

Unless otherwise defined herein, capitalised terms used in this announcement shall have the same meanings as those defined in the prospectus (the “**Prospectus**”) of Ruicheng (China) Media Group Limited (the “**Company**”) dated 31 October 2019.

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This announcement is for information purposes only and does not constitute an invitation or offer by any person to acquire, purchase or subscribe for any Shares or other securities of the Company. Potential investors should read the Prospectus carefully for detailed information about the Company and the Global Offering described below before deciding whether or not to invest in the Offer Shares thereby being offered.

This announcement is not for release, publication, distribution, directly or indirectly, in or into the United States (including its territories and possessions, any state of the United States and the District of Columbia). This announcement does not constitute or form a part of any offer or solicitation to purchase or subscribe for securities of the Company in the United States or in any other jurisdictions or an invitation to engage in any investment activity with respect to securities or investments of any kind. The Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended from time to time (the “**U.S. Securities Act**”), or any state securities laws of the United States and are being offered, sold or delivered outside the United States in reliance on Regulation S. The securities may not be offered or sold in the United States except pursuant to registration or an exemption from the registration requirements of the U.S. Securities Act. There will be no public offer and is not currently intended to be any public offer of securities in the United States.

In connection with the Global Offering, Aristo Securities Limited, as stabilising manager (the “**Stabilising Manager**”), its affiliates or any person acting for it, on behalf of the Underwriters, may over-allocate or effect transactions with a view to stabilising or supporting the market price of the Shares at a level higher than that which might otherwise prevail for a limited period after the Listing Date (which is currently expected to be on Tuesday, 12 November 2019). However, there is no obligation on the Stabilising Manager, its affiliates or any person acting for it, to conduct any such stabilising action, which, if taken, will be done at the absolute discretion of the Stabilising Manager, its affiliates or any person acting for it, and may be discontinued at any time. Any such stabilising action is required to be brought to an end on the 30th day after the last day for the lodging of applications under the Hong Kong Public Offer. Such stabilising action, if taken, may be effected in all jurisdictions where it is permissible to do so, in each case in compliance with all applicable laws, rules and regulatory requirements, including the Securities and Futures (Price Stabilizing) Rules (Cap.571W of the Laws of Hong Kong), as amended, made under the Securities and Futures Ordinance (Cap. 571 of the Laws of Hong Kong).

Potential investors should be aware that stabilising action cannot be taken to support the price of the Shares for longer than the stabilisation period which begins on the Listing Date and is expected to expire on Thursday, 5 December 2019, being the 30th day after the date of closing of the application lists under the Hong Kong Public Offer. After this date, no further stabilising action may be taken, demand for the Shares, and therefore the price of the Shares, could fall.

Prospective investors should note that the Underwriters are entitled to terminate their obligations under the Underwriting Agreements by notice in writing to the Company given by the Joint Global Coordinators (for themselves and on behalf of the Underwriters) upon the occurrence of any of the events set forth under the section headed “Underwriting — Underwriting Arrangements and Expenses — The Hong Kong Public Offer — Grounds for termination” of the Prospectus at any time prior to 8:00 a.m. (Hong Kong time) on the Listing Date.



Ruicheng (China) Media Group Limited

瑞誠（中國）傳媒集團有限公司

(Incorporated in the Cayman Islands with limited liability)

GLOBAL OFFERING

Number of Offer Shares	:	100,000,000 Shares
Number of Hong Kong Offer Shares	:	30,000,000 Shares (as adjusted after reallocation)
Number of International Placing Shares	:	70,000,000 Shares (as adjusted after reallocation)
Offer Price	:	HK\$1.25 per Offer Share plus brokerage of 1.0%, Stock Exchange trading fee of 0.005% and SFC transaction levy of 0.0027%
Nominal value	:	HK\$0.01 per Share
Stock code	:	1640

Sole Sponsor



Joint Global Coordinators, Joint Bookrunners and Joint Lead Managers



ANNOUNCEMENT OF OFFER PRICE AND ALLOTMENT RESULTS

SUMMARY

Final Offer Price and net proceeds from the Global Offering

- The Offer Price has been determined at HK\$1.25 per Offer Share (exclusive of brokerage of 1.0%, SFC transaction levy of 0.0027% and Stock Exchange trading fee of 0.005%).
- Based on the Offer Price of HK\$1.25 per Offer Share, the amount of net proceeds from the Global Offering to be received by the Company, after deduction of the underwriting commissions and other estimated expenses payable by the Company in connection with the Global Offering is estimated to be HK\$78.8 million. The Company intends to apply such net proceeds in accordance with the purposes set out in the section headed “Net proceeds from the Global Offering” in this announcement.

Applications under the Hong Kong Public Offer

- The Hong Kong Offer Shares initially offered under the Hong Kong Public Offer have been very significantly over-subscribed. A total of 9,998 valid applications have been received pursuant to the Hong Kong Public Offer on **WHITE** and **YELLOW** Application Forms, through giving **electronic application instructions** to HKSCC via CCASS, and through the designated website of the **White Form eIPO** Service Provider at www.eipo.com.hk for a total of 194,678,000 Hong Kong Offer Shares, equivalent to approximately 19.47 times of the total number of 10,000,000 Hong Kong Offer Shares initially available for subscription under the Hong Kong Public Offer (without taking into account any option which may be granted under the Share Option Scheme).
- Due to the over-subscription in the Hong Kong Public Offer, the reallocation procedures as described in the section headed “Structure and Conditions of the Global Offering — The Hong Kong Public Offer — Reallocation” in the Prospectus have been applied. As the number of Hong Kong Offer Shares validly applied for in the Hong Kong Public Offer represents 15 times or more but less than 50 times the number of Hong Kong Offer Shares initially available for subscription under the Hong Kong Public Offer, a total of 20,000,000 Shares have been reallocated to the Hong Kong Public Offer from the International Placing, so that the total number of the Hong Kong Offer Shares under the Hong Kong Public Offer have been increased to 30,000,000 Shares, representing 30% of the total number of the Offer Shares initially available under the Global Offering (without taking into account any option which may be granted under the Share Option Scheme).

