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Chaoju Eye Care Holdings Limited

朝聚眼科醫療控股有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 2219)

DISCLOSEABLE TRANSACTION SUBSCRIPTION OF STRUCTURED DEPOSIT PRODUCTS

SUBSCRIPTION OF STRUCTURED DEPOSIT PRODUCTS

Reference is made to the announcement of the Company dated February 21, 2022 in relation to the subscription of structured deposit products (the “**February Structured Deposit Products**”). The February Structured Deposit Products remain outstanding as of the date of this announcement.

The Board announces that on March 30, 2022, Chaoju Medical Technology (an indirect wholly-owned subsidiary of the Company) further subscribed for the Structured Deposit Products in a total principal amount of RMB230 million offered by BOC. The Subscriptions are funded by surplus cash of the Group and not by the proceeds from the Global Offering.

IMPLICATIONS UNDER THE LISTING RULES

As each of the February Structured Deposit Products and the Structured Deposit Products was subscribed with the same bank and is of a similar nature, they would, in each case, be aggregated and treated as if the subscriptions of the February Structured Deposit Products and the Structured Deposit Products were one transaction with that bank for the purpose of computing the relevant percentage ratios pursuant to Rule 14.22 of the Listing Rules. As the applicable percentage ratios, on an aggregate basis, in respect of each of the subscription amount of the February Structured Deposit Products and the Structured Deposit Products at the relevant period, exceeds 5% but is less than 25%, the subscriptions of the February Structured Deposit Products and the Structured Deposit Products constitute discloseable transactions of the Company and are hence subject to the reporting and announcement requirements but are exempted from the circular and Shareholders’ approval requirements under Chapter 14 of the Listing Rules.

SUBSCRIPTION OF STRUCTURED DEPOSIT PRODUCTS

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Structured Deposit Products

(I) *Structured deposit product (CSDVY202214220)*

Date of subscription:	March 30, 2022
Name of the structured deposit product:	BOC Linked Structured Deposit Product (Corporate Client) (中國銀行掛鈎型結構性存款)(機構客戶)(CSDVY202214220)
Parties:	(a) Chaoju Medical Technology; and (b) BOC
Principal amount of subscription:	RMB115,100,000
Term of product:	March 31, 2022 to June 29, 2022
Type of product and risk rating:	Principal-guaranteed with minimum return guaranteed and is regarded as a low risk product by BOC
Expected rate of investment return:	1.8000% to 4.5900%
Investment scope:	This structured deposit product is linked structural deposit. The linked indicator is USD/EUR exchange rate.

(II) *Structured deposit product (CSDVY202214221)*

Date of subscription:	March 30, 2022
Name of the structured deposit product:	BOC Linked Structured Deposit Product (Corporate Client) (中國銀行掛鈎型結構性存款) (機構客戶) (CSDVY202214221)
Parties:	(a) Chaoju Medical Technology; and (b) BOC
Principal amount of subscription:	RMB114,900,000
Term of product:	March 31, 2022 to June 29, 2022
Type of product and risk rating:	Principal-guaranteed with minimum return guaranteed and is regarded as a low risk product by BOC
Expected rate of investment return:	1.7900% to 4.5800%
Investment scope:	This structured deposit product is linked structural deposit. The linked indicator is USD/EUR exchange rate.

REASONS FOR AND BENEFITS OF THE SUBSCRIPTIONS

The Structured Deposit Products are of low risk nature with satisfactory liquidity, and the Subscriptions are carried out by the Company for treasury management purpose in order to maximize its return on the surplus cash received from its business operations. The Subscriptions are funded by surplus cash of the Group and not by the proceeds from the Global Offering. The Group expects that the Structured Deposit Products will earn a better yield than current deposits generally offered by commercial banks in the PRC while at the same time offer flexibility to the Group in terms of treasury management. Further, the Group has implemented adequate and appropriate internal control procedures to ensure the Subscriptions would not affect the working capital or the operations of the Group, and that such investments would be closely monitored and conducted in accordance with the Group's treasury policy. As such, the Board is of the view that the terms of the Structured Deposit Products are fair and reasonable, and are on normal commercial terms and the Subscriptions are in the interests of the Company and the Shareholders as a whole.

