

Hangzhou Turbine Power Group Co., Ltd.

Precautions Announcement on Holding the Second Extraordinary Shareholders' General Meeting of 2025

The members of the Board and the Company acknowledge being responsible for the truthfulness, accuracy, and completeness of the announcement. There are no false records, misleading statements, or significant omissions in this announcement.

Hangzhou Turbine Power Group Co., Ltd. (hereinafter referred to as the "Company") is scheduled to holding the second extraordinary shareholders' general meeting of the Company of 2025 at 14:00 on June 6, 2025 (Friday) at the Conference Center of the Technology Building of Hangzhou Turbine Manufacturing Base, No. 608 Kangxin Road, Linping District, Hangzhou, Zhejiang Province. The notice for calling the meeting (Announcement No.: 2025-60) was served by Securities Times, Shanghai Securities Daily, Hong Kong Commercial Daily as well as <http://www.cninfo.com.cn>. This meeting adopt the way of On-site meeting and Internet polling. In order to effectively protect the legitimate rights and interests of investors and facilitate the exercise of voting rights by shareholders of the Company, Relevant events of the Meeting will announce as follow again.

I. Basic information about the meeting

1. The period of board session: The Second Extraordinary Shareholders' Meeting of 2025

2. Caller of the meeting: Board of Directors of the Company

The 14th meeting of the 9th Board of Directors was held on April 24, 2025, The meeting examined and adopted the Proposal on Convening an Extraordinary General Shareholders' Meeting of the Company on a Scheduled Date.

.For details please find the Resolutions of the 14th Meeting of the 9th Board of Directors (Announcement No.: 2025-50).

3. The convening and holding of this shareholders' general meeting by the board of directors of the Company complies with relevant laws and administrative regulations, departmental rules and regulations, regulatory documents, The Shenzhen stock exchange business rules and relevant provisions of the Articles of Association of

the Company.

4. Time, date of the meeting:

(1) Time/date of the onsite meeting: June 6,2025(Friday) 14:00

(2) Time/date of online voting: June 6,2025

Specific Time for network voting through the Transaction System of Shenzhen Stock Exchange: 9:15 to 9:25,9:30 to 11:30 and 13:00 to 15:00;

Specific Time for network voting through the Internet Voting System of Shenzhen Stock Exchange: Any time during 9:15 to 15:00.

5. Way of meeting

This shareholders' meeting will be held both onsite and online. In addition to the on-site meeting , according to the relevant provisions, Online voting system will be provided through the trading system and website of Shenzhen Stock Exchange (<http://wltp.cninfo.com.cn>). Current shareholders may vote online in the period as provided hereinabove. the shareholders of the company shall choose one of the methods from on-site voting and online voting. In the case of there is a repeat vote by the same voting right, the result of the first vote shall prevail.

6. Shareholding Registration date: May 29,2025.

The share registration date of B shares requires that the company's shares held by shareholders be registered, and investors should be on the third trading day before the share registration date on May 26,2025(the last trading day B-shareholders can buy and hold the shares to attend the meeting) are eligible to attend the meeting.

7. Qualification for the meeting:

(1) All of the state-owned shareholders and B-share holders registered by China Securities Depository & Clearing Corporation Ltd. Shenzhen Branch at the closing of stock market at 3:00 pm, May 29,2025 (Shareholding Registration date). Shareholders may attend the meeting personally or empower proxies to present the meeting. The proxies are not necessarily shareholders of the Company.

(2) Directors, supervisors, and executives of the Company.

(3) Legal consultant of the Company: Zhejiang Tiance Law Firm.

(4) Other persons who should attend the shareholders' meeting in accordance with the relevant laws and regulations.

8.Venue: Conference Center, Technical Building, HTC Manufacturing Base.

Meeting address: No.608 Kangxin Road, Linping District, Hangzhou, Zhejiang Province.

