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 Xinjiang Tianye Water Saving Irrigation System Company Limited*, you should at once hand this circular, together with the enclosed forms of proxy, to the purchaser or the transferee or to the bank, stockbroker or other agent through whom the sale was effected for transmission to the purchaser or the transferee.

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新 疆 天 業 節 水 灌 溉 股 份 有 限 公 司 XINJIANG TIANYE WATER SAVING IRRIGATION SYSTEM COMPANY LIMITED^{*}

(a joint stock limited company incorporated in the People's Republic of China)

(Stock Code: 840)

(1) PROPOSED GRANT OF ISSUE MANDATE; (2) PROPOSED GRANT OF REPURCHASE MANDATE; (3) PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION; (4) RETIREMENT OF DIRECTORS, PROPOSED RE-ELECTION AND ELECTION OF DIRECTORS; (5) RETIREMENT OF SUPERVISORS, PROPOSED RE-ELECTION AND ELECTION OF SUPERVISORS; AND (6) NOTICES OF ANNUAL GENERAL MEETING AND H SHAREHOLDERS' CLASS MEETING

The notice for convening the annual general meeting ("AGM"), the H Shareholders' Class Meeting and the Domestic Shareholders' Class Meeting ("Class Meetings") of the Company to be held at No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the PRC on Tuesday, 28 June 2022 are set out on pages 21 to 31 of this circular. Whether or not you are able to attend such meetings, please complete and return the forms of proxy enclosed with this circular in accordance with the instructions printed thereon to the Hong Kong H share registrar and transfer office of the Company in Hong Kong, Tricor Investor Services Limited, Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong (for the holders of H Shares only) or at the Company's registered office at No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the PRC (for the holders of Domestic Shares only), as soon as possible and in any event not less than 24 hours before the time appointed for holding such meetings or any adjourned meetings. Completion and return of the forms of proxy will not preclude you from attending and voting at the meetings or any adjourned meeting(s) should you so wish.

* For identification purposes only

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

"AGM"	the annual general meeting of the Company to be convened on Tuesday, 28 June 2022 at 11:00 a.m. at No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the PRC, the notice of which is set out on pages 21 to 27 of this circular;
"AGM Notice"	the notice dated 27 May 2022 for convening the AGM as set out on pages 21 to 27 of this circular;
"Articles of Association"	the articles of association of the Company as may be amended from time to time;
"associates"	has the meaning as defined under the Listing Rules;
"Board"	the board of Directors;
"CG Code"	the Corporate Governance Code contained in Appendix 14 of the Listing Rules;
"Chairman"	chairman of the Board;
"Class Meetings"	collectively, the H Shareholders' Class Meeting and Domestic Shareholders' Class Meeting;
"Company"	新疆天業節水灌溉股份有限公司 (Xinjiang Tianye Water Saving Irrigation System Company Limited*), a joint stock company established in the PRC with limited liability, whose H Shares are listed and traded on the Main Board of the Stock Exchange;
"Company Law"	The Company Law of the PRC as enacted by the Standing Committee of the Eighth National People's Congress of the PRC on 29 December 1993 and came into force on 1 July 1994, as amended, supplemented or otherwise modified from time to time;
"Directors"	the directors of the Company;
"Domestic Share(s)"	domestic share(s) of nominal value of RMB1.00 each in the registered capital of the Company which are subscribed for in RMB;
"Domestic Shareholders' Class Meeting"	the class meeting for holders of Domestic Shares to be held on Tuesday, 28 June 2022 at 1:00 p.m. at No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the PRC;
"Group"	the Company and its subsidiaries;

DEFINITIONS

"H Share(s)"	the overseas listed foreign invested share(s) of nominal value of RMB1.00 each in the share capital of the Company which are listed on the Main Board of the Stock Exchange and subscribed for and traded in HK\$;
"H Shareholders' Class Meeting"	the class meeting for holders of H Shares to be held on Tuesday, 28 June 2022 at 12:00 noon at No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the PRC, the notice of which is set out on pages 28 to 31 of this circular;
"HK\$"	Hong Kong dollars, the lawful currency of Hong Kong;
"Hong Kong"	the Hong Kong Special Administrative Region of the PRC;
"Issue Mandate"	an unconditional general mandate to issue, allot and deal with the additional Domestic Shares and/or H Shares not exceeding 20% of the issued shares of that class as at the date of passing of the relevant resolution;
"Latest Practicable Date"	18 May 2022, being the latest practicable date prior to the printing of this circular for ascertaining certain information in this circular;
"Listing Rules"	the Rules Governing the Listing of Securities on the Stock Exchange;
"Mandatory Provisions"	the Mandatory Provisions for the Articles of Association of the Companies to be Listed Overseas《到境外上市公司章程必備條 款》issued on 27 August 1994 by the State Council Securities Policy Committee and the State Commission for Restructuring the Economic System;
"PRC"	the People's Republic of China, but for the purpose of this circular, excludes Hong Kong, Macau Special Administrative Region of the PRC and Taiwan;
"Repurchase Mandate"	subject to the conditions set out in the proposed resolution approving the repurchase mandate at the AGM and the Class Meetings, the general mandate to be granted to the Board to exercise the power of the Company to repurchase H Shares, the aggregate nominal amount of which shall not exceed 10% of the aggregate nominal value of H Shares in issue of the Company as at the date of passing of the relevant resolution as set out in the AGM notice and the Class Meetings notices;
"RMB"	Renminbi, the lawful currency of the PRC;

DEFINITIONS

"SAFE"	State Administration of Foreign Exchange of the PRC《中華人民 共和國國家外匯管理局》or its successor authority;		
"SFO"	the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong);		
"Share(s)"	H Shares, the Domestic Shares and all shares of other class(es) resulting from sub-division, consolidation or reclassification thereof from time to time in the share capital of the Company;		
"Shareholder(s)"	the holder(s) of H Shares and Domestic Shares;		
"Stock Exchange"	The Stock Exchange of Hong Kong Limited;		
"Substantial Shareholder(s)"	has the meaning as defined under the Listing Rules;		
"Supervisor(s)"	the supervisor(s) of the Company;		
"Takeovers Code"	The Hong Kong Code on Takeovers and Mergers;		
"Tianye Company"	新疆天業股份有限公司 (Xinjiang Tianye Company Limited*), a company established in the PRC with limited liability on 9 June 1997, the A shares of which are listed on the Shanghai Stock Exchange. It is a controlling shareholder of the Company;		
"Tianye Holdings"	Xinjiang Tianye (Group) Limited [*] (新疆天業(集團)有限公司), which was established in the PRC with limited liability on 28 June 1996, was wholly owned by SACC of No. 8 Division. It owns approximately 45.14% and 21.51% of the registered capital of Tianye Company and the Company respectively at the Latest Practicable Date; and		
" 0/ ₀ "	per cent.		

