Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this announcement, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.



# 中關村科技租賃股份有限公司 ZHONGGUANCUN SCIENCE-TECH LEASING CO., LTD.

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

(Stock Code: 1601)

# DISCLOSEABLE TRANSACTION FINANCE LEASE TRANSACTION

# FINANCE LEASE AGREEMENT

The Board hereby announces that on December 29, 2025, the Company (as the Lessor) entered into the Finance Lease Agreement III with the Lessee II, pursuant to which (i) the Lessor shall acquire the Leased Assets III owned by the Lessee II at a transfer consideration of RMB19.00 million; and (ii) the Lessor shall lease the Leased Assets III back to the Lessee II for a term of 12 months, with a total finance lease payment of approximately RMB19.48 million, which shall include a finance lease principal of RMB19.00 million and a finance lease interest income (inclusive of VAT) of approximately RMB0.48 million.

Reference is made to the announcement of the Company dated December 5, 2025 in relation to the Finance Lease Agreement I and the Finance Lease Agreement II. As the Lessees are under the control of the same ultimate beneficial owner, the Lessees are parties connected with one another (as set out under Rule 14.23 of the Listing Rules). As the transactions under the Finance Lease Agreements were entered into during the 12-month period, according to Rule 14.22 of the Listing Rules, the transactions thereunder shall be aggregated as a series of transactions. As the highest applicable percentage ratio upon aggregation of the Finance Lease Agreements is higher than 5% but less than 25%, the transactions contemplated under the Finance Lease Agreement III constitute a discloseable transaction of the Company and are subject to the notification and announcement requirements under Chapter 14 of the Listing Rules.

# THE FINANCE LEASE AGREEMENT

The Board hereby announces that on December 29, 2025, the Company (as the Lessor) entered into the Finance Lease Agreement III with the Lessee II, pursuant to which (i) the Lessor shall acquire the Leased Assets III owned by the Lessee II at a transfer consideration of RMB19.00 million; and (ii) the Lessor shall lease the Leased Assets III back to the Lessee II for a term of 12 months, with a total finance lease payment of approximately RMB19.48 million, which shall include a finance lease principal of RMB19.00 million and a finance lease interest income (inclusive of VAT) of approximately RMB0.48 million.

The principal terms of the Finance Lease Agreement III are as follows:

#### Date

The date of the Finance Lease Agreement III is December 29, 2025.

#### **Parties**

Lessor: the Company

Lessee II: a limited liability company incorporated in PRC, principally engaged in the production of

lithium-ion batteries and high-energy valve-regulated storage batteries

To the best of the Directors' knowledge, information and belief after having made all reasonable enquiries, the Lessee II and its ultimate beneficial owners are all independent third parties to the Company and its connected persons (as defined in the Listing Rules).

#### **Leased Assets**

The Leased Assets III are energy storage production equipment, with the net book value of approximately RMB20.41 million.

The Lessee II does not separately calculate the profits before and after tax of the Leased Assets III. The transfer consideration for the acquisition of the Leased Assets III under the Finance Lease Agreement III will be funded by the Company's general working capital and internal resources. If the Lessee II has properly and fully performed all of its obligations under the Finance Lease Agreement III, the Lessee II is entitled to acquire the Leased Assets III at the consideration of RMB100 in nominal value pursuant to the terms and conditions of the Finance Lease Agreement III, upon the expiry of the Finance Lease Agreement III.

# **Lease Period**

The lease period of the Finance Lease Agreement III is 12 months.

# **Lease Payment and Method of Payment**

Under the Finance Lease Agreement III, the total lease payment of approximately RMB19.48 million included the finance lease principal of RMB19.00 million and the finance lease interest income (inclusive of VAT) of approximately RMB0.48 million. The Lessee II shall pay the lease payment to the Lessor at the end of each quarter in installments in accordance with the terms and conditions of the Finance Lease Agreement III during the lease period.

The terms of the Finance Lease Agreement III, including the transfer consideration for the Leased Assets III, finance lease principal, finance lease interest income and other expenses, were determined upon arm's length negotiation between the Lessee II and the Lessor with reference to net book value of the Leased Assets III and prevailing market prices of the same category of finance lease products in the PRC.

# **Guarantee and Security**

The guarantee and security arrangements for the Finance Lease Agreement III are set out below:

The controlling shareholder of the Lessee II shall provide joint and several liabilities guarantee for the debts of Lessee II under the Finance Lease Agreement III.

#### REASONS FOR AND BENEFITS OF ENTERING INTO THE FINANCE LEASE AGREEMENT

The Company's principal activities are to provide finance leasing and advisory services to customers. The entering of the Finance Lease Agreements is part of the Company's ordinary and usual course of business, which is expected to provide a stable revenue and cashflow to the Company.

The Directors consider that entering into the Finance Lease Agreement III will generate revenue and profit to the Company over the lease period and is consistent with the Company's business development strategy. Since the Finance Lease Agreement III was entered into under normal commercial terms, the Directors are of the view that the terms under the Finance Lease Agreement III are fair and reasonable and are in the interests of the Company and its shareholders as a whole.