The International Placing

- The International Placing Shares initially offered under the International Placing have been slightly over-subscribed. A total number of 102,816,000 Shares have been subscribed, representing approximately 1.14 times of the total International Placing Shares initially available for subscriptions under the International Placing. The final number of International Placing Shares allocated to 188 placees under the International Placing is 70,000,000 Shares (after reallocation to the Hong Kong Public Offer), representing 70% of the total number of Offer Shares under the Global Offering (without taking into account any option which may be granted under the Share Option Scheme). A total number of 28 placees have been allotted two board lots or less of the International Placing Shares, representing approximately 14.9% of the total number of 188 placees under the International Placing. These placees have been allotted approximately 0.2% of the International Placing Shares under the International Placing after reallocation to the Hong Kong Public Offer. A total number of 77 placees have been allotted five board lots or less of the International Placing Shares, representing approximately 41.0% of the total number of 188 placees under the International Placing. These placees have been allotted approximately 0.6% of the International Placing Shares under the International Placing after reallocation to the Hong Kong Public Offer.
- The Directors confirm that no Offer Shares have been allocated to applicants who are: (a) directors or existing Shareholders of the Company or their close associates (within the meaning of the Listing Rules) whether in their own names or through nominees; or (b) core connected persons (within the meaning of the Listing Rules) of the Company whether in their own names or through nominees. The International Placing is in compliance with the placing guidelines for equity securities as set out in Appendix 6 to the Listing Rules. None of the Sole Sponsor, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Co-Managers and the International Underwriters and their respective affiliate companies and connected clients of the lead broker or of any distributors (as defined in paragraph 5(1) of Appendix 6 to the Listing Rules) have taken up any Offer Shares for its own benefit under the International Placing.

- The Directors confirm that none of the placees under the International Placing will be placed with 10% or more of the enlarged issued share capital of the Company immediately after the Global Offering (without taking into account any option which may be granted under the Share Option Scheme). As such, the Directors confirm that none of the placees will become a substantial shareholder of the Company within the meaning of the Listing Rules after the Global Offering and there will not be any new substantial shareholder of the Company within the meaning of the Listing Rules immediately after the Global Offering, and the Company's public float percentage will satisfy the minimum percentage prescribed by Rule 8.08 of the Listing Rules immediately after completion of the Global Offering (without taking into account any option which may be granted under the Share Option Scheme). The Directors confirm that (i) the three largest public Shareholders together do not beneficially own more than 50% of the Shares held in public hands at the time of the Listing in compliance with Rules 8.08(3) and 8.24 of the Listing Rules; and (ii) the Shares will be held by at least 300 shareholders at the time of Listing in compliance with Rule 8.08(2) of the Listing Rules.
- The Directors confirm that, to the best of their knowledge, none of the Offer Shares subscribed by the placees and the public has been financed directly or indirectly by any of the Directors, chief executive of the Company, Controlling Shareholders, substantial shareholders, existing shareholders of the Company or any of its subsidiaries or their respective close associates, and none of the placees and the public who has subscribed the Offer Shares is accustomed to taking instructions from any of the Directors, chief executive of the Company, Controlling Shareholders, substantial shareholders, existing shareholders of the Company or any of its subsidiaries or their respective close associates in relation to the acquisition, disposal, voting or other disposition of Shares registered in his/her/its name or otherwise held by him/her/it.

Over-allotment Option

- In connection with the Global Offering, the Company has granted the Over-allotment Option to the International Underwriters, exercisable by the Joint Global Coordinators (on behalf of the International Underwriters), at any time during the 30-day period from the last day for lodging applications under the Hong Kong Public Offer, to require the Company to issue and allot up to an aggregate of 15,000,000 additional Offer Shares, representing not more than 15% of the total number of Offer Shares initially available under the Global Offering (without taking into account any option which may be granted under the Share Option Scheme), at the Offer Price under the International Placing to cover over-allocation in the International Placing, if any. No over-allocation of the Offer Shares was made in the International Placing. Therefore, the Over-allotment Option will not be exercised and there will not be any stabilisation activities or stock borrowing arrangement to be undertaken by the Stabilising Manager, after the Listing in connection with the Global Offering.

Results of allocations

- The results of allocations of the Hong Kong Offer Shares under the Hong Kong Public Offer, including applications made under WHITE and YELLOW Application Forms, through giving electronic application instructions to HKSCC via CCASS, and through the White Form eIPO service which will include the Hong Kong identity card numbers/passport numbers/Hong Kong business registration numbers of successful applicants will be made available at the times and dates and in the manner specified below:
 - in the announcement posted on the Company's website at www.reach-ad.com and on the Stock Exchange's website at www.hkexnews.hk by no later than 9:00 a.m. on Monday, 11 November 2019;
 - from the designated results of allocations website at www.iporeresults.com.hk (alternatively: English <https://www.eipo.com.hk/en/Allotment>; Chinese <https://www.eipo.com.hk/zh-hk/Allotment>) with a "search by ID" function on a 24-hour basis from 8:00 a.m. Monday, 11 November 2019 to 12:00 midnight on Sunday, 17 November 2019;
 - by telephone enquiry line by calling +852 2862 8669 between 9:00 a.m. and 10:00 p.m. from Monday, 11 November 2019 to Thursday, 14 November 2019; and
 - in the special allocation results booklets which will be available for inspection during opening hours from Monday, 11 November 2019 to Wednesday, 13 November 2019 at all the designated receiving bank branches on a business day.