^{*} For identification purpose only



新 疆 天 業 節 水 灌 溉 股 份 有 限 公 司 XINJIANG TIANYE WATER SAVING IRRIGATION SYSTEM COMPANY LIMITED^{*}

(a joint stock limited company incorporated in the People's Republic of China)

(Stock Code: 840)

Executive Directors: Mr. Li He (Chairman) Mr. Huang Dong Mr. Tan Xinmin

Independent non-executive Directors: Mr. Li Lianjun Mr. Yin Feihu Ms. Gu Li Mr. Hung Ee Tek

Supervisors: Mr. Chen Cailai Mr. Xie Xinghui Ms. Chen Jun Registered office: No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, PRC

Principal place of business in Hong Kong: Unit A, 27/F., Billion Plaza II, 10 Cheung Yue Street, Cheung Sha Wan, Kowloon, Hong Kong

27 May 2022

To the Shareholders

Dear Sir or Madam,

(1) PROPOSED GRANT OF ISSUE MANDATE; (2) PROPOSED GRANT OF REPURCHASE MANDATE; (3) PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION; (4) RETIREMENT OF DIRECTORS, PROPOSED RE-ELECTION AND ELECTION OF DIRECTORS; (5) RETIREMENT OF SUPERVISORS, PROPOSED RE-ELECTION AND ELECTION OF SUPERVISORS; AND (6) NOTICES OF ANNUAL GENERAL MEETING AND H SHAREHOLDERS' CLASS MEETING

* For identification purposes only

1. INTRODUCTION

The purpose of this circular is to provide you with information relating to (1) the proposed grant of Issue Mandate, (2) proposed grant of Repurchase Mandate; (3) proposed amendments to the Articles of Association; (4) retirement of Directors, proposed re-election and election of Directors; (5) retirement of Supervisors, proposed re-election and election of Supervisors; and (6) notices of AGM and H Shareholders' Class Meeting.

2. PROPOSED GRANT OF ISSUE MANDATE

In order to ensure flexibility when it is desirable to allot additional Shares, the Directors will seek the approval of the Shareholders to grant the Issue Mandate at the AGM.

The Company has in issue an aggregate of 317,121,560 Domestic Shares and 202,400,000 H Shares as at the Latest Practicable Date. Special resolution no. 1 as set out in the AGM Notice (the "**Special Resolution No. 1**") will be proposed at the AGM, namely (i) to grant to the Directors an Issue Mandate to issue, allot and deal with additional Shares up to a maximum of 63,424,312 Domestic Shares and 40,480,000 H Shares, representing 20% of the aggregate nominal amount of the issued share capital of the Company of that class as at the date of passing of the Special Resolution No. 1 on the basis that no further Shares will be issued or repurchased by the Company up to a maximum of 20% of the aggregate nominal amount of the Company up to a maximum of 20% of the aggregate nominal amount of share capital of the Company which the Directors may issue under the Issue Mandate if given in the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1 as at the date of passing of the Special Resolution No. 1.

3. PROPOSED GRANT OF REPURCHASE MANDATE

The Company Law, the Mandatory Provisions and the Articles of Association provide for certain restrictions on share repurchase which are applicable to all classes of Shares of the Company.

The Company Law (to which the Company is subject to) provides that a joint stock limited company incorporated in the PRC may not repurchase its shares unless such repurchase is effected for the purpose of (a) reducing its registered capital; (b) in connection with a merger between itself and another entity that holds its shares; (c) granting shares as reward to the staff of the company; or (d) the repurchase is made at the request of its shareholders who disagrees with shareholders' resolutions in connection with a merger or division. The Mandatory Provisions, which the Company has incorporated into the Articles of Association, provide that subject to obtaining the approval of the relevant PRC regulatory authorities and in compliance with the Articles of Association, the Company may repurchase its issued Shares for the purpose of reducing its share capital or in connection with a merger between itself and another entity that holds its Shares or in circumstances permitted by laws or administrative regulations.

The Listing Rules permit the shareholders of a PRC joint stock limited company to grant a general mandate to its directors to repurchase shares of such company that is listed on the Stock Exchange. Such mandate is required to be given by way of a special resolution passed by its shareholders in general meeting and special resolutions passed by holders of domestic shares and holders of overseas listed foreign shares at separate meetings.

H Shares are traded on the Stock Exchange in Hong Kong dollars. Therefore, the repurchase of H Shares by the Company is subject to the approval of the SAFE (or its successor authority), and the price payable by the Company upon any repurchase of H Shares will be paid in Hong Kong dollars.

In accordance with the requirements of the Articles of Association applicable to capital reduction, the Company will have to notify its creditors of the passing of the resolution for the reduction of the registered capital of the Company. In addition, the Company Law provides that the shares repurchased by a company will have to be cancelled and the registered capital of that company will therefore be reduced by an amount equivalent to the aggregate nominal value of the shares so cancelled. In the event of a reduction of registered capital, the Company shall inform its creditors by way of written notice and announcement within a prescribed period after the passing of the relevant resolutions approving such reduction. The creditors shall be entitled to request the Company for repayment of loan and/or provision of guarantee. The statutory notification requirement allows the creditors an opportunity for the recovery and/or security of the debt (in particular for those unsecured debts) where the Company's registered capital is to be reduced.

Conditions to repurchase of H Shares

In order to ensure flexibility and discretion to the Directors in the event that it becomes desirable to repurchase any H Shares (including where such repurchase may lead to an enhancement of the net asset value per Share and/or the earnings per Share), approval is proposed to be sought from the Shareholders for the grant of the Repurchase Mandate to the Directors. In accordance with the legal and regulatory requirements described above, the Directors give notices to convene the AGM and the Class Meetings. At each such meeting, a special resolution will be proposed to grant to the Directors the Repurchase Mandate, i.e. a conditional general mandate to repurchase H Shares in issue on the Stock Exchange with an aggregate nominal value not exceeding 10% of the aggregate nominal value of H Shares in issue of the Company as at the date of passing of such special resolution.

The Repurchase Mandate will be conditional upon (a) the special resolution for approving the grant of the Repurchase Mandate being passed at each of the AGM and the Class Meetings; and (b) the approvals of SAFE (or its successor authority) and/or any other regulatory authorities as may be required by the laws, rules and regulations of the PRC being obtained by the Company if appropriate. If the above conditions are not fulfilled, the Repurchase Mandate will not be exercisable by the Directors.

The Repurchase Mandate would expire on the earlier of (a) the conclusion of the next annual general meeting of the Company; or (b) the expiration of a period of twelve months following the passing of the relevant resolution at the AGM and the

Class Meetings; or (c) the date on which the authority conferred by the special resolution is revoked or varied by a special resolution of the Shareholders in a general meeting or by a special resolution of holders of H Shares or holders of Domestic Shares at their respective class meetings.

The H Shares which may be repurchased by the Company pursuant to the Repurchase Mandate shall not exceed 10% of the aggregate nominal value of H Shares in issue of the Company as at the date of passing of the resolution approving the Repurchase Mandate at the AGM and the Class Meetings.

An explanatory statement giving certain information regarding the Repurchase Mandate is set out in the Appendix to this circular.

4. PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION

The Board announces that a special resolution will be proposed at the AGM to approve the amendments to the Articles of Association. Set forth below are the amendments:

To amend Article 2.02 under Chapter 2

Prior to amendment: The business scope of the Company shall be in accordance with the items approved by the company registry.

