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Homeland Interactive Technology Ltd.

家鄉互動科技有限公司

(incorporated in the Cayman Islands with limited liability)

(Stock Code: 3798)

DISCLOSEABLE TRANSACTION ESTABLISHMENT OF INVESTMENT PARTNERSHIP

The Board announces that on October 31, 2022, Jiexiang Interactive (an indirect wholly-owned subsidiary of the Company by virtue of the Contractual Arrangements), Challengers Aquarius Venture Capital, Hefei Guidance Fund, Luyang Innovation Fund, Focus Media, Juxinde, Sequoia Yuhui, Ms. Li Hanqiong and Mr. Zhu Bideng (each as a Limited Partner), Challengers Management Team (as a Special Limited Partner), Challengers Yunteng (as a General Partner) and Chuangxinyizhou (as a Fund Manager) entered into the Partnership Agreement for the formation of the Partnership to carry out equity and equity-related investment with a focus on the consumer industry, corporate services and entertainment sectors.

Pursuant to the Partnership Agreement, the target size of the Partnership shall be RMB2.5 billion, of which the initial capital contribution to the Partnership shall not be less than RMB1.0 billion, and Jiexiang Interactive, as a Limited Partner, proposed to make capital contribution of RMB100 million. Subject to the applicable accounting standards, upon the establishment of the Partnership, the financial results of the Partnership will not be consolidated into the accounts of the Company.

As the highest applicable percentage ratio in respect of the transaction contemplated under the Partnership Agreement is more than 5% but less than 25%, the establishment of and investment in the Partnership pursuant to the Partnership Agreement constitutes a discloseable transaction of the Company, and shall be subject to reporting and announcement requirements but is exempt from the shareholders' approval requirements under Chapter 14 of the Listing Rules.

The Partnership and its investments may or may not generate economic return in short term and hence, entering into the Partnership Agreement and the investment in the Partnership may or may not bring profit to the Group. Shareholders and potential investors are reminded to exercise caution when dealing in the securities of the Company.

INTRODUCTION

The Board announces that on October 31, 2022, Jiaxiang Interactive (an indirect wholly-owned subsidiary of the Company by virtue of the Contractual Arrangements), Challengers Aquarius Venture Capital, Hefei Guidance Fund, Luyang Innovation Fund, Focus Media, Juxinde, Sequoia Yuhui, Ms. Li Hanqiong and Mr. Zhu Bideng (each as a Limited Partner), Challengers Management Team (as a Special Limited Partner), Challengers Yunteng (as a General Partner) and Chuangxinyizhou (as a Fund Manager) entered into the Partnership Agreement for the formation of the Partnership to carry out equity and equity-related investment with a focus on the consumer industry, corporate services and entertainment sectors.

Pursuant to the Partnership Agreement, the target size of the Partnership shall be RMB2.5 billion, of which the initial capital contribution to the Partnership shall not be less than RMB1.0 billion, and Jiaxiang Interactive, as a Limited Partner, proposed to make capital contribution of RMB100 million. Subject to the applicable accounting standards, upon the establishment of the Partnership, the financial results of the Partnership will not be consolidated into the accounts of the Company.

THE PARTNERSHIP AGREEMENT

The principal terms of the Partnership Agreement are set out below:

Date:	October 31, 2022
Name of the Partnership:	Hefei Challengers Gemini Venture Capital Investment Partnership (Limited Partnership)* (合肥挑戰者雙子號創業投資合夥企業(有限合夥))
Parties:	General Partner Challengers Yunteng Limited Partners Challengers Aquarius Venture Capital Hefei Guidance Fund Luyang Innovation Fund Jiaxiang Interactive Focus Media Juxinde Sequoia Yuhui Ms. Li Hanqiong Mr. Zhu Bideng Special Limited Partner Challengers Management Team Fund Manager Chuangxinyizhou

Purpose and investment scope of the Partnership

The purpose of the Partnership is to provide investors with opportunities to realize long-term capital appreciation, with a focus on the consumer industry, corporate services and entertainment sectors, which will primarily cover investment projects of early to mid-stage, growing stage and mature stage. The Partnership will carry out equity and equity-related investment in compliance with relevant laws and regulations.

