-share Shareholder is not in consistency with that indicated by the Registered Address, such individual H-share Shareholder shall notify the Company's H share registrar not later than 4:30 p.m. on Tuesday, 24 June 2025 and provide relevant supporting documents to the Company's H share registrar, Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong. Any individual H-share Shareholder who fails to provide relevant supporting documents within the time period stated above, may either personally or appoint an agent to attend to the relevant procedures in accordance with the requirements under the tax treaty notice.

The Company assumes no responsibility and disclaims all liabilities whatsoever in relation to the tax status or tax treatment of the individual H-share Shareholders and for any claims arising from any delay in or inaccurate determination of the tax status or tax treatment of the individual H-share Shareholders or any disputes over the withholding mechanism or arrangements.

6. Budget report for the year 2025

An ordinary resolution will be proposed at the AGM to approve the budget report of the Company for the year 2025. To support the Company's core strategy of becoming a "world-class" enterprise and fully leverage the guiding role of budgeting, in accordance with the objectives of the Company's "14th Five-Year Plan" and guided by the the general keynote of "high standards, strict requirements, increasing profits from stock and creating efficiencies from increments", as well as the principle of "steady progress with enhanced quality", combined with an aggressive budget for electricity quantity and moderately tight cost control, the budget report for the year 2025 has been prepared. In 2025, the Company will center its efforts on budget management, fully harness the guiding role of budgeting, and ensure the achievement of budget targets through measures including policy-driven value creation, deepened industrial synergies, enhanced cost control, accelerated transformation and upgrading, and improved performance evaluation mechanisms.

7. Remuneration plan for Directors and Supervisors for the year 2025

An ordinary resolution will be proposed at the AGM to approve the remuneration plan of the Company for Directors and Supervisors for the year 2025. The Company has formulated the remuneration plan for Directors and Supervisors for the year 2025 with reference to the actual situation of A+H listed state-owned enterprises and the remuneration situation for the year 2024:

- (1) Independent Non-executive Directors will receive their remuneration from the Company. For the year 2025, the Company will pay each Independent Non-executive Director RMB120,000 (after tax, paid on a monthly basis, the Company being responsible for withholding and paying personal income tax).
- (2) Non-executive Directors and Supervisors without holding offices in the Company will not receive any remuneration from the Company.
- (3) Executive Directors holding offices in the Company will receive their remuneration from the Company. The remuneration of an executive Director will be determined based on the position concurrently held by such executive Director, in accordance with relevant systems of the Company.
- (4) The remuneration of an employee representative Supervisor of the Company will be implemented based on the actual conditions in accordance with relevant systems of the Company.

8. Re-appointment of PRC auditor for the year 2025

An ordinary resolution will be proposed at the AGM to approve the re-appointment of the PRC auditor for the year 2025. The Board proposes to reappoint Zhongshen Zhonghuan Certified Public Accountants LLP (中審眾環會計師事務所 (特殊普通合夥)) ("Zhongshen Zhonghuan") as the Company's domestic auditor for the year 2025, responsible for providing audit services for the Company's 2025 financial statements prepared in accordance with Chinese Accounting Standards for Business Enterprises and internal control audit services. The term of Zhongshen Zhonghuan shall commence upon approval at the AGM to the conclusion of the next annual general meeting.

The audit fee for the PRC auditor of the Company for the year 2025 is estimated to be RMB20 million (tax inclusive). Due to the increase in the Company's asset scale and the expansion of the audit scope in 2025, the audit fee is expected to rise. The Board will also propose at the AGM to authorize the audit committee of the Board to adjust and determine the specific fees based on the actual situation in the event that changes in the scope and content of the audit result in exceeding the estimated caps of fees.

9. Re-appointment of international auditor for the year 2025

An ordinary resolution will be proposed at the AGM to approve the re-appointment of the international auditor for the year 2025. The Board proposes to reappoint KPMG as the international auditor of the Company for the year 2025. The term of KPMG shall commence upon approval at the AGM to the conclusion of the next annual general meeting.

The audit fee of the international auditor for the year 2025 is estimated to be RMB20 million (tax inclusive). Due to the increase in the Company's asset scale and the expansion of the audit scope in 2025, the audit fee is expected to rise. The Board will also propose at the AGM to authorize the audit committee of the Board to adjust and determine the specific fees based on the actual situation in the event that changes in the scope and content of the audit results in exceeding the estimated caps of fees.

10. Provision of financial assistance by the Company to the controlled subsidiary

An ordinary resolution will be proposed at the AGM to approve the provision of financial assistance by the Company to the controlled subsidiary.

(1) Overview of the financial assistance

The Company held the 1st meeting of the fifth session of the Board in 2025 on 28 March 2025, at which the Resolution on Provision of Financial Assistance by China Longyuan Power Group Corporation Limited* to the Controlled Subsidiary was considered and approved with 9 assenting votes, 0 dissenting vote and 0 abstained vote. The resolution is subject to the consideration at the AGM in accordance with the relevant provisions of the Rules Governing the Listing of Stocks on Shenzhen Stock Exchange.

To meet the financing needs of new energy projects in the early stage and engineering construction, ensure the smooth implementation of the projects to be put into production in 2025, give full play to the advantages of the Company's financing platform and co-ordinate the allocation of funds, the Company proposes to provide financial fund borrowing of up to RMB454 million in total for controlled subsidiaries with shares held by related parties in 2025, with a funding period of no more than 3 years. Taking into account the current fund market environment, the interest rate is from 1.8% to 3.0%, mainly for the construction of wind power and photovoltaic projects.

The basic information on the targets of the financial assistance is as follows:

| | | ; | Shareholding | | | | | |
|-----|--|---------------------------|--------------|------------|--------------------------------|-----------|-------------------------------------|-----------|
| | | Type of target | held by the | Assistance | | Interest | | Guarantee |
| No. | Target of assistance | of assistance | Company | amount | Term | rate | Use | measures |
| | | | | (RMB0'000) | | | | |
| 1 | Guoneng Longyuan Luoping New Energy Co., Ltd.* (國能 龍源羅平新能源有限公司) | Limited liability company | 51.00% | 30,000.00 | No more than three years | 1.8%-3.0% | Infrastructure project construction | Nil |
| 2 | CHN Energy Fengcheng Photovoltaic Power Co., Ltd. (國能豐城光伏發電有限公司) | Limited liability company | 50.00% | 800.00 | No more than three years | 1.8%-3.0% | Infrastructure project construction | Nil |
| 3 | CHN Energy Golmud Longyuan Photovoltaic Power Co., Ltd.* (國家能源集團格爾木龍源 光伏發電有限公司) | Limited liability company | 50.00% | 14,600.00 | No more than three years | 1.8%-3.0% | Infrastructure project construction | Nil |

Matters related to the provision of financial assistance are subject to the signing of relevant agreements. Other shareholders of the target of assistance shall provide financial assistance on an equal basis in proportion to their capital contribution, including assistance amount, term, interest rate, liability of default, guarantee measures, among others.

The provision of financial assistance does not affect the normal business operation and use of funds of the Company and does not fall within the circumstances under which financial assistance shall not be provided as stipulated in the Rules Governing the Listing of Stocks on Shenzhen Stock Exchange, the Self-discipline Regulatory Guidelines for Companies Listed on Shenzhen Stock Exchange No. 1 – Standardized Operation of Listed Companies on the Main Board, etc.

(2) Basic information on the target of assistance

i. Guoneng Longyuan Luoping New Energy Co., Ltd.* (國能龍源羅平新能源有限公司)

Date of establishment: 21 December 2017

Registered capital: RMB318.7156 million

Place of registration: No. 14 Wanfeng Road, Luoxiong Street, Luoping County, Qujing City, Yunnan Province

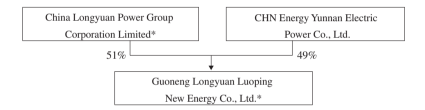
Legal representative: Liu Xiangxiong

Controlling shareholder: China Longyuan Power Group Corporation Limited*

De facto controller: China Longyuan Power Group Corporation Limited*

Main business: development, construction, management and operation of new energy projects and related industries; installation, commissioning and maintenance of complete set of wind power generation units; consultation and training on new energy and wind power technologies. (For the items requiring approval in accordance with the law, operations are subject to the approval by the relevant regulatory authorities)

Shareholding structure:



Key financial indicators: As at 31 December 2024, Guoneng Longyuan Luoping New Energy Co., Ltd.* ("Longyuan Luoping") had total assets of RMB1,514.024 million, total liabilities of RMB1,045.2442 million and owners' equity attributable to the parent company of RMB468.7799 million; operating revenue for the year 2024 amounted to RMB144.4565 million, and net profit attributable to owners of the parent company amounted to RMB34.3095 million, with no contingencies (the above figures have been audited).

In the previous financial year, the Company provided financial assistance of RMB70 million to Longyuan Luoping, of which RMB30 million carried an interest rate of 2.07%, RMB20 million of 2.08%, and RMB20 million of 2.25% (3-year term), and there was no occurrence of failure to repay financial assistance in a timely manner upon its expiration. Longyuan Luoping was not listed as a dishonest person subject to enforcement.

Description of related party relationship: The Company holds 51.00% equity interests in Longyuan Luoping, which is a controlled subsidiary of the Company

and has no related party relationship with the Company as stipulated in the

Rules Governing the Listing of Stocks on Shenzhen Stock Exchange and other

regulations.

Information on other shareholders of the controlled subsidiary: CHN Energy

Yunnan Electric Power Co., Ltd. ("Yunnan Electric Power") holds 49.00%

equity interests in Longyuan Luoping and will provide financial assistance on

an equal basis in proportion to its capital contribution. Yunnan Electric Power and the Company are both held by China Energy Investment Corporation

Limited ("CHN Energy") and is therefore a related party of the Company.

ii. CHN Energy Fengcheng Photovoltaic Power Co., Ltd. (國能豐城光伏發電有

限公司)

Date of establishment: 16 October 2020

Registered capital: RMB100.00 million

Place of registration: Inside Guoneng Fengcheng Power Generation Co., Ltd.*

(國能豐城發電有限公司), Shishang, Fengcheng City, Yichun City, Jiangxi

Province

Legal representative: Jin Jianguang

Controlling shareholder: China Longyuan Power Group Corporation Limited*

De facto controller: China Longyuan Power Group Corporation Limited*

Main business: engaged in the development, utilization, construction and

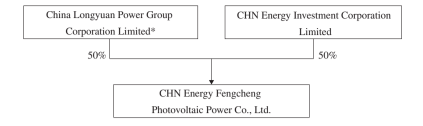
management of photovoltaic resources (For the items requiring approval in

accordance with the law, operations are subject to the approval by the relevant

regulatory authorities)

-12 -

Shareholding structure:



Key financial indicators: As at 31 December 2024, CHN Energy Fengcheng Photovoltaic Power Co., Ltd. ("Fengcheng Photovoltaic") had total assets of RMB292.2445 million, total liabilities of RMB156.1050 million and owners' equity attributable to the parent company of RMB136.1395 million; operating revenue for the year 2024 amounted to RMB35.1329 million, and net profit attributable to owners of the parent company amounted to RMB1.6634 million, with no contingencies (the above figures have been audited).