The scope of business of the company include: development, consulting, exchange, transfer and marketing services and trainings (excluding establishment of for-profit private schools and training institutions) of high and new water saving irrigation technologies; interim testing and marketing of advanced water saving fittings; development and utilization of computer application software for water saving irrigation; production and sales of plastic products, PVC pipelines for water supply and drainage systems, PE pipelines and assemblies, pressure compensatory style drip tape, labyrinth-style drip tape, embedded-style drip tape, agriculture films and drippers; import of scrap copper, scrap steel, scrap aluminium, scrap paper and scrap plastic; recycling and processing of scrap and obsolete plastic; sales of filters, seeds, fertilizers, pesticides (other than restricted pesticides and hazardous chemicals), seedlings, electrical and mechanical products (other than compact size vehicles), chemical goods (other than dangerous chemical items and highly poisonous items) and agricultural machinery and fertilizers; professional grade C for irrigation and drainage in the water conservancy industry; class 1 construction contracting for agricultural water-saving irrigation projects (business operation of which is subject to the qualification certificates); import and export of cargos and technologies (excluding those that are prohibited by the government or require administrative approval); lease of machinery, equipment and property, and land use lease; information system integration services; development of and sales through e-commerce platforms; consultation, exploration, design and construction of water conservancy, municipal engineering and hydropower engineering; city pipeline construction activities; garden landscaping construction; plantation and sales of grains, oilseeds, cotton, fruits,

vegetables, and forage grass (except those prohibited by the state); road transportation of general cargo (the operation of which shall be subject to approval by the relevant authorities in case that such business requires approval).

After amendment: The business scope of the Company shall be in accordance with the items approved by the company registry.

The scope of business of the company include: development, consulting, exchange, transfer and marketing services and trainings (excluding establishment of for-profit private schools and training institutions) of high and new water saving irrigation technologies; interim testing and marketing of advanced water saving fittings; development and utilization of computer application software for water saving irrigation; solar power generation technology services, leasing of photovoltaic electricity generation equipment, manufacturing of power generator and generator units; production and sales of plastic products, PVC pipelines for water supply and drainage systems, PE pipelines and assemblies, pressure compensatory style drip tape, labyrinth-style drip tape, embedded-style drip tape, agriculture films and drippers; import of scrap copper, scrap steel, scrap aluminium, scrap paper and scrap plastic; recycling and processing of scrap and obsolete plastic; sales of filters, seeds, fertilizers, pesticides (other than restricted pesticides and hazardous chemicals), seedlings, electrical and mechanical products (other than compact size vehicles), chemical goods (other than dangerous chemical items and highly poisonous items) and agricultural machinery and fertilizers; professional grade C for irrigation and drainage in the water conservancy industry; class 1 construction contracting for agricultural water-saving irrigation projects (business operation of which is subject to the qualification certificates); import and export of cargos and technologies (excluding those that are prohibited by the government or require administrative approval); lease of machinery, equipment and property, and land use lease; information system integration services; development of and sales through e-commerce platforms; consultation, exploration, design and construction of water conservancy, municipal engineering and hydropower engineering; city pipeline construction activities; garden landscaping construction; plantation and sales of grains, oilseeds, cotton, fruits, vegetables, and forage grass (except those prohibited by the state); sale of food on internet (only sale of pre-packaged food); retail and wholesale of fresh fruit; road transportation of general cargo (the operation of which shall be subject to approval by the relevant authorities in case that such business requires approval).

The proposed amendments to the Articles of Association are subject to the approval of the Shareholders by way of special resolution at the AGM and all necessary approvals, authorisations, or registration (if applicable) to be obtained from or filing with the relevant governmental or regulatory authorities.

5. RETIREMENT OF DIRECTORS, PROPOSED RE-ELECTION AND ELECTION OF DIRECTORS

Retirement of Directors

In accordance with the provisions of the Articles of Association, Mr. Li He, Mr. Huang Dong, Mr. Tan Xinmin, Mr. Li Lianjun, Mr. Yin Feihu, Ms. Gu Li and Mr. Hung Ee Tek will retire by rotation at the forthcoming AGM. Mr. Huang Dong, Mr. Tan Xinmin and Mr. Yin Feihu, the retiring Directors, have notified the Company that, they will not seek for re-election and will retire from their offices of executive Director, executive Director and independent non-executive Director, respectively, on the date on which the new Directors are appointed.

Each of Mr. Huang Dong, Mr. Tan Xinmin and Mr. Yin Feihu has no disagreement with the Board. As confirmed by the Company with each of Mr. Huang Dong, Mr. Tan Xinmin and Mr. Yin Feihu, there are no matters that need to be brought to the attention of the Shareholders in respect of their retirements.

At the same time, Mr. Huang Dong resigns from his position as a member of the remuneration committee of the Company with effect from the date of the AGM.

At the same time, Mr. Yin Feihu resigns from his positions as the chairman of the remuneration committee and chairman of the nomination committee of the Company with effect from the date of the AGM.

Proposed Re-election and Election of Directors

Mr. Li He, being eligible for re-election, will offer himself for re-election as executive Director, while Mr. Li Lianjun, Ms. Gu Li and Mr. Hung Ee Tek, being eligible for re-election, will offer themselves for re-election as independent non-executive Directors. Following the retirement of Mr. Huang Dong, Mr. Tan Xinmin and Mr. Yin Feihu from their respective positions as Directors, the Company recommends Ms. Yang Ling and Mr. Jiang Dayong to be executive Directors and Mr. He Xinlin to be an independent non-executive Director.

Ordinary resolutions will be proposed at the AGM seeking approval of (i) the re-election of Mr. Li He and elections of each of Ms. Yang Ling and Mr. Jiang Dayong as executive Directors, and (ii) re-elections of each of Mr. Li Lianjun, Ms. Gu Li and Mr. Hung Ee Tek and election of Mr. He Xinlin as independent non-executive Directors for a term of three years effective from the date on which the resolutions for their re-election and election are passed at the AGM.

The biographical details of each of the Directors proposed to be re-elected and elected are set out as follows:

Executive Directors:

Mr. Li He

Mr. Li He, aged 45, a member of the Communist Party of China, graduated from Ningxia University with a dual bachelor's degree in landscape architecture and administrative management, and is a senior engineer. He joined Xinjiang Tianye (Group) Limited* (新疆天業(集團)有限公司) (the controlling Shareholder of the Company) as a technician in 2003. He joined the Company in 2005 and has been serving as a deputy general manager of the Company since 2009, and is currently the chairman of the Company.

Ms. Yang Ling

Ms. Yang Ling, aged 48, holds a master's degree, graduated from the Party School of the Central Committee of C.P.C with major in economic management, a senior economist and a political engineer, and is currently a member of the Party Committee of Xinjiang Tianye Group, the secretary of the Party Committee of Tianye Water Saving and the chairwoman of Xinjiang Western Agricultural Material Logistics Co., Ltd.*. She has successively served as a member of the Standing Committee of the Party Committee, Deputy Political Commissar and Chairwoman of the Labor Union of 149th Regiment in Shihezi City of the Eighth Division, and Secretary and Chairwoman of Xinjiang Western Agricultural Material Logistics Co., Ltd.*.

Mr. Jiang Dayong

Mr. Jiang Dayong, aged 44, is a member of the Communist Party of China. Mr. Jiang graduated from Central South University of Forestry and Technology, majoring in forestry information management. Mr. Jiang started his career in July 2001, and he successively served as the deputy director and director of the strategy development department of Xinjiang Tianye (Group) Limited* (新疆天業(集團)有限公司) since January 2017. He served as the director of strategic research center in May 2020 and has been the director of the operation and management department of Xinjiang Tianye (Group) Limited* (新疆天業(集團)有限公司) since October 2021.

Independent Non-executive Directors:

Mr. Li Lianjun

Mr. Li Lianjun, aged 57, a member of the Communist Party of China, graduated from Shihezi Radio and Television University* (石河子廣播電視大學) with a bachelor's degree in law. Mr. Li Lianjun was qualified as a lawyer in 1998 and started his career as a professional lawyer in 2003. Besides currently serving as the director of Shanghai Hansheng (Shihezi) Law Firm* (上海漢盛(石河子)律師事務所), Mr. Li Lianjun is currently a member of the Party Committee of the Lawyers Association of Xinjiang Production and Construction Corps* (兵團律師協會), a vice president of the Lawyers Association of Xinjiang Production and Construction Corps* and the president of Shihezi Lawyers Association* (石河子律師協會). Mr. Li Lianjun is well-experienced in providing legal retainer services.