Despatch/Collection of share certificates and refund monies

- Applicants who have applied for 1,000,000 or more Hong Kong Offer Shares using **WHITE** Application Forms or through the **White Form eIPO** service and have provided all information required by the relevant Application Forms, may collect their refund cheque(s) and/or share certificate(s) in person from the Hong Kong Branch Share Registrar, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, from 9:00 a.m. to 1:00 p.m. on Monday, 11 November 2019 or such other date as notified by the Company as the date of despatch of Share certificates/refund cheque(s). If such applicants do not collect their refund cheque(s) and/or share certificate(s) personally within the time specified for collection, and for applicants who have applied for less than 1,000,000 Hong Kong Offer Shares using **WHITE** Application Forms or through the **White Form eIPO** service, their refund cheque(s) and/or share certificate(s) will be sent to the address specified in their Application Forms on or before Monday, 11 November 2019, by ordinary post at their own risk.
- Wholly or partially successful applicants using **YELLOW** Application Forms or who gave **electronic application instructions** to HKSCC via CCASS will have their share certificate(s) issued in the name of HKSCC Nominees and deposited into CCASS for credit to their CCASS Investor Participant stock accounts or their designated CCASS Participant's stock accounts as stated in their Application Forms on Monday, 11 November 2019, or upon contingency, on any other date determined by HKSCC or HKSCC Nominees.
- Applicants applying through a designated CCASS Participant (other than a CCASS Investor Participant) using **YELLOW** Application Forms or by giving **electronic application instructions** to HKSCC via CCASS can check the number of Hong Kong Offer Shares allocated to them with that CCASS Participant.
- Applicants applying as a CCASS Investor Participant using **YELLOW** Application Forms or by giving **electronic application instructions** to HKSCC via CCASS should check the announcement published by the Company and report any discrepancies to HKSCC before 5:00 p.m. on Monday, 11 November 2019 or any other date as determined by HKSCC or HKSCC Nominees.
- Applicants applying as a CCASS Investor Participant on a **YELLOW** Application Form or by giving **electronic application instructions** to HKSCC via CCASS can also check their new account balances via the CCASS Phone System and the CCASS Internet System immediately after the credit of the Hong Kong Offer Shares to their CCASS Investor Participant stock accounts. HKSCC will also make available to CCASS Investor Participants an activity statement showing the number of Hong Kong Offer Shares credited to their stock accounts.

- Refund of application monies (if any) in respect of wholly or partially unsuccessful applications to applicants who gave **electronic application instructions** to HKSCC via CCASS and/or difference between the Offer Price and the maximum Offer Price per Offer Share initially paid on application (including brokerage, SFC transaction levy and the Stock Exchange trading fee but without interest) will be credited to their designated bank account or the designated bank account of their broker or custodian on Monday, 11 November 2019.
- Applicants applying through designated CCASS Clearing/Custodian Participants may check the refund amount payable to them through their broker or custodian on Monday, 11 November 2019.
- Applicants applying as CCASS Investor Participants can check the amount of refund monies payable to them via the CCASS Phone System or the CCASS Internet System on Monday, 11 November 2019, or in the activity statement made available to them by HKSCC after the credit of refund monies to their designated bank accounts.
- Applicants who have applied for 1,000,000 or more Hong Kong Offer Shares using **YELLOW** Application Forms, and have provided all information required by the relevant Application Forms, may collect their refund cheque(s) in person from the Hong Kong Branch Share Registrar, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong from 9:00 a.m. to 1:00 p.m. on Monday, 11 November 2019 or such other date as notified by the Company as the date of despatch of Share certificates/refund cheque(s). If such applicants do not collect their refund cheque(s) personally within the time specified for collection, and for applicants who have applied for less than 1,000,000 Hong Kong Offer Shares using **YELLOW** Application Forms, their refund cheque(s) will be sent to the address specified in their Application Forms on or before Monday, 11 November 2019, by ordinary post at their own risk.
- Share certificates will only become valid at 8:00 a.m. on Tuesday, 12 November 2019 provided that the (i) the Global Offering has become unconditional in all respects; and (ii) the right of termination as described in the section headed “Underwriting — Underwriting Arrangements and Expenses — The Hong Kong Public Offer — Grounds for termination” in the Prospectus has not been exercised.
- The Company will not issue any temporary documents of title in respect of the Offer Shares. No receipts will be issued for application monies received.

Commencement of dealings

- Assuming that the Global Offering becomes unconditional in all respects at 8:00 a.m. on Tuesday, 12 November 2019, dealings in the Shares on the Main Board of the Stock Exchange are expected to commence at 9:00 a.m. on Tuesday, 12 November 2019. The Shares will be traded in board lots of 2,000 Shares each. The stock code of the Shares is 1640.

OFFER PRICE

The Offer Price has been determined at HK\$1.25 per Offer Share (exclusive of brokerage of 1.0%, SFC transaction levy of 0.0027% and Stock Exchange trading fee of 0.005%).

NET PROCEEDS FROM THE GLOBAL OFFERING

Based on the Offer Price of HK\$1.25 per Offer Share, the amount of net proceeds from the Global Offering to be received by the Company, after deduction of the underwriting commissions and other estimated expenses payable by the Company in connection with the Global Offering is estimated to be approximately HK\$78.8 million. The Company intends to apply such net proceeds for the following purposes:

- approximately HK\$37.6 million, representing approximately 47.7% of the net proceeds from the Global Offering, will be used to enhance our market position in TV advertising through strengthening our financial position to satisfy the prepayment obligation to TV stations to acquire TV advertising resources;
- approximately HK\$23.6 million, representing approximately 30.0% of the net proceeds from the Global Offering, will be used to further develop our online advertising business;
- approximately HK\$9.7 million, representing approximately 12.3% of the net proceeds from the Global Offering, will be used to further develop our outdoor advertising business; and
- approximately HK\$7.9 million, representing approximately 10.0% of the net proceeds from the Global Offering, will be used to strengthen our strategy formulation and data analytical capabilities and enhance our reputation in the market.