Under the Partnership Agreement, the Partnership is not permitted to, among other things:

- engage in business providing guarantees, charges, entrusted loans or equity investment of a debt nature;
- invest in infrastructure, real estate, futures, shares of initial public offering companies, secondary market stocks or equity products, securities investment funds and financial derivatives;
- make sponsorships or donations to any third parties;
- make external investments with unlimited joint liability;
- participate in sub-funds (for the avoidance of doubt, excluding investment holding vehicles and alternative investment vehicles established by the Partnership for the purpose of facilitating investments of the Partnership); or
- raise funds by issuing trusts or collection of wealth management products.

Duration of the investment period of the Partnership

The term of the Partnership is seven (7) years commencing on the Initial Closing Date (the “**Subsisting Period**”), of which the first four (4) years of the Subsisting Period shall be the investment period of the Partnership (the “**Investment Period**”) and the remaining period after the Investment Period shall be the exit period of the Partnership (the “**Exit Period**”). In principal, all investment plans shall be completed within the Investment Period and the Partnership shall not engage in any investment activities during the Exit Period.

Capital commitment

The target size of the Partnership shall be RMB2.5 billion. The initial capital contribution to the Partnership shall not be less than RMB1.0 billion, all of which shall be made in cash. Pursuant to the Partnership Agreement, each of the Partners have committed to make capital contribution to the Partnership as follows:

	Capital commitment RMB'million	Percentage interest in the Partnership
General Partner		
Challengers Yunteng	15	1.5%
Limited Partners		
Challengers Aquarius Venture Capital	280	28%
Hefei Guidance Fund	200	20%
Luyang Innovation Fund	100	10%
Jiaxiang Interactive	100	10%
Focus Media	100	10%
Juxinde	50	5%
Sequoia Yuhui	30	3%
Ms. Li Hanqiong	20	2%
Mr. Zhu Bideng	10	1%
Special Limited Partner		
Challengers Management Team	95	9.5%
Total	<u>1,000</u>	<u>100%</u>

Within twelve months after the Initial Closing Date, subject to the laws of the PRC, the General Partner may decide to carry out and allow subsequent subscription of capital contribution by accepting new limited partner(s) or allowing existing Limited Partners to increase its amount of capital contribution to the Partnership.

The capital contribution shall be made by each of the Partners in three (3) instalments with respective proportion of 30%, 40% and 30%. Each Partner shall contribute the amount of unpaid capital contribution set out in the notice of payment to be issued by the General Partner (the “**Payment Notice**”) on the date specified in the Payment Notice.

The amount of capital commitment of each Partner was determined after arm’s length negotiation among the Partners with reference to the expected capital needs of the Partnership. Subject to the applicable accounting standards, upon the establishment of the Partnership, the financial results of the Partnership will not be consolidated into the accounts of the Company.

It is contemplated that the capital commitment payable by Jiexiang Interactive will be funded by internal resources of the Group.

Management of the Partnership

Chuangxinyizhou is appointed as the Fund Manager. The Fund Manager shall be responsible for the administrative management and day-to-day operation of the Partnership, as well as investment related matters.

All investment decisions of the Partnership shall be approved by a majority (more than 50%) of the members of the investment committee (the “**Investment Committee**”). The Investment Committee shall consist of not less than three committee members who have extensive investment management experience. The General Partner shall decide the composition of the Investment Committee.

The Limited Partners shall take no part in the operation of the Partnership or the management or control of its investments and affairs other than as set forth in the Limited Partnership Agreement.

Management fees

In consideration of the management of the Partnership and other related services, Chuangxinyizhou (as the Fund Manager) shall be entitled to an annual management fee. The management fees payable by each Limited Partner (other than the Special Limited Partner) to the Fund Manager each year shall be as follows:

- (i) during the Investment Period, an annual management fee of 2% of the subscribed capital contribution of respective Limited Partners. No management fees shall be charged during the period which investment is suspended.
- (ii) during the Exit Period and the period after the Exit Period if so extended, an annual management fee of 2% of the total investment cost of the investment projects less the investment cost of the investment projects that have been written-off or impaired, in case where an investment project has been partially written-off or impaired (the “**Partial Investment**”), the corresponding investment cost of the Partial Investment shall also be deducted, in proportion to the paid-in capital contribution of respective Limited Partners.