Ms. Gu Li

Ms. Gu Li, aged 52, who graduated from Xinjiang University of Finance & Economics with a bachelor's degree, is a certified public accountant and a national judicial accounting appraiser. From June 1991 to November 2000, Ms. Gu was a senior staff member and worked as an accountant in the Poverty Alleviation Office of Xinjiang Production and Construction Corps. Since December 2000, she has been responsible for auditing at Xinjiang Xin Xin Hua Tong Certified Public Accountants Co., Ltd.* (新疆新新華通有限責任會計師事務所). From June 2004 to January 2010, Ms. Gu served as the manager of Audit Department 2 of Xinjiang Xin Xin Hua Tong Certified Public Accountants Co., Ltd., and was promoted as deputy director of the same firm from January 2010 to January 2012. She has been serving as the director, legal representative and chief accountant of Xinjiang Xin Xin Hua Tong Certified Public Accountants Co., Ltd. since 2012. Ms. Gu was appointed as an independent non-executive Director of the Company on 26 February 2019.

Mr. Hung Ee Tek

Mr. Hung Ee Tek, aged 59, is a member of both the Hong Kong Institute of Certified Public Accountants and the Association of Chartered Certified Accountants of the United Kingdom. Mr. Hung holds the Master of Arts in International Accounting from the City University of Hong Kong and the Master of Arts in Global China Studies from the Hong Kong University of Science and Technology. Mr. Hung has more than 25 years of experience in audit, accounting and financing. Mr. Hung was appointed as an independent non-executive Director of the Company on 26 February 2019.

Mr. He Xinlin

Mr. He Xinlin, aged 56, holds a PhD degree obtained from Wuhan University majoring in hydrology and water resources, graduated from Shihezi Agricultural College with a bachelor's degree in farmland water conservancy engineering, a member of China Association for Promoting Democracy and is currently the deputy director of the Academic Committee of Shihezi University. He has successively served as the deputy dean, dean and professor of the School of Water Conservancy and Construction Engineering of Shihezi University.

Duration of Service of Directors Proposed to be Re-elected and Elected

Upon the re-election of each of Mr. Li He, Mr. Li Lianjun, Mr. Gu Li and Mr. Hung Ee Tek, and election of each of Ms. Yang Ling, Mr. Jiang Dayong and Mr. He Xinlin becoming effective, each of them will enter into a service agreement with the Company for a term of three years, effective from the date on which the relevant resolution for their respective re-election or election is passed at the AGM.

Emoluments of Directors Proposed to be Re-elected and Elected

Upon their respective re-election and election becoming effective, the Company will not pay any Director's fee to Mr. Li He, Ms. Yang Ling and Mr. Jiang Dayong, except that Mr. Li He is entitled to a remuneration as the Chairman of the Company, which is determined by the Company by reference to his duties and responsibilities with the Company and the market rate for the position. Each of Mr. Li Lianjun, Ms. Gu Li, Mr. He Xinlin and Mr. Hung Ee Tek will receive an annual Director's fee of RMB30,000, RMB30,000, RMB30,000 and HK\$60,000, which is determined by the remuneration committee of the Board by reference to their respective duties and responsibilities with the Company and the market rate for the position subject to the approval of the Shareholders.

Confirmations from Directors

All of the above proposed Directors have confirmed that, save as disclosed above, (1) they did not hold any positions with the Group and has not been a director in any other listed companies in the past three years; (2) they are not connected with any Director, Supervisor, senior management or substantial or controlling Shareholders of the Company or any of its subsidiaries; and (3) they did not have any interest in any Shares within the meaning of Part XV of the SFO as at the Latest Practicable Date.

In addition, they have confirmed that there is no other information in respect of their re-election or election that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules, and there is no other matter that needs to be brought to the attention of the Shareholders.

6. RETIREMENT OF SUPERVISORS, PROPOSED RE-ELECTION AND ELECTION OF SUPERVISORS

Retirement of Supervisors

In accordance with the provisions of the Articles of Association, Mr. Chen Cailai, Mr. Xie Xinghui and Ms. Chen Jun will retire by rotation at the forthcoming AGM. Ms. Chen Jun, the retiring employee representative Supervisor, has notified the Company that, she will not seek for re-election and will retire from her office of employee representative Supervisor on the date on which the new employee representative Supervisor is appointed.

Ms. Chen Jun has no disagreement with the supervisory committee. As confirmed by the Company with Ms. Chen Jun, there are no matters that need to be brought to the attention of the Shareholders in respect of her retirement.

At the same time, Ms. Chen Jun resigns from her position as the Chairwoman of the supervisory committee of the Company with effect from the date of the AGM.

Proposed Re-election and Election of Supervisors

Mr. Chen Cailai and Mr. Xie Xinghui, being eligible for re-election, will offer themselves for re-election as shareholder representative Supervisors. Following the retirement of Ms. Chen Jun from her position as employee representative Supervisor, the Company recommends Mr. Wang Zhigang to be employee representative Supervisor. In accordance with the requirements of the Company Law, the employees of the Company will elect Mr. Wang Zhigang as the employee representative Supervisor through democratic election at the employees' election meeting.

Ordinary resolutions will be proposed at the AGM seeking approval of the re-election of Mr. Chen Cailai as a shareholder representative Supervisor, and re-election of Mr. Xie Xinghui as an external Supervisor, and the resolution for the election of Mr. Wang Zhigang as an employee representative Supervisor will be proposed separately at the employees' election meeting. The term of office of each of the shareholder representative Supervisor, external Supervisor and employee representative Supervisor will be three years with effect from the date on which the resolutions for the re-election and election of the relevant Supervisors are passed at the AGM.

The biographical details of each of the Supervisors proposed to be re-elected and elected are set out as follows:

Shareholder Representative Supervisor

Mr. Chen Cailai

Mr. Chen Cailai, aged 38, graduated from Xinjiang Agricultural University with a major in applied chemistry. He obtained a professional qualification of engineer in January 2008. Mr. Chen joined Tianye Holdings in 2007 and served as field operator from July 2007 to October 2007, and then served as project research and development operator from October 2007 to January 2008. He then served as an assistant engineer in the research center of Tianye Holdings from January 2008 to April 2010. Mr. Chen then served as responsible officer for intellectual property in the research center of Tianye Holdings from April 2010 to April 2011. He then served as the deputy head of information department and integrated management department respectively in the research center of Tianye Holdings from April 2011 to April 2014. After that, he served as the head of integrated management department in the research center of Tianye Holdings from April 2014 to July 2014. Mr. Chen also served as the secretary of the first branch of research center of Tianye Holdings from July 2014 to August 2015. Mr. Chen then also served as the director of intellectual property office of research center of Tianye Holdings from August 2015 to April 2017. Mr. Chen is currently the deputy director of the Engineering Center of Tianye Holdings. Mr. Chen was appointed as a Supervisor of the Company on 15 June 2018.