For further details of the Company's intended use of the net proceeds from the Global Offering, please refer to the section headed "Future Plans and Use of Proceeds" in the Prospectus.

APPLICATIONS AND INDICATIONS OF INTEREST RECEIVED

The Hong Kong Public Offer

The Directors announce that the Hong Kong Offer Shares initially offered under the Hong Kong Public Offer have been very significantly over-subscribed. At the close of the application lists at 12:00 noon on Tuesday, 5 November 2019, a total of 10,001 applications (including applications on **WHITE** and **YELLOW** Application Forms, through giving **electronic application instructions** to HKSCC via CCASS, and through the **White Form eIPO** service) and for a total of 194,684,000 Hong Kong Offer Shares were received pursuant to the Hong Kong Public Offer. Two multiple or suspected multiple applications for a total of 4,000 Shares have been identified. One application for 2,000 Shares has been rejected due to bounced cheque. After excluding these multiple or suspected multiple and rejected applications, there were a total of 9,998 valid applications (including applications on **WHITE** and **YELLOW** Application Forms, through giving **electronic application instructions** to HKSCC via CCASS, and through the **White Form eIPO** service) and for a total of 194,678,000 Hong Kong Offer Shares, equivalent to approximately 19.47 times of the total number of 10,000,000 Hong Kong Offer Shares initially available for subscription under the Hong Kong Public Offer (without taking into account any option which may be granted under the Share Option Scheme). No application has been rejected due to invalid application which is not completed in accordance with the instructions set out in the Application Forms. No application for more than 5,000,000 Hong Kong Offer Shares has been identified.

The reallocation procedures as described in the section headed “Structure and Conditions of the Global Offering — The Hong Kong Public Offer — Reallocation” in the Prospectus have been applied. As the number of Hong Kong Offer Shares validly applied for in the Hong Kong Public Offer represents 15 times or more but less than 50 times of the number of Hong Kong Offer Shares initially available under the Hong Kong Public Offer, a total of 20,000,000 Shares have been reallocated to the Hong Kong Public Offer from the International Placing, so that the total number of the Hong Kong Offer Shares under the Hong Kong Public Offer have been increased to 30,000,000 Shares, representing 30% of the total number of the Offer Shares initially available under the Global Offering (without taking into account any option which may be granted under the Share Option Scheme), and being allocated to 7,086 successful applicants under the Hong Kong Public Offer.

Of the 9,998 valid applications:

- a total of 9,975 valid applications in respect of a total of 121,178,000 Hong Kong Offer Shares were for the Hong Kong Public Offer with an aggregate subscription amount based on the maximum Offer Price of HK\$1.75 per Offer Share (excluding brokerage of 1.0%, SFC transaction levy of 0.0027% and Stock Exchange trading fee of 0.005%) of HK\$5 million or less, representing approximately 24.24 times of the 5,000,000 Hong Kong Offer Shares initially comprised in Pool A; and

- a total of 23 valid applications in respect of a total of 73,500,000 Hong Kong Offer Shares were for the Hong Kong Public Offer with an aggregate subscription amount based on the maximum Offer Price of HK\$1.75 per Offer Share (excluding brokerage of 1.0%, SFC transaction levy of 0.0027% and Stock Exchange trading fee of 0.005%) of more than HK\$5 million, representing approximately 14.70 times of the 5,000,000 Hong Kong Offer Shares initially comprised in Pool B.

The Hong Kong Offer Shares offered in the Hong Kong Public Offer were conditionally allocated on the basis set out in the paragraph headed “Basis of allocation under the Hong Kong Public Offer” below.

The International Placing

The Directors further announce that the International Placing Shares initially offered under the International Placing have been slightly over-subscribed. A total number of 102,816,000 Shares have been subscribed, representing approximately 1.14 times of the total International Placing Shares initially available for subscriptions under the International Placing. Following the reallocation as described in the paragraph headed “Applications and indications of interest received — The Hong Kong Public Offer” above, the final number of International Placing Shares allocated to 188 placees under the International Placing is 70,000,000 International Placing Shares (after reallocation to the Hong Kong Public Offer), representing 70% of the total number of Offer Shares initially available under the Global Offering (without taking into account any option which may be granted under the Share Option Scheme). A total number of 28 placees have been allotted two board lots or less of the International Placing Shares, representing approximately 14.9% of the total number of 188 placees under the International Placing. These placees have been allotted approximately 0.2% of the International Placing Shares under the International Placing after reallocation to the Hong Kong Public Offer. A total number of 77 placees have been allotted five board lots or less of the International Placing Shares, representing approximately 41.0% of the total number of 188 placees under the International Placing. These placees have been allotted approximately 0.6% of the International Placing Shares under the International Placing after reallocation to the Hong Kong Public Offer.

The Directors confirm that no Offer Shares have been allocated to applicants who are: (a) directors or existing Shareholders of the Company or their close associates (within the meaning of the Listing Rules) whether in their own names or through nominees; or (b) core connected persons (within the meaning of the Listing Rules) of the Company whether in their own names or through nominees. The International Placing is in compliance with the placing guidelines for equity securities as set out in Appendix 6 to the Listing Rules. None of the Sole Sponsor, the Joint Global Coordinators, the Joint Bookrunners, the Joint Lead Managers, the Co-Managers and the International Underwriters and their respective affiliate companies and connected clients of the lead

broker or of any distributors (as defined in paragraph 5(1) of Appendix 6 to the Listing Rules) have taken up any Offer Shares for its own benefit under the International Placing.