Distribution of profit

Pursuant to the Partnership Agreement, the distributable proceeds of the Partnership shall initially be divided among the Partners in proportion to their respective paid-in capital contribution of the relevant investment project as a preliminary breakdown of the distributable proceeds, and the General Partner and Special Limited Partner shall be distributed with such amount proportionate to their paid-in capital contribution. The portion of the distributable proceeds for the Limited Partners (excluding the Special Limited Partner) shall be distributed in the following order:

- (1) firstly, 100% shall be distributed to such Limited Partner in accordance with their respective capital contribution ratio until the cumulative distributions under this paragraph (1) equal to its/their aggregate paid-in capital contribution;
- (2) in case there is any surplus distributable proceeds after the distributions set out in paragraph (1) above, shall be distributed to such Limited Partner until each of them achieves a simple interest rate of return of 8% per annum on its aggregate paid-in capital contribution (the “**Preferred Return**”). The period of the Preferred Return shall be calculated from the payment date of capital contribution made by such Limited Partner and ends on the date on which such Limited Partner receives its paid-in capital contribution;
- (3) in case there is any surplus distributable proceeds after the distributions set out in paragraph (2) above, shall be distributed to the General Partner until the proceeds distributable to the General Partner under this paragraph (3) equals to 20% of the sum of the Preferred Return paid to the Limited Partners and the proceeds distributable to the General Partner under this paragraph (3);
- (4) in case there is any surplus distributable proceeds after the distributions set out in paragraph (3) above, shall be distributed to the General Partner and such Limited Partner at the ratio of 20:80, until the sum of the total proceeds distributable to such Limited Partner set out in paragraphs (1) and (2) above and this paragraph (4) equals to three (3) times of their respective aggregate paid-in capital contribution; and
- (5) in case there is any surplus distributable proceeds after the distributions set out in paragraph (4) above, the General Partner and such Limited Partner shall be entitled to remaining distributable proceeds at the ratio of 30:70.

Unless otherwise agreed in the Partnership Agreement, the losses incurred by the Partnership from a project investment shall be borne by the Partners investing in such project in proportion to their respective investment interests in the relevant project. Other losses incurred by the Partnership shall be borne by all Partners on a pro rata to their paid-in capital contributions.

Loss Sharing

The Limited Partners shall be responsible for all liabilities of the Partnership only to the extent of their respective subscribed capital contributions under the Partnership Agreement. The General Partner shall be liable for all liabilities of the Partnership with unlimited joint liability.

REASONS FOR AND BENEFITS OF ENTERING INTO PARTNERSHIP AGREEMENT

As part of the Group's strategy to create better return for its shareholders, the Group explores potential investment opportunities from time to time. The Board believes that the participation in the Partnership will allow the Group to diversify its investment portfolio and achieve capital appreciation for the Group. The Partnership will have diverse investment focus including the consumer industry and entertainment sector. The Fund Manager of the Partnership has extensive experience in equity investment in the consumer sector, various fast-growing consumer brands such as Genki Forest (元氣森林), M Stand and Wangxiaolu (王小鹵) are part of the portfolio companies of the funds managed by the Fund Manager. Given the Company's strategic focus on further developing its game portfolio, participating in the Partnership can allow the Company to focus on its principal business without allocation of a large amount of internal resources to selecting, analyzing and evaluating potential investment projects, in addition to making full use of the professional investment expertise and experience of the Fund Manager to expand the Company's investment portfolio, rationally use its idle funds, and create more income and return on investment for the Company and its shareholders. The participation in the Partnership also enables the Group to leverage the expertise of the Fund Manager and the combined advantages from other partners, which allows the Group to take part in opportunities and investments otherwise not available to the Group as a single investor.

The Directors (including the independent non-executive Directors) are of the view that the terms of the Partnership Agreement are fair and reasonable, that the Partnership Agreement is on normal commercial terms and in the ordinary and usual course of business of the Company, and the entering into of the Partnership Agreement is in the interests of the Company and its shareholders as a whole.

INFORMATION ON THE PARTIES

The Group and Jiaxiang Interactive

The Group is a well-established mobile game developer and operator in China with a special focus on the development and operation of localized Mahjong, poker and casual games. Due to its business nature, the Group conducts its business through the PRC operating entities under the Contractual Arrangements in view of the prohibitions and restrictions imposed on foreign investment under the PRC laws and regulations.

Jiaxiang Interactive is an operating company of the Group established in the PRC and which is controlled by the Group through the Contractual Arrangements. Jiaxiang Interactive primarily engaged in the development and operation of the Group's online card and board games business.