External Supervisor

Mr. Xie Xinghui

Mr. Xie Xinghui, aged 59, who graduated from Chongqing Construction Engineering College* (重慶建築工程學院) in October 1981 with bachelor's degree, is a senior architect. Previously, Mr. Xie held office as deputy director, director, and deputy president of the Six Design Office of Shihezi Subinstitute of Xinjiang Production and Construction Corps Geotechnical Investigation and Design Institute* (新疆兵團勘側設計研究院石河子分院設計六所). In March 2003, he served as the president of the Shihezi Sub-institute of Xinjiang Production and Construction Corps Construction Design Institute* (兵團建工設計研究院石河子分院). Furthermore, he has various official titles, including member of the National Committee of the Chinese People's Political Consultative Conference (Xinjiang Autonomous Region), member of the Standing Committee of the Chinese People's Political Consultative Conference (Shihezi), chairperson of the Revolutionary Committee of the Chinese Kuomintang (Shihezi), executive of Central Entrepreneurship Association of the Revolutionary Committee of the Chinese Kuomintang* (民革中央企業家聯誼會), vice president of Xinjiang Entrepreneurship Association of the Revolutionary Committee of the Chinese Kuomintang* (民革新疆企業家聯誼會), and president of Shihezi Entrepreneurship Association* (石河子企業聯合會). Mr. Xie was appointed as a supervisor of the Company on 26 February 2019.

Employee Representative Supervisor

Mr. Wang Zhigang

Mr. Wang Zhigang, aged 48, holds a master's degree, graduated from the Party School of the Central Committee of C.P.C with a major in economics and is a senior engineer. He is currently the deputy secretary of the Party Committee and Chairman of the Labor Union of Tianye Water Saving Company. He has served as the Standing Committee Member of the Disciplinary Committee of Tianye Group, Deputy Secretary of the Party Committee, Secretary of the Disciplinary Committee and Director of the General Department of Tai'an Company (泰安公司).

In accordance with the requirements of the Company Law, the employees of the Company will elect Mr. Wang Zhigang as the employee representative Supervisor through democratic election at the employees' election meeting.

Mr. Wang Zhigang will also serve as the chairman of the supervisory committee of the Company with effect from the date of the AGM.

Duration of Service of Supervisors Proposed to be Re-elected and Elected

Upon the re-elections of Mr. Chen Cailai and Mr. Xie Xinghui at the AGM, and election of Mr. Wang Zhigang at the employees' election meeting, each of Mr. Chen Cailai, Mr. Xie Xinghui and Mr. Wang Zhigang will enter into a service agreement with the Company, and the term of office of each of the shareholder representative Supervisor, external Supervisor and employee representative Supervisor will be three years with effect from the date on which the resolutions for the re-election and election of the relevant Supervisors are passed at the AGM.

Emoluments of Supervisors Proposed to be Re-elected and Elected

Upon the re-elections of Mr. Chen Cailai and Mr. Xie Xinghui at the AGM, and election of Mr. Wang Zhigang at the employees' election meeting, each of Mr. Chen Cailai, Mr. Xie Xinghui, and Mr. Wang Zhigang will receive an annual Supervisor's fee for the year 2022, which is determined by the remuneration committee of the Board. The Company will not pay any remuneration to Mr. Chen Cailai and Mr. Wang Zhigang as Supervisors. Mr. Xie Xinghui will receive an annual Supervisor's fee of RMB30,000, which is determined by the remuneration committee of the Board by reference to his duties and responsibilities with the Company and the market rate for the position subject to the approval of the Shareholders.

Confirmations from Supervisors

All of the above proposed Supervisors have confirmed that, save as disclosed above, (1) they did not hold any positions with the Group and has not been a director or supervisor in any other listed companies in the past three years; (2) they are not connected with any Director, Supervisor, senior management or substantial or

controlling Shareholders of the Company or any of its subsidiaries; and (3) they did not have any interest in any Shares within the meaning of Part XV of the SFO as at the Latest Practicable Date.

In addition, they have confirmed that there is no other information in respect of their re-election or election that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules, and there is no other matter that needs to be brought to the attention of the Shareholders.

7. AGM AND H SHAREHOLDERS' CLASS MEETING

The AGM and the H Shareholders' Class Meeting will be held on Tuesday, 28 June 2022 at No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the PRC.

The notices convening the AGM and the H Shareholders' Class Meeting at which the resolutions mentioned above will be proposed are set out on pages 21 to 31 of this circular.

Each Shareholder who has the right to attend and vote at the AGM and the H Shareholders' Class Meeting, is entitled to appoint one or more proxies, whether they are Shareholders or not, to attend and vote on his behalf at the AGM and the H Shareholders' Class Meeting. Forms of proxy for use by the Shareholders at the AGM and the H Shareholders' Class Meeting are enclosed. Whether or not you intend to be present at the AGM and the H Shareholders' Class Meeting, you are requested to complete and return the forms of proxy in accordance with the instructions thereon to the Hong Kong H share registrar and transfer office of the Company in Hong Kong, Tricor Investor Services Limited, Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong (for the holders of H Shares only) or at the Company's registered office at No.36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the PRC (for the holders of Domestic Shares only), as soon as possible and in any event not less than 24 hours before the time appointed for holding the AGM and the H Shareholders' Class Meeting or any adjourned meeting. Completion and return of the forms of proxy will not preclude you from attending and voting at the AGM and the H Shareholders' Class Meeting or any adjourned meeting(s) should you so wish.

8. VOTING BY WAY OF POLL

Pursuant to Rule 13.39(4) of the Listing Rules, save for certain procedural or administrative matter to be decided by the chairman of the meeting, all votes of the Shareholders at the general meetings will be taken by poll. Accordingly, the chairman of the AGM and H Shareholders' Class Meeting will therefore demand a poll for every resolution to be put to the vote at the AGM and H Shareholders' Class Meeting pursuant to the Articles of Association.

9. CLOSURE OF REGISTER OF MEMBERS

For the purpose of the AGM and the H Shareholders' Class Meeting, the register of the members of the Company will be closed from Thursday, 23 June 2022 to Tuesday, 28 June 2022 (both days inclusive), during which no transfer of shares will be registered. In order to qualify for entitlement to attend and vote at the forthcoming annual general meeting and the H Shareholders' Class Meeting of the Company, all instrument of transfers, accompanied by the relevant share certificates, must be lodged for registration with the Company's H Share registrar in Hong Kong, Tricor Investor Services Limited, Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong as soon as practicable and in any event not later than 4: 30 p.m. on Wednesday, 22 June 2022.

10. RESPONSIBILITY STATEMENT

This circular includes particulars given in compliance with the Listing Rules for the purpose of giving information with regard to the Company. The Directors collectively and individually accept full responsibility for the accuracy of the information contained in this circular and confirm, having made all reasonable enquiries that to the best of their knowledge and belief, there are no other facts the omission of which would make any statement in this circular misleading.

11. RECOMMENDATION

The Directors consider that all the proposed resolutions as set out in the AGM Notice and the notice of H Shareholders' Class Meeting Notices are all in the interests of the Company and the Shareholders as a whole and, accordingly, the Directors recommend all Shareholders to vote in favour of all the resolutions to be proposed at the notices of AGM and Class Meetings in respect thereof.

> Yours faithfully For and on behalf of the Board Xinjiang Tianye Water Saving Irrigation System Company Limited* Li He Chairman

APPENDIX

This appendix serves as an explanatory statement, as required by the Listing Rules, to provide the requisite information to enable you to make an informed decision on whether to vote for or against the special resolution to approve the grant of the Repurchase Mandate to the Directors.