The Directors confirm that none of the placees under the International Placing will be placed with 10% or more of the enlarged issued share capital of the Company immediately after the Global Offering (without taking into account any option which may be granted under the Share Option Scheme). As such, the Directors confirm that none of the placees will become a substantial shareholder of the Company within the meaning of the Listing Rules after the Global Offering and there will not be any new substantial shareholder of the Company within the meaning of the Listing Rules immediately after the Global Offering, and the Company's public float percentage will satisfy the minimum percentage prescribed by Rule 8.08 of the Listing Rules immediately after completion of the Global Offering (without taking into account any option which may be granted under the Share Option Scheme). The Directors confirm that (i) the three largest public Shareholders do not beneficially own more than 50% of the Shares held in public hands at the time of the Listing in compliance with Rules 8.08(3) and 8.24 of the Listing Rules; and (ii) the Shares will be held by at least 300 shareholders at the time of Listing in compliance with Rule 8.08(2) of the Listing Rules.

The Directors confirm that, to the best of their knowledge, none of the Offer Shares subscribed by the placees and the public has been financed directly or indirectly by any of the Directors, chief executive of the Company, Controlling Shareholders, substantial shareholders, existing shareholders of the Company or any of its subsidiaries or their respective close associates, and none of the placees and the public who has subscribed the Offer Shares is accustomed to taking instructions from any of the Directors, chief executive of the Company, Controlling Shareholders, substantial shareholders, existing shareholders of the Company or any of its subsidiaries or their respective close associates in relation to the acquisition, disposal, voting or other disposition of Shares registered in his/her/its name or otherwise held by him/her/it.

Immediately following the completion of the Global Offering, 25% of the total issued share capital of the Company (without taking into account any option which may be granted under the Share Option Scheme) will be held by the public in compliance with the requirements under Rule 8.08 of the Listing Rules.

Over-allotment Option

In connection with the Global Offering, the Company has granted the Over-allotment Option to the International Underwriters, exercisable by the Joint Global Coordinators (on behalf of the International Underwriters), at any time during the 30-day period from the last day for lodging applications under the Hong Kong Public Offer, to require the Company to issue and allot up to an aggregate of 15,000,000 additional Offer Shares, representing not more than 15% of the total number of Offer Shares initially available under the Global Offering (without taking into account any option which may be granted under the Share Option Scheme), at the Offer Price under the International Placing to

cover over-allocation in the International Placing, if any. No over-allocation of the Offer Shares was made in the International Placing. Therefore, the Over-allotment Option will not be exercised and there will not be any stabilisation activities or stock borrowing arrangement to be undertaken by the Stabilising Manager, after the Listing in connection with the Global Offering.

BASIS OF ALLOCATION UNDER THE HONG KONG PUBLIC OFFER

Subject to the satisfaction of the conditions set out in the paragraph headed “Structure and Conditions of the Global Offering — Conditions of the Global Offering” in the Prospectus, valid applications made by the public on **WHITE** and **YELLOW** Application Forms, through giving **electronic application instructions** to HKSCC via CCASS, and through the **White Form eIPO** service will be conditionally allocated on the basis set out below:

No. of shares applied for	No. of valid applications	Basis of allotment/ballot	Approximate percentage allotted of the total no. of shares applied for
Pool A			
2,000	4,344	2,824 out of 4,344 to receive 2,000 Shares	65.01%
4,000	1,314	857 out of 1,314 to receive 2,000 Shares	32.61%
6,000	1,660	1,096 out of 1,660 to receive 2,000 Shares	22.01%
8,000	559	380 out of 559 to receive 2,000 Shares	16.99%
10,000	448	324 out of 448 to receive 2,000 Shares	14.46%
12,000	37	29 out of 37 to receive 2,000 Shares	13.06%
14,000	10	8 out of 10 to receive 2,000 Shares	11.43%
16,000	18	16 out of 18 to receive 2,000 Shares	11.11%
18,000	20	18 out of 20 to receive 2,000 Shares	10.00%
20,000	599	545 out of 599 to receive 2,000 Shares	9.10%
30,000	312	2,000 Shares	6.67%
40,000	423	2,000 Shares plus 118 out of 423 to receive additional 2,000 Shares	6.39%
50,000	31	2,000 Shares plus 14 out of 31 to receive additional 2,000 Shares	5.81%
60,000	29	2,000 Shares plus 21 out of 29 to receive additional 2,000 Shares	5.75%
70,000	6	4,000 Shares	5.71%

No. of shares applied for	No. of valid applications	Basis of allotment/ballot	Approximate percentage allotted of the total no. of shares applied for
80,000	5	4,000 Shares plus 1 out of 5 to receive additional 2,000 Shares	5.50%
90,000	3	4,000 Shares plus 1 out of 3 to receive additional 2,000 Shares	5.19%
100,000	95	4,000 Shares plus 33 out of 95 to receive additional 2,000 Shares	4.69%
150,000	6	4,000 Shares plus 3 out of 6 to receive additional 2,000 Shares	3.33%
200,000	15	4,000 Shares plus 8 out of 15 to receive additional 2,000 Shares	2.53%
250,000	7	4,000 Shares plus 4 out of 7 to receive additional 2,000 Shares	2.06%
300,000	6	4,000 Shares plus 4 out of 6 to receive additional 2,000 Shares	1.78%
400,000	3	6,000 Shares	1.50%
500,000	3	6,000 Shares plus 1 out of 3 to receive additional 2,000 Shares	1.33%
600,000	9	6,000 Shares plus 4 out of 9 to receive additional 2,000 Shares	1.15%
900,000	1	8,000 Shares	0.89%
1,000,000	6	8,000 Shares	0.80%
1,500,000	2	10,000 Shares	0.67%
2,000,000	1	12,000 Shares	0.60%
2,500,000	<u>3</u>	14,000 Shares	0.56%
	<u><u>9,975</u></u>		

Pool B

3,000,000	18	648,000 Shares	21.60%
3,500,000	3	660,000 Shares	18.86%
4,000,000	1	672,000 Shares	16.80%
5,000,000	<u>1</u>	684,000 Shares	13.68%

23

The final number of Hong Kong Offer Shares under the Hong Kong Public Offer is 30,000,000 Hong Kong Offer Shares, representing 30% of the total number of the Offer Shares initially available under the Global Offering (without taking into account any option which may be granted under the Share Option Scheme).

