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COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED

碧 桂 園 服 務 控 股 有 限 公 司

(Incorporated in the Cayman Islands with limited liability)
(Stock Code: 6098)

PROPOSED ISSUE OF CONVERTIBLE BONDS BY A WHOLLY-OWNED SUBSIDIARY OF THE COMPANY UNDER GENERAL MANDATE

Joint Bookrunners and Managers





Morgan Stanley

Reference is made to the announcement of the Company dated 24 May 2021 in relation to the proposed issue of the Bonds.

On 24 May 2021 (after trading hours), the Company, the Issuer and the Managers entered into the Agreement in relation to the issue of the Bonds.

Subject to the fulfillment or waiver (if applicable) of the conditions set out below under the section headed "Conditions of the Agreement", UBS, CICC and Morgan Stanley as the Managers, severally and not jointly, agreed to subscribe for, or to procure subscribers to subscribe for, the Bonds to be issued by the Issuer in the aggregate principal amount of HK\$5,038 million. The Bonds will be unconditionally and irrevocably guaranteed by the Company.

Based on an initial Conversion Price of HK\$97.83 per Share and assuming full conversion of the Bonds at the initial Conversion Price, the Bonds will be convertible into 51,497,495 Shares, representing approximately 1.68% of the issued share capital of the Company as at the date of this announcement and approximately 1.65% of the issued share capital of the Company as enlarged by the issue of the Conversion Shares upon full conversion of the Bonds.

The gross proceeds from the Bonds Issue will be HK\$5,038 million. The Company intends to use the net proceeds for investments in potential future merger and acquisition projects relating to the principal activities of the Group, expansion in respect of new businesses including commercial management services, asset management services and life services, working capital and general corporate purposes.

Application will be made for the listing and quotation of the Bonds on the SGX.

An application will be made to the Listing Committee of the Stock Exchange for the listing of, and permission to deal in, the Conversion Shares.

The Shares which may fall to be issued upon the conversion of the Bonds will be issued under the General Mandate. As the total number of Conversion Shares which may fall to be issued upon full conversion of the Bonds will fall within the limit of the General Mandate, no Shareholders' approval will be required for the issue of the Bonds or the Conversion Shares.

Completion of the Bonds Issue is subject to the satisfaction or waiver (if applicable) of the conditions precedent set out in the Agreement, and it may or may not materialise. Shareholders and potential investors are urged to exercise caution when dealing in the securities of the Company.

Reference is made to the announcement of the Company dated 24 May 2021 in relation to the proposed issue of the Bonds.

THE BONDS ISSUE

On 24 May 2021 (after trading hours), the Company, the Issuer and the Managers entered into the Agreement in relation to the issue of the Bonds.

The principal terms of the Agreement are set out below.

Subject matter

Subject to the fulfillment or waiver (if applicable) of the conditions set out below under the section headed "Conditions of the Agreement", UBS, CICC and Morgan Stanley as the Managers, severally and not jointly, agreed to subscribe for, or to procure subscribers to subscribe for, the Bonds to be issued by the Issuer in an aggregate principal amount of HK\$5,038 million.

Each of the Managers and their respective ultimate owners is independent of and not a connected person (as defined in the Listing Rules) of the Company. It is expected that none of the subscribers of the Bonds and their respective ultimate beneficial owners will be connected persons (as defined in the Listing Rules) of the Company.

Based on an initial Conversion Price of HK\$97.83 per Share and assuming full conversion of the Bonds at the initial Conversion Price, the Bonds will be convertible into 51,497,495 Shares, representing approximately 1.68% of the issued share capital of the Company as at the date of this announcement and approximately 1.65% of the issued share capital of the Company as enlarged by the issue of the Conversion Shares upon full conversion of the Bonds.

The Conversion Price was determined by the Company and the Managers after arm's length negotiations with reference to the price of the Shares on the Stock Exchange and after a bookbuilding exercise. The Conversion Shares have a nominal value of US\$0.0001 each and a market value of approximately HK\$4,122 million based on the closing price of the Shares of HK\$80.05 per Share on 24 May 2021, the date of execution of the Agreement.