In the previous fiscal year, the Company did not provide financial assistance to Fengcheng Photovoltaic, and there was no occurrence of failure to repay financial assistance in a timely manner upon its expiration. Fengcheng Photovoltaic was not listed as a dishonest person subject to enforcement.

Description of related party relationship: The Company holds 50.00% equity interests in Fengcheng Photovoltaic, which is a controlled subsidiary of the Company and has no related party relationship with the Company as stipulated in the Rules Governing the Listing of Stocks on Shenzhen Stock Exchange and other regulations.

Information on other shareholders of the controlled subsidiary: CHN Energy holds 50.00% equity interests in Fengcheng Photovoltaic and will provide financial assistance on an equal basis in proportion to its capital contribution. The Company is a subsidiary of CHN Energy, which is therefore a related party of the Company.

iii. CHN Energy Golmud Longyuan Photovoltaic Power Co., Ltd.* (國家能源集團格爾木龍源光伏發電有限公司)

Date of establishment: 27 September 2020

Registered capital: RMB117 million

Place of registration: Wutumeiren Photovoltaic and Thermal Industrial Park, Golmud City, Qinghai Province (青海省格爾木市烏圖美仁光伏光熱產業園)

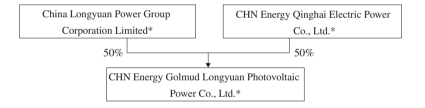
Legal representative: Hu Shenghong

Controlling shareholder: China Longyuan Power Group Corporation Limited*

De facto controller: China Longyuan Power Group Corporation Limited*

Main business: development, production and operation of solar photovoltaic power generation. (For the items requiring approval in accordance with the law, operations are subject to the approval by the relevant regulatory authorities)

Shareholding structure:



Key financial indicators: As at 31 December 2024, CHN Energy Golmud Longyuan Photovoltaic Power Co., Ltd.* ("Golmud Photovoltaic") had total assets of RMB268.9709 million, total liabilities of RMB141.1689 million and owners' equity attributable to the parent company of RMB127.8020 million; operating revenue for the year 2024 amounted to RMB24.4617 million, and net profit attributable to owners of the parent company amounted to RMB1.7216 million, with no contingencies (the above figures have been audited).

In the previous fiscal year, the Company did not provide financial assistance to Golmud Photovoltaic, and there was no occurrence of failure to repay financial assistance in a timely manner upon its expiration. Golmud Photovoltaic was not listed as a dishonest person subject to enforcement.

Description of related party relationship: The Company holds 50.00% equity interests in Golmud Photovoltaic, which is a controlled subsidiary of the Company and has no related party relationship with the Company as stipulated in the Rules Governing the Listing of Stocks on Shenzhen Stock Exchange and other regulations.

Information on other shareholders of the controlled subsidiary: CHN Energy Qinghai Electric Power Co., Ltd.* holds 50.00% equity interests in Golmud Photovoltaic and will provide financial assistance on an equal basis in proportion to its capital contribution. The Company is a subsidiary of CHN Energy, which is therefore a related party of the Company.

(3) Main contents of the financial assistance agreement

It is proposed to provide financial fund borrowings of up to RMB300 million to Longyuan Luoping, up to RMB8 million to Fengcheng Photovoltaic and up to RMB146 million to Golmud Photovoltaic in the form of internal unified borrowing and repayment or entrusted loans for a period of no more than three years. Taking into account the current fund market environment, the interest rate is from 1.8% to 3.0%, and the interest income are expected to be no more than RMB42 million in total. The provision of financial assistance is mainly for the construction of wind power and photovoltaic projects.

Conditions which the target of assistance shall comply with:

The target of assistance shall use the financial assistance funds in accordance with the purposes agreed in the Agreement, and the borrowed funds shall not be used for other purposes prohibited or restricted by relevant laws and regulations; the target of assistance shall apply for borrowings in accordance with the borrowing program recognised by Longyuan Power and be subject to the supervision of Longyuan Power; the target of assistance shall fulfil their obligations to pay principal and interest in a timely manner as agreed in the Financial Assistance Agreement.

Liability of default:

- i. if the target of assistance fails to repay the principal and interest of the financial assistance funds on time, a late penalty interest shall be charged at 5% of the overdue amount per day for each overdue day; if the overdue period exceeds 30 days, the contributor shall have the right to unilaterally terminate the Agreement and request the target of assistance to repay the financial assistance funds in full; and if the target of assistance fails to repay, the contributor shall have the right to exercise its rights (if any) under the guarantee contract.
- ii. if the target of assistance fails to use the financial assistance funds in accordance with the purposes agreed in the Agreement, the contributor shall have the right to charge a daily misappropriation penalty interest of 5% of the total amount of the financial assistance funds on the misappropriated portion from the date the financial assistance funds are misappropriated; meanwhile, the contributor shall have the right to notify the target of assistance to make rectification within a certain period; and if the target of assistance fails to make rectification on time, the contributor shall have the right to recover the misappropriated financial assistance funds.
- iii. if the amount of liquidated damages payable by the target of assistance under the Agreement is less than the losses caused to the contributor, the contributor shall obtain indemnity for the difference. Losses incurred by the contributor include, but are not limited to, litigation costs, arbitration fees, counsel fees, travel expenses, assessment fees, costs of preservation, announcement fees, execution fees, etc. incurred by the contributor in handling the dispute.

(4) Risk analysis on financial assistance and risk control measures

The provision of financial assistance by the Company to Longyuan Luoping, Fengcheng Photovoltaic and Golmud Photovoltaic is to meet the normal production and operation needs such as the construction of wind power and photovoltaic projects. The funded units are both controlled subsidiaries of the Company and are required to use the financial assistance funds in strict accordance with Longyuan Power's internal control system. The Company will follow up and manage the use of the financial assistance funds in a timely manner and keep track of the use of the funds to ensure the fund security. The Company will closely monitor changes in the production and operation and financial position of the target of assistance, actively guard against risks, and perform the obligation of information disclosure in a timely manner in accordance with the relevant rules.

(5) Opinions from the Board

The companies being financed are controlled subsidiaries of the Company and its minority shareholders have provided the same proportion of financial assistance, and no guarantee has been provided by the funded controlled subsidiaries in respect of the financial assistance matters. The Board is of the view that the provision of financial assistance to the controlled subsidiaries is to address the funds required for normal production and operation such as the construction of the funded wind power and photovoltaic projects, which is conducive to accelerating the project construction progress of the funded companies, thereby promoting the overall development and enhancing the overall operational efficiency of Longyuan Power. The Company has management control over the funded companies, the borrowing arrangement is fair and the lending risk is manageable and will not be detrimental to the interests of the Company and its Shareholders.

(6) Cumulative amount of financial assistance provided and overdue amount

As of 28 March 2025, except for the financial assistance provided to Longyuan Luoping, Fengcheng Photovoltaic and Golmud Photovoltaic, the balance of financial assistance provided by the Company to external parties amounted to RMB390.00 million, all of which were financial assistance provided to the controlled subsidiaries, and there was no overdue recovery of financial assistance. After the provision of financial assistance, the total balance of financial assistance provided by the Company is RMB844.00 million, representing 1.15% of the Company's latest (2024) audited net assets attributable to shareholders of the parent company, and the total balance of financial assistance provided by the Company and its controlled subsidiaries to units outside the consolidated statements is RMB0.

If the related party transaction constitutes discloseable transaction under Chapter 14 of the Listing Rules or connected transaction under Chapter 14A, the Company will perform separate disclosure and/or review procedures (if applicable) in accordance with the requirements of the Listing Rules.

11. Granting of general mandate to the Board of Directors to apply for registration and issuance of debt financing instruments in the PRC

A special resolution will be proposed at the AGM to approve the granting of general mandate to the Board of Directors to apply for registration and issuance of debt financing instruments in the PRC. The particulars are set out as follows:

- (1) To approve, register, enroll, issue or establish debt financing instruments in one or more tranches by the Company or related subsidiaries (including overseas subsidiaries) through institutions such as the CSRC, the stock exchange, the National Development and Reform Commission, and the Insurance Asset Management Association of China with an aggregate amount of not exceeding RMB50 billion (inclusive) under the condition of requirements of debt financing instruments in compliance with relevant laws and regulations. The types of debt financing instruments include but are not limited to debt financing instruments such as corporate bonds, corporate loans, asset-backed securities, real estate investment trusts (REITs, Quasi-REITs), perpetual bonds, project revenue bonds, consolidated funds and debt protection scheme;
- (2) To register debt financing instruments with the National Association of Financial Market Institutional Investors in the form of unified registration or sub-variety registration with an aggregate amount of not exceeding RMB80 billion (inclusive) and may be issued in more tranches by the Company under the condition of requirements of debt financing instruments in compliance with relevant laws and regulations. The types of debt financing instruments include but are not limited to ultra-short-term financing bonds, short-term financing bonds, medium-term notes (including perpetual medium-term notes), perpetual notes, private placement notes, asset-backed notes, project revenue notes, equity investment notes, etc.;
- (3) To authorize the Board to resolve and deal with matters in relation to the above issuance of debt financing instruments of the Company, including but not limited to the formulation and adjustment of specific proposals on issuance, determination of the engagement of intermediaries and the contents of relevant agreements on debt financing instruments;
- (4) The validity period of the above granting shall be within a period of 12 months from the date of consideration and approval of the resolution at the AGM. Where the Board has, upon the expiry of the authorization, decided the issuance of debt financing instruments, and provided that the Company has obtained necessary authorization (where appropriate), such as the approval and license and completed the filing or registration with regulatory authorities on the issuance, the Company can still be able, during the validity period of such approval, license, filing or registration, to complete

the issuance or partial issuance of debt financing instruments. The Board will continue to deal with such issuance pursuant to the authorization document until full settlement of such debt financing instruments; and

(5) To approve the delegation of authority by the Board to the management to deal with relevant matters within the scope of authorization above.

