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CHINA SUNTIEN GREEN ENERGY CORPORATION LIMITED*
新天綠色能源股份有限公司

(a joint stock limited company incorporated in the People's Republic of China with limited liability)

(Stock Code: 00956)

NOTICE OF THE FIRST EXTRAORDINARY GENERAL MEETING IN 2022

NOTICE IS HEREBY GIVEN that the first extraordinary general meeting in 2022 of China Suntien Green Energy Corporation Limited (the “**Company**”) (the “**EGM**”) will be held at 9:30 a.m. on Friday, 12 August 2022 at the Conference Room, 5th Floor, Yun-Ray Ambassador Hotel, Shijiazhuang City, Hebei Province, the People's Republic of China (the “**PRC**”), for the purpose of considering and, if thought fit, passing the following resolutions:

SPECIAL RESOLUTION

1. The resolution on the public registration and issuance of super short-term commercial papers of the Company of not exceeding RMB2.0 billion (please refer to the appendix to this notice for details).

By order of the Board of Directors
China Suntien Green Energy Corporation Limited
Mei Chun Xiao
Executive Director and President

Shijiazhuang City, Hebei Province, the PRC, 22 July 2022

Notes:

1. Pursuant to the Listing Rules, any vote of shareholders at a general meeting must be taken by way of a poll. Accordingly, each of the resolutions set out in this notice of EGM will be voted by poll. Results of the poll voting will be published on the Company's website at www.suntien.com and the HKEXnews website of Hong Kong Exchanges and Clearing Limited at www.hkexnews.hk after the EGM.

The Company will announce the details for holders of A shares attending the EGM on the website of the Shanghai Stock Exchange in due course.

2. Any shareholder (in case of a corporate shareholder, its duly authorized representative) entitled to attend and vote at the EGM convened by the above notice is entitled to appoint one or more proxies to attend and vote instead of him/her. A proxy need not be a shareholder of the Company.
3. In order to be valid, the proxy form together with the power of attorney or other authority, if any, under which it is signed, or a notarially certified copy of such power of attorney or authority, must be completed and returned to the Company's registered office and headquarters in the PRC (for holders of domestic shares) or the H Share Registrar of the Company, Computershare Hong Kong Investor Services Limited (for holders of H shares), at least 24 hours before the time fixed for the EGM or any adjourned meeting thereof. The address of Computershare Hong Kong Investor Services Limited is 17M Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong. Completion and return of a proxy form will not preclude a shareholder from attending and voting at the EGM or any adjourned meeting thereof should he/she so wish.
4. The H share register of members of the Company will be closed, for the purpose of determining the entitlement of holders of H shares to attend the EGM, from Monday, 8 August 2022 to Friday, 12 August 2022 (both days inclusive), during which period no transfer of H shares will be registered. In order to attend the EGM, all instruments of transfers, accompanied by the relevant share certificates, must be lodged for registration with the Company's H Share Registrar, Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17/F, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong by no later than 4:30 p.m. on Friday, 5 August 2022. Holders of H shares whose names appear on the H shares register of members at the close of business on Monday, 8 August 2022 are entitled to attend the EGM.
5. In case of joint shareholdings, the vote of the senior joint shareholder who tenders a vote, whether in person or by proxy, will be accepted to the exclusion of the votes of the other joint shareholder(s) and for this purpose, seniority will be determined by the order in which the names stand in the register of members of the Company in respect of the joint shareholding.
6. The EGM is expected to be held for less than half a day. Shareholders who attend the meeting in person or by proxy shall bear their own travelling and accommodation expenses.
7. A shareholder or his proxy should produce proof of identity when attending the EGM.
8. The Company's registered office and headquarters in the PRC is 9th Floor, Block A, Yuyuan Plaza, No. 9 Yuhua West Road, Shijiazhuang City, Hebei Province, the PRC.

As at the date of this notice, the non-executive directors of the Company are Dr. Cao Xin, Dr. Li Lian Ping, Mr. Qin Gang and Mr. Wu Hui Jiang; the executive directors of the Company are Mr. Mei Chun Xiao and Mr. Wang Hong Jun; and the independent non-executive directors of the Company are Mr. Guo Ying Jun, Mr. Wan Yim Keung, Daniel and Dr. Lin Tao.

* *For identification purposes only*

APPENDIX: DETAILS ON SPECIAL RESOLUTION

I. The resolution on the public registration and issuance of super short-term commercial papers of the Company of not exceeding RMB2.0 billion

In order to further optimize the debt structure, replace certain high-interest loans, replenish liquidity and effectively reduce the capital cost of the Company, the Company intends to register super short-term commercial papers (the “**Super Short-Term Commercial Papers**”) of not exceeding RMB2.0 billion in the PRC. Details of the proposal are as follows:

