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The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

11. Transitional arrangements

During the transition period, in order to achieve a smooth transition of business, if it is truly necessary, if either party needs the cooperation of the other party in the course of business development (including but not limited to providing relevant materials, issuing explanations, jointly reporting to the competent authorities, etc.), the other party shall actively cooperate in this regard.

During the Transition Period, the merging parties shall, and shall procure that each of their subsidiaries: (1) continue to operate independently in the ordinary course of business in accordance with past operational management and operating methods, and will not engage in any unusual transactions or incur any unusual debts; (2) to do its best to maintain all assets that make up the main business in good condition, and to maintain all good relationships with government authorities, customers, employees and other relevant parties; (3) Make, sort out and keep their respective documents and materials, and pay relevant taxes and fees in a timely manner.

During the transition period, either party to the merger shall take the initiative to respond to the reasonable requests of the other party and provide the other party with relevant assets, financial account books, meeting minutes, material claims and debts and other relevant documents in a timely manner. If it is truly necessary, if one party needs the cooperation of the other party in the course of business development (including but not limited to providing relevant materials, issuing explanations, jointly carrying out declarations to the competent authorities, etc.), the other party shall actively cooperate in this regard.

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

12. Arrangements for the transfer or delivery of the relevant assets involved in the Transaction

(1) Delivery conditions

After the Stock-for-stock Merger agreement takes effect, the Stock-for-stock Merger will be closed on the closing date. The merging parties shall complete the delivery obligations agreed under the merger agreement on the delivery date and sign the asset delivery confirmation document.

(2) Asset delivery

Since the date of closing, the ownership of all assets of HTC (including but not limited to all properties, trademarks, patents, franchises, projects under construction and other assets) and the related rights, interests, liabilities and obligations shall be enjoyed and assumed by Hirisun. HTC agrees to assist Hirisun in handling the change procedures for the transfer of all stipulated properties of HTC (i.e., for any property, the law provides special procedures for the creation or transfer of such property rights or rights related to such property, including but not limited to land, real estate, vehicles and vessels, trademarks, patents, etc.) from HTC to the name of Hirisun. If the formal transfer procedures cannot be performed due to the change of registration procedures and other reasons, it will not affect the rights and obligations of Hirisun to the above-mentioned assets.

After the completion of the merger, the equity of the subsidiary currently held by HTC belongs to the surviving company, and it is changed to a subsidiary of the surviving company. The subsidiary of HTC (if any) belongs to the surviving company and is registered as a subsidiary of the surviving company.

(3) Debt inheritance

Except for the debts that are repaid in advance based on the creditor's request for early repayment within the statutory time limit, all outstanding debts of the merger parties will be inherited by Hirisun after the closing date of the merger.

(4) Contract succession

After the closing date of the share exchange and absorption merger, the contract subject of the rights, obligations and rights and interests of HTC under all valid contracts/agreements signed by HTC is changed to Hirisun.

(5) Data handover

HTC shall hand over all its bank account information, reserved seals and all seals of HTC to Hirisun on the delivery date. HTC shall, from the date of delivery, hand over to Hirisun any and all documents that have a significant impact on its subsequent operations.

(6) Share transfer

On the date of the share exchange, Hirisun shall register the A shares issued to the shareholders of HTC as consideration for the merger to the shareholders of HTC. The shareholders of HTC have become shareholders of Hirisun since the date when the new shares are registered in their names.

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

13. Disposal of creditor's rights and debts involved in the Transaction

Since the date of delivery, Hirisun has inherited and undertaken all the assets, liabilities, business, personnel, contracts, qualifications and all other rights and obligations of HTC. Hirisun and HTC will perform the creditor notification and announcement procedures in accordance with the provisions of relevant laws and regulations, and will, according to the requirements of their respective creditors within the statutory time limit, in accordance with the provisions of relevant applicable laws and regulations, independently or urge third parties to repay their debts in advance or provide additional guarantees for their respective creditors. If the relevant creditors fail to claim early repayment or providing security from the merging parties within the aforesaid statutory period, the unpaid debts will be inherited by Hirisun after the closing date.

