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讯众股份

Beijing Xunzhong Communication Technology Co., Ltd.

北京訊眾通信技術股份有限公司

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

(Stock Code: 2597)

INSIDE INFORMATION UPDATE ON LITIGATION

This announcement is made by Beijing Xunzhong Communication Technology Co., Ltd. (the “**Company**”) pursuant to Rule 13.09(2) of the Listing Rules and the Inside Information Provisions under Part XIVA of the Securities and Futures Ordinance (Cap. 571, Laws of Hong Kong).

References are made to the prospectus of the Company dated 30 June 2025 (the “**Prospectus**”) and the announcement of the Company dated 23 December 2025 (the “**Announcement**”). Capitalised terms used herein shall have the same respective meanings as those defined in the Prospectus and the Announcement unless the context otherwise specifies.

As disclosed in the “Business” section of the Prospectus, the Company has become involved in the Litigation involving Beijing Yakang and Beijing Yunxi since October 2024 and up to the date of this announcement. The board (the “**Board**”) of directors (the “**Directors**”) of the Company hereby announces that, as at the date of this announcement, the progress update on the Litigation is set out below:

The Company received a written civil ruling ((2025) Jing 04 Min Chu No. 61 Zhi Yi) ((2025)京04民初61號之一民事裁定書) issued by the Beijing Fourth Intermediate People’s Court (北京市第四中級人民法院) (the “**Court**”) dated 29 May 2026. Upon further review, the Court found that, according to the statements made by Beijing Yunxi and its de facto controller, among the transactions under multiple contracts (including the contract(s) in question) entered into with Beijing Yakang, only a transaction involving the actual delivery of 10 servers and an external payment of RMB12.6 million made by Beijing Yunxi for their procurement was genuine, while the remaining transactions were alleged to be closed-loop false transactions without actual goods. Beijing Yakang did not acknowledge the closed-loop false transactions, stating that it had genuine demand for goods, and submitted WeChat communications from its legal representative and certain senior management of Beijing Yakang urging the delivery of goods or refund after the signing of the contract(s) in question. According to the evidence available in this case, the case involves the suspected economic crimes where relevant persons, for the purpose of illegal possession, colluded internally and externally to defraud relevant companies of payment for goods by means of fabricating facts and concealing the truth.

In accordance with Article 157(1)(3) of the Civil Procedure Law of the People's Republic of China 《中華人民共和國民事訴訟法》 and Article 11 of the “Provisions of the Supreme People's Court on Several Issues Concerning Suspected Economic Crimes in the Trials of Economic Dispute Cases” (《最高人民法院關於在審理經濟糾紛案件中涉及經濟犯罪嫌疑若干問題的規定》) (the “**Provisions**”), due to the case involving the suspected criminal crimes, it was not appropriate for the Court to continue its review, and the Court dismissed the case brought by Beijing Yakang with relevant materials thereof to be referred to public security authorities.

As of the date of disclosure of this announcement, the production and operation, business cooperation and capital flow of the Company remain normal and orderly, and the ruling has not had any material adverse impact on the daily operations, financial position and future development plans of the Company. The ruling to dismiss the civil case and refer it for criminal investigation does not involve any violation of laws or regulations by the Company itself. Currently, no judicial authority has determined that the Company bears any relevant liability for violation of laws or regulations. The Company will attach great importance to the subsequent progress of the case, proactively cooperate with the public security authorities and relevant judicial authorities for the investigation, while taking various legal measures in accordance with the law to safeguard the legitimate rights and interests of the Company and its minority shareholders.

Save as disclosed above, there is no further update on the Litigation from the date of the Announcement and up to the date of this announcement.

The Company will continue to monitor the situation closely and will keep the Shareholders and potential investors informed of any further material developments in connection with the above by way of further announcement(s) as and when appropriate.

Shareholders and potential investors are advised to exercise caution when dealing in the securities of the Company.

By order of the Board
Beijing Xunzhong Communication Technology Co., Ltd.
Piao Shenggen
Chairman of the Board, Executive Director and Chief Executive Officer

Hong Kong, 1 June 2026

As at the date of this announcement, the Board comprises Mr. Piao Shenggen (Chairman of the Board and Chief Executive Officer), Mr. Wang Peide, Mr. Yue Duanpu, Mr. Zhang Zhishan and Ms. Chen Jing as executive Directors; and Mr. Sun Qiang, Mr. Xiang Ligang and Mr. Su Zile as independent non-executive Directors.