INFORMATION ABOUT THE PARTIES

The Group

The Group is a leading ophthalmic medical service group in North China with a strong reputation nationwide. As of the date of this announcement, the Group operated a network of 18 ophthalmic hospitals and 24 optical centers spanning across five provinces or autonomous region in China. The ophthalmic hospitals are specialized in providing ophthalmic services and the optical centers provide a series of optical products and services to satisfy a wide array of requests from customers.

BOC

BOC is a joint stock company incorporated in the PRC with limited liability. BOC and its subsidiaries are principally engaged in the commercial banking business which provides services such as accepting deposits, making loans and offering basic investment products. BOC is listed on the Stock Exchange (Stock Code: 3988) and the Shanghai Stock Exchange (Stock Code: 601988).

As at the date of this announcement and to the best of the Director's knowledge, information and belief, having made all reasonable enquiries, BOC and their respective ultimate beneficial owners are third parties independent of the Company and its connected persons (as defined under the Listing Rules).

IMPLICATION UNDER THE LISTING RULES

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DEFINITIONS

In this announcement, unless the context otherwise requires, the following words and expressions shall have the meaning ascribed to them below:

“Board”	the board of Directors
“BOC”	Bank of China Limited
“Chaoju Medical Technology”	Chaoju Medical Technology Co., Ltd.* (朝聚醫療科技有限公司), a limited liability company established under the laws of the PRC on November 16, 2015, an indirect wholly-owned subsidiary of our Company, formerly known as Chaoju Medical Technology Equity Co., Ltd.* (朝聚醫療科技股份有限公司)
“China” or the “PRC”	the People’s Republic of China, but for the purpose of this announcement and for geographical reference only, references herein to “China” and the “PRC” do not apply to Hong Kong, Macau and Taiwan
“Company” or “the Company”	Chaoju Eye Care Holdings Limited, an exempted company with limited liability incorporated under the laws of the Cayman Islands on May 19, 2020
“Director(s)”	director(s) of the Company
“Global Offering”	the Hong Kong Public Offering and the International Offering (both as defined in the Prospectus)
“Group” or “the Group”	the Company together with its subsidiaries
“HK\$”	Hong Kong dollars and cents respectively, the lawful currency of Hong Kong
“IPO Proceeds”	the proceeds obtained by the Company from the Global Offering
“Listing Rules”	the Rules Governing the Listing of Securities on the Stock Exchange, as amended or supplemented from time to time
“Prospectus”	the prospectus of the Company published on June 24, 2021
“RMB”	the lawful currency of the PRC
“Share(s)”	ordinary share(s) in the share capital of the Company with nominal value of HK\$0.00025 each

“Shareholder(s)”	holder(s) of the Shares
“Stock Exchange”	the Stock Exchange of Hong Kong Limited
“Structured Deposit Products”	the structured deposit products offered by BOC and subscribed by the Group, the details of which are set out in this announcement
“Subscription(s)”	subscription(s) of the Structured Deposit Products
“%”	per cent

By order of the Board
Chaoju Eye Care Holdings Limited
ZHANG Bozhou
Chairman

Hong Kong, March 30, 2022

As of the date of this announcement, the Board of Directors of the Company comprises Mr. ZHANG Bozhou as the chairman and executive Director; Ms. ZHANG Xiaoli, Mr. ZHANG Junfeng and Mr. ZHANG Guangdi as executive Directors; Mr. KE Xian, Mr. Richard Chen MAO, Mr. LI Zhen and Ms. ZHANG Wenwen as non-executive Directors; and Mr. HE Mingguang, Ms. GUO Hongyan, Mr. LI Jianbin and Mr. BAO Shan as independent non-executive Directors.

* *The English translation of the Chinese names denoted in this announcement is for illustration purposes only. Should there be any inconsistencies, the Chinese name shall prevail.*