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

14. Employee placement

After the completion of the share exchange and absorption merger, the management and employees of Hirisun will continue to retain their original jobs in accordance with the labor contract signed with Hirisun. All registered employees of HTC will be accepted by the surviving company and properly arranged. All rights and obligations of HTC as the employer of its existing employees will be enjoyed and assumed by Hirisun from the closing date.

As of now, the two parties of the consolidation merge have respectively convened a staff representative congress or a staff congress to review and approve the employee placement plan involved in the merger. Before the relevant shareholders' meetings to consider the merger, the two parties will hold a staff representative meeting or a staff meeting respectively to review the employee placement plan involved in the merger.

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

15. Arrangement for rolling over undistributed profits

In addition to the profit distribution plan approved by the respective general shareholders' meetings of the two parties, the accumulated undistributed profits of Hirisun and HTC as of the implementation date of the share exchange shall be jointly enjoyed by the new and old shareholders of the surviving company according to their shareholding ratios.

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

16. Validity of the resolution

The resolution of the Transaction is valid for 12 months from the date when the proposal is submitted and approved in the company's general shareholders' meeting. However, if the company obtains the documents agreed to be registered by the China Securities Regulatory Commission for the Transaction within the validity period, the validity period will be automatically extended to the completion date of the Transaction.

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

III. Proposal on the Share Exchange and Absorption and

Merger of Hangzhou Turbine Power Group Co., Ltd. Namely the Related Party Transaction Report(draft) by Hangzhou Hirisun Technology Incorporated and its Summary

For the Transaction, the Company prepared the "Report on the Share Exchange and Absorption and Merger of Hangzhou Turbine Power Group Co., Ltd. Namely the Related Party Transaction(draft) by Hangzhou Hirisun Technology Incorporated and its Summary" in accordance with the requirements of relevant laws and regulations and normative documents such as the "Restructuring Administrative Measures" and the "Standards for the Content and Format of Information Disclosure of Companies Offering Securities to the Public No. 26 - Major Asset Restructuring of Listed Companies" and other relevant laws and normative documents.

For details, please refer to the "Report on the Share Exchange and Absorption and Merger of Hangzhou Turbine Power Group Co., Ltd. Namely the Related Party Transaction(draft) by Hangzhou Hirisun Technology Incorporated and its Summary " disclosed on the same day as this announcement on the Cninfo Information Network (<http://www.cninfo.com.cn>). The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

IV. Proposal on the Transaction Constituting a Major Asset Restructuring and Related Party Transaction

According to the "Restructuring Administrative Measures", based on the 2024 audit reports of Hirisun and Hangzhou Turbine and the amount of this transaction, the Transaction as a whole constitutes a major asset restructuring.

According to the provisions of the Shenzhen Stock Exchange Stock Listing Rules on related parties and related party transactions, the Transaction constitutes a related transaction between the Company and Hirisun .

Based on the above, the Transaction as a whole constitutes a major asset restructuring and also constitutes a related transaction between the Company and Hirisun .

For details, please refer to the "Explanation of the Board of Directors on Whether the Transaction Constitutes a Material Asset Restructuring, Related Party Transaction and Restructuring and Listing" disclosed on the same day as this announcement on the Cninfo Information Network (<http://www.cninfo.com.cn>). The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

V. Proposal on the Transaction Expected to Be Constituted the Situation of Restructuring Listing of Article 13 of the Measures for the Administration of Major Asset Restructuring of Listed Companies

Before the Transaction, the controlling shareholder of Hangzhou Turbine is Hangzhou Turbine Holdings Co., Ltd., and there has been no change of control in the past 36 months. After the completion of the Transaction, Hangzhou Turbine shall terminate its listing and cancel its legal personality.

Within 36 months prior to the Transaction, the controlling shareholder of Hirisun has been changed from Hangzhou Financial Investment Group Co., Ltd. to Hangzhou Capital. In February 2024, Hangzhou Financial Investment transferred all 99,830,000 shares (accounting for 29.80% of the total share capital of Hirisun ) held by it to Hangzhou Capital by free of charge. Up to now, Hangzhou Financial Investment no longer holds shares of Hirisun , and Hangzhou Capital holds 99,830,000 shares of Hirisun , accounting for 29.80% of the total share capital of Hirisun . The controlling shareholder of Hirisun was changed from Hangzhou Financial Investment to Hangzhou Capital.