#### INFORMATION OF THE PARTIES

#### **Information of the Company**

The Company is a pioneer and a dedicated finance lease company in serving technology and new economy companies in China. As the sole finance lease platform under Zhongguancun Development Group Co., Ltd. (中關村發展集團股份有限公司), the Company offers efficient finance lease solutions and a variety of advisory services to satisfy technology and new economy companies' needs for financial services at different stages of their growth. The Company's finance lease solutions primarily take the form of direct lease and sale-and-leaseback. The Company also delivers a variety of advisory services, including policy advisory and management and business consulting, to help its customers achieve rapid growth.

#### Information of the Lessee

The Lessee II is a limited liability company incorporated in PRC, principally engaged in the production of lithium-ion batteries and high-energy valve-regulated storage batteries.

# LISTING RULES IMPLICATIONS

Reference is made to the announcement of the Company dated December 5, 2025 in relation to the Finance Lease Agreement I and the Finance Lease Agreement II. As the Lessees are under the control of the same ultimate beneficial owner, the Lessees are parties connected with one another (as set out under Rule 14.23 of the Listing Rules). As the transactions under the Finance Lease Agreements were entered into during the 12-month period, according to Rule 14.22 of the Listing Rules, the transactions thereunder shall be aggregated as a series of transactions. As the highest applicable percentage ratio upon aggregation of the Finance Lease Agreements is higher than 5% but less than 25%, the transactions contemplated under the Finance Lease Agreement III constitute a discloseable transaction of the Company and are subject to the notification and announcement requirements under Chapter 14 of the Listing Rules.

# **DEFINITIONS**

"Lessees"

In this announcement, unless the context otherwise requires, the following terms have the following meanings:

"Board"	the board of directors of the Company
"Company"	Zhongguancun Science-Tech Leasing Co., Ltd. (中關村科技租賃股份有限公司), a joint stock company incorporated under the laws of the PRC with limited liability, the H shares of which are listed on the Stock Exchange with stock code of 1601
"Director(s)"	the director(s) of the Company
"Finance Lease Agreements"	the Finance Lease Agreement I, the Finance Lease Agreement II and the Finance Lease Agreement III
"Finance Lease Agreement I"	the finance lease agreement entered into between the Lessor and Lessee I on December 30, 2024
"Finance Lease Agreement II"	the finance lease agreement entered into between the Lessor and Lessee II on December 5, 2025
"Finance Lease Agreement III"	the finance lease agreement entered into between the Lessor and Lessee II on December 29, 2025
"independent third party(ies)"	any individual or company not being the connected persons (as defined under the Listing Rules) of the Company, independent of the Company and its connected persons (as defined under the Listing Rules) and not connected with them
"Leased Assets"	the Leased Assets I, the Leased Assets II and the Leased Assets III
"Leased Assets I"	related equipment for energy storage system integration, with the net book value of approximately RMB49.23 million
"Leased Assets II"	energy storage production equipment, with the net book value of approximately RMB31.01 million
"Leased Assets III"	energy storage production equipment, with the net book value of approximately RMB20.41 million

the Lessee I and the Lessee II

"Lessee I"

Zhejiang Nandu Energy Technology Co., Ltd.\* (浙 江 南 都 能 源 科 技 有 限 公 司), a limited liability company incorporated in PRC, principally engaged in the battery energy storage industry. For information regarding the ultimate beneficial owners of the Lessee I, please refer to the announcement of the Company dated December 5, 2025

"Lessee II"

Hangzhou Narada Motive POWER Science & Technology Co., Ltd.\* (杭州南都動力科技有限公司), a limited liability company incorporated in PRC, principally engaged in the production of lithium-ion batteries and high-energy valve-regulated storage batteries. For information regarding the ultimate beneficial owners of the Lessee II, please refer to the announcement of the Company dated December 5, 2025

"Lessor"

the Company

"Listing Rules"

the Rules Governing the Listing of Securities on The Stock Exchange

of Hong Kong Limited

"PRC" or "China"

the People's Republic of China, which, for the purpose of this announcement, excludes the Hong Kong Special Administrative Region of the PRC, the Macau Special Administrative Region of the

PRC and Taiwan

"RMB"

Renminbi, the lawful currency of the PRC

"Stock Exchange"

The Stock Exchange of Hong Kong Limited

"VAT"

value-added tax

By order of the Board

Zhongguancun Science-Tech Leasing Co., Ltd.

XU Jingquan

Chairman

Beijing, the PRC, December 29, 2025

As at the date of this announcement, the Board comprises Mr. XU Jingquan, Mr. HE Rongfeng, Mr. HUANG Wen and Ms. YANG Pengyan as executive Directors, Mr. ZHANG Chunlei as non-executive Director, and Mr. WU Tak Lung and Ms. LIN Zhen as independent non-executive Directors.

<sup>\*</sup> For identification purposes only