Information on the Fund Manager

Chuangxinyizhou is a company incorporated in the PRC with limited liability and one of the Company's indirect shareholders holding approximately 5.76% of the total issued share capital of the Company through a controlled corporation as of the date of this announcement. Chuangxinyizhou is owned as to 82%, 10% and 8% by Mr. Li Bo, Mr. Chen Hongyu and Mr. Zhou Hua, respectively.

Chuangxinyizhou is a private equity and venture capital fund manager registered with the Asset Management Association of China (registration number: P1064430) in accordance with the Measures for the Administration of the Disclosure of Information on Privately Offered Investment Funds (私募投資基金監督管理暫行辦法) and Measures for the Registration of Management Institutions of Privately Offered Investment Funds and the Recordation of Funds (for Trial Implementation) (私募投資基金管理人登記和基金備案辦法(試行)). The size of funds under management of Chuangxinyizhou amounts to approximately RMB10.0 billion.

Information on the General Partner

Challenjers Yunteng is a limited partnership established under the laws of the PRC. It is principally engaged in management consultation and investment management. Challenjers Yunteng is owned as to 82%, 10% and 8% by Mr. Li Bo, Mr. Chen Hongyu and Mr. Zhou Hua, respectively. Mr. Li Bo is the general partner of Challenjers Yunteng.

The investment committee members of Challengers Yunteng each have at least 10 years of experience in equity investment, venture capital investment, strategic investment and investment management. The investment committee of Challengers Yunteng led various investments in well-known consumer brands in China such as M Stand, Genki Forest (元氣森林) and Ma Ji Yong (馬記永).

Information on the Limited Partners and Special Limited Partner

As at the date of this announcement, based on publicly available information, including information on the websites of the relevant National Enterprise Credit Information Publicity System of the PRC:

(1) *Challengers Aquarius Venture Capital*

Challengers Aquarius Venture Capital is a limited partnership incorporated in the PRC and is principally engaged in venture capital investment, entrusted venture capital investment and venture capital management. Challengers Aquarius Venture Capital is owned as to 52.2% by Xiaochang Shuimu Investment Center (Limited Partnership) (孝昌水木投資中心(有限合夥)), none of its other shareholders own more than 30% of the equity interest in Challengers Aquarius Venture Capital. Xiaochang Shuimu Investment Center (Limited Partnership) is ultimately controlled by Mr. Tang Binsen. The general partner of Challengers Aquarius Venture Capital is Chuangxinyizhou. Chuangxinyizhou is owned as to 82%, 10% and 8% by Mr. Li Bo, Mr. Chen Hongyu and Mr. Zhou Hua, respectively.

(2) *Hefei Guidance Fund*

Hefei Guidance Fund is a limited liability company incorporated in the PRC and is principally engaged in investment activities. Hefei Guidance Fund is a state-owned enterprise funded and established by the Hefei Municipal Bureau of Finance (合肥市財政局).

(3) *Luyang Innovation Fund*

Luyang Innovation Fund is a limited liability company incorporated in the PRC and is principally engaged in fund management, equity investment and investment consultation. Luyang Innovation Fund is held as to 100% by Hefei Luyang State-Owned Assets Investment Holdings Group Company Ltd. (合肥廬陽國有資產投資控股集團有限公司), a state-owned enterprise which is owned by the State-owned Assets Supervision and Administration Commission of Hefei Luyang People's Government (合肥市廬陽區人民政府國有資產監督管理委員會).

(4) Juxinde

Juxinde is a limited partnership incorporated in the PRC and is principally engaged in investment management and investment consultation. Its general partner is Jianxin Beijing Investment Funds Management Co., Ltd. (建信(北京)投資基金管理有限責任公司). Jianxin Beijing Investment Funds Management Co., Ltd. is wholly owned by Jianxin Trust Co. Ltd. (建信信託有限責任公司), in which 67% of its equity interest is held by China Construction Bank Corporation (the shares of which are listed on the main board of the Stock Exchange (stock code: 939)).

(5) Focus Media

Focus Media is a limited liability company incorporated in the PRC and is principally engaged in software and information technology services. Focus Media is wholly owned by Focus Media Information Technology Co., Ltd. (分眾傳媒資訊技術股份有限公司). None of its shareholders held 30% or more of the equity interest in Focus Media Information Technology Co., Ltd.