Based on the 2024 audit reports of Hirisun and Hangzhou Turbine, the relevant financial data of Hangzhou Turbine accounted for more than 100% of the corresponding financial data of Hirisun , which met the restructuring listing standards stipulated in Article 13 of the "Restructuring Management Measures". Therefore, the Transaction is expected to constitute a restructuring listing.

For details, please refer to the "Explanation of the Board of Directors on Whether the Transaction Constitutes a Material Asset Restructuring, Related Party Transaction and Restructuring and Listing" disclosed on the same day as this announcement on the CninfoInformation Network (<http://www.cninfo.com.cn>). The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

VI. Proposal on the Transaction Complying with Article 4 of the Regulatory Guidelines for Listed Companies No. 9 - Regulatory Requirements for Listed Companies for the Planning and Implementation of Major Asset Restructuring

The board of directors of the Company conducted a prudent self-examination and demonstration on whether the Transaction complies with the provisions of Article 4 of the Regulatory Guidelines for Listed Companies No. 9 - Regulatory Requirements for Listed Companies for the Planning and Implementation of Major Asset Restructuring.

For details, please refer to the "Explanation of the Board of Directors on the Transaction in Compliance with Article 4 of the Regulatory Guidelines for Listed Companies No. 9 - Regulatory Requirements for the Planning and Implementation of Major Asset Restructuring of Listed Companies disclosed on the same day as this announcement on the Cninfo Information Network (<http://www.cninfo.com.cn>). The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

VII. Proposal on Approving the Financial Reports Related to the Transaction

For the purpose of this transaction, in accordance with the requirements of laws and regulations such as the Administrative Measures for Restructuring, the Standards for the Content and Format of Information Disclosure of Companies Offering Securities to the Public No. 26 - Material Asset Restructuring of Listed Companies, the board of directors approved the audit reports and Financial Reports of Hangzhou Turbine Power Group Co., Ltd. from 2022 to 2024 issued by Pan-China Certified Public Accountants (LLP). For details, please refer to the "Hangzhou Turbine Power Group Co., Ltd.'s Audit Reports and Financial Reports from 2022 to 2024" disclosed on the same day as this announcement on Cninfo Information Network (<http://www.cninfo.com.cn>).

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

VIII. Proposal on Confirming the Valuation Report of China Securities Co., Ltd. on Hangzhou Hirisun Technology Incorporated's Share Swap Absorption and Merger with Hangzhou Turbine Power Group Co., Ltd. Namely the Related Party Transaction

For the purpose of this transaction, in accordance with the requirements of laws and regulations such as the Administrative Measures for Restructuring, the Standards for the Content and Format of Information Disclosure of Companies Offering Securities to the Public No. 26 - Material Asset Restructuring of Listed Companies, the Board of Directors approved the Valuation Report of China Securities Co., Ltd. on Hangzhou Hirisun Technology Incorporated's Share Swap Absorption and Merger with Hangzhou Turbine Power Group Co., Ltd. Namely the Related Party Transaction" disclosed on the Cninfo Information Network (<http://www.cninfo.com.cn>) on the same day as this announcement.

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

IX. Proposal on the Independence of Valuation Agency, the Reasonableness of Valuation Assump-

tions, the Relevance of Valuation Methods and Valuation Purposes, and the Fairness of Valuation Pricing

The Company hired China Securities Co., Ltd. as the valuation agency for this transaction. In accordance with The Company Law , The Securities Law of the People's Republic of China, the Administrative Measures for Restructuring, the Standards for the Content and Format of Information Disclosure of Companies Offering Securities to the Public No. 26 - Material Asset Restructuring of Listed Companies, the Rules for the Listing of Stocks on the Shenzhen Stock Exchange and the Articles of Association of the Company, the Board of Directors considered that the valuation agency is independent, the valuation assumptions are reasonable, the valuation method is relevant to the purpose of valuation, the valuation pricing is fair, and the valuation conclusion is reasonable.

For details, please refer to the "Explanation of the Board of Directors on the Independence of Valuation Agency, the Reasonableness of Valuation Assumptions, the Relevance of Valuation Methods and Valuation Purposes, and the Fairness of Valuation Pricing" disclosed on the same day as this announcement on Cninfo Information Network (<http://www.cninfo.com.cn>).