12. Granting of general mandate to the Board of Directors to apply for registration and issuance of debt financing instruments overseas

A special resolution will be proposed at the AGM to approve the granting of general mandate to the Board of Directors to apply for registration and issuance of debt financing instruments overseas. The particulars are set out as follows:

- (1) To conduct direct financing such as bond issuance and indirect financing such as bank financing overseas or in the China (Shanghai) Pilot Free Trade Zone, including USD bonds, Euro bonds, Dim Sum bonds, China (Shanghai) Pilot Free Trade Zone bonds, bank financing, syndicated financing and other overseas debt financing instruments, with an amount of not exceeding RMB equivalent of 10 billion (excluding revolving financing facilities) under the condition of requirements of maximum issuance of debt financing instruments in compliance with relevant laws and regulations, and the financing currencies in which the bonds are denominated include but are not limited to USD, Euro and RMB;
- (2) To authorize the Board to resolve and deal with matters in relation to the above issuance of debt financing instruments, including but not limited to the formulation and adjustment of specific proposals on issuance, determination of the engagement of intermediaries and the contents of relevant agreements on debt financing instruments;
- (3) The validity period of the above mandate shall be 12 months from the date of consideration and approval of the resolution at the AGM; and
- (4) To approve the delegation of authority by the Board to the management to deal with relevant matters within the scope of authorization above.

13. Granting of general mandate to the Board of Directors to issue shares

A special resolution will be proposed at the AGM to approve the granting of general mandate to the Board of Directors to issue shares.

Pursuant to the relevant provisions of the Listing Rules and the Articles of Association, the AGM may grant a general mandate to the Board to issue, allot or deal with (including the sale or transfer of any treasury shares, as applicable) shares not exceeding 20% of the total number of shares of the Company of each class in issue. Accordingly, a special resolution will be proposed at the AGM for the granting of a general mandate to the Board to issue shares as set out below:

(1) Scope of the general mandate

The Board proposes to the AGM for the granting of a general mandate to the Board to issue shares, including:

- i. exercising all the powers of the Company during the period of validity of the general mandate to issue, allot or deal with (individually or together) (including the sale or transfer of any treasury shares, as applicable) A Shares not exceeding 20% of the total number of A Shares of the Company in issue (i.e., 1,008,386,832 A Shares, assuming that there is no change in the number of A Shares of the Company in issue after the Latest Practicable Date and up to the date on which the resolution is approved at the AGM) and H Shares not exceeding 20% of the total number of H Shares in issue (i.e., 663,576,400 H Shares, assuming that there is no change in the number of H Shares of the Company in issue after the Latest Practicable Date and up to the date on which the resolution is approved at the AGM) as at the date of passing of this proposal at the AGM (including securities convertible into shares, options, warrants or similar rights to subscribe for any shares or such convertible securities); and to make or grant offers, agreements, options and rights of exchange or conversion of shares which may be necessary for the exercise of the aforesaid powers (either during the period of validity of the general mandate or after its expiry); and
- ii. making amendments to the Articles of Association as it may consider appropriate to reflect the new share capital structure following the issue, allotment or dealing with shares under the general mandate.

(2) Period of the general mandate

The general mandate shall be valid for the period from the date on which such resolution is passed at the AGM to the earliest of the following dates:

- i. the conclusion of the next annual general meeting of the Company;
- ii. the expiry of the period within which the next annual general meeting of the Company is required by the relevant laws and regulations or the Articles of Association to be held; or
- iii. the date on which the authorisation contained in the resolution was revoked or revised by the Shareholders at the general meeting.

Subject to the approval of this proposal at the AGM, the exercise of the aforesaid general mandate by the Board will be in accordance with the laws and regulations, the listing rules of the place where the shares of the Company are listed and the applicable provisions of the Articles of Association as amended from time to time, as well as the regulatory requirements of the relevant regulatory bodies.

14. Granting of general mandate to the Board of Directors to repurchase H Shares

A special resolution will be proposed at the AGM to approve the granting of general mandate to the Board of Directors to repurchase H Shares.

To implement the relevant requirements of the State-owned Assets Supervision and Administration Commission of the State Council on market value management of listed central enterprises, safeguard the value of the Company and Shareholders' rights and interests, and facilitate the Company's benign development, a special resolution will be proposed at the AGM and the Class Meetings for the granting of a general mandate to the Board to repurchase H Shares in accordance with the Company Law, the Listing Rules, the Code on Takeovers and Mergers and Share Buy-backs and other laws and regulations, as well as the relevant provisions in the Articles of Association as detailed below:

(1) Repurchase plan

 Method of repurchase: repurchase on the Hong Kong Stock Exchange pursuant to the Listing Rules, the Codes on Takeovers and Mergers and Share Buy-backs and other applicable laws and regulations.

- ii. Quantity of repurchase: no more than 10% (331,788,200 H Shares, assuming that the number of H Shares issued by the Company does not change from the Latest Practicable Date until the date when the resolution is approved at the AGM) of the total number of H Shares of the Company in issue and listed on the Hong Kong Stock Exchange (excluding any treasury shares, if any) as at the date of passing this resolution at the AGM and the Class Meetings.
- iii. Price of repurchase: the repurchase will be implemented by batches, and the repurchase price shall not be higher by 5% than the average closing market price for the 5 trading days prior to the actual repurchase date. When implementing repurchase, the specific repurchase price shall be determined within the scope in accordance with the actual situation of the market and the Company.
- iv. Disposal of the repurchased shares: upon completion of the repurchase, the Company will dispose of the repurchased shares in accordance with the relevant provisions of the applicable laws and regulations, the listing rules in the place where the Company's shares are listed, the Articles of Association and the regulatory requirements of the relevant regulatory bodies.
- v. Source of funds for the repurchase: self-raised funds of the Company.

(2) Scope of the general mandate

The Board proposes to the AGM and the Class Meetings for the granting of a general and unconditional mandate to the Board to decide on and deal with the repurchase of H Shares within the scope and validity of the general mandate, including but not limited to:

- formulating and implementing specific repurchase plan, including but not limited to determining the repurchase timing, repurchase period, repurchase price and repurchase quantity;
- ii. notifying creditors and making announcement(s) in accordance with the requirements of the Company Law, other laws and regulations and the Articles of Association;
- iii. opening overseas stock accounts, capital accounts and handling corresponding procedures of change in foreign exchange registration;

- iv. performing relevant approval or filing procedures (if any) in accordance with applicable laws, regulations and regulatory provisions;
- v. handling the cancellation of repurchased Shares, reducing the registered capital of the Company, revising the total amount of share capital, share capital structure and other relevant contents in relation to the Articles of Association and handling the procedures for modification registration and filing;
- vi. signing and handling all other documents and matters in relation to repurchase of Shares; and
- vii. agreeing that the Board authorises the Chairman of the Company and his authorised persons to handle the above specific matters within the scope of the above authorisation.

(3) Period of the general mandate

The general mandate shall be valid for the period from the date on which such resolution is passed at the AGM and the Class Meetings to the earliest of the following dates: (1) the conclusion of the 2025 annual general meeting; or (2) the date on which the authorisation contained in the resolution was revoked or revised by the Shareholders at the general meeting and/or the class meetings (as applicable).

An explanatory statement for repurchase of shares required under the Listing Rules to be issued to the Shareholders is set out in Appendix I to this circular. The explanatory statement for repurchase of shares contains information reasonably necessary to enable the Shareholders to make an informed decision on whether to vote in favour of or against the resolution.

15. The 2025–2027 cash dividend plan

A special resolution will be proposed at the AGM to approve the 2025–2027 cash dividend plan of the Company.

The Company proposed the "2025–2027 Cash Dividend Plan", which states that, subject to compliance with the provisions of the Articles of Association, for the period from 2025 to 2027, the profit to be distributed each year in cash shall be no less than 30% of the Company's net profit attributable to shareholders of the Company for that year.

(1) The provisions of the Articles of Association

According to Article 218 of the Articles of Association, if the Company's audited net profit for the year is positive and meets the profit distribution conditions as stipulated by the Company Law, after setting aside the statutory surplus reserve and discretionary surplus reserve in full, the Company shall, except in special circumstances, distribute dividends in cash, and the annual cash dividend distributed to shareholders shall not be less than 20% of the Company's realized distributable profit for the year.

(2) Cash dividends for 2024

As considered and approved at the first meeting of the fifth session of the Board of Directors of the Company in 2025, the Company intends to determine the Company's 2024 undistributed profits by attributing 30% of the Company's net profit attributable to shareholders of the Company of RMB6.345 billion in the consolidated financial statements prepared in accordance with PRC accounting standards, and based on 8,359,816,164 shares and a proposed dividend of RMB0.2278 per share (before tax) for 2024, the total cash dividend is expected to be RMB1.904 billion. The distribution plan will be implemented after being approved at the general meeting of the Company.

(3) 2025–2027 cash dividend plan

In order to improve long-term returns for investors, enhance the confidence of the capital market, and properly manage market value, the Company has formulated a cash dividend plan for the period from 2025 to 2027 to stabilise the dividend payout ratio. Considering that the Company is still in a period of rapid development in recent years, with relatively large capital expenditure and a gradually increasing gearing ratio, combined with the situation of the industry in which the Company operates and the Company's cash flow situation, the Company intends to distribute cash dividends each year from 2025 to 2027 at a rate of no less than 30% of the net profit attributable to shareholders realized for that year.

The specific profit distribution plan will be formulated by the Board of Directors of the Company based on the actual situation of the year and submitted to the general meeting of the Company for consideration and approval.

(4) Impact on the Company

The Company's formulation of a cash dividend plan for the period from 2025 to 2027 is conducive to maintaining the stability, continuity and predictability of the Company's cash dividends and sharing the fruits of the Company's development with its shareholders. The plan has fully considered the Company's future capital expenditure, cash flow and capital balance requirements, and will not have an adverse impact on the Company's normal production and operating activities.