LISTING RULES RELATING TO THE REPURCHASE OF SECURITIES

The Listing Rules permit companies whose primary listing is on the Stock Exchange to repurchase their securities on the Stock Exchange subject to certain restrictions, the most important of which are summarized below. The Company is empowered by the Articles of Association to repurchase its own securities.

SHARE CAPITAL

As at the Latest Practicable Date, the registered share capital of the Company was RMB519,521,560 comprising 317,121,560 Domestic Shares and 202,400,000 H Shares. Subject to the passing of the proposed resolution for the grant of the Repurchase Mandate and on the basis that no H Shares will be allotted and issued or repurchased by the Company on or prior to the date of the AGM and the Class Meetings, the Company will be allowed under the Repurchase Mandate to repurchase a maximum of 20,240,000 H Shares, being the maximum of 10% of the total H Shares in issue as at the date of passing the relevant resolution.

REASONS FOR THE REPURCHASE

The Directors believe that the Repurchase Mandate is in the interests of the Company and the Shareholders. An exercise of the Repurchase Mandate may, depending on market conditions and funding arrangements at the time, lead to an enhancement of the net asset value per Share and/or earnings per Share and will only be made if the Directors believe that such repurchases will benefit the Company and its Shareholders.

FUNDING OF REPURCHASES

In repurchasing its H Shares, the Company may only apply funds from the Company's internal resources legally available for such purpose in accordance with the Articles of Association, the Listing Rules and the applicable laws, rules and regulations of the PRC, including but not limited to surplus funds and undistributed profits of the Company or the proceeds of a fresh issue of Shares made for the purpose of the repurchase.

Taking into account the current working capital position of the Company, the Directors consider that, if the Repurchase Mandate were to be exercised in full, it might have a material adverse effect on the working capital and/or the gearing position of the Company as compared with its position as at 31 December 2021, being disclosed in the Company's latest published audited accounts contained in the annual report for the year ended 31 December 2021. However, the Directors do not intend to make any repurchases to such an extent as would, in the circumstances, have a material adverse effect on the working capital requirements or the gearing position of the Company which in the opinion of the Directors are from time to time appropriate for the Company. The number of H Shares to

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be repurchased on any occasion and the price and other terms upon which the same are repurchased will be decided by the Directors at the relevant time having regard to the circumstances then prevailing, in the best interests of the Company.

STATUS OF REPURCHASED H SHARES

The Listing Rules provide that the listing of all the H Shares repurchased by the Company shall automatically be cancelled and the relevant share certificates shall be cancelled and destroyed. Under the PRC laws, the H Shares repurchased by the Company will be cancelled and the Company's registered capital will be reduced by an amount equivalent to the aggregate nominal value of the H Shares so cancelled.

H SHARE PRICES

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

	Highest	Lowest
	(HK\$)	(HK\$)
2021		
April	0.290	0.250
May	0.295	0.265
June	0.310	0.250
July	0.265	0.236
August	0.275	0.232
September	0.265	0.230
October	0.270	0.260
November	0.285	0.229
December	0.248	0.210
2022		
January	0.249	0.190
February	0.229	0.205
March	0.250	0.191
April	0.229	0.207
May (up to the Latest Practicable Date)	0.229	0.226

DIRECTORS' UNDERTAKING

The Directors have undertaken to the Stock Exchange that, so far as the same may be applicable, they will exercise the power of the Company to make purchases pursuant to the Repurchase Mandate in accordance with the Listing Rules, the Articles of Association and the applicable laws, rules and regulations of the PRC.

APPENDIX

DISCLOSURE OF INTERESTS

None of the Directors or, to the best of their knowledge, having made all reasonable enquiries, their associates, have any present intention to sell to the Company any of the H Shares in the Company if the Repurchase Mandate is approved at the AGM and the Class Meetings.

As at the Latest Practicable Date, no connected person of the Company has notified the Company that he/she/it has a present intention to sell any H Shares nor has such connected person undertaken not to sell any of the securities held by him/her/it to the Company in the event that the Repurchase Mandate is granted.

IMPLICATION UNDER THE TAKEOVERS CODE

If a Shareholder's proportionate interest in the voting rights of the Company increases on the Company exercising its powers to repurchase securities pursuant to the Repurchase Mandate, such increase will be treated as an acquisition for the purposes of Rule 32 of the Takeovers Code. As a result, a Shareholder or a group of Shareholders acting in concert could obtain or consolidate control of the Company and become obliged to make a mandatory offer in accordance with Rules 26 and 32 of the Takeovers Code.

As at the Latest Practicable Date, to the best of the knowledge and belief of the Directors, (i) Tianye Company was the Substantial Shareholder, which held 202,164,995 Domestic Shares, representing approximately 38.91% of the registered capital of the Company, (ii) Tianye Holdings, which is interested in approximately 45.14% of the registered capital of Tianye Company, held 111,721,926 Domestic Shares, representing approximately 21.51% of the registered capital of the Company. On the basis that 519,521,560 Shares in issue as at the Latest Practicable Date and assuming that no other Shares will be issued or repurchased by the Company on or prior to the date of the AGM and the Class Meetings, if the Repurchase Mandate were exercised in full, the percentage interests in the Company held by Tianye Company and its associates would increase to approximately 60.42% of the then registered share capital of the Company. 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 Repurchase Mandate. Moreover, the Directors will not make share repurchase on the Stock Exchange if such repurchase would result in the requirements under Rule 8.08 of the Listing Rules not being complied with.

SECURITIES REPURCHASE MADE BY THE COMPANY

The Company had not purchased any H Shares (whether on the Stock Exchange or otherwise) during the six months immediately preceding the Latest Practicable Date.

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新 疆 天 業 節 水 灌 溉 股 份 有 限 公 司 XINJIANG TIANYE WATER SAVING IRRIGATION SYSTEM COMPANY LIMITED^{*}

(a joint stock limited company incorporated in the People's Republic of China)

(Stock Code: 840)

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT the annual general meeting (the "AGM") of Xinjiang Tianye Water Saving Irrigation System Company Limited* (the "Company") will be held at No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the People's Republic of China (the "PRC") on Tuesday, 28 June 2022 at 11:00 a.m. for the following purposes and to pass the following resolutions:

ORDINARY RESOLUTIONS

- 1. To consider and approve the report of the directors (the "**Directors**") of the Company for the year ended 31 December 2021;
- 2. To consider and approve the report of the supervisory committee of the Company for the year ended 31 December 2021;
- 3. To consider and approve the audited consolidated financial statements of the Company and its subsidiaries and the auditors' report for the year ended 31 December 2021;
- 4. To consider and approve the resolution for making appropriation to statutory surplus reserve fund for the year ended 31 December 2021;

^{*} For identification purposes only

- 5. To consider, re-elect and elect the following persons as executive Directors with effect from the date of passing of this resolution for a term of three years:
 - (a) Mr. Li He;
 - (b) Ms. Yang Ling; and
 - (c) Mr. Jiang Dayong.
- 6. To consider, re-elect and elect the following persons as independent non-executive Directors with effect from the date of passing of this resolution for a term of three years:
 - (a) Mr. Li Lianjun;
 - (b) Ms. Gu Li;
 - (c) Mr. Hung Ee Tek; and
 - (d) Mr. He Xinlin.
- 7. To consider and re-elect the following person as shareholders representative Supervisor with effect from the date of passing of this resolution for a term of three years:
 - (a) Mr. Chen Cailai.
- 8. To consider and re-elect the following person as external Supervisor with effect from the date of passing of this resolution for a term of three years:
 - (a) Mr. Xie Xinghui.
- 9. To consider and elect the following person as employee representative Supervisor and chairman of supervisory committee with effect from the date of passing of this resolution for a term of three years:
 - (a) Mr. Wang Zhigang.
- 10. To authorise the board of Directors (the "**Board**") to fix the remuneration of the Directors and the supervisors of the Company for the year 2022; and
- 11. To consider and approve the re-appointment of Pan-China Certified Public Accountants LLP as auditors of the Company and to authorise the Board to fix their remunerations.