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

X. The proposal on the Transaction conforming to the provisions of Article 11 of the Measures for the Administration of Major Asset Restructuring of Listed Companies

The board of directors of the Company conducted a prudent self-examination and demonstration on whether the transaction conforming to the relevant provisions of Article 11 of the "Restructuring Management Measures", and considered that the Transaction is conforming to the provisions of

For details, please refer to the "Explanation of the Transaction conforming to the provisions of Article 11 of the Measures for the Administration of Major Asset Restructuring of Listed Companies " disclosed on the same day as this announcement on Cninfo Information Network (<http://www.cninfo.com.cn>).

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

XI. Proposal on the completeness and compliance of the legal procedures for the performance of the Transaction and the validity of the legal documents submitted

The board of directors of the Company considered that the Transaction has fulfilled the necessary legal procedures up to the current stage, which complies with the provisions of relevant laws, regulations, normative documents and the Articles of Association, and the legal documents submitted to the Shenzhen Stock Exchange and other regulatory authorities on the Transaction are legal and valid.

For details, please refer to the "Explanation of the Board of Directors on the Completeness and Compliance of the Legal Procedures for the Execution of the Transaction and the Validity of the Legal Documents Submitted" disclosed on the Cninfo Information Network (<http://www.cninfo.com.cn>) on the same day as this announcement.

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

XII. "Proposal on the non-existence situation to the Article 12 of Regulatory Guidelines for Listed Companies No. 7-Supervision of Abnormal Stock Transactions Related to the Major Asset Restructuring of Listed Companies"

The relevant parties involved in this transaction do not have the situation stipulated in Article 12 of the "Regulatory Guidelines for Listed Companies No. 7- Supervision of Abnormal Trading of Stocks Related to Major Asset Restructuring of Listed Companies", which prohibits them from participating in any major asset restructuring of listed companies, namely the merging parties and their controlling shareholders and actual controllers; the directors, supervisors, and senior management personnel of both merging parties, as well as the directors, supervisors, and senior management personnel of the controlling shareholders and actual controllers of both merging parties; and the intermediary agency and its handling personnel providing services for the Transaction have no such situation; There are no other entities involved in the Transaction that have been investigated or prosecuted for insider trading related to the Transaction. There have been no administrative penalties imposed by the China Securities Regulatory Commission or criminal responsibilities pursued by judicial authorities for insider trading related to major asset restructuring in the past 36 months.

In summary, there is no situation where the relevant parties of the Transaction are not allowed to participate in any major asset restructuring of listed companies in accordance with Article 12 of the "Regulatory Guidelines for Listed Companies No. 7- Supervision of Abnormal Trading of Stocks Related to Major Asset Restructuring of Listed Companies".

For details, please refer to the "Explanation of the non-existence situation to the Article 12 of Regulatory Guidelines for Listed Companies No. 7-Supervision of Abnormal Stock Transactions Related to the Major Asset Restructuring of Listed Companies" disclosed on the CninfoInformation Network (<http://www.cninfo.com.cn>) on the same day as this announcement.

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

XIII. Proposal on the purchase and sale of assets by the listed company in the 12 months prior to the Transaction

The board of directors of the Company considered that in the 12 months prior to the Transaction, the Company has not purchased or sold major assets as stipulated in the "Restructuring Management Measures", there is no asset purchase or sale related to the Transaction, and there is no situation that needs to be included in the cumulative calculation scope.

For details, please refer to the "Explanation of the purchase and sale of assets by the listed company in the 12 months prior to the Transaction " disclosed on the Cninfo Information Network (<http://www.cninfo.com.cn>) on the same day as this announcement.

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

XIV. Proposal on the Confidentiality Measures and Confidentiality System Adopted for the Transaction

The board of directors of the Company considered that the Company has taken necessary and sufficient confidentiality measures in accordance with the provisions of relevant laws, regulations and normative documents in the Transaction, formulated a strict and effective confidentiality system, limited the scope of knowledge of relevant sensitive information, and strictly fulfilled the confidentiality obligation of the Transaction information before disclosure in accordance with the law.

For details, please refer to the "Explanation of the Confidentiality Measures and Confidentiality System Adopted for the Transaction " disclosed on the Cninfo Information Network (<http://www.cninfo.com.cn>) on the same day as this announcement.