III. AGM AND H SHAREHOLDERS CLASS MEETING

The Company will convene the AGM, the A Shareholders Class Meeting and the H Shareholders Class Meeting at 9:30 a.m. on Tuesday, 17 June 2025 at the Conference Room, 3/F, Block c, 6 Fuchengmen North Street, Xicheng District, Beijing, the People's Republic of China. Notices of the AGM and H Shareholders Class Meeting are set out on pages 47 to 52 in this circular.

In order to determine the holders of shares who are eligible to attend and vote at the AGM and/or H Shareholders Class Meeting, the H share register of members of the Company will be closed from Thursday, 12 June 2025 to Tuesday, 17 June 2025, both days inclusive. To be eligible to attend and vote at the AGM and/or H Shareholders Class Meeting, all H share transfer documents accompanied by relevant share certificates must be lodged with (for holders of H Shares) the Company's H share registrar, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong for registration not later than 4:30 p.m. on Wednesday, 11 June 2025.

Shareholders who intend to appoint a proxy to attend the AGM and/or H Shareholders Class Meeting shall complete and return the accompanying forms of proxy in accordance with the instructions printed thereon. For holders of H Shares, the form of proxy should be returned in person or by post to Computershare Hong Kong Investor Services Limited not less than 24 hours before the time fixed for holding the AGM and/or H Shareholders Class Meeting (i.e. not later than 9:30 a.m. on Monday, 16 June 2025) or any adjourned meeting (as the case may be). Completion and return of the forms of proxy will not preclude you from attending and voting in person at the AGM and/or H Shareholders Class Meeting or at any other adjourned meeting.

IV. VOTING BY POLL AT THE AGM AND H SHAREHOLDERS CLASS MEETING

Pursuant to Rule 13.39(4) of the Listing Rules, all votes of Shareholders of a listed issuer at the issuer's general meeting must be taken by poll except where the chairman, in good faith, decides to allow a resolution which relates purely to a procedural or administrative matter to be voted on by a show of hands. The chairman of the AGM and H Shareholders Class Meeting will therefore demand a poll for each resolution put to the vote at the AGM and H Shareholders Class Meeting pursuant to Article 89 of the Articles

On a poll, every Shareholder present in person or by proxy (or being a corporation by its duly authorized representative) shall have one vote for each Share registered in his/her/its name in the register of members. A Shareholder entitled to more than one vote needs not use all his/her/its votes or cast all the votes he/she/it used in the same manner.

V. RECOMMENDATION

The Board considers that all the resolutions set out in the Notices of the AGM and H Shareholders Class Meeting for consideration and approval by the Shareholders are in the best interests of the Company and its Shareholders. As such, the Board recommends the Shareholders to vote in favour of the resolutions set out in the Notices of the AGM and H Shareholders Class Meeting which are to be proposed at the AGM and H Shareholders Class Meeting.

By order of the Board

China Longyuan Power Group Corporation Limited*

Gong Yufei

Chairman

* For identification purpose only

In accordance with the Listing Rules, this appendix serves as the explanatory statement to provide you with requisite information reasonably necessary to enable you to make an informed decision on whether to vote for or against the special resolution to be proposed at the AGM, the A Shareholders Class Meeting and the H Shareholders Class Meeting for the grant of General Mandate to the Board to repurchase H Shares.

REASONS FOR REPURCHASING H SHARES

To safeguard the Company's value and Shareholders' interests and facilitate the Company's healthy development, the Directors believe that the grant of the General Mandate provides the Company with the flexibility to repurchase Shares, which is beneficial to and in the best interest of the Company and the Shareholders. Such repurchases may, depending on market conditions and funding arrangements at such time, lead to an enhancement of the net asset value per Share and/or earnings per Share of the Company. Such repurchases will only be made when the Directors believe that such repurchases will benefit the Company and the Shareholders.

REGISTERED CAPITAL

As at the Latest Practicable Date, the issued share capital of the Company was 8,359,816,164 shares, comprising 3,317,882,000 H Shares with a nominal value of RMB1.00 each and 5,041,934,164 A Shares with a nominal value of RMB1.00 each.

EXERCISE OF THE GENERAL MANDATE

Subject to the passing of the relevant special resolution set out in the Notice of the AGM, the special resolution to approve the grant of the General Mandate to the Board to repurchase H Shares at the A Shareholders Class Meeting and the H Shareholders Class Meeting, respectively, the Board will be granted the General Mandate to be effective until the earlier of: (a) the conclusion of the 2025 annual general meeting of the Company; or (b) the date on which the authority conferred by such resolution is revoked or varied by a special resolution of Shareholders at a general meeting or A shareholders class meeting or H shareholders class meeting (the "Relevant Period"). The exercise of the General Mandate is subject to relevant approval(s) by and/or filings with SAFE and/or any other regulatory authorities as required by the laws, rules and regulations of the PRC to be obtained and/or conducted.

In accordance with the Listing Rules, the Company shall not repurchase H Shares if the purchase price is higher by 5% or more than the average closing market price on the Hong Kong Stock Exchange for 5 trading days preceding to the repurchase.

The exercise in full of the General Mandate (on the basis of 3,317,882,000 H Shares in issue as at the Latest Practicable Date and no H Shares will be allotted and issued or repurchased by the Company on or prior to the date of the AGM, the A Shareholders Class Meeting and the H Shareholders Class Meeting) would result in a maximum of 331,788,200 H Shares that may be repurchased by the Company during the Relevant Period, being the maximum of 10% of the total H Shares in issue (excluding any treasury shares, if any) as at the date of passing the relevant resolution(s).

FUNDING OF H SHARES REPURCHASES

In repurchasing its H Shares, the Company intends to apply the Company's self-owned funds legally available for such purpose in accordance with the Articles of Association and the applicable laws, rules and regulations of the PRC.

GENERAL

The Directors consider that there would not be a material adverse impact on the working capital or the gearing position of the Company in the event that the General Mandate is to be exercised in full at any time during the proposed repurchase period (as compared with the position disclosed in the latest published audited accounts contained in the annual report of the Company for the year ended 31 December 2024). However, the Directors do not propose to exercise the General Mandate to such extent as would, in the circumstances, the working capital needs or the gearing position of the Company would be materially and adversely affected by the repurchase of Shares. The number of H Shares to be repurchased, the Share price and other terms upon which the same are repurchased will be decided by the Directors at the relevant time having regarded to the market circumstances then prevailing, in the best interests of the Company.

The Directors, so far as the same may be applicable, will exercise the powers of the Company to make repurchases under the General Mandate in accordance with the Listing Rules, the Articles of Association and the applicable laws, rules and regulations of the PRC.

The Company currently has no intention to retain any part or all of the Shares, if any, repurchased under the Share Repurchase Mandate as treasury shares or cancel the same. The treatment of the repurchased Shares, if any, will be disclosed by the Company in due course in accordance with the relevant requirements of the Listing Rules.

For any treasury shares deposited with CCASS pending resale on the Hong Kong Stock Exchange (if applicable), the Company shall (i) procure its broker not to give any instructions to the Hong Kong Securities Clearing Company Limited to vote at general meetings of the Company for the treasury shares deposited with CCASS; and (ii) in the case of dividends or distributions, withdraw the treasury shares from CCASS, and either re-register them in its own name as treasury shares or cancel them, in each case before the record date for the dividends or distributions, or take any other measures to ensure that it will not exercise any Shareholders' rights or receive any entitlements which would otherwise be suspended under the applicable laws if those Shares were registered in its own name as treasury shares.

Neither the Explanatory Statement nor the Repurchase Mandate has any unusual features.

H SHARES PRICES

The highest and lowest prices at which the H Shares have been traded on the Hong Kong Stock Exchange during each of the twelve months preceding the Latest Practicable Date were as follows:

| | Highest Price | Lowest Price |
|---|----------------------|---------------------|
| | HK\$ | HK\$ |
| 2024 | | |
| May | 7.66 | 5.41 |
| June | 8.25 | 6.72 |
| July | 7.83 | 6.88 |
| August | 7.30 | 5.92 |
| September | 7.18 | 5.12 |
| October | 8.30 | 6.23 |
| November | 7.20 | 6.12 |
| December | 7.04 | 6.35 |
| 2025 | | |
| January | 6.46 | 5.51 |
| February | 6.49 | 5.50 |
| March | 6.39 | 5.93 |
| April | 6.59 | 5.65 |
| May (up to the Latest Practicable Date) | 6.82 | 5.98 |

EXPLANATORY STATEMENT FOR REPURCHASE OF SHARES

SHARE REPURCHASE MADE BY THE COMPANY

The Company has not repurchased any Shares (whether on the Hong Kong Stock Exchange or otherwise) during the six months immediately preceding the Latest Practicable Date.

DISCLOSURE OF INTERESTS

If as a result of Share repurchase by the Company, a substantial Shareholder's proportionate interest in the voting rights of the Company increases, such increase will be treated as an acquisition for the purpose of the Takeovers Code. Accordingly, a Shareholder, or group of Shareholders acting in concert, could obtain or consolidate control of the Company or become obligated to make a mandatory offer in accordance with Rule 26 of the Takeovers Code.

As at the Latest Practicable Date, CHN Energy Investment Corporation Limited (the "CHN Energy"), whose interest in the Company is notifiable under Part XV (Disclosure of Interests) of the SFO, held directly approximately 58.72% of the Company's total registered capital. In the event that the Directors exercised in full the power to repurchase H Shares in accordance with the terms of the General Mandate proposed at the AGM, A Shareholders Class Meeting and H Shareholders Class Meeting, the total interests of CHN Energy in the total registered capital of the Company would increase to approximately 61.14%. The Directors are not aware of any consequences which will arise under the Takeovers Code and/or any similar applicable law, as a result of any repurchases to be made under the General Mandate. Moreover, the Directors will not make Share repurchase on the Hong Kong Stock Exchange if such repurchase would result in the requirements under Rule 8.08 of the Listing Rules not being complied with.

None of the Directors nor, to the best of their knowledge, having made all reasonable enquiries, any of their close associates (as defined in the Listing Rules) have a present intention to sell H Shares to the Company in the event that the General Mandate is approved by the Shareholders.

The Company has not been notified by any core connected persons (as defined in the Listing Rules) of the Company that they have a present intention to sell any H Shares to the Company, or that they have undertaken not to sell any H Shares held by them to the Company in the event that the General Mandate is approved by the Shareholders.