SPECIAL RESOLUTIONS

1. **"THAT:**

- (A) there being granted to the Board an unconditional general mandate ("Issue Mandate") to issue, allot and deal with additional domestic shares of nominal value of RMB1.00 each in the registered capital of the Company (the "Domestic Shares") and/or overseas-listed foreign invested shares of nominal value of RMB1.00 each in the share capital of the Company (the "H Shares"), to make or grant offers, agreements and options in respect thereof, subject to the following conditions:
 - (a) the aggregate number of Domestic Shares and/or H Shares to be allotted and issued or agreed conditionally or unconditionally to be allotted and issued by the Board shall not exceed 20% of the issued share capital of that class as at the date of passing of this resolution;
 - (b) the General Mandate shall not extend beyond the period from the passing of this resolution until whichever is the earliest of:
 - (i) the conclusion of the next annual general meeting of the Company;
 - (ii) the expiration of the 12-month period following the passing of this resolution; or
 - (iii) the date on which the authority as set out in this resolution is revoked or varied by a special resolution of the Shareholders in a general meeting;
 - (c) the Board will only exercise its power under the Issue Mandate in accordance with the Company Law of the PRC, the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (as may be amended from time to time) and other relevant laws and regulations of Hong Kong and the PRC, and only if all necessary approvals from the China Securities Regulatory Commission and/or other relevant PRC government authorities are obtained;
- (B) contingent on the Board resolving to issue additional shares pursuant to (A) above, the Board be authorised to:
 - (a) increase the registered capital of the Company in accordance with the issue of the Domestic Shares and/or H Shares aforesaid, and attend to the relevant registration procedures with the relevant authorities in the PRC and Hong Kong;

- (b) make appropriate amendments to the relevant provisions in articles of association of the Company (the "Articles of Association") in relation to the registered capital of the Company and any other articles that require corresponding amendments so as to reflect the change in the registered capital and shareholding structure of the Company as a result of the allotment or issue of new shares and to submit the relevant amendments to the Articles of Association to the relevant authorities of the PRC and Hong Kong for approval and record (as the case may be); and
- (c) approve, execute and do or procure to be executed and done, all such documents, deeds and things as it may consider necessary in connection with the issue of such new shares."
- 2. "To authorise the Board of the Company to repurchase H Shares subject to the following conditions:
 - (a) subject to paragraphs (b) and (c) below, during the Relevant Period (as defined in paragraph (d) below), the Board may exercise all the powers of the Company to repurchase H Shares in issue of the Company on the Stock Exchange, subject to and in accordance with all applicable laws, rules and regulations and/or requirements of the governmental or regulatory body of securities in the PRC, the Stock Exchange or of any other governmental or regulatory body hereby be and is approved;
 - (b) the aggregate nominal value of H Shares authorised to be repurchased pursuant to the approval in paragraph (a) above during the Relevant Period shall not exceed 10 per cent of the aggregate nominal value of H Shares in issue of the Company as at the date of the passing of this resolution;
 - (c) the approval in paragraph (a) above shall be conditional upon:
 - (i) the passing of a special resolution in the same terms as this special resolution no. 2 (except for this sub-paragraph (c)(i)) at the class meeting for holders of H Shares of the Company to be held on Tuesday, 28 June 2022 (or on such adjourned date as may be applicable); and the class meeting for holders of Domestic Shares of the Company to be held on Tuesday, 28 June 2022 (or on such adjourned date as may be applicable); and the class meeting for holders of Domestic Shares of the Company to be held on Tuesday, 28 June 2022 (or on such adjourned date as may be applicable); and
 - (ii) the approval of the State Administration of Foreign Exchange of the PRC and/or any other regulatory authorities as may be required by the laws, rules and regulations of the PRC being obtained by the Company if appropriate; and

- (iii) the Company not being required by any of its creditors to repay or to provide guarantee in respect of any amount due to any of them (or if the Company is so required by any of its creditors, the Company having, in its absolute discretion, repaid or provided guarantee in respect of such amount) pursuant to the notification procedures set out in the Articles of Association;
- (d) for the purpose of this special resolution, "**Relevant Period**" means the period from the passing of this special resolution until whichever is the earlier of:
 - (i) the conclusion of the next annual general meeting following the passing of this special resolution;
 - (ii) the expiration of a period of twelve months following the passing of this special resolution; or
 - (iii) the date on which the authority set out in this special resolution is revoked or varied by a special resolution of the members of the Company in any general meeting or by a special resolution of holders of H Shares or holders of Domestic Shares of the Company at their respective class meetings; and
- (e) subject to approval of all relevant governmental authorities in the PRC for the repurchase of such H Shares being granted, the Board be hereby authorised to:
 - (i) make such amendments to the Articles of Association of the Company as it thinks fit so as to reduce the registered capital of the Company and to reflect the new capital structure of the Company upon the repurchase of H Shares as contemplated in paragraph (a) above; and
 - (ii) file the amended Articles of Association of the Company with the relevant governmental authorities of the PRC and Hong Kong."

- 3. "THAT conditional upon the passing of special resolutions nos. 1 and 2 set out in the notice convening this meeting, the aggregate nominal amount of shares of RMB1.00 each in the share capital of the Company which is purchased or repurchased by the Company pursuant to the authority granted to the Board of the Company by special resolution no. 2 set out in the notice convening this meeting shall be added to the aggregate nominal amount of share capital of the Company that may be allotted, issued or dealt with or agreed conditionally or unconditionally to be allotted, issued or dealt with by the directors of the Company pursuant to special resolution no. 1 set out in the notice convening this meeting, provided that such shares shall not exceed 10% of the aggregate nominal amount of the share capital of the Company in issue as at the date of passing of this resolution."
- 4. To approve the proposal in relation to the amendments to the Articles of Association of the Company and authorize the Board of the Company to handle the relevant filing and amendment (if necessary) procedures and other related matters arising from the amendments to Articles of Association of the Company on behalf of the Company. For details of the amendments, please refer to the circular of the Company dated 27 May 2022.

By Order of the Board Xinjiang Tianye Water Saving Irrigation System Company Limited* Li He Chairman

Xinjiang, PRC, 27 May 2022

* For identification purpose only

Notes:

- 1. Any member entitled to attend and vote at the AGM is entitled to appoint in written form for one or more than one proxy to attend and vote at the AGM on his behalf. A proxy need not be a member of the Company.
- 2. The form of proxy for the AGM is herewith enclosed. In order to be valid, the form of proxy and, if such proxy from is signed by a person under a power of attorney or authority on behalf of the appointer, a notarially certified power of attorney (if any) or other authority (if any) under which it is signed, must be deposited at the Company's H Share registrar and transfer office in Hong Kong, Tricor Investor Services Limited, Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong (for the holders of H Shares only) or at the Company's registered office at No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the PRC (for the holders of Domestic Shares only), not less than 24 hours before the time appointed for holding the AGM or any adjournment thereof. Completion and return of the form of proxy will not preclude you from attending and voting at the AGM or any adjourned meeting should you so wish.