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

XV. Proposal on explanation of whether there is a direct or indirect paid hiring of other third-party institutions or individuals in this transaction

For the purpose of this transaction, the board of directors agreed to the "Explanation of whether there is a direct or indirect paid hiring of other third-party institutions or individuals in this transaction".

For details, please refer to the "Explanation of whether there is a direct or indirect paid hiring of other third-party institutions or individuals in this transaction " disclosed on the Cninfo Information Network (<http://www.cninfo.com.cn>) on the same day as this announcement.

The proposal was adopted by 3 votes in favor, 0 votes objection and 0 votes waived.

This is hereby resolved.

Documents for reference:

1.Resolutions of the 12<sup>th</sup> meeting of the 9th Supervisory Board





The Supervisory Board of Hangzhou Turbine Power Group Co., Ltd.

April 26,2025

Stock Code: 300277	Stock ID: Hirisun	Listed on: Shenzhen Stock Exchange (SZSE)
Stock Code: 200771	Stock ID: Hangqilun B	Listed on: Shenzhen Stock Exchange (SZSE)

Hangzhou Hirisun Technology Incorporated

Stock-for-stock Merger of Hangzhou Turbine Power Group Co., Ltd. &Summary of the Related Party TransactionReport (Draft)

Acquirer	Acquiree
	
Hangzhou Hirisun Technology Incorporated.	Hangzhou Turbine Power Group Co., Ltd.
Room 206-6, Dongping Building, No. 60, Qingyun Road, Gongshu District, Hangzhou City, Zhejiang Province	Building 1, No. 608, Kangnan Road, Liping District, Hangzhou City, Zhejiang Province
Independent Financial Advisor to the Merging Party	Independent Financial Advisor to the Merged Party
 中信证券 CITIC SECURITIES	 中信建投证券 CHINA SECURITIES

April 2025

Company Statement

I. The M&A Parties and all directors, supervisors and senior executives thereof give a pledge on the authenticity, accuracy and integrity of the plan and abstract thereof, and bear legal liability for false records, misleading statements or major omissions therein, if any.

II. The dominant shareholders and all directors, supervisors and senior executives of the M&A Parties make a commitment, if the transaction is investigated by judicial authorities or investigated by the China Securities Regulatory Commission due to the suspected false records, misleading statements or major omissions in the information disclosed or provided by the company/person, before the conclusion of the investigation, the company/person shall not transfer the shares directly and indirectly owned by Hirisun and HTC, and shall submit the written application for suspension of transfer and the stock account to the board of directors of Hirisun and HTC within two trading days after receiving the notice of investigation, and the board of directors of Hirisun and HTC shall apply for locking on behalf of the company/person to the stock exchange and securities registration and settlement institution; if the locking application is not submitted within two trading days, the board of directors of Hirisun and HTC shall be authorized to directly report the company/person's identity information and account information to the stock exchange and securities registration and settlement institution, the stock exchange and securities registration and settlement institution shall be authorized to directly lock the relevant shares. If the investigation conclusion finds that there are illegal and irregular circumstances, the company/person promises to lock the shares voluntarily for the compensation arrangement of relevant investors.

III. Upon the completion of the transaction, the Surviving Company shall be solely held accountable for any changes to their operations and revenues, while investment risks thus incurred shall be borne by investors. The investors shall consult with their own stock brokers, attorneys, accountants or other advisors, if they have any questions about the plan and abstract thereof.

All shareholders and public investors are advised to carefully read all information disclosure documents related to this transaction and make prudent investment decisions. When evaluating the matters related to this transaction, in addition to the content of this report and its summary as well as the simultaneously disclosed relevant documents, investors shall also carefully consider the various risk factors disclosed in this report and its summary.

IV. The transaction-related matters stated in the Report and abstract thereof do not represent substantial judgment, acknowledgment or approval of the CSRC, SZSE and other regulators on the transaction-related matters; nor shall they indicate the pledge of the CSRC and SZSE on the authenticity, accuracy or integrity on the plan and abstract thereof. The validation and completion of the transaction-related matters specified in this plan and abstract thereof are yet to be verified, approved or registered by the boards of the M&A Parties, SZSE, CSRC and other approval authorities. Any decisions or opinions made by the approval authorities regarding the transaction-related matters are not indicative of substantial judgment or guarantee on the value of investment or return of investors from shares of the M&A Parties or the Surviving Company.