(6) Sequoia Yuhui

Sequoia Yuhui is a limited partnership incorporated in the PRC and is principally engaged in investment activities. Its general partner is Jiaxing Sequoia Kunyu Investment Partnership (Limited Partnership) (嘉興紅杉坤鈺投資合夥企業(有限合夥)). Jiaxing Sequoia Kunyu Investment Partnership (Limited Partnership) is owned as to 90% by Shenzhen Sequoia Huanyu Investment Consulting Co., Ltd. (深圳市紅杉樞宇投資諮詢有限公司) and 10% by Sequoia Wende Equity Investment Management (Beijing) Co. Ltd. (紅杉文德股權投資管理(北京)有限公司). Sequoia Huanyu Investment Consulting Co., Ltd. is owned as to 70% by Mr. Zhou Kui and 30% by Mr. Zhang Lianqing.

(7) Challengers Management Team

Challengers Management Team is a limited partnership established in the PRC and is principally engaged in corporate management and provides consultation services. Challengers Management Team is owned as to 90% by Chuangxinyizhou, 9% by Xiamen Shihe Suihao Management Consulting Partnership (Limited Partnership) (廈門時和歲好管理諮詢合夥企業(有限合夥)) and 1% by Challengers Yunteng (being its general partner). Challengers Yunteng is owned as to 82%, 10% and 8% by Mr. Li Bo, Mr. Chen Hongyu and Mr. Zhou Hua, respectively, with Mr. Li Bo being its general partner.

(8) *Ms. Li Hanqiong*

Ms. Li Hanqiong is an individual investor with investment experience in various industries.

(9) *Mr. Zhu Bideng*

Mr. Zhu Bideng is an individual investor with investment experience in various industries.

To the best knowledge, information and belief of the Directors, having made all reasonable enquiries, the ultimate beneficial owners of the General Partner, the Fund Manager, the Limited Partners and the Special Limited Partner are third parties independent of the Company and its connected persons.

IMPLICATIONS UNDER THE LISTING RULES

As the highest applicable percentage ratio in respect of the transaction contemplated under the Partnership Agreement is more than 5% but less than 25%, the establishment of and investment in the Partnership pursuant to the Partnership Agreement constitutes a discloseable transaction of the Company, and shall be subject to reporting and announcement requirements but is exempt from the shareholders' approval requirements under Chapter 14 of the Listing Rules.

The Partnership and its investments may or may not generate economic return in short term and hence, entering into the Partnership Agreement and the investment in the Partnership may or may not bring profit to the Group. Shareholders and potential investors are reminded to exercise caution when dealing in the securities of the Company.

DEFINITIONS

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

“Board”	the board of directors of the Company
“Challenjers Aquarius Venture Capital”	Xiamen Challenjers Aquarius Venture Capital Partnership (limited Partnership)* (廈門挑戰者水瓶號創業投資合夥企業(有限合夥)), a limited partnership established in the PRC, being one of the Limited Partners of the Partnership

“Challenjers Management team”	Xiamen Challenjers Caomu Management Consulting Partnership (Limited Partnership)* (廈門挑戰者草木管理諮詢合夥企業(有限合夥)), a limited partnership established in the PRC, being a Special Limited Partner of the Partnership
“Challenjers Yunteng”	Xiamen Challenjers Yunteng Management Consulting Partnership (Limited Partnership)* (廈門挑戰者雲騰管理諮詢合夥企業(有限合夥)), a limited partnership established in the PRC, being the General Partner of the Partnership
“Chuangxinyizhou”	Beijing Chuangxinyizhou Investment Management Co., Ltd.* (北京創新壹舟投資管理有限公司), a company incorporated in the PRC with limited liability and one of the Company’s indirect shareholders holding approximately 5.76% of the total issued share capital of the Company through a controlled corporation as of the date of this announcement, being the Fund Manager of the Partnership
“Company”	Homeland Interactive Technology Ltd. (家鄉互動科技有限公司), a company incorporated in the Cayman Islands with limited liability and shares of which are listed on main board of the Stock Exchange
“Contractual Arrangements”	the series of contractual arrangements, as the case may be, entered into by, among others, Jilin Yutai Network Technology Company Limited (吉林省豫泰網絡科技有限公司), Beijing Kexin Network Technology Company Limited (北京柯鑫網絡科技有限公司) and Jiaxiang Interactive, details of which are described in the section headed “Contractual Arrangements” in the prospectus of the Company published on June 18, 2019
“Directors”	the directors of the Company
“Focus Media”	Shanghai Fenzhong Hongyi Information Technology Co.* (上海分眾鴻意信息技術有限公司), a company incorporated in the PRC with limited liability, being one of the Limited Partners of the Partnership
“Fund Manager”	the fund manager of the Partnership, being Chuangxinyizhou
“General Partner”	the general partner of the Partnership, being Challenjers Yunteng
“Group”	the Company and its subsidiaries (which include its PRC operating entities, Jiaxiang Interactive and its subsidiaries, the financial results of which have been consolidated and accounted for as its subsidiaries by virtue of the Contractual Arrangements)