RESULTS OF ALLOCATIONS

The results of allocations of the Hong Kong Offer Shares under the Hong Kong Public Offer, including applications made under **WHITE** and **YELLOW** Application Forms, through giving **electronic application instructions** to HKSCC via CCASS, and through the **White Form eIPO** service which will include the Hong Kong identity card numbers/passport numbers/Hong Kong business registration numbers of successful applicants will be made available at the times and dates and in the manner specified below:

- in the announcement posted on the Company's website at www.reach-ad.com and on the Stock Exchange's website at www.hkexnews.hk by no later than 9:00 a.m. on Monday, 11 November 2019;
- from the designated results of allocations website at www.iporesults.com.hk (alternatively: English [https://www.eipo.com.hk/en/Allotment](https://www.eipo.com.hk/en>Allotment); Chinese <https://www.eipo.com.hk/zh-hk/Allotment>) with a "search by ID" function on a 24-hour basis from 8:00 a.m. Monday, 11 November 2019 to 12:00 midnight on Sunday, 17 November 2019;
- by telephone enquiry line by calling +852 2862 8669 between 9:00 a.m. and 10:00 p.m. from Monday, 11 November 2019 to Thursday, 14 November 2019; and
- in the special allocation results booklets which will be available for inspection during opening hours from Monday, 11 November 2019 to Wednesday, 13 November 2019 at all the designated branches of Standard Chartered Bank (Hong Kong) Limited at the addresses set out below:

	Branch	Address
Hong Kong Island	Central Branch	G/F, 1/F, 2/F and 27/F, Two Chinachem Central, 26 Des Voeux Road, Central
	Wanchai	Shop C2 on G/F and 1/F to 2/F, Lee Wing Building, No. 156–162 Hennessy Road, Wanchai
	Southorn Branch	
Kowloon	Tsimshatsui Branch	Shop G30 & B117–23, G/F, Mira Place One, 132 Nathan Road, Tsim Sha Tsui
	Lok Fu Shopping Centre Branch	Shop G201, G/F, Lok Fu Shopping Centre
New Territories	Tai Po Branch	G/F Shop No. 2, 23–25 Kwong Fuk Road, Tai Po Market, Tai Po

Applicants applying through their designated CCASS Participants (other than CCASS Investor Participants) can arrange with their designated CCASS Participants to advise them of the number of Shares allocated under their applications. Successful CCASS Investor Participants can check the number of Offer Shares allocated to them via the CCASS Phone System and CCASS Internet System on Monday, 11 November 2019 or from the activity statement that will be made available by HKSCC to them showing the number of Hong Kong Offer Shares credited to their CCASS Investor Participant stock accounts.

The final Offer Price, the indication of the levels of interest in the International Placing, the level of applications in the Hong Kong Public Offer, the basis of allocation of the Hong Kong Offer Shares and the number of Offer Shares reallocated between the International Placing and the Hong Kong Public Offer will also be published on Monday, 11 November 2019 on the website of the Company at www.reach-ad.com and the website of the Stock Exchange at www.hkexnews.hk, respectively.

SHAREHOLDING CONCENTRATION ANALYSIS

Set out below is a summary of allotment results under the International Placing:

- top 1, 5, 10 and 25 of the placees out of the International Placing, total Offer Shares and total issued share capital of the Company upon Listing:

Placee	Subscription	Shares held following the Global Offering	Subscription as % of International Placing (as adjusted after reallocation)			Subscription as % of total Offer Shares	% of total share capital in issue
			adjusted after reallocation)	% of total Offer Shares	% of total share capital in issue		
Top 1	5,200,000	5,200,000	7.4%	5.2%	1.3%		
Top 5	20,960,000	20,960,000	29.9%	21.0%	5.2%		
Top 10	30,820,000	30,820,000	44.0%	30.8%	7.7%		
Top 25	46,450,000	46,450,000	66.4%	46.5%	11.6%		

- top 1, 5, 10 and 25 of all the Shareholders out of the Global Offering, total Offer Shares and total issued share capital of the Company upon Listing:

Shareholder	Subscription	Shares held following the Global Offering	Subscription as % of International Placing (as adjusted after reallocation)	Subscription as % of total Offer Shares	% of total share capital in issue
Top 1	0	161,704,734	0%	0%	40.4%
Top 5	0	267,641,959	0%	0%	66.9%
Top 10	14,000,000	306,459,379	20.0%	14.0%	76.6%
Top 25	38,068,000	338,068,000	54.4%	38.1%	84.5%

Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份
A1406992	2000						
C6045764	2000						
D027067A	2000						
E547344A	2000						
G084772A	2000						
G0948690	2000						
G1850791	2000						
G3704431	2000						
G3868574	2000						
G4509543	2000						
K908617A	2000						
P5739881	2000						
P8207295	2000						

Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份	Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份
Z6153829	2000						

Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份						
001026910	2000	005200272	2000	010191284	2000	016400007	2000
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00107148X	2000	005252621	2000	010240422	2000	02015634	2000
001097216	2000	005264360	2000	0102551X	2000	02016031	2000
001101242	2000	005280038	2000	010259212	2000	02020450	2000
001131023	2000	005282014	2000	01028006X	2000	02023521	2000
001160020	2000	005299041	2000	010283812	2000	02040434	2000
001161527	2000	005302213	2000	010290629	2000	02049325	2000
001191626	2000	005302969	2000	010314044	2000	02052019	2000
001191823	2000	00605147X	2000	0103169X	2000	02062851	2000
00120504X	2000	006054536	2000	01060019	2000	02064529	2000
001225548	2000	006082669	2000	01065626	2000	02070059	2000
001240671	2000	006091212	2000	01072039	2000	0208125X	2000
001253917	2000	006110016	2000	01083015	2000	02090022	2000
001260018	2000	006122620	2000	01100634	2000	02092810	2000
001301820	2000	00615071X	2000	011012023	2000	02095325	2000
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002055591	2000	006203264	2000	01104935	2000	02106313	2000
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002095331	2000	00624185X	2000	011061719	2000	02113254	2000
002105537	2000	00627005X	2000	011080437	2000	02125414	2000
002151023	2000	006294338	2000	011091969	2000	02131741	2000
002153121	2000	00704511X	2000	01110216	2000	02143917	2000
002160212	2000	007072953	2000	011103032	2000	02160411	2000
002164114	2000	00710501X	2000	0111031X	2000	02170913	2000
002172116	2000	007112616	2000	01111522	2000	02180426	2000
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00223582X	2000	007135915	2000	011160047	2000	02183059	2000
002272113	2000	007159247	2000	011166719	2000	02186414	2000
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003151632	2000	008162511	2000	01153220	2000	03042739	2000
003152728	2000	008170939	2000	01163118	2000	03042945	2000
003157547	2000	008201928	2000	01164828	2000	03050764	2000
003181312	2000	008211717	2000	01174042	2000	03054916	2000
003183519	2000	008221426	2000	01176043	2000	03060030	2000
003210737	2000	008245024	2000	01180315	2000	03060325	2000
003250021	2000	008265751	2000	01180365	2000	03072728	2000
003262260	2000	00827086X	2000	0119123X	2000	03073032	2000
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003280017	2000	008295017	2000	012012432	2000	03083439	2000
004042619	2000	009012616	2000	01201555	2000	03091574	2000
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004075623	2000	009076327	2000	01211896	2000	03103622	2000
004085296	2000	009086811	2000	012129010	2000	03123534	2000
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004103109	2000	009125736	2000	012165420	2000	03140412	2000
004117022	2000	009135465	2000	012195018	2000	03143012	2000
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004230021	2000	010052420	2000	01238063	2000	03226730	2000
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005020928	2000	0101034X	2000	01250855	2000	03242711	2000
005041465	2000	010112472	2000	01260546	2000	03250447	2000
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00509901X	2000	010140014	2000	016400001	2000	03273381	2000
005122626	2000	010144883	2000	016400002	2000	03285022	2000
005144321	2000	010150018	2000	016400003	2000	03294444	2000
005154415	2000	010162060	2000	016400004	2000	0330161X	2000
005170016	2000	010165147	2000	016400005	2000	03314929	2000
005181310	2000	010170053	2000	016400006	2000	03316514	2000

Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份						
04010615	2000	05202110	2000	0712102X	2000	08281927	2000
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04024170	2000	05234814	2000	07144038	2000	08290222	2000
04036658	2000	05247517	2000	07150016	2000	08294072	2000
04045980	2000	05248017	2000	07150717	2000	08300013	2000
04050011	2000	05248528	2000	07153531	2000	08301614	2000
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05043613	2000	06250325	2000	08147486	2000	0930037X	2000
05043916	2000	06251026	2000	08155619	2000	09303216	2000
05047217	2000	06251618	2000	08160859	2000	10011470	2000
0505409X	2000	06252551	2000	08164812	2000	1001169X	2000
05065015	2000	06271428	2000	08165448	2000	10015038	2000
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05080026	2000	06289386	2000	08175617	2000	10023110	2000
05095412	2000	06295451	2000	08181539	2000	10024411	2000
05095659	2000	06295524	2000	0818161X	2000	1002971X	2000
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05144141	2000	07038430	2000	08201527	2000	10055818	2000
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05161819	2000	07067051	2000	08234214	2000	10088878	2000
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05163423	2000	07081629	2000	08260014	2000	10100635	2000
05180011	2000	07085616	2000	08261024	2000	10102001X	2000
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05200029	2000	0711041X	2000	08272777	2000	101035915	2000
05200820	2000	0711443X	2000	08280218	2000	101042610	2000
05201014	2000	07115818	2000	08281736	2000	101052029	2000

Identification Document Number(s) 證件號碼	HKPO Shares Allocated 獲配發股份						
1010532X	2000	103290023	2000	11010519	2000	112130030	2000
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101070058	2000	104016845	2000	110105745	2000	112160918	2000
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101086984	2000	104060111	2000	11010819	2000	112204411	2000
10111915	2000	104133510	2000	110120687	2000	1122055X	2000
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1012353X	2000	105061024	2000	11023831	2000	112305017	2000
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10180346	2000	10628005X	2000	11070025	2000	12022270	2000
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10190413	2000	107080612	2000	11090020	2000	12046630	2000
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102088923	2000	107243011	2000	11111019	2000	12115825	2000
10210045	2000	10725001X	2000	111120528	2000	12116839	2000
10210627	2000	10725082X	2000	111123511	2000	12120711	2000
10215321	2000	107261515	2000	111125418	2000	12121226	2000
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10242813	2000	108072118	2000	11118537	2000	12143031	2000
10247428	2000	108091901	2000	111206487	2000	12150068	2000
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Identification Document Number(s) 證件號碼	HKPO Allocated Shares 獲配發股份						
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DESPATCH/COLLECTION OF SHARE CERTIFICATES AND REFUND MONIES

For applications under WHITE Application Forms and/or through the WHITE Form eIPO service

Applicants who have applied for 1,000,000 or more Hong Kong Offer Shares using **WHITE** Application Forms or through the **White Form eIPO** service and have provided all information required by the relevant Application Forms, may collect their refund cheque(s) and/or share certificate(s) in person from the Hong Kong Branch Share Registrar, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong from 9:00 a.m. to 1:00 p.m. on Monday, 11 November 2019 or such other date as notified by the Company as the date of collection/despatch of share certificates and refund cheque(s). Individual applicants eligible for personal collection must not authorise any other person to collect for them. For corporate applicants which are eligible for personal collection, their authorised representative(s) must bear a letter of authorisation from such corporation(s) stamped with such corporation's chop. Both individuals and authorised representatives must produce, at the time of collection, evidence of identity acceptable to the Hong Kong Branch Share Registrar.