WORK REPORT OF INDEPENDENT DIRECTOR MICHAEL NGAI MING TAK FOR THE YEAR 2024

As an Independent Director of China Longyuan Power Group Corporation Limited* (the "Company"), during my tenure of office, I, in strict compliance with the provisions and requirements under the Company Law of the People's Republic of China, the Code of Corporate Governance for Listed Companies, the Administrative Measures for Independent Directors of Listed Companies, the Rules Governing the Listing of Stocks on the Shenzhen Stock Exchange, the Shenzhen Stock Exchange Self-Discipline Supervision Guide for Listed Companies No.1-Standardized Operation of Companies Listed on the Mainboard, the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, the Articles of Association of China Longyuan Power Group Corporation Limited* (the "Articles of Association"), the Working Rules for Independent Directors of China Longyuan Power Group Corporation Limited* and other laws, regulations and systems, faithfully performed the duties of Independent Directors in the work during 2024, actively attended relevant meetings of the Company, seriously reviewed various resolutions of the Board and special committees thereunder, expressed objective and impartial views on major matters, and gave full play to the role of Independent Directors, thus safeguarding the interests of the Company as a whole and the legitimate rights and interests of all Shareholders, especially minority Shareholders. In 2024, I spent an average working time of no less than 15 days on-site at the listed Company, and the specific performance of my duties is now presented as follows:

I. BASIC INFORMATION

(I) Personal Information

I graduated from University of Cambridge. I have served as an independent non-executive Director of the Company since November 2022. I am the chairman of The Red Group, the chairman of Asia GreenTech Fund, the external director of COSCO Limited, an independent non-executive director of CRRC Corporation Limited (HKSE: 01766, SHSE: 601766), an independent non-executive director of True Partner Capital Holding Limited (HKSE: 08657), an independent non-executive director of Sanergy Group (Hong Kong) Limited (HKSE: 02459) and have a wealth of experience in the international financial sector. I am also a member of the 12th, 13th and 14th National Committee of the Chinese People's Political Consultative Conference, Chairman of the Hong Kong Finance Association; Council Chairman of City University of Hong Kong, and a Fellow Commoner and Development Advisory Council Member of Clare Hall, University of Cambridge.

(II) Information on Independence

I have conducted an annual self-examination of the independence of Independent Directors, and I confirm that neither I nor my immediate family members hold positions other than Independent Director in the Company or its subsidiaries; and that I have not provided the Company or its subsidiaries with financial, legal or consulting services. Apart from the allowance for Independent Directors, I have not obtained additional undisclosed benefits from the Company, its substantial Shareholders or interested organisations and individuals, there is no situation existing that will affect the independence, and I complied with the provisions on independence set out in the Administrative Measures for Independent Directors of Listed Companies. I have submitted the self-examination report to the Board of the Company.

II. DUTY PERFORMANCE FOR THE YEAR

(I) Attendance of the Meetings of the Board and the General Meetings

During my tenure of office in 2024, the Company convened a total of 4 general meetings and I attended all of them; a total of 12 Board meetings were held and I attended all of them, including 3 on-site meetings and 9 by means of telecommunication.

Based on the principles of diligence, pragmatism and integrity and responsibility, before each meeting, I carefully reviewed all the resolutions and matters, made sufficient preparation in advance, and actively participated in the discussions and put forward rational proposals. During the reporting period, the operation of the Company was lawful and compliant, and the resolutions of the Board were in line with the needs of the Company's development and the interests of the Shareholders at large. I voted in favour of all the resolutions of the Board and other matters of the Company, and I did not raise any dissenting views or raise any objections to, or abstain from, any of them.

(II) Performance of Duty as Member of Special Committees

The Board of the Company has established the audit committee, strategic committee, nomination committee, remuneration and assessment committee and sustainable development committee. I, in accordance with the requirements of the Articles of Association, the Rules of Procedures of the Board of China Longyuan Power Group Corporation Limited and the Terms of Reference for the special committees, actively organised or attended various meetings, made use of professional knowledge and experience to make suggestions for the development of the Company, assisted the Board in making professional decisions.

During the reporting period, I served as the chairman of the remuneration and assessment committee, and was also a member of the audit committee and the sustainable development committee. In 2024, the audit committee held a total of 5 meetings, the remuneration and assessment committee held a total of 1 meeting and the sustainable development committee held a total of 2 meetings, and I attended all of them, among which, the remuneration and assessment committee considered and approved a total of 4 resolutions, including the plan on the appropriation of the fund of the Board for the year 2023 and the remuneration package for Directors and senior management for the year 2024; at the meetings of the audit committee, we listened to the report of the domestic and international auditors on the annual audit, and considered and approved a total of 23 resolutions, including the periodic reports and the audit fees; at the meetings of sustainable development committee, we considered and approved 1 resolution, including the ESG report for the year 2023, and listened to the report on the ESG-related work for the year 2024.

I have strictly complied with and executed the relevant requirements of the work procedures of each special committees of the Board, and have put forward independent and reasonable suggestions for the smooth development of the Company and the improvement of the governance structure of the Company, safeguarding the legitimate rights and interests of the Company and the Shareholders.

(III) Communications with Internal Audit Institutions and Accounting Firms

During the reporting period, I paid close attention to the preparation of the periodic reports of the Company, monitored the completeness of the financial statements and internal control system and the effectiveness of the internal audit function of the Company, and at the same time, communicated with the accounting firms to make comments and suggestions on the relevant audit work, communicated in a timely manner on the issues identified in the course of the audit with the accounting firm, and oversaw the annual independent audit on the Company's financial statements which was conducted by the accounting firm to ensure that the Company's financial position and operating results were disclosed finally in a timely, accurate and complete manner.

(IV) Communication with Minority Shareholders

The Company convened the 2023 annual general meeting on 6 June 2024 and three extraordinary general meetings. I attended the 2023 annual general meeting and three extraordinary general meetings, at which I fully communicated with minority Shareholders on key concerns to them.

(V) Efforts to Protect the Interests of Investors

During my term of office, I proactively strengthened the communication and liaison with Directors, Supervisors, senior management, auditors, internal audit department and other relevant personnel and departments of the Company, actively sought to understand the Company's latest operating conditions and promptly provided rational opinions and suggestions, effectively reducing the Company's operating costs and risks.

Prior to the convening of the Board meeting, I actively obtained the information required for decision-making and carefully reviewed it, and thoroughly examined the disclosed information after the meeting. I focused on the impact of relevant resolutions on the interests of all Shareholders, safeguarded the legitimate rights and interests of the Company and minority Shareholders, and actively and effectively fulfilled the duties as an Independent Director.

I actively studied and mastered the latest laws and regulations issued by the China Securities Regulatory Commission and Shenzhen Stock Exchange and other relevant systems and regulations, deepened my knowledge and understanding of various rules and regulations as well as corporate governance, and continuously enhanced my awareness and capabilities in protecting the interests of the Company and public investors in society.

(VI) On-site Inspection of Companies

I actively understood and paid attention to the production, business and operation of the Company in accordance with laws, and as an expert in the field of investment, provided constructive advice to the Company in the areas of strategic development, financial management and overseas development, etc. I studied in advance and seriously reviewed major issues to be discussed and decided at the meetings. I actively listened to the reports of the relevant personnel of the Company's business departments and promptly understood the daily operation and potential operation risks of the Company.

I visited and researched the subsidiaries in Gansu, inspected Gansu Longyuan Linze Banqiao photovoltaic sand control project, Yumen wind farm project and Dunhuang Starlight photovoltaic power station, visited Dunhuang Dacheng Linear Fresnel solar thermal power station, and learnt about production and operation, pre-development, engineering construction and other work of Gansu Longyuan in detail. Through the investigation, I put forward the existence of hidden dangers in safety production, enterprise operation pressure, and put forward to strengthen the compliant operation and management, enhance the enterprise's ability to resist risks and sustainable development; do a good job in policy research and analysis, co-ordination of development strategies and other views and suggestions.

APPENDIX II WORK REPORTS OF INDEPENDENT DIRECTORS FOR THE YEAR 2024

III. OTHER PERFORMANCE OF DUTIES

As the chairman of the remuneration and assessment committee, I made recommendations to

the Board on the formulation of policies, plans or programmes for the remuneration of Directors

and senior management; and reviewed the overall remuneration packages of Directors and senior

management.

As a member of the sustainable development committee, I researched and provided decision-making

recommendations on the ESG governance, including evaluating ESG governance objectives and

plans, etc., and supervised the implementation and execution of the ESG governance plan of the

Company.

As a member of the audit committee, I actively supervised the quality of the Company's internal

audit and disclosure of financial information, communicated and exchanged with the Company's

management on the appointment of domestic and foreign audit firms, and provided opinions and

suggestions on the audit details of the Company's periodic reports and risk prevention and control.

In 2024, there were no circumstances that Independent Directors proposed to convene the Board

meetings and extraordinary general meetings; and there were no circumstances that Independent

Directors appointed external auditors and advisors.

IV. OVERALL EVALUATION

In 2024, as an Independent Director, I performed duties faithfully and diligently in strict accordance

with the requirements of various laws and regulations, conducted good and effective communication

with the Board, the Supervisory Committee and the management, and paid close attention to

the regular operation of the Company to promote the improvement of the Company's scientific

decision-making level.

China Longyuan Power Group Corporation Limited*

Independent Director: Michael Ngai Ming Tak

28 March 2025

* For identification purpose only

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APPENDIX II

WORK REPORT OF INDEPENDENT DIRECTOR GAO DEBU FOR THE YEAR 2024

As an Independent Director of China Longyuan Power Group Corporation Limited* (the "Company"), I, in strict compliance with the provisions and requirements under the Company Law of the People's Republic of China, the Code of Corporate Governance for Listed Companies, the Administrative Measures for Independent Directors of Listed Companies, the Rules Governing the Listing of Stocks on the Shenzhen Stock Exchange, the Shenzhen Stock Exchange Self-Discipline Supervision Guide for Listed Companies No.1-Standardized Operation of Companies Listed on the Mainboard, the Articles of Association of China Longyuan Power Group Corporation Limited* (the "Articles of Association"), the Working Rules for Independent Directors of China Longyuan Power Group Corporation Limited* and other laws, regulations and systems, performed my duties diligently and conscientiously in the work during 2024, actively attended relevant meetings of the Company, paid attention to the operations of the Company, seriously reviewed various resolutions of the Board and special committees thereunder, and expressed objective and impartial independent views on major matters, thus safeguarding the interests of the Company as a whole and the legitimate rights and interests of all Shareholders, especially minority Shareholders. In 2024, I spent an average working time of no less than 18 days on-site at the Company, and the performance of my duties is now presented as follows:

I. BASIC INFORMATION

(I) Personal Information

I graduated from the Faculty of Economics of Renmin University of China with a doctorate degree in economics. I have served as an independent non-executive Director of the Company since November 2021. I successively served as the deputy director of the Faculty of Economics of Renmin University of China, the vice dean of the School of Economics and the head of the organization department under the Party Committee of Renmin University of China. I was a senior visiting scholar at University of California, Los Angeles (UCLA), the US in 2002. I currently serve as a supervisor of Inner Mongolia Yili Industrial Group Co., Ltd. (SHSE: 600887) and a professor and doctoral supervisor of the School of Economics of Renmin University of China, undertook and completed various national, provincial and ministerial level research projects.