“Hefei Guidance Fund”	Hefei High Quality Development Guidance Fund Co. Ltd.* (合肥市高質量發展引導基金有限公司), a company incorporated in the PRC with limited liability, being one of the Limited Partners of the Partnership
“Hong Kong”	the Hong Kong Special Administrative Region of the PRC
“Initial Closing Date”	the date on which the Limited Partners settle the first installment of their subscribed capital contribution in accordance with the Payment Notice (the “ First Installment ”); in the event that the Limited Partners settle the First Installment on different dates, the date on which the last Limited Partner settle its First Installment
“Jiaxiang Interactive”	Jiaxiang Interactive (Xiamen) Network Technology Company Limited (家鄉互動(廈門)網絡科技有限公司), an operating company of the Group established in the PRC which is controlled by the Group through the Contractual Arrangements
“Juxinde”	Beijing Juxinde Investment Management Center (Limited Partnership)* (北京聚信德投資管理中心(有限合夥)) (formerly known as Beijing Jianxin Jude Investment Management Center (Limited Partnership)* (北京建信聚德投資管理中心(有限公司))), a limited partnership established in the PRC, being one of the Limited Partners of the Partnership
“Limited Partner(s)”	the limited partners(s) of the Partnership
“Listing Rules”	the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited
“Luyang Innovation Fund”	Hefei Luyang Science and Technology Innovation Group Co. Ltd. (合肥廬陽科技創新集團有限公司) (formerly known as Hefei Luyang Industrial Development Investment Holding Co. Ltd.* (合肥廬陽產業發展投資控股有限公司)), a company incorporated in the PRC with limited liability, being one of the Limited Partners of the Partnership
“Partners”	the General Partner, the Special Limited Partner and the Limited Partners
“Partnership”	the limited partnership to be established pursuant to the terms of the Partnership Agreement under the proposed name of Hefei Challenjers Gemini Venture Capital Investment Partnership (Limited Partnership)* (合肥挑戰者雙子號創業投資合夥企業(有限合夥))

“Partnership Agreement”	the partnership agreement of Hefei Challengers Gemini Venture Capital Investment Partnership (Limited Partnership)* (合肥挑戰者雙子號創業投資合夥企業 (有限合夥)), entered into by Jiaxiang Interactive, Chuangxinyizhou, Challengers Yunteng, Challengers Aquarius Venture Capital, Hefei Guidance Fund, Luyang Innovation Fund, Focus Media, Juxinde, Sequoia Yuhui, Challengers Management Team, Ms. Li Hanqiong and Mr. Zhu Bideng on October 31, 2022
“PRC”	the People’s Republic of China, excluding Hong Kong, Macao Special Administrative Region and Taiwan for the purpose of this announcement
“RMB”	Renminbi, the lawful currency of the PRC
“Sequoia Yuhui”	Sequoia Yuhui (Xiamen) Equity Investment Partnership (Limited Partnership)* (紅杉煜慧 (廈門) 股權投資合夥企業 (有限合夥)), a limited partnership established in the PRC, being one of the Limited Partners of the Partnership
“Special Limited Partner”	the special limited partner of the Partnership
“Stock Exchange”	The Stock Exchange of Hong Kong Limited
“%”	per cent

* *For identification purpose only*

By Order of the Board
Homeland Interactive Technology Ltd.
Wu Chengze
Chairman

Xiamen, PRC, October 31, 2022

As at the date of this announcement, the executive Directors are Mr. Wu Chengze, Mr. Jiang Mingkuan, Mr. Su Bo and Mr. Guo Shunshun; and the independent non-executive Directors are Mr. Zhang Yuguo, Mr. Hu Yangyang and Ms. Guo Ying.