- (1) Registration size: The total registered amount of the Super Short-Term Commercial Papers will not exceed RMB2.0 billion (inclusive) and the final registered amount will be subject to the amount stated in the notice of registration from the National Association of Financial Market Institutional Investors of the PRC (中國銀行間市場交易商協會).
- (2) Timing of Issuance: Pursuant to the provisions under the Rules for the Issuance and Registration of Debt Financing Instruments of Non-Financial Enterprises in the Inter-bank Market (銀行間債券市場非金融企業債務融資工具發行註冊規則) issued by the National Association of Financial Market Institutional Investors, the term of registration is 2 years. Based on the actual funding requirement of the Company, the Super Short-Term Commercial Papers may be issued once or in tranches within the term of registration.
- (3) Maturity: Each tranche of the Super Short-Term Commercial Papers shall mature within 270 days(inclusive).
- (4) Use of proceeds: The proceeds from the issuance of the Super Short-Term Commercial Papers shall be used for replenishment of liquidity, repayment of bank loans and repayment of interest-bearing debts, etc. The specific use of proceeds and the proportion of allocation shall be determined by the Company based on its actual needs.
- (5) Interest rate and method of determination: To be determined based on market conditions of the interbank bond market at the time of issuance of each tranche and be finally determined according to the results of bookbuilding.
- (6) Target subscribers: Institutional investors in the interbank bond market of the PRC (excluding those who are prohibited from subscribing under national laws and regulations).

- (7) Guarantee: No guarantee will be provided for the Super Short-Term Commercial Papers.
- (8) Place of listing: Each tranche of the Super Short-Term Commercial Papers, upon completion of the issuance, will become listed and tradable in the National Interbank Bond Market on the first working day following the record date.
- (9) Registrar and depository: The Super Short-Term Commercial Papers, as issued by way of centralised bookbuilding, shall be registered and deposited at the Shanghai Clearing House. Being the legal registration authority of the Super Short-Term Commercial Papers, the Shanghai Clearing House shall be responsible for debt management, protection for interests and agency of payment, as well as providing relevant information services to investors upon completion of the issuance.
- (10) Validity period of the resolution: Upon the approval of the registration and issuance of the Super Short-Term Commercial Papers at the general meeting of the Company, the relevant resolution shall remain in force during the term of registration and issuance of the Super Short-Term Commercial Papers and while the Super Short-Term Commercial Papers subsist.

It is proposed at the general meeting to authorise the board of directors of the Company (the “**Board**”), which shall then authorise any one of the executive directors (or his/her authorized person) to, under the framework and principle of the registration and issuance plan for the Super Short-Term Commercial Papers as approved at the general meeting and in compliance with the requirements of the laws and regulations as well as opinions and recommendations of the regulatory authorities, and based on the principle of safeguarding and maximising the Company’s interests, deal with all matters concerning, among others, the registration, issuance and listing and trading of the Super Short-Term Commercial Papers at his sole discretion, including but not limited to:

1. to the extent permitted under the laws and regulations and based on the actual circumstances of the Company and the market, formulating the specific plan for the registration and issuance of the Super Short-Term Commercial Papers, as well as the amendment and adjustment to the terms of issuance, including but not limited to, whether the Super Short-Term Commercial Papers shall be issued in tranches, the arrangement of the quantity, amount and term of each tranche, terms of issuance, issue price, target subscribers, coupon rate or its method of determination, timing of issuance, term and method for the repayment of principal and interest, whether terms for selling back and redemption shall be set in place, details of the use of proceeds, repayment assurance measures, repayment risk reduction measures, the guarantees, listing and trading of papers, issuance and the registration and depository, specific methods of subscription, specific arrangement for placing and terms of issuance and other related matters;

2. engaging intermediaries, and executing, implementing, modifying and completing all agreements and documents in respect of the registration, issuance and listing and trading of the Super Short-Term Commercial Papers, as well as dealing with matters in relation to declaration, listing application and information disclosure;
3. formulating the rules governing information disclosure management for debt financing instruments;
4. entering into, on behalf of the Company, all negotiations regarding the registration, issuance and listing and trading of the Super Short-Term Commercial Papers, executing all relevant agreements and other necessary documents, and making appropriate information disclosure;
5. in the event of changes in the regulatory policies of registration and issuance of the Super Short-Term Commercial Papers or in the market conditions, authorising the Board or persons authorized by the Board to make corresponding adjustments to the specific plans for registration and issuance of the Super Short-Term Commercial Papers and relevant matters in accordance with the opinions of regulatory authorities, or determining according to the actual circumstances whether to proceed with the issuance of the Super Short-Term Commercial Papers in part or in whole, except for matters that shall be subject to voting at the general meeting according to relevant laws, regulations and the articles of association of the Company;
6. determining/dealing with any other specific matters in respect of the registration and issuance of the Super Short-Term Commercial Papers; and
7. The authorisation shall remain valid from the date on which the resolution is considered and approved at the general meeting until the date of expiry of the validity period for the registration of the Super Short-Term Commercial Papers or the date when matters authorized above have been completed, whichever is earlier.

II. Recommendation

The directors believe that the special resolution in relation to the Super Short-Term Commercial Papers to be proposed at the EGM is in best the interests of the Company and its shareholders as a whole and recommend shareholders to vote for the special resolution to be proposed at the EGM.