Conditions of the Agreement

The obligations of the Managers to subscribe and pay for the Bonds are conditional upon:

- (1) **Due Diligence:** the Managers being satisfied with the results of its due diligence investigations with respect to the Issuer, the Company and their respective subsidiaries, and the offering circular shall have been prepared in form and content satisfactory to the Managers;
- (2) **Contracts:** the execution and delivery (on or before the Closing Date) of the other contracts (including the Trust Deed and the Agency Agreement) each in a form satisfactory to the Managers, by the respective parties;
- (3) **Delivery of the Lock-up Undertaking:** Ms. Yang Huiyan shall have delivered a signed lock-up undertaking dated the date of the Agreement;
- (4) **Listing:** approval in-principle shall have been received for the listing and quotation of the Bonds on the SGX and the Stock Exchange shall have agreed to list the Conversion Shares upon conversion of the Bonds (or, in each case, the Managers being satisfied that such listings will be granted);
- (5) Comfort Letters and Officer Certificates: upon the Publication Date and on the Closing Date, there shall have been delivered to the Managers comfort letters and a certificate of no default, dated the Publication Date in the case of the first letter and dated the Closing Date in the case of subsequent letters, in each case addressed to the Managers, from: (i) PricewaterhouseCoopers, Certified Public Accountants to the Company, in a form satisfactory to the Managers; and (ii) an authorised signatory of each of the Issuer and the Company;

- (6) **Legal Opinions:** on or prior to the Closing Date, there shall have been delivered to the Managers, each in a form satisfactory to the Managers, certain legal opinions on the laws of various jurisdictions (including but not limited to Hong Kong law, PRC law and English law), dated the Closing Date, and such other resolutions, consents, authorisations and documents relating to the issue of the Bonds, as the Managers may reasonably require in writing prior to the Closing Date;
- (7) **Compliance:** at the Closing Date (i) the representations and warranties of the Issuer and the Company in the Agreement shall be true, accurate and correct in all respects at, and as if made on such date; (ii) the Issuer and the Company shall have performed all of their respective obligations in the Agreement expressed to be performed on or before such date; and (iii) there shall have been delivered to the Managers a certificate dated as of such date, of a duly authorised officer of the Issuer and the Company to such effect;
- (8) Other consents: on or prior to the Closing Date there shall have been delivered to the Managers copies of all consents and approvals required in relation to the issue of the Bonds and the performance of the obligations of the Issuer and the Company under each contract (being the Agreement, the Trust Deed and the Agency Agreement) and the Bonds (including, without limitation, any consents and approvals required from all lenders and relevant governmental and regulatory authorities);
- (9) Material Adverse Change: after the date hereof up to and at the Closing Date there shall not have occurred any change (nor any development or event involving a prospective change), in the condition (financial or other), prospects, results of operations or general affairs of the Issuer, the Company or of the Company and its consolidated subsidiaries taken as a whole, which, in the opinion of the Managers, is material and adverse in the context of the issue and offering of the Bonds; and
- (10) **Chief Financial Officer's Certificates:** on the Publication Date, there having been delivered to the Managers a certificate signed by the chief financial officer of the Company.

The Managers may, at their discretion and upon such terms as they think fit, waive compliance with the whole or any part of the above conditions precedent (except that condition (2) cannot be waived).

The Bonds Issue is not inter-conditional with the Placing.

Lock-up Undertakings

Company's undertakings

Neither the Issuer, the Company nor any of their respective subsidiaries or affiliates over which it exercises management or voting control, nor any person acting on behalf of any of them (other than the Managers, as to whom no undertaking is given) will, for a period from the date of the Agreement up to 90 days after the Placing Closing Date (both dates inclusive), without the prior written consent of the Managers, (a) issue, offer, sell, contract to sell, pledge, encumber or otherwise dispose of or grant options, issue warrants or offer rights entitling persons to subscribe