- 3. Shareholders or their proxies shall present proofs of identities when attending the AGM.
- 4. The register of the members of the Company will be closed from Thursday, 23 June 2022 to Tuesday, 28 June 2022 (both days inclusive), during which no transfer of shares will be registered. In order to qualify for entitlement to attend and vote at the forthcoming annual general meeting of the Company, all instrument of transfers, accompanied by the relevant share certificates, must be lodged for registration with the Company's H Share registrar in Hong Kong, Tricor Investor Services Limited, Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong as soon as practicable and in any event not later than 4:30 p.m. on Wednesday, 22 June 2022.
- 5. Shareholders who intend to attend the AGM should complete and return the enclosed reply slip for attendance to the H Share registrar and transfer office of the Company in Hong Kong at Tricor Investor Services Limited, Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong (for the holders of H Shares only) or to the Company's registered office at No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the PRC (for the holders of Domestic Shares only), by hand, by post or by fax (the fax number of the Company's H Share registrar and transfer office: (852) 28611465 (for holders of H Shares only) or the Company's fax number: (86993) 2623183 (for holders of Domestic Shares only)) on or before 4:00 p.m. on Tuesday, 7 June 2022.
- 6. As required under the Listing Rules, voting of the resolutions as set out in this notice will be by poll.
- 7. The AGM is expected to last for less than half a day. The Shareholders and proxies attending the AGM shall be responsible for their own travelling and accommodation expenses.
- 8. The Company's registered address:

No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the PRC

Fax: (86993) 2623183

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新 疆 天 業 節 水 灌 溉 股 份 有 限 公 司 XINJIANG TIANYE WATER SAVING IRRIGATION SYSTEM COMPANY LIMITED^{*}

(a joint stock limited company incorporated in the People's Republic of China)

(Stock Code: 840)

NOTICE OF H SHAREHOLDERS' CLASS MEETING

NOTICE IS HEREBY GIVEN THAT a class meeting for holders of H Shares (the "H Shareholders' Class Meeting") of Xinjiang Tianye Water Saving Irrigation System Company Limited* (the "Company") will be held at No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the People's Republic of China (the "PRC") on Tuesday, 28 June 2022 at 12:00 noon for the following purposes and to pass the following resolutions:

SPECIAL RESOLUTION

- 1. To authorise the board (the "**Board**") of directors (the "**Directors**") of the Company to repurchase H Shares of the Company (the "**H Shares**") subject to the following conditions:
 - (a) subject to paragraphs (b) and (c) below, during the Relevant Period (as defined in paragraph (d) below), the Board may exercise all the powers of the Company to repurchase H Shares in issue of the Company on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), subject to and in accordance with all applicable laws, rules and regulations and/or requirements of the governmental or regulatory body of securities in the PRC, the Stock Exchange or of any other governmental or regulatory body be and is approved;
 - (b) the aggregate nominal value of H Shares authorised to be repurchased pursuant to the approval in paragraph (a) above during the Relevant Period shall not exceed 10 percent of the aggregate nominal value of H Shares in issue of the Company as at the date of the passing of this resolution;

^{*} For identification purposes only

- (c) the approval in paragraph (a) above shall be conditional upon:
 - (i) the passing of a special resolution in the same terms as this special resolution no. 1 (except for this sub-paragraph (c)(i)) at the annual general meeting for holders of shares of the Company to be held on Tuesday, 28 June 2022 (or on such adjourned date as may be applicable); and the class meeting for holders of Domestic Shares of the Company to be held on Tuesday, 28 June 2022 (or on such adjourned date as may be applicable); and the class meeting for holders of Domestic Shares of the Company to be held on Tuesday, 28 June 2022 (or on such adjourned date as may be applicable); and
 - (ii) the approval of the State Administration of Foreign Exchange of the PRC and/or any other regulatory authorities as may be required by the laws, rules and regulations of the PRC being obtained by the Company if appropriate; and
 - (iii) the Company not being required by any of its creditors to repay or to provide guarantee in respect of any amount due to any of them (or if the Company is so required by any of its creditors, the Company having, in its absolute discretion, repaid or provided guarantee in respect of such amount) pursuant to the notification procedures set out in the Articles of Association;
- (d) for the purpose of this special resolution, "**Relevant Period**" means the period from the passing of this special resolution until whichever is the earlier of:
 - (i) the conclusion of the next annual general meeting following the passing of this special resolution;
 - (ii) the expiration of a period of twelve months following the passing of this special resolution; or
 - (iii) the date on which the authority set out in this special resolution is revoked or varied by a special resolution of the members of the Company in any general meeting or by a special resolution of holders of H Shares or holders of Domestic Shares of the Company at their respective class meetings; and
- (e) subject to approval of all relevant governmental authorities in the PRC for the repurchase of such H Shares being granted, the Board be hereby authorised to:
 - (i) make such amendments to the Articles of Association of the Company as it thinks fit so as to reduce the registered capital of the Company and to reflect the new capital structure of the Company upon the repurchase of H Shares as contemplated in paragraph (a) above; and

(ii) file the amended Articles of Association of the Company with the relevant governmental authorities of the PRC and Hong Kong.

By Order of the Board Xinjiang Tianye Water Saving Irrigation System Company Limited* Li He

Chairman

Xinjiang, PRC, 27 May 2022

* For identification purpose only

Notes:

- 1. The register of the members of the Company will be closed from Thursday, 23 June 2022 to Tuesday, 28 June 2022 (both days inclusive), during which no transfer of H shares of the Company will be registered in order to determine the list of holders of H Shares of the Company (the "H Shareholders") for attending the H Shareholders' Class Meeting. In order to determine the eligibility to attend the H Shareholders' Class Meeting, the last lodgment for H Share transfer should be made on Wednesday, 22 June 2022 at Tricor Investor Services Limited by or before 4:30 p.m. The H Shareholders or their proxies being registered before the close of business on Wednesday, 22 June 2022 are entitled to attend the H Shareholders' Class Meeting their identity documents. The address of Tricor Investor Services Limited is Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong.
- 2. Each H Shareholder having the rights to attend and vote at the H Shareholders' Class Meeting is entitled to appoint one or more proxies (whether a H Shareholder or not) to attend and vote on his behalf.
- 3. H Shareholders can appoint a proxy by an instrument in writing (i.e. by using the Proxy Form enclosed). The Proxy Form shall be signed by the person appointing the proxy or an attorney authorised by such person in writing. If the Proxy Form is signed by an attorney, the power of attorney or other documents of authorization shall be notarially certified. To be valid, the Proxy Form and the notarially certified power of attorney or other documents be delivered to the registered address of the Company in not less than 24 hours before the time scheduled for the holding of the H Shareholders' Class Meeting or any adjournment thereof.
- 4. H Shareholders who intend to attend the H Shareholders' Class Meeting are requested to deliver the duly completed and signed reply slip for attendance to the Company's registered and principal office in person, by post or by facsimile on or before 4:00 p.m., Tuesday, 7 June 2022.
- 5. H Shareholders or their proxies shall present proofs of their identities upon attending the H Shareholders' Class Meeting. Should a proxy be appointed, the proxy shall also present the Proxy Form.

- 6. The H Shareholders' Class Meeting is expected to last for less than one day. The H Shareholders and proxies attending the H Shareholders' Class Meeting shall be responsible for their own travelling and accommodation expenses.
- 7. The Company's registered address:

No. 36, Bei San Dong Road, Shihezi Economic and Technological Development Zone, Shihezi, Xinjiang, the PRC

Fax: (86993) 2623183