If such applicants do not collect their refund cheque(s) and/or share certificate(s) personally within the time specified for collection, and for applicants who have applied for less than 1,000,000 Hong Kong Offer Shares using **WHITE** Application Forms or through the **White Form eIPO** service, their refund cheque(s) and/or share certificate(s) will be sent to the address specified in their Application Forms on or before Monday, 11 November 2019, by ordinary post at their own risk.

For applications using YELLOW Application Forms and/or via electronic application instructions to HKSCC via CCASS

Wholly or partially successful applicants using **YELLOW** Application Forms or who gave electronic application instructions to HKSCC via CCASS will have their share certificate(s) issued in the name of HKSCC Nominees and deposited into CCASS for credit to their CCASS Investor Participant stock accounts or their designated CCASS Participant's stock accounts as stated in their Application Forms on Monday, 11 November 2019, or upon contingency, on any other date determined by HKSCC or HKSCC Nominees.

Applicants applying through a designated CCASS Participant (other than a CCASS Investor Participant) using **YELLOW** Application Forms or by giving **electronic application instructions** to HKSCC via CCASS should check the number of Hong Kong Offer Shares allocated to them with that CCASS Participant.

Applicants applying as a CCASS Investor Participant using **YELLOW** Application Forms or by giving **electronic application instructions** to HKSCC via CCASS should check the announcement published by the Company and report any discrepancies to HKSCC before 5:00 p.m. on Monday, 11 November 2019, or any other date as determined by HKSCC or HKSCC Nominees.

Applicants applying as a CCASS Investor Participant on a **YELLOW** Application Form or by giving **electronic application instructions** to HKSCC via CCASS may also check their new account balances via the CCASS Phone System and the CCASS Internet System (using the procedures contained in HKSCC's "An Operating Guide for Investor Participants" in effect from time to time) immediately after the credit of the Hong Kong Offer Shares to their CCASS Investor Participant stock accounts. HKSCC will also make available to CCASS Investor Participants an activity statement showing the number of Hong Kong Offer Shares credited to their stock accounts.

Refund of application monies (if any) in respect of wholly or partially unsuccessful applications to applicants who gave **electronic application instructions** to HKSCC via CCASS and/or difference between the Offer Price and the maximum Offer Price per Offer Share initially paid on application (including brokerage, SFC transaction levy and the Stock Exchange trading fee but without interest) will be credited to their designated bank account or the designated bank account of their broker or custodian on Monday, 11 November 2019.

Applicants applying through designated CCASS Clearing/Custodian Participants may check the refund amount payable to them through their broker or custodian on Monday, 11 November 2019.

Applicants applying as CCASS Investor Participants can check the amount of refund monies payable to them via the CCASS Phone System or the CCASS Internet System on Monday, 11 November 2019, or in the activity statement made available to them by HKSCC after the credit of refund monies to their designated bank accounts.

Applicants who have applied for 1,000,000 or more Hong Kong Offer Shares using **YELLOW** Application Forms, and have provided all information required by the relevant Application Forms, may collect their refund cheque(s) in person from the Hong Kong Branch Share Registrar, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong from 9:00 a.m. to 1:00 p.m. on Monday, 11 November 2019 or such other date as notified by the Company as the date of collection/despatch of share certificates and refund cheque(s). Individual applicants eligible for personal collection must not authorise any other person to collect for them. For corporate applicants which are eligible for personal collection, their authorised representative(s) must bear a letter of authorisation from such corporation(s) stamped with such corporation's chop. Both individuals and authorised representatives must produce, at the time of collection, evidence of identity acceptable to the Hong Kong Branch Share Registrar.

If such applicants do not collect their refund cheque(s) personally within the time specified for collection, and for applicants who have applied for less than 1,000,000 Hong Kong Offer Shares using **YELLOW** Application Forms, their refund cheque(s) will be despatched promptly to the address specified in their Application Forms on or before Monday, 11 November 2019, by ordinary post at their own risk.

Share certificates will only become valid certificates of title at 8:00 a.m. on Tuesday, 12 November 2019 provided that the Global Offering has become unconditional in all respects and the right of termination as described in the section headed “Underwriting” in the Prospectus has not been exercised.

The Company will not issue any temporary documents of title in respect of the Offer Shares. No receipts will be issued for application monies received.

COMMENCEMENT OF DEALINGS

Assuming that the Global Offering becomes unconditional in all respects at 8:00 a.m. on Tuesday, 12 November 2019, dealings in the Shares on the Stock Exchange are expected to commence at 9:00 a.m. on Tuesday, 12 November 2019. Shares will be traded in board lots of 2,000 Shares each. The stock code of the Shares is 1640.

By Order of the Board
Ruicheng (China) Media Group Limited
Li Na
Chairlady and Executive Director

Hong Kong, 11 November 2019

As at the date of this announcement, the executive Directors are Ms. Li Na, Mr. Feng Xing, Ms. Wang Xin and Mr. Leng Xuejun, and the independent non-executive Directors are Mr. Zhao Gang, Mr. Li Xue and Mr. How Sze Ming.