

Ad hoc announcement pursuant to Art. 53 LR

Announcement on Suspension of Trading in the Shares of the Company on the Shenzhen Stock Exchange in Relation to Planning for Material Asset Restructuring

It is hereby announced as follows:

1. Suspension reasons and work arrangements

Yangzhou Yangjie Electronic Technology Co., Ltd. (here in after referred to as the "Company") is planning to issue shares and pay cash to purchase assets and raise supporting funds (here in after referred to as the "This Transaction").

There is uncertainty in this transaction as it is under planning. In order to ensure fair information disclosure, thus avoiding consequential material effects on share price of the Company, and to safeguard the interests of investors, trading in shares of the Company (abbreviation: YJET, stock code: 300373), upon application of the Company, will be suspended from the opening on 13 March 2025 in accordance with the relevant provisions of Shenzhen Stock Exchange, and the suspension duration is expected to be less than 10 trading days, that is, before March 27,2025, in accordance with the requirements of Standard No. 26 of China Securities Regulatory Commission for the Contents and Formats of Information Disclosure by Companies Offering Securities to the Public - Material Asset Restructuring of Listed Companyes. The end of the suspension of trading will be communicated separately. The Company expects that its global depositary receipts (ISIN: US98490B1061) listed on SIX Swiss Exchange will be suspended from trading during the same suspension duration as well.

If the company failed to reorganization within the deadline of the board review and disclose, the company securities will open on March 27,2025 at the latest



resumption and terminate the related matters. The Company will also disclose the main work, the progress of the matter, the influence on the company and subsequent arrangements, etc, during the suspension. The company promised that since the date of disclosure of relevant announcement, they will no longer plan the material assets reorganization in at least 1 month.

2. The basic information of this plan

(1) Main information of the target company

The target company of this transaction is Dongguan Better Electronics Technology Co., Ltd. (here in after referred to as "Better" or the Target Company). The basic information is as follows:

Corporate name	Dongguan Better Electronics Technology Co., Ltd
Unified social credit code	91441900753676398A
Legal representative	Han Lu
Registered capital	102.243865 million yuan
Date of establishment	2003-08-25
Company type	Joint stock limited company (unlisted, natural person investment or holding)
Registered place	Office 601, Building 16, Xinzhu Garden, No.4, XinZhu Road, Songshan Lake High-tech Industrial Development Zone, Dongguan
Scope of business	General items: manufacturing of electronic components; manufacturing of electronic components and electromechanical components; sales of power electronic components; sales of electronic components and electromechanical components; equipment; import and export of goods; import and export of technology; technical services, technical consultation, technology development, technology exchange, technology transfer, technology promotion; engineering and technology research and test development; enterprise management; housing leasing; non-residential real estate leasing.(Except for projects that are subject to approval according to law, carry out business activities according to business license according to law)

(2) the name of the main counterparty

The transaction is still in the planning stage, and the initial counterparty is all or some shareholders including the main shareholders, Han Lu, Liu Hanhao, Yi Pengju,



Huang Weiping, Lu Zhiming and Zhan Xiaoqing. The scope of the counterparty has not been finalized, and the final counterparty shall be subject to the information disclosed in the reorganization plan or the reorganization report.

(3) Transaction mode

The Company intends to purchase the control right of the target company by issuing shares and paying cash, and raising supporting funds. This transaction will not lead to the change of the actual controller of the Company. There are still uncertainties in this transaction. The specific plan of the final other party of the transaction and the scope of the underlying assets shall be subject to the information disclosed in the reorganization plan or the reorganization report.

(4) Intention document of this reorganization

The Company (Party A) and the main counterparty of this transaction (Party B) signed the Asset Purchase Intention Agreement of Yangzhou Yangjie Electronic Technology Co., Ltd., Ltd., Han Lu, Liu Hanhao, Yi Pengju, Huang Weiping, Lu Zhiming, Zhan Xiaoqing (here in after referred to as the "Asset Purchase Intention Agreement"), agree that the Company shall acquire the controlling stake of the target company by issuing shares and paying cash, Party B agrees to make the transfer. The final transaction price of the relevant equity of the underlying company will be decided on the basis of the appraisal value confirmed in the asset appraisal report issued by the appraisal agency with securities and futures business qualifications hired by Party A. As determined by the parties through consultation, the parties will determine the transaction consideration for this transaction in the formal agreement for this transaction after the evaluation report is completed.

The specific plan of this transaction shall be further determined through negotiation between the parties and the shareholders of the target company, and a formal transaction agreement shall be signed. In case of any inconsistency between such formal transaction agreement and the intent agreement, the provisions of the formal transaction agreement shall prevail.



3. Suspension period arrangement

From the date of suspension, the Company will actively carry out all work in accordance with the relevant regulations, perform the necessary procedures for approval and review, and submit and disclose the documents that meet the requirements of the relevant regulations to the Exchange in accordance with the promised time limit.

4. Risk warning

At present, the transaction is still in the planning stage, the parties to the transaction have not signed a formal transaction agreement, the specific transaction plan is still under discussion and demonstration, there is still uncertainty. This transaction needs to be submitted to the board of directors and the general meeting of shareholders of the listed company for deliberation, and can be formally implemented after approval by the competent regulatory authorities. It is uncertain whether the approval and the approval time. Please pay attention to the investment risks.

Contact information

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About Yangzhou Yangjie Electronic Technology Co., Ltd.

The Company is one of the few outstanding manufacturers in China that integrates the R&D, manufacturing and sales of semiconductor devices, semiconductor chips and semiconductor silicon wafers. For more information, visit <u>www.21yangjie.com</u>.

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This communication expressly or implicitly contains certain forward-looking statements concerning Yangzhou Yangjie Electronic Technology Co., Ltd. and its business. Such statements involve certain known and unknown risks, uncertainties and other factors, which could cause the actual results, financial condition, performance or achievements of Yangzhou Yangjie Electronic Technology Co., Ltd. to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements. Yangzhou Yangjie Electronic Technology Co., Ltd.

Yangzhou Yangjie Electronic Technology Co., Ltd. GDR under the symbol "YJET"



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