

香港聯合交易所有限公司

(香港交易及結算所有限公司全資附屬公司)

### THE STOCK EXCHANGE OF HONG KONG LIMITED

(A wholly-owned subsidiary of Hong Kong Exchanges and Clearing Limited)

## STATEMENT OF DISCIPLINARY ACTION

Exchange's Disciplinary Action against Wisdom Wealth Resources Investment Holding Group Limited (Stock Code: 7) and 10 Directors

### **SANCTIONS AND DIRECTIONS**

The Stock Exchange of Hong Kong Limited (Exchange)

### **CRITICISES:**

(1) Wisdom Wealth Resources Investment Holding Group Limited (formerly known as Hong Kong Finance Investment Holding Group Limited) (Stock Code: 7) (Company);

#### **ALSO CRITICISES:**

- (2) **Dr HUI Chi Ming (Dr Hui)**, former executive director (**ED**) and Chairman of the Company;
- (3) **Mr Neil BUSH**, ED of the Company;
- (4) **Mr CAO Yu**, ED of the Company;
- (5) **Mr LAM Kwok Hing**, former ED of the Company;
- (6) **Mr NAM Kwok Lun**, former ED of the Company;
- (7) Mr XU Jun Jia, ED and Chairman of the Company;
- (8) **Dr CHUI Say Hoe** (**Dr Chui**), former ED of the Company;
- (9) Mr REN Qian (Mr Ren), former ED of the Company;
- (10) Mr CHEN Wei Ming Eric (Mr Chen), former INED of the Company; and
- (11) Mr NG Chi Kin David, former INED of the Company.

(The directors identified at (2) to (11) above are collectively referred to as **Relevant Directors**.)

### AND FURTHER DIRECTS:

Each of the Relevant Directors (save for Dr Hui, Dr Chui, Mr Ren, and Mr Chen) to attend 17 hours of training on regulatory and legal topics including Listing Rule compliance; and

Dr Hui, Dr Chui, Mr Ren, and Mr Chen to attend 17 hours of training on regulatory and legal topics



including Listing Rule compliance as a pre-requisite of any future appointment as a director of any company listed or to be listed on the Exchange.

## **HEARINGS**

On 5 September 2023, the Listing Committee conducted a hearing into the conduct of the Company, the Relevant Directors (and two other directors of the Company at the relevant time) in relation to their obligations under the Exchange Listing Rules and the Undertakings.

On 10 January 2024, the Listing Review Committee conducted a hearing of the review application of the Company and the Relevant Directors in respect of the findings of breaches and sanctions imposed against them by the Listing Committee.

# **SUMMARY OF FACTS**

This case involved the Company's disclosures in respect of the value of land acquired by the Company. The value varied significantly in the Company's announcements and results within a year of the acquisition.

On 29 January 2018, the Company published a circular in respect of a very substantial acquisition and connected transaction (**Circular**), involving the acquisition by the Company of a target which held five parcels of land in Zhanjiang (**Land**). The Company engaged Malcolm & Associates Appraisal Limited (**Malcolm**), a professional valuer, to assess the market value of the Land for the purposes of the acquisition. Malcolm's valuation was published in the Circular and the Land was valued at RMB 1.15 billion (**1**<sup>st</sup> **Valuation**), using the direct comparison approach.

On 31 July 2018, the Company published its unaudited interim results for the six months ended 30 June 2018 (**2018 Interim Results**). The Company engaged Malcolm to provide a valuation of the Land as at 30 June 2018, and the resulting report from Malcolm stated that the Land was valued at RMB 8 billion (**2**<sup>nd</sup> Valuation). This figure was adopted in the 2018 Interim Results, which also stated, without further explanation, that the value was determined based on the comparison method and the investment method.