Statement by Securities Service Institutions

The securities service institutions involved in this transaction have consented to the reference of its provided documents and materials in this report and its summary. The relevant securities service institutions have reviewed the referenced content in this report and its summary and confirm that the report and its summary will not contain any false records, misleading statements, or material omissions due to such references. They will bear corresponding legal liabilities for the authenticity, accuracy, and completeness of the information.

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Notification of Major Risks

Chapter I Overview of Transaction

Definitions

In the summary of this report, unless the context otherwise requires, the following abbreviations shall have the meanings set forth below:

This report, Restructuring Report, Share Swap Merger Report	Refers to	Stock-for-stock Merger of Hangzhou Turbine Power Group Co., Ltd. & Related Party Transaction Report of Hangzhou Hirisun Technology Incorporated
Summary, Summary of this Report	Refers to	Stock-for-stock Merger of Hangzhou Turbine Power Group Co., Ltd. &Summary of the Related Party Transaction Report of Hangzhou Hirisun Technology Incorporated
Acquiring Party, Acquirer, Hirisun	Refers to	Hangzhou Hirisun Technology Inc., formerly known as Shenzhen Hirisun Technology Inc., Shenzhen Hirisun Technology Co., Ltd., Hirisun Information Network Technology (Shenzhen) Co., Ltd.
Acquired Party, Acquiree, HTC	Refers to	Hangzhou Turbine Power Group Co., Ltd., formerly known as Hangzhou Turbine Co., Ltd.
M&A Parties, Parties	Refers to	Hirisun and HTC
Stock-for-stock Merger, Merger, Restructuring, Transaction	Refers to	The transaction in which Hirisun issues A-shares to all HTC shareholders, for the purpose of stock-for-stock merger of HTC
Surviving Company	Refers to	Hirisun upon the completion of stock-for-stock merge. The surviving company will subsequently change its company name
Hangzhou Capital	Refers to	Hangzhou State-owned Capital Investment and Operation Co., Ltd.
Hangzhou Financial Investment (HFI)	Refers to	Hangzhou Financial Investment Group Co., Ltd.
State-owned Assets Supervision and Administration Commission of Hangzhou	Refers to	State-owned Assets Supervision and Administration Commission of Hangzhou Municipal Government
State-owned Assets Supervision and Administration Commission of Zhejiang	Refers to	State-Owned Assets Supervision and Administration Commission of the People's Government of Zhejiang Province
Turbine Holdings	Refers to	Hangzhou Turbine Co., Ltd., formerly known as Hangzhou Turbine Power Group Co., Ltd., and Hangzhou Turbine Power (Group) Co., Ltd.
Hangzhou Qitong	Refers to	Hangzhou Qitong Equity Investment Partnership (LP)
Machinery Company	Refers to	Hangzhou Steam Turbine Machinery Equipment Co., Ltd.
Guoneng Company	Refers to	Hangzhou Guoneng Steam Turbine Engineering Co., Ltd.
Packaged Tech. Co.	Refers to	Zhejiang Steam Turbine Packaged Technology Development Co., Ltd.
Machinery Co.	Refers to	Hangzhou Steam Turbine Machinery Equipment Co., Ltd.
Huayuan Company	Refers to	Zhejiang Huayuan Steam Turbine Machinery Co., Ltd.
Turbine Co.	Refers to	Zhejiang Turbine Import & Export Co., Ltd.
Zhongrun Company	Refers to	Gas Turbine Technology Co., Ltd.
Zhongneng Company	Refers to	Hangzhou Zhongneng Turbine Machinery Equipment Co., Ltd., formerly known as Hangzhou Thermal Energy Power Company
Hangfa Company	Refers to	Hangzhou Hangfa Power Generation Equipment Co., Ltd.
Indonesia Company	Refers to	Hangzhou Zhongneng Turbine Power (Indonesia) Co., Ltd.
Casting Company	Refers to	Hangzhou Steam Turbine Casting Co., Ltd.
Anhui Casting Company	Refers to	Anhui Hangqi Casting Technology Co., Ltd.

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