日KEX 香港交易所

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 Three Former Directors of YNBY International Limited (Formerly Known as Ban Loong Holdings Limited) (Stock Code: 30)

SANCTIONS

The Stock Exchange of Hong Kong Limited (Exchange)

IMPOSES A DIRECTOR UNSUITABILITY STATEMENT and **CENSURE** against the former directors of YNBY International Limited (formerly known as Ban Loong Holdings Limited) (**Company**):

- (1) Mr Wang Minghui, former executive director and chairman;
- (2) Mr Wang Zhaoqing, former executive director; and
- (3) Mr Fong For, former non-executive director.

(each referred to below as a **Director**)

The Director Unsuitability Statement is a statement that, in the Exchange's opinion, the Director is unsuitable to occupy a position as director or within senior management of the Company or any of its subsidiaries.

SUMMARY OF FACTS

Under Rules 3.09C and 3.20 of the Listing Rules, the Director is obliged to (i) cooperate in any investigation conducted by the Listing Division (**Division**) and/or the Listing Committee; (ii) promptly and openly answer any questions addressed to the Director; and (iii) provide up-to-date contact information to the Exchange for a period of three years from the date on which the Director ceases to be a director, failing which any documents / notices sent by the Exchange to the last known address on record shall be deemed to have been served on the Director.

As part of an investigation into, amongst other things, whether the Director had discharged the duties and obligations under the Listing Rules, the Division sent investigation and reminder letters to the Director. The Exchange did not receive any substantive response from the Director.

LISTING COMMITTEE'S FINDING OF BREACH

The Listing Committee found as follows:

- (1) The Director breached the Listing Rules by failing to cooperate with the Division in the investigation. The Director's obligation to provide information reasonably requested by the Exchange did not lapse after the Director ceased to be a director of the Company.
- (2) The Director's failure to discharge the responsibilities under the Listing Rules demonstrated a serious breach of the Listing Rules.

CONCLUSION

The Listing Committee decided to impose the sanctions set out in this Statement of Disciplinary Action.

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

Hong Kong, 3 October 2024