(II) Information on Independence

I have conducted an annual self-examination of the independence of Independent Directors, and I confirm that neither I nor my immediate family members hold positions other than Independent Director in the Company or its subsidiaries; and that I have not provided the Company or its subsidiaries with financial, legal or consulting services. Apart from the allowance for Independent Directors, I have not obtained additional undisclosed benefits from the Company, its substantial Shareholders or interested organisations and individuals, there is no situation existing that will affect the independence, and I complied with the provisions on independence set out in the Administrative Measures for Independent Directors of Listed Companies. I have submitted the self-examination report to the Board of the Company.

II. DUTY PERFORMANCE FOR THE YEAR

(I) Attendance of the Meetings of the Board and the General Meetings

During 2024, the Company convened a total of 4 general meetings and I attended 3 ones; a total of 12 Board meetings were held and I attended all of them, including 5 on-site meetings and 7 by means of telecommunication.

During the reporting period, I actively participated in the Board meetings and general meetings convened by the Company, and in a diligent and responsible manner, I carefully reviewed the resolutions and relevant materials of the meetings, proactively participated in the discussion on the resolutions and put forward rational suggestions, and played an active role in the correct and scientific decision-making of the Board. The convening of the Board meetings and the general meetings of the Company was in compliance with the statutory procedures, and the relevant approval procedures were fulfilled in respect of major business decisions and other significant matters. I voted in favour of all the resolutions of the Board and other matters of the Company, and I did not raise any dissenting views or raise any objections to, or abstain from, any of them.

(II) Performance of Duty as Member of Special Committees

The Board of the Company has established the audit committee, strategic committee, nomination committee, remuneration and assessment committee and sustainable development committee. I, in accordance with the requirements of the Articles of Association, the Rules of Procedures of the Board of China Longyuan Power Group Corporation Limited and the Terms of Reference for the special committees, actively organised or attended various meetings, made use of professional knowledge and experience to make suggestions for the development of the Company, assisted the Board in making professional decisions.

During the reporting period, I served as the chairman of the nomination committee, and was also a member of the remuneration and assessment committee and the sustainable development committee. In 2024, the nomination committee held a total of 6 meetings, the remuneration and assessment committee held a total of 1 meeting and the sustainable development committee held a total of 2 meetings. I attended all of them, among which, at the meeting of the nomination committee, 9 resolutions were considered and approved, including the resolutions on appointment of Directors and presidents; at the meeting of the remuneration and assessment committee, 4 resolutions, including the plan on the appropriation of the fund of the Board for the year 2023 and the remuneration package for Directors and senior management for the year 2024, were considered and approved; at the meetings of sustainable development committee, we considered and approved 1 resolution, the ESG report for the year 2023, and listened to the report on the ESG-related work for the year 2024.

I have strictly complied with and executed the relevant requirements of the work procedures of each special committees of the Board, and have put forward independent and reasonable suggestions for the smooth development of the Company and the improvement of the governance structure of the Company, safeguarding the legitimate rights and interests of the Company and the Shareholders.

(III) Communications with Internal Audit Institutions and Accounting Firms

In the process of preparation and disclosure of the periodic reports of the Company, I understood and obtained the work arrangement for the periodic reports in a timely manner, actively followed up on the progress of the audit on the annual report, and timely explored with the management of the Company issues of key concern in the operations of the Company, so as to ensure that the audit report comprehensively reflected the true situation of the Company; at the same time, in the process of audit on the periodic reports, I fulfilled my obligation of confidentiality, and did not commit leakage of insider information, insider trading or any other illegal or unlawful acts.

(IV) Communication with Minority Shareholders

The Company convened the 2023 annual general meeting on 6 June 2024 and three extraordinary general meetings. I attended the 2023 annual general meeting and three extraordinary general meetings, at which I actively interacted and fully communicated with minority Shareholders on key concerns to them.

(V) Efforts to Protect the Interests of Investors

In 2024, I went to our production sites in Ningxia and Jiangsu to conduct investigations and research, where I actively exchanged and communicated with our subsidiaries in Ningxia and Jiangsu, gave full play to my professional advantages and competence, and conducted thorough investigations and research and discussions on the current situation they faced, problems encountered and countermeasures adopted, providing advice and suggestions for the development and management of the companies, as well as providing strategic guidance and professional support.

I actively participated in the Board meetings and meetings of the special committees, carefully studied various resolutions, verified the actual situation, made fair judgements on matters under deliberation by making use of my professional knowledge, exercised my voting rights in an independent, objective and prudent manner, expressed my independent views on major matters of the Company, provided better advice and suggestions for the Company's scientific decision-making and risk prevention, and ensured that the business and management operations of the Company were standardised, thereby safeguarding the legitimate rights and interests of the Company and all Shareholders, especially the minority Shareholders.

I proactively studied and mastered the latest laws and regulations issued by the China Securities Regulatory Commission and the Shenzhen Stock Exchange and other relevant systems and regulations, actively participated in various training activities organized by the Company and deepened my knowledge and understanding of various rules and regulations as well as corporate governance.

(VI) On-site Inspection of Companies

I gained a comprehensive and in-depth understanding of the Company's business development and financial situation, and communicated and exchanged actively and thoroughly with the management of the Company, giving full play to our guiding and supervisory roles.

In June 2024, I went to Fujian Province to conduct an on-site investigation and research, and based on my professional knowledge, I focused on the operation and development of Fujian Company, the situation faced by the company, the existing problems, and measures to deal with the situation, and conducted a full investigation and discussion. I proposed to actively promote the "replacing small with large" project transformation, and suggestions for improving digital management capabilities and other work.

APPENDIX II WORK REPORTS OF INDEPENDENT DIRECTORS FOR THE YEAR 2024

In September 2024, I went to Gansu Province to participate in on-site investigation and

research, and inspected the Gansu Longyuan Linze Banqiao photovoltaic sand control

project, Yumen wind farm project and Dunhuang Starlight photovoltaic power station, and

visited Dunhuang Dacheng Linear Fresnel solar thermal power station. I also held a seminar

at Yumen wind farm, and put forward suggestions on policy analysis and research, enhancing

ESG awareness and brand influence.

OTHER PERFORMANCE OF DUTIES III.

As the chairman of the nomination committee, I proactively supervised and assessed the structure,

size and composition of the Board; performed the procedures for nominating candidates for

Directors and senior management and conducted preliminary review of the qualifications and

credentials of the candidates for Directors and senior management.

As a member of the remuneration and assessment committee, I made recommendations to the

Board on the formulation of policies, plans or programmes for the remuneration of Directors and

senior management; and reviewed, approved and supervised the overall remuneration packages of

Directors and senior management.

As a member of the sustainable development committee, I reviewed the annual ESG report prepared

by the Company, and listened to the ESG authority's report on the Company's ESG construction

from 2024 onwards.

In 2024, there were no circumstances that Independent Directors proposed to convene the Board

meetings and extraordinary general meetings; and there were no circumstances that Independent

Directors appointed external auditors and advisors.

IV. OVERALL EVALUATION

In 2024, as an Independent Director, I diligently performed my duties as an Independent Director

and played an active role in promoting the development and standardised operation of the Company

and safeguarding the legitimate rights and interests of the Company and investors.

China Longyuan Power Group Corporation Limited*

Independent Director: Gao Debu

28 March 2025

* For identification purpose only

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APPENDIX II

WORK REPORT OF INDEPENDENT DIRECTOR ZHAO FENG FOR THE YEAR 2024

As an Independent Director of China Longyuan Power Group Corporation Limited* (the "Company"), I, during my tenure of office, in strict compliance with the provisions and requirements under the Company Law of the People's Republic of China, the Code of Corporate Governance for Listed Companies, the Administrative Measures for Independent Directors of Listed Companies, the Rules Governing the Listing of Stocks on the Shenzhen Stock Exchange, the Shenzhen Stock Exchange Self-Discipline Supervision Guide for Listed Companies No.1-Standardized Operation of Companies Listed on the Mainboard, the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, the Articles of Association of China Longyuan Power Group Corporation Limited* (the "Articles of Association"), the Working Rules for Independent Directors of China Longyuan Power Group Corporation Limited* and other laws, regulations and systems, in the work during 2024, diligently and faithfully performed the duties of Independent Directors with due diligence, timely understood the Company's production, operation and development by actively attending relevant meetings, carefully considering relevant resolutions of the Board, expressing independent opinions on relevant resolutions, thus to safeguard the interests of the Company as a whole and the legitimate rights and interests of all Shareholders, especially minority Shareholders, and strived to play the role of Independent Director under the principle of objectivity, fairness and independence. In 2024, I spent an average working time of no less than 18 days on-site at the Company, and the specific performance of my duties is now presented as follows:

I. BASIC INFORMATION

Personal Information (I)

I graduated from Nankai University with a bachelor degree in accounting and auditing. I am a PRC Certified Public Accountant, a fellow of the Association of Chartered Certified Accountants (FCCA) and a member of Hong Kong Institute of Certified Public Accountants (HKICPA). I have served as an independent non-executive Director of the Company since November 2021. I am currently an independent non-executive director of Shandong Gold Mining Co., Ltd. (SHSE: 600547, HKSE: 01787), an independent non-executive director of Xiamen International Bank (廈門國際銀行), and a non-executive director of China International Marine Containers (Group) Co., Ltd. (SZSE: 000039, HKSE: 02039).