This apparent increase in the value of the Land had a dramatic effect on the Company's disclosed financial position. For example, in the three immediately preceding years, the Company had reported either a loss or profit of no more than HK\$100 million, and net assets of at most around HK\$1 billion. In reliance on the 2<sup>nd</sup> Valuation, the 2018 Interim Results reported a profit of over HK\$3 billion, and an increase in net assets to over HK\$6 billion.

While the Company's auditor had been involved in the preparation of the 2018 Interim Results, there was no evidence that the Company and the Relevant Directors had consulted the Company's auditor on the reasonableness of the significant increase in the value of the Land prior to publishing the 2018 Interim Results. Despite the Board having no expertise in valuations of land, the Relevant Directors did not seek clarification from Malcolm in respect of the difference between the 1<sup>st</sup> and 2<sup>nd</sup> Valuations, and did not consider seeking a second opinion or other professional advice.

During the course of the Company's 2018 audit, Malcolm was engaged to provide a valuation of the Land as at 31 December 2018. Malcolm determined the value to be RMB 7 billion (3<sup>rd</sup> Valuation). The Company's auditor was not satisfied with the evidence provided by Malcolm regarding the fair value of the Land, which led to a delay in the publication of the Company's annual results for the year ended 31 December 2018 (2018 Annual Results). In response to the



auditor's comments, Malcolm revised its valuation to RMB 3.147 billion (**4**<sup>th</sup> **Valuation**). The 4<sup>th</sup> Valuation was adopted for the purposes of the 2018 Annual Results.

Subsequent valuations of the Land obtained by the Company from different valuers were RMB 4 billion (as at 30 June 2019), RMB 4.95 billion (as at 31 December 2019), and RMB 5.23 billion (as at 30 June 2020), which were all derived using the direct comparison approach.

### **EXCHANGE LISTING RULE REQUIREMENTS**

Rule 2.13(2) provides that the information contained in any announcement or corporate communication must be accurate and complete in all material respects and not be misleading or deceptive.

Rule 3.08 provides that the Exchange expects the directors, both collectively and individually, to fulfil fiduciary duties and duties of skill, care and diligence to a standard at least commensurate with the standard established by Hong Kong law. These duties include a duty to apply such degree of skill, care and diligence as may reasonably be expected of a person of his knowledge and experience and holding his office within the issuer (Rule 3.08(f)).

Each of the Relevant Directors is subject to the obligations in the Director's Undertaking, which includes, inter alia, that he will comply with the Listing Rules to the best of his ability and use his best endeavours to procure the Company's compliance with the Listing Rules.

#### **EXCHANGE'S FINDINGS OF BREACH**

The Exchange found as follows:

- (1) The Relevant Directors failed to take sufficient steps to ensure that their reliance on the 2<sup>nd</sup> Valuation was reasonable in the circumstances of the case. Whilst only 6 months had elapsed between the dates of the 1<sup>st</sup> and 2<sup>nd</sup> Valuations, the value of the Land purportedly increased seven-fold from RMB 1.15 billion to RMB 8 billion. The Relevant Directors did not take steps to make any enquiries with Malcolm on the assumptions, methodology, and comparables adopted by Malcolm to justify the substantial increase of the value of the Land to RMB 8 billion. There was no evidence that the auditor had been consulted or had provided any comfort on the reasonableness of the substantial increase in the value of the Land, or that any other professional advice was obtained, prior to the publication of the 2018 Interim Results.
- (2) The Company breached Rule 2.13(2) in respect of the value of the Land disclosed, and/or in respect of the disclosure of the valuation methodology, in the 2018 Interim Results.
- (3) The Relevant Directors breached their duties under Rule 3.08 and their Director's Undertakings to comply with the Listing Rules to the best of their ability and to procure the Company's compliance with Rule 2.13(2).

### **CONCLUSION**

The Exchange decided to impose the sanctions and directions set out in this Statement of Disciplinary Action.



For the avoidance of doubt, the Exchange confirms that the above sanctions and directions apply only to the Company and the Relevant Directors, and not to any other past or present members of the board of directors of the Company.

Hong Kong, 8 July 2024