or purchase any interest in, any Shares or securities of the same class as the Bonds or the Shares or any securities convertible into, exchangeable for or which carry rights to subscribe or purchase the Bonds, the Shares or securities of the same class as the Bonds, the Shares or other instruments representing interests in the Bonds, the Shares or other securities of the same class as them, (b) enter into any swap or other agreement that transfers, in whole or in part, any of the economic consequences of the ownership of the Shares, (c) enter into any transaction with the same economic effect as, or which is designed to, or which may reasonably be expected to result in, or agree to do, any of the foregoing, whether any such transaction of the kind described in (a), (b) or (c) is to be settled by delivery of Shares or other securities, in cash or otherwise or (d) announce or otherwise make public an intention to do any of the foregoing; except for (i) the Bonds and any Conversion Shares issued pursuant to the conversion provisions of the Bonds; (ii) the issuance of any Shares under the pre-listing share option scheme of the Company adopted on 13 March 2018 and approved by the Shareholders on 17 May 2018 (and subsequently amended on 7 November 2019) and the share option scheme approved by the Shareholders on 28 September 2020; and (iii) any Shares to be issued pursuant to the placing agreement entered into among the Company, UBS, CICC and Morgan Stanley dated on or about the date of the Agreement.

Shareholders' undertakings

Ms. Yang Huiyan undertakes that none of herself, Concrete Win Limited and Fortune Warrior Global Limited, each of which is wholly-owned by Ms. Yang Huiyan, nor any other subsidiaries or affiliates over which she exercises management or voting control, nor any person acting on Ms. Yang Huiyan's or their behalf will, for a period from the date of the Agreement up to 90 days after the Placing Closing Date (both dates inclusive), without the prior written consent of the Managers (a) issue, offer, sell, contract to sell, pledge, encumber or otherwise dispose of or grant options, issue warrants or offer rights entitling persons to subscribe or purchase any interest in, any Shares or securities of the same class as the Bonds or the Shares or any securities convertible into, exchangeable for or which carry rights to subscribe or purchase the Bonds, the Shares or securities of the same class as the Bonds, the Shares or other instruments representing interests in the Bonds, the Shares or other securities of the same class as them, (b) enter into any swap or other agreement that transfers, in whole or in part, any of the economic consequences of the ownership of the Shares, (c) enter into any transaction with the same economic effect as, or which is designed to, or which may reasonably be expected to result in, or agree to do, any of the foregoing, whether any such transaction of the kind described in (a), (b) or (c) is to be settled by delivery of Shares or other securities, in cash or otherwise or (d) announce or otherwise make public an intention to do any of the foregoing.

Termination

The Managers may, by notice to the Issuer and the Company given at any time prior to payment of the subscription monies for the Bonds to the Issuer, terminate the Agreement in any of the following circumstances:

(1) if there shall have come to the notice of the Managers any breach of, or any event rendering untrue or incorrect in any respect, any of the warranties and representations contained in the Agreement or any failure to perform any of the Issuer's or the Company's undertakings or agreements in the Agreement;

- (2) if any of the conditions precedent to the Agreement has not been satisfied or waived (if applicable) by the Managers on or prior to the Closing Date;
- (3) if in the opinion of the Managers, there shall have been, since the date of the Agreement, any change, or any development involving a prospective change, in national or international monetary, financial, political or economic conditions (including any disruption to trading generally or trading in any securities of the Company on any stock exchange or in any overthe-counter market) or currency exchange rates or foreign exchange controls as such would in the Managers' view, be likely to prejudice materially the success of the offering or the distribution of the Bonds or dealings in the Bonds in the secondary market;
- (4) if there shall have occurred a general moratorium on commercial banking activities in the PRC, the United Kingdom, United States, Hong Kong or Singapore by any PRC, United Kingdom, New York State, United States Federal, Hong Kong or Singapore authorities which would in the Managers' view be likely to prejudice materially the success of the offering and distribution of the Bonds or dealings in the Bonds in the secondary market;
- (5) if, in the opinion of the Managers (after prior discussion with the Company to the extent practicable), there shall have occurred any event or series of events whether or not in continuation (including the occurrence of any local, national or international outbreak or escalation of disaster, hostility, insurrection, armed conflict, act of terrorism, act of God, epidemic or pandemic) which would in the Managers' view be likely to prejudice materially the success of the offering or the distribution of the Bonds or dealings in the Bonds in the secondary market; or
- (6) if, in the opinion of the Managers, on or after the date of the Agreement there shall have occurred either of the following events: (i) a suspension or material limitation of trading in securities generally on the New York Stock Exchange, the Nasdaq Stock Market, Inc., the London Stock Exchange plc, or the Stock Exchange and/or any other stock exchange on which the Company's securities are traded; or (ii) a suspension in trading in the Company's securities on the Stock Exchange and/or any other stock exchange on which the Company's securities are traded; or (iii) a change or development involving a prospective change in taxation or a prospective material adverse change in existing laws or regulations affecting the Issuer, the Company, the Group, the Bonds, the guarantee and the Conversion Shares to be issued upon conversion of the Bonds or the transfer thereof.

Principal terms of the Bonds

The principal terms of the Bonds are summarised below:

Issuer: Best Path Global Limited, which is a wholly owned subsidiary of

the Company

Principal amount of

HK\$5,038 million

the Bonds:

Issue price: 100% of the principal amount of the Bonds

Interest:

The Bonds do not bear interest.

Guarantee:

The Company has unconditionally and irrevocably guaranteed the due payment of all sums expressed to be payable by the Issuer under the Bonds and the Trust Deed (the "Guarantee").

The Guarantee constitutes direct, unsubordinated, unconditional and (subject to the negative pledge in the terms and conditions of the Bonds) unsecured obligations of the Company.

Conversion period:

Each Bondholder has the right to convert the Bonds held by it into Shares at any time on or after 14 July 2021 up to (a) the close of business on the date falling 10 trading days prior to the Maturity Date, or (b) if such Bond shall have been called for redemption before the Maturity Date, then up to the close of business on a date no later than seven business days prior to the date fixed for redemption thereof, or (c) if notice requiring redemption has been given by the holder of such Bond, up to the close of business on the business day prior to the giving of such notice, provided that the principal amount of such Bond shall be at least HK\$2,000,000.

Conversion Price:

The initial Conversion Price is HK\$97.83 per Share, which represents:

- (i) a premium of approximately 22.21% to the closing price of HK\$80.05 per Share as quoted on the Stock Exchange on 24 May 2021 (being the last trading day on which the Agreement was signed);
- (ii) a premium of approximately 26.53% to the average closing price of approximately HK\$77.32 per Share for the last 5 consecutive trading days up to and including 24 May 2021; and
- (iii) a premium of approximately 27.80% to the average closing price of HK\$76.55 per Share for the last 10 consecutive trading days up to and including 24 May 2021.

The Conversion Price is subject to adjustment upon the occurrence of certain prescribed events, including but not limited to, (i) consolidation, subdivision, redesignation or reclassification of Shares, (ii) capitalisation of profits or reserves, (iii) all distributions to the Company's shareholders including any distribution of assets in specie or cash by the Company, except for the final dividend declared by the Company for the year ended 31 December 2020 of RMB21.87 cents per Share, which will be subject to the approval of the Shareholders (as disclosed in the Company's annual results announcement for the year ended 31 December 2020), and provided that a purchase or redemption of Shares by or on behalf of the Company shall not constitute a distribution unless the weighted average price or consideration per Share (before expenses) on any one day in respect of such purchases or redemptions exceeds the current market price of a Share by more than 10% either (a) on that date, or (b) where an announcement has been made of the intention to purchase Shares at some future date at a specified price, on the trading day immediately preceding the date of such announcement, (iv) rights issues of Shares or options over Shares to the Company's shareholders at less than 95% of the current market price per Share, (v) rights issues of other securities to the Company's shareholders, (vi) issues of Shares at less than 95% of the current market price by the Company, (vii) other issues of equity related securities at less than 95% of the current market price, or (viii) modifications of rights of conversion, exchange or subscription attaching to equity related securities so that the consideration per Share is less than the current market price after such modification, or (ix) other offers to the Company' shareholders. The Conversion Price may not be reduced so that, on conversion of the Bonds, Shares would be issued at a discount to their par value.

Ranking of Shares:

The Conversion Shares will rank *pari passu* in all respects with the Shares then in issue on the relevant conversion date.

Maturity:

Unless previously redeemed, converted or purchased and cancelled as provided in the terms and conditions of the Bonds, the Issuer will redeem each Bond at an amount equal to 100% of its principal amount on the Maturity Date.

Redemption for taxation reasons:

The Bonds may be redeemed at the option of the Issuer in whole, but not in part, at any time, on giving not less than 30 nor more than 60 days' notice to the Bondholders and to the trustee and principal agent in writing, if (a) the Issuer (or if the Guarantee has been called, the Company) has or will become obliged to pay additional amounts as a result of any change in, or amendment to, the laws or regulations of the British Virgin Islands (in the case of a payment by the Issuer) or the Cayman Islands or Hong Kong (in the case of a payment by the Company) or, in each case, the PRC or, in any such case, any political subdivision or any authority thereof or therein having power to tax, or any change in the general application or official interpretation of such laws or regulations, which change or amendment becomes effective on or after 24 May 2021, and (b) such obligation cannot be avoided by the Issuer (or the Company, as the case may be) taking reasonable measures available to it. Bondholders have the right to elect for the Bonds not to be redeemed but with no entitlement to any additional amounts.

Redemption at option of the Issuer:

On giving not less than 30 nor more than 60 days' notice to the Bondholders and to the trustee and principal agent in writing, the Issuer may redeem all, but not some only, of the Bonds for the time being outstanding at their principal amount (together with any interest accrued to but excluding the date fixed for redemption but unpaid) if at least 90% in principal amount of the Bonds originally issued have already been converted, redeemed or purchased and cancelled.

Redemption for delisting and change of control:

Following the occurrence of any of the following events:

- (i) when the Shares cease to be listed or admitted to trading, or are suspended for a period equal to or exceeding 15 consecutive trading days, on the Stock Exchange or, if applicable, an alternative stock exchange; or
- (ii) a Change of Control occurs,

the Bondholders will have the right by notice given to the paying agent not later than 30 days following any such event, or if later, 30 days following the giving of notice by the Issuer to the Bondholders of such event to require the Issuer to redeem all or some only of that Bondholder's Bonds on the 14th day following the expiry of such 30-day period, at a redemption price equal to their principal amount (together with any interest accrued to but excluding the date fixed for redemption but unpaid).

Purchases: The Issuer, the Company or any of their respective subsidiaries may,

subject to applicable laws and regulations, at any time and from time to time purchase the Bonds at any price in the open market or otherwise. Any Bonds so purchased, while held by or on behalf of the Issuer, the Company or any such subsidiary, shall not entitle the holder to vote at any meetings of the holders of the Bonds and shall

be deemed not to be outstanding for certain purposes.

Voting rights: Before conversion of the Bonds, Bondholders will not have any

right to attend or vote in any general meeting of the Company by

virtue of their being Bondholders.

Transferability: The Bonds are freely transferable subject to conditions.

Status: The Bonds constitute direct, unsubordinated, unconditional and

(subject to the negative pledge in the terms and conditions of the Bonds) unsecured obligations of the Issuer and will at all times rank *pari passu* and without any preference or priority among

themselves.

Application for listing

Application will be made for the listing and quotation of the Bonds on the SGX.

An application will be made to the Listing Committee of the Stock Exchange for the listing of, and permission to deal in, the Conversion Shares.

General Mandate

At the annual general meeting held on 16 June 2020, the Directors were granted a general mandate to issue up to 550,707,960 Shares (the "General Mandate"), representing 20% of the total number of Shares of the Company in issue as at the date of the annual general meeting. As at the date of this announcement, the Directors have exercised their power to allot and issue 173,000,000 new Shares pursuant to such General Mandate and 377,707,960 Shares remains available for issuance under such General Mandate.

The Shares which may fall to be issued upon the conversion of the Bonds will be issued under the General Mandate. As the initial Conversion Price of HK\$97.83 per Conversion Share is at a premium to the benchmarked price as defined under Rule 13.36(5) of the Listing Rules, the Conversion Shares may be issued under the General Mandate.

After taking into account (i) the number of Conversion Shares which may fall to be issued upon full conversion of the Bonds and (ii) the number of new Shares to be allotted and issued upon completion of the Placing, the allotment and issue of the Conversion Shares will fall within the limit of the General Mandate. Accordingly, no further Shareholders' approval will be required for the issue of the Bonds or the Conversion Shares.

REASON FOR AND BENEFITS OF THE BONDS ISSUE AND USE OF PROCEEDS

The Group is principally engaged in the provision of property management services, community value-added services, value-added services to non-property owners, "Three Supplies and Property Management" businesses (currently including property management services and heat supply business) and city services.

The property management industry is in a golden period of development, and its boundaries and substance are reshaping, with extending service scope, changing service means, improving technical and intelligent development, and accelerating industry consolidation. The market shares of leading players will further grow. The Group is committed to becoming a "world-leading new property service group" and strives to realize the new technology, new service, new ecology and new value of its property business. The Group attaches great importance to organic growth. In the future, it will build its own capabilities and strengthen competitiveness through mergers and acquisitions, especially in the areas of commercial office buildings and commercial management services, community value-added services, urban services and facilities and equipment management services, in order to seize market opportunities and expand its market presence.

The net proceeds of the Bonds Issue will provide further sufficient support and flexibility for the Group's business to grow rapidly and the achievement of the corporate vision of "building a world-leading new property service group".

The gross proceeds from the Bonds Issue is HK\$5,038 million. The net proceeds (after deducting related expenses and professional fees) from the Bonds Issue are estimated to be approximately HK\$5,002.8 million. The net price per Conversion Share is estimated to be approximately HK\$97.15.

The Company intends to use the net proceeds for investments in potential future merger and acquisition projects relating to the principal activities of the Group, expansion in respect of new businesses including commercial management services, asset management services and life services, working capital and general corporate purposes.

As at the date of this announcement, the Company has not identified any specific target for such mergers and acquisitions, and no allocation plan of such net proceeds among potential future mergers and acquisitions, expansion of new businesses, and working capital has been formulated. The Company will closely monitor the business of the Group and the market conditions for any such acquisitions, and will make announcement(s) in respect of any such investment(s) or acquisition(s) in compliance with the requirements of the Listing Rules where appropriate.

FUND RAISING ACTIVITIES DURING THE PAST 12 MONTHS

Save as disclosed below, the Group has not conducted any equity fund raising activity in the past 12 months immediately preceding the date of this announcement:

Date of announcement	Fund raising activity	Net proceeds	Intended use of net proceeds	Actual use of net proceeds	
11 December 2020 and 18 December 2020	Placing of new shares under general mandate	Approximately HK\$7,745 million	For potential future mergers and acquisitions, strategic investments, working capital and general corporate purposes	As at the date of this announcement, the Group has utilized approximately HK\$6,685.54 million of the proceeds of the Placing, of which approximately HK\$6,682.53 million was used for mergers and acquisitions and approximately HK\$3.01 million was used as working capital. (Note)	
				The Company will use the unutilized amount of the net proceeds according to its development strategies, market conditions and the abovementioned intended use of proceeds.	
27 April 2020, 28 April 2020 and 1 June 2020	Issue of convertible bonds under general mandate	Approximately HK\$3,837.9 million	and acquisitions, strategic investments,	As at the date of this announcement, the Group has utilized approximately HK\$3,837.9 million of the proceeds of the Placing, of which approximately HK\$3,829.59 million was used for mergers and acquisitions and approximately HK\$8.31 million was used as working capital.	

Note: Approximately HK\$1,059.46 million in the unutilized proceeds of the Group is expected to be utilized to make an unconditional mandatory cash offer for all the issued H shares and domestic shares in Sichuan Languang Justbon Services Group Co., Ltd. by 30 June 2021 in accordance with the intended purposes set out in the announcement of the Company dated 11 December 2020.

EFFECT ON THE SHAREHOLDING STRUCTURE OF THE COMPANY

The shareholding structure of the Company as at the date of this announcement and immediately after the full conversion of the Bonds will be as follows:

	As at the date of this announcement		Immediately after full conversion of the Bonds	
	Number of	approximate	Number of	approximate
	Shares	%	Shares	%
Ms. Yang Huiyan (<i>Note</i>)	1,451,120,428	47.36	1,451,120,428	46.58
Bondholders		—	51,497,495	1.65
Other Shareholders		52.64	1,612,959,993	51.77
Total	3,064,080,421	100.00	3,115,577,916	100.00

Note: Ms. Yang Huiyan, through two wholly-owned companies, Concrete Win Limited (1,326,120,428 Shares) and Fortune Warrior Global Limited (125,000,000 Shares) are interested in an aggregate of 1,451,120,428 Shares.

INFORMATION ABOUT THE GROUP AND THE ISSUER

The Company (an investment holding company) and its subsidiaries are principally engaged in the provision of property management services, community value-added services, value-added services to non-property owners, "Three Supplies and Property Management" businesses (currently including property management services and heat supply business) and city services, which together constitute the comprehensive services provided by the Group to its customers that cover the full range of property management value chain.

The Issuer is principally engaged in investment holding.

GENERAL

The Bonds will not be offered to the public in Hong Kong and it is not expected that any of the Bonds will be placed to any connected persons of the Company.

The Bonds have not been and will not be registered under the U.S. Securities Act. The Bonds will only be offered outside of the United States in an offshore transaction in compliance with Regulation S under the U.S. Securities Act.

Completion of the Bonds Issue is subject to the satisfaction or waiver (if applicable) of the conditions precedent set out in the Agreement and it may or may not materialise. Shareholders and potential investors are urged to exercise caution when dealing in the securities of the Company.

This announcement is not a prospectus for the purposes of the European Union's Regulation (EU) 2017/1129.

Prohibition of Sales to EEA Retail Investors — The Bonds are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area (the "EEA"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU, as amended ("MiFID II"); or (ii) a customer within the meaning of Directive (EU) 2016/97 (the "Insurance Distribution Directive"), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II. Consequently no key information document required by Regulation (EU) No 1286/2014 (the "PRIIPs Regulation") for offering or selling the Bonds or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling the Bonds or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPs Regulation.

Prohibition of Sales to UK Retail Investors — The Bonds are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom ("UK"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (the "EUWA"); or (ii) a customer within the meaning of the provisions of the Financial Services and Markets Act 2000 ("FSMA") and any rules or regulations made under the FSMA to implement the Insurance Distribution Directive, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA. Consequently no key information document required by the PRIIPs Regulation as it forms part of domestic law by virtue of the EUWA (the "UK PRIIPs Regulation") for offering or selling the Bonds or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Bonds or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

The communication of this announcement and any other document or materials relating to the issue of the Bonds described herein is not being made, and such documents and/or materials have not been approved, by an authorized person for the purposes of section 21 of the United Kingdom's FSMA. Accordingly, such documents and/or materials are not being distributed to, and must not be passed on to, the general public in the United Kingdom. The communication of such documents and/or materials as a financial promotion is only being made to those persons in the United Kingdom who have professional experience in matters relating to investments and who fall within the definition of investment professionals (as defined in Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005, as amended (the "Financial Promotion Order")), or within Article 49(2)(a) to (d) of the Financial Promotion Order, or to any other persons to whom it may otherwise lawfully be made under the Financial Promotion Order (all such persons together being referred to as "relevant persons"). In the United Kingdom, the Bonds described in the offering circular are only available to, and any investment or investment activity to which the offering circular relates will be engaged in only with, relevant persons. Any person in the United Kingdom that is not a relevant person should not act or rely on the offering circular or any of its contents.

DEFINITIONS

In this announcement, the following expressions shall have the meanings set out below unless the context requires otherwise:

"AGM" the annual general meeting of the Company held on 16 June 2020

"Agency Agreement" an agency agreement (as amended or supplemented from time to

time) to be entered into among the Issuer, the Company, the trustee

and the agents named therein in relation to the Bonds

"Agreement" the agreement dated 24 May 2021 entered into among the Issuer, the

Company and the Managers in relation to the Bonds Issue

"Board" the board of Directors of the Company

"Bondholder(s)" holder(s) of the Bonds

"Bonds" senior unsecured guaranteed convertible bonds to be issued by the

Issuer and guaranteed by the Company

"Bonds Issue" the issue of the Bonds

"CICC" China International Capital Corporation Hong Kong Securities

Limited

"Change of Control" means the occurrence of one or more of the following events:

(i) the direct or indirect disposition (other than by way of merger or consolidation), in one or a series of related transactions, of all or substantially all of the properties or assets of the Company and its subsidiaries, taken as a whole, to any person other than one or more Permitted Holders;

(ii) the Company consolidates with, or merges with or into, any person (other than one or more Permitted Holders) pursuant to a transaction in which any of the outstanding voting stock of the Company or such other person is converted into or exchanged for cash, securities or other property, other than any such transaction where the voting stock of the Company outstanding immediately prior to such transaction is converted into or exchanged for (or continues as) voting stock of the surviving or transferee person constituting a majority of the outstanding shares of voting stock of such surviving or transferee person (immediately after giving effect to such issuance) and in substantially the same proportion as before the transaction;

- (iii) the Permitted Holders are collectively the beneficial owners (as such term is used in Rule 13d-3 of the U.S. Securities Exchange Act of 1934, as amended) of less than 40% of the total voting power of the voting stock of the Company;
- (iv) any person or group (as such terms are used in Sections 13(d) and 14(d) of the U.S. Securities Exchange Act of 1934, as amended) is or becomes the beneficial owner (as such term is used in Rule 13d-3 of the U.S. Securities Exchange Act of 1934, as amended), directly or indirectly, of total voting power of the voting stock of the Company greater than such total voting power held beneficially by the Permitted Holders;
- (v) individuals who on the issue date constituted the Board, together with any new Directors whose election by the Board was approved by a vote of at least a majority of the Directors then in office who were either Directors or whose election was previously so approved, cease for any reason to constitute a majority of the Board then in office;
- (vi) the adoption of a plan relating to the liquidation or dissolution of the Company; or
- (vii) the Company ceasing to be the direct or indirect beneficial owners of 100% of the total voting power of the voting stock of the Issuer

"Closing Date"

the closing date for the Bonds Issue, which is 3 June 2021 or such later date, not being later than 17 June 2021, as the Issuer, the Company and the Managers may agree

"Company"

Country Garden Services Holdings Company Limited (碧桂園服務控股有限公司), an exempted company incorporated in the Cayman Islands with limited liability, the shares of which are listed on the Main Board of the Stock Exchange (Stock Code: 6098)

"connected person"

has the meaning ascribed to it under the Listing Rules

"Conversion Price"

HK\$97.83 per Share subject to adjustment in the manner provided in the terms and conditions of the Bonds

"Conversion Shares"

Shares to be allotted and issued by the Company upon conversion of the Bonds

"Directors"

the directors of the Company

"General Mandate" the general mandate granted to the Directors pursuant to the relevant resolution of the Shareholders passed at the AGM "Group" the Company and its subsidiaries

Hong Kong dollar, the lawful currency of Hong Kong

"Hong Kong" the Hong Kong Special Administration Region of the PRC

Best Path Global Limited, a company incorporated in the British Virgin Islands and a wholly owned subsidiary of the Company

the Rules Governing the Listing of Securities on the Stock "Listing Rules" Exchange

"Managers" UBS, CICC and Morgan Stanley

"Maturity Date" 1 June 2022

"Morgan Stanley" Morgan Stanley & Co. International plc

"Permitted Holders" means any or all of the following:

> Ms. Yang Huiyan; (i)

any relevant affiliate of Ms. Yang Huiyan; and

(iii) any person both the capital stock and the voting stock of which (or in the case of a trust, the beneficial interests in which) are owned 80% or more by one or more of the Permitted Holders specified above

the placing of 139,380,000 new Shares pursuant to a placing agreement to be entered into by the Company with certain placing agents on or about the date of this announcement, details of which are set out in the announcements of the Company dated 24 May 2021 and 25 May 2021

the date of closing of the Placing

the People's Republic of China

the date of publication of the offering circular in relation to the Bonds, which shall be not later than three business days prior to the Closing Date or such other date as may be agreed among the Issuer, the Company and the Managers

"HK\$"

"Issuer"

"Placing"

"Placing Closing Date"

"PRC"

"Publication Date"

"SGX" Singapore Exchange Securities Trading Limited

"Shareholder(s)" holder(s) of the Share(s)

"Share(s)" ordinary share(s) of the Company

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"Trust Deed" a trust deed (as amended or supplemented from time to time)

constituting the Bonds between the Issuer, the Company and the

trustee for the holders of the Bonds

"U.S. Securities Act" the United States Securities Act of 1933, as amended

"UBS" UBS AG Hong Kong Branch

"United States" The United States of America

"%" per cent.

By order of the Board Country Garden Services Holdings Company Limited LI Changjiang

Executive Director

Hong Kong, 25 May 2021

As of the date of this announcement, the executive Directors are Mr. LI Changjiang, Mr. XIAO Hua and Mr. GUO Zhanjun. The non-executive Directors are Ms. YANG Huiyan (Chairman), Mr. YANG Zhicheng and Ms. WU Bijun. The independent non-executive Directors are Mr. MEI Wenjue, Mr. RUI Meng and Mr. CHEN Weiru.