(II) Information on Independence

I have conducted an annual self-examination of the independence of Independent Directors, and I confirm that neither I nor my immediate family members hold positions other than Independent Director in the Company or its subsidiaries; and that I have not provided the Company or its subsidiaries with financial, legal or consulting services. Apart from the allowance for Independent Directors, I have not obtained additional undisclosed benefits from the Company, its substantial Shareholders or interested organizations and individuals, there is no situation existing that will affect the independence, and I complied with the provisions on independence set out in the Administrative Measures for Independent Directors of Listed Companies. I have submitted the self-examination report to the Board of the Company.

II. DUTY PERFORMANCE FOR THE YEAR

(I) Attendance of the Meetings of the Board and the General Meetings

In 2024, the Company convened a total of 4 general meetings and I attended 3 of them; a total of 12 Board meetings were held and I attended all of them, including 5 on-site meetings and 7 by means of telecommunication.

All the meetings of the Board and the general meetings of the Company held in 2024 were in compliance with statutory procedures, and the matters considered were in compliance with relevant procedures and were legal and valid. With diligent and responsible attitude, I carefully reviewed the resolutions and related materials of the meetings, proactively participated in the discussions of the resolutions and put forward rational proposals. I voted for all resolutions and other matters of the Board of the Company with no matters to be against with, nor objections or abstentions.

(II) Performance of Duty as Member of Special Committees

The Board of the Company has established the audit committee, strategic committee, nomination committee, remuneration and assessment committee and sustainable development committee. I, in accordance with the requirements of the Articles of Association, the Rules of Procedures of the Board of China Longyuan Power Group Corporation Limited and the Terms of Reference for the special committees, actively organized and attended various meetings, made use of professional knowledge and experience to make suggestions for the development of the Company, assisted the Board in making professional decisions.

During the reporting period, I served as the chairman of the audit committee and a member of the nomination committee. In 2024, the audit committee held a total of 5 meetings, and the nomination committee held a total of 6 meetings. I attended all of them, among which, at the meetings of the audit committee, I listened to the report of the domestic and international accountants or auditors on the annual audit, and considered and approved a total of 23 resolutions, including the periodic reports and the audit fees; at the meetings of audit committee, we considered and approved 9 resolutions, including the appointment of Directors and the president.

I have strictly complied with and executed the relevant requirements of the terms of references of the special committees of the Board, and have put forward independent and reasonable suggestions for the smooth development of the Company and the improvement of the governance structure of the Company, safeguarding the legitimate rights and interests of the Company and the Shareholders.

(III) Communications with Internal Audit Institutions and Accounting Firms

During the reporting period, as the chairman of the audit committee, I actively organised and convened meetings of the audit committee, at which I exchanged opinions with the accounting firm of the Company on the issues concerned during the auditing process of periodic reports and the submitting time of the auditors' report, and effectively discussed and exchanged with the accounting firm on relevant issues, so as to safeguard the objectivity and fairness of the audit results.

I maintained active and smooth communication channels with the internal audit institutions to communicate with them on matters relating to the Company's financial and business conditions, and at the same time, promoted the enhancement of the training of the Company's internal audit staff in terms of business knowledge and auditing skills, so as to effectively ensure the quality of the internal audit.

(IV) Communication with Minority Shareholders

1. Results presentation

The Company convened the 2023 online results presentation on 16 April 2024, at which I exchanged views on the common concerned issues of investors.

2. General meetings

The Company convened the 2023 annual general meeting on 6 June 2024 and three extraordinary general meetings. I attended three extraordinary general meetings, at which I had in-depth exchanges with minority Shareholders on key concerns to them.

(V) Efforts to Protect the Interests of Investors

I kept abreast of the Company's management trends in a timely manner. In 2024, I went to our production sites in Jiangsu and Ningxia to conduct investigations and research, visited and exchanged information, actively listened to the reports of the management and actively perform my duties, to give full play to my financial professional advantages, and safeguard the interests of the Company and the legitimate rights and interests of the minority Shareholders.

During the term of office, I carefully examined all the resolutions and relevant attachments submitted to the Board for consideration, safeguarded the legitimate rights and interests of the Company and minority Shareholders, made enquiries with the relevant personnel of the Company to obtain the information required for decision-making, and then exercised my voting rights in an independent, objective and prudent manner.

I reviewed the relevant meeting documents and conducted the consideration through a special meeting of independent Directors before the Board considered the relevant resolution for the appointment of the annual accounting firm. At the same time, I focused on the review of periodic reports. I carefully reviewed and supervised the Company's quarterly, interim and annual reports before and during the submission to the Board for consideration to ensure that the periodic reports are true, accurate and complete, and to prevent any omissions. As an accounting professional and the chairman of the audit committee, I seriously communicated with the management of the Company on relevant financial matters in the Company's annual reports and provided financial professional advice on relevant issues, thus playing the role of a financial expert through the effective performance of my duties.

I proactively studied and mastered the latest laws and regulations issued by the CSRC and the Shenzhen Stock Exchange and other relevant systems and regulations, deepened my knowledge and understanding of various rules and regulations as well as corporate governance, and continuously enhanced my awareness and capabilities in protecting the interests of the Company and investors, to provide reasonable advice and recommendations for the Company's scientific decision-making and risk prevention. I continued to pay attention to the information disclosure work of the Company and urged the Company to complete the information disclosure work in a true, timely and complete manner in strict accordance with the Rules Governing the Listing of Stocks on the Shenzhen Stock Exchange and other laws and regulations and the relevant provisions of the Company, so as to ensure that investors are provided with the relevant information in a fair and timely manner.

(VI) On-site Inspection of Companies

I actively understood and paid attention to the production, business and operation of the Company in accordance with laws, and provide constructive advice to the Company in the areas of strategic development, financial management and risk control, etc.

In June 2024, I visited and researched the Company's subsidiaries in Fujian. Through the investigation, an in-depth understanding of the Company's project construction, on-site operation and management, development trend, and grassroots situation was achieved, fully affirming the achievements made by Fujian Company. During the investigation, I combined the situation and problems faced by the Company, and actively communicated with Fujian Company, giving full play to my professional advantages and competence to provide advice and suggestions for the Company's development and management, and offer strategic guidance and professional support.

In September 2024, I visited and researched the subsidiaries in Gansu to understand in detail the production and operation, pre-development and engineering construction of Gansu Longyuan, and highly recognised the scale and diversified development of Gansu Longyuan, the effectiveness of its safety management work, the building of talent team and corporate culture, as well as put forward opinions and suggestions on the difficulties faced in the course of development.

APPENDIX II WORK REPORTS OF INDEPENDENT DIRECTORS FOR THE YEAR 2024

III. OTHER PERFORMANCE OF DUTIES

As the chairman of the audit committee, I fully supervised and evaluated the work of the external

auditor and directed the internal audit work; actively communicated with the management,

internal audit department, and relevant business departments, and communicated and exchanged

with the Company's domestic and foreign auditors on the issues concerned in the auditing

process; participated and evaluated the effectiveness of the risk management and internal control;

and supervised the quality of the Company's internal audit and the disclosure of the financial

information.

As a member of the nomination committee, I reviewed the relevant resolutions for the appointment

of the director and president of the Company, and examined and put forward opinions on the

eligibility of the relevant candidates.

In 2024, there were no circumstances that Independent Directors proposed to convene the Board

meetings and extraordinary general meetings; and there were no circumstances that Independent

Directors appointed external auditors and advisors.

IV. OVERALL EVALUATION

In 2024, as an Independent Director, I gave full play to my experience and expertise in accounting

and finance, and faithfully and diligently discharged my duties as an Independent Director. With the

aim of safeguarding the legitimate rights and interests of minority Shareholders, I paid attention to

the operation of the Company, the implementation of the Board's resolutions by the management,

the establishment of a sound internal control system, and the improvement of the governance

structure, participating in the Company's major decisions and reviewing and supervising important

matters.

China Longyuan Power Group Corporation Limited*

Independent Director: Zhao Feng

28 March 2025

* For identification purpose only

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

(Stock Code: 00916)

NOTICE OF 2024 ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the 2024 annual general meeting (the "**AGM**") of China Longyuan Power Group Corporation Limited* (the "**Company**") will be held at the Conference Room, 3/F, Block c, 6 Fuchengmen North Street, Xicheng District, Beijing, the People's Republic of China (the "**PRC**"), at 9:30 a.m. on Tuesday, 17 June 2025 for consideration and approval of the following matters:

ORDINARY RESOLUTIONS

- 1. To consider and approve the Annual Report of the Company for the year 2024
- 2. To consider and approve the Report of the Board of Directors of the Company for the year 2024
- 3. To consider and approve the Report of the Supervisory Board of the Company for the year 2024
- 4. To consider and approve the Company's audited financial statements and the final accounts report for the year 2024
- 5. To consider and approve the profit distribution plan of the Company for the year 2024
- 6. To consider and approve the budget report of the Company for the year 2025
- 7. To consider and approve the remuneration plan for Directors and Supervisors of the Company for the year 2025
- 8. To consider and approve the re-appointment of PRC auditor for the year 2025
- 9. To consider and approve the re-appointment of international auditor for the year 2025
- 10. To consider and approve the provision of financial assistance by the Company to the controlled subsidiary
- * For identification purpose only

SPECIAL RESOLUTIONS

- 11. To consider and approve the granting of a general mandate to the Board of Directors to apply for registration and issuance of debt financing instruments in the PRC
- 12. To consider and approve the granting of a general mandate to the Board of Directors to apply for registration and issuance of debt financing instruments overseas
- 13. To consider and approve the granting of a general mandate to the Board of Directors to issue shares
- 14. To consider and approve the granting of a general mandate to the Board of Directors to repurchase H Shares
- 15. To consider and approve the 2025–2027 cash dividend plan

AS REPORTING DOCUMENT

16. Work reports of Independent Directors for the year 2024

Unless otherwise defined, terms used in this notice shall have the same meanings as those defined in the circular of the Company dated 27 May 2025 containing details of the aforesaid resolutions.

By order of the Board

China Longyuan Power Group Corporation Limited*

Gong Yufei

Chairman

Beijing, the PRC, 27 May 2025

As at the date of this notice, the executive directors of the Company are Mr. Gong Yufei and Mr. Wang Liqiang; the non-executive directors are Ms. Wang Xuelian, Ms. Chen Jie, Mr. Zhang Tong and Mr. Wang Yong; and the independent non-executive directors are Mr. Michael Ngai Ming Tak, Mr. Gao Debu and Ms. Zhao Feng.

Notes:

1. Important: Shareholders of the Company who wish to appoint a proxy to attend and vote at the AGM shall first read the Company's annual report for the year 2024 published on the website of HKExnews of Hong Kong Exchanges and Clearing Limited (www.hkexnews.hk) and the Company's website (http://www.clypg.com.cn/). The annual report for the year 2024 included the Report of Board of Directors for the year 2024, the Report of Supervisory Board for the year 2024, the audited financial statements and the auditor's report for the year 2024.

2. In order to determine the holders of shares who are eligible to attend and vote at the AGM, the H share register of members of the Company will be closed from Thursday, 12 June 2025 to Tuesday, 17 June 2025, both days inclusive. To be eligible to attend and vote at the AGM, all H share transfer documents accompanied by relevant share certificates must be lodged with the Company's H share registrar, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong for registration not later than 4:30 p.m. on Wednesday, 11 June 2025.

In order to determine the holders of shares who are entitled to receive the proposed 2024 final dividend, the H share register of members of the Company will be closed from Wednesday, 25 June 2025 to Monday, 30 June 2025, both days inclusive. To be eligible to receive the 2024 final dividend (subject to the approval by the Shareholders of the Company at the AGM), all instruments of transfer of H shares accompanied by relevant share certificates must be lodged with the Company's H share registrar, Computershare Hong Kong Investor Services Limited at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong not later than 4:30 p.m. on Tuesday, 24 June 2025.

Pursuant to the Enterprise Income Tax Law of the People's Republic of China (《中華人民共和國企業所得税法》) and its implementation rules, which came into effect on 1 January 2008 and other relevant rules, where the Company distributes the 2024 final dividend to non-resident enterprise shareholders whose names appear on the register of members for H shares, it is required to withhold and pay enterprise income tax at the rate of 10%. Any shares registered in the name of non-individual H-share Shareholders, including HKSCC Nominees Limited, other nominees, trustees or other groups and organizations will be treated as shares being held by non-resident enterprise shareholders and therefore will be subject to the withholding of the enterprise income tax.

According to regulations by the State Administration of Taxation (Guo Shui Han [2011] No. 348) and relevant laws and regulations, if the individual H-share Shareholders are residents of Hong Kong or Macau or those countries which have entered into a tax treaty with the PRC stipulating a dividend tax rate of 10%, the Company will withhold and pay individual income tax at the rate of 10%. If the individual holders of H Shares are residents of those countries which have entered into a tax treaty with the PRC stipulating a dividend tax rate of less than 10%, the individual holders of H Shares should take the initiative to submit statements to the Company in order to enjoy the agreed treatment, and keep relevant data for inspection. If the information provided is complete, the Company will withhold it in accordance with regulations of the PRC tax laws and agreements. If the individual H-share Shareholders are residents of those countries which have entered into a tax treaty with the PRC stipulating a dividend tax rate of more than 10% but less than 20%, the Company will withhold and pay individual income tax at the actual tax rate stipulated in the relevant tax treaty. If the individual H-share Shareholders are residents of those countries which have entered into a tax treaty with the PRC stipulating a dividend tax rate of 20%, or those countries which have not entered into any tax treaties with the PRC, or under any other circumstances, the Company will withhold and pay individual income tax at the rate of 20%.

Pursuant to the Notice on the Tax Policies Related to the Pilot Program of the Shanghai-Hong Kong Stock Connect (Cai Shui [2014] No. 81) (《關於滬港股票市場交易互聯互通機制試點有關稅收政策的通知》(財稅[2014] 81號)) and Notice on the Tax Policies Related to the Pilot Program of the Shenzhen-Hong Kong Stock Connect (Cai Shui [2016] No. 127) (《關於深港股票市場交易互聯互通機制試點有關稅收政策的通知》(財稅[2016]127號)), for dividends received by domestic individual investors from investing in H shares listed on the Hong Kong Stock Exchange through Shanghai-Hong Kong Stock Connect and Shenzhen-Hong Kong Stock Connect, the company of such H shares shall withhold and pay individual income tax at the rate of 20% on behalf of the investors. For dividends received by domestic securities investment funds from investing in H shares listed on the Hong Kong Stock Exchange through Shanghai-Hong Kong Stock Connect and Shenzhen-Hong Kong Stock Connect, the tax payable shall be the same as that for individual investors. The company of such H shares will not withhold and pay the income tax of dividends for domestic enterprise investors and those domestic enterprise investors shall report and pay the relevant tax by themselves.

The dividend entitlement date, cash dividend payment date and other time arrangements for investors under Southbound Trading Link shall be in line with that of Shareholders of H Shares of the Company.

The Company will determine the resident status of the individual H-share Shareholders based on the registered address as recorded in the register of members of the Company on Monday, 30 June 2025 (the "Registered Address"). If the resident status of any individual H-share Shareholder is not in consistency with that indicated by the Registered Address, such individual H-share Shareholder shall notify the Company's H share registrar not later than 4:30 p.m. on Tuesday, 24 June 2025 and provide relevant supporting documents to the Company's H share registrar, Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong. Any individual H-share Shareholder who fails to provide relevant supporting documents within the time period stated above, may either personally or appoint an agent to attend to the relevant procedures in accordance with the requirements under the tax treaty notice.

The Company assumes no responsibility and disclaims all liabilities whatsoever in relation to the tax status or tax treatment of the individual H-share Shareholders and for any claims arising from any delay in or inaccurate determination of the tax status or tax treatment of the individual H-share Shareholders or any disputes over the withholding mechanism or arrangements.

- 3. A Shareholder entitled to attend and vote at the AGM may appoint one or more proxies (whether he/she is a Shareholder) to attend and vote at the AGM on his, her or its behalf.
- 4. The instrument to appoint a proxy shall be signed by the appointer or his/her attorney duly authorized in writing or, in the case of a legal person, must be either executed under its common seal or under the hand of its director or attorney duly authorized.
- 5. To be valid, the form of proxy must be lodged with the Company's H share registrar, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong (for holders of H Shares of the Company) not less than 24 hours prior to the holding of the AGM (i.e. not later than 9:30 a.m. on Monday, 16 June 2025). If such form of proxy is signed by another person under a power of attorney or other authorization documents given by the appointer, such power of attorney or other authorization documents shall be notarized by a notary. The notarized power of attorney or other authorization documents shall, together with the form of proxy, be deposited at the specified place at the time set out in such form of proxy.
- 6. If the appointer is a legal person, its legal representative or any person authorised by resolution of its board or other governing bodies may attend the AGM on behalf of the appointer.
- 7. The AGM will adopt a combination of both onsite and online voting (online voting is only applicable to A Shareholders).
- 8. The Company has the rights to request a Shareholder or a proxy who attends the AGM on behalf of a Shareholder to provide proof of identity.
- 9. The AGM is expected to take less than half a day. Shareholders who attend the AGM shall be responsible for their own travel and accommodation expenses.



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

(Stock Code: 00916)

NOTICE OF THE FIRST H SHAREHOLDERS CLASS MEETING IN 2025

NOTICE IS HEREBY GIVEN that the first H Shareholders Class Meeting for the year 2025 (the "**H Shareholders Class Meeting**") of China Longyuan Power Group Corporation Limited* (the "**Company**") will be held on Tuesday, 17 June 2025 immediately after the conclusion of the 2024 AGM, the first A shareholders class meeting in 2025 at the Conference Room, 3/F, Block c, 6 Fuchengmen North Street, Xicheng District, Beijing, the People's Republic of China for the following purpose:

SPECIAL RESOLUTION

1. To consider and approve the granting of a general mandate to the Board of Directors to repurchase H Shares

Unless otherwise defined, terms used in this notice shall have the same meanings as those defined in the circular of the Company dated 27 May 2025 containing details of the aforesaid resolution.

By order of the Board

China Longyuan Power Group Corporation Limited*

Gong Yufei

Chairman

Beijing, the PRC, 27 May 2025

As at the date of this notice, the executive directors of the Company are Mr. Gong Yufei and Mr. Wang Liqiang; the non-executive directors are Ms. Wang Xuelian, Ms. Chen Jie, Mr. Zhang Tong and Mr. Wang Yong; and the independent non-executive directors are Mr. Michael Ngai Ming Tak, Mr. Gao Debu and Ms. Zhao Feng.

^{*} For identification purpose only

NOTICE OF THE FIRST H SHAREHOLDERS CLASS MEETING IN 2025

Notes:

- 1. In order to determine the holders of Shares who are eligible to attend and vote at the H Shareholders Class Meeting, the register of members of the Company will be closed from Thursday, 12 June 2025 to Tuesday, 17 June 2025, both days inclusive. To be eligible to attend and vote at the H Shareholders Class Meeting, all instruments of transfer of H shares accompanied by relevant share certificates must be lodged with the Company's H Share registrar, Computershare Hong Kong Investor Services Limited at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong not later than 4:30 p.m. on Wednesday, 11 June 2025.
- 2. A Shareholder entitled to attend and vote at the H Shareholders Class Meeting may appoint one or more proxies (regardless of whether such proxy is a Shareholder) to attend and vote at the H Shareholders Class Meeting on his or her behalf.
- 3. The instrument to appoint a proxy shall be signed by the appointer or his/her attorney duly authorised in writing or, in the case of a legal person, must be executed either under its common seal or under the hand of its directors or attorney duly authorised.
- 4. To be valid, the form of proxy must be lodged with the Company's H share registrar, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong not less than 24 hours prior to the holding of the H Shareholders Class Meeting (i.e. not later than 9:30 a.m. on Monday, 16 June 2025). If such instrument is signed by another person under a power of attorney or other authorisation documents given by the appointer, such power of attorney or other authorisation documents shall be notarised by a notary. The notarised power of attorney or other authorisation documents shall, together with the instrument appointing the proxy, be deposited at the specified place at the time set out in such instrument.
- 5. If the appointer is a legal person, its legal representative or any person authorised by resolution of its board or other governing bodies may attend the H Shareholders Class Meeting on behalf of the appointer.
- 6. Voting at the H Shareholders Class Meeting will be taken by way of onsite voting.
- 7. The Company has the right to request a Shareholder or a proxy who attends the H Shareholders Class Meeting on behalf of a Shareholder to provide proof of identity.
- 8. The H Shareholders Class Meeting is expected to take less than half a day. Shareholders who attend the H Shareholders Class Meeting shall be responsible for their own travel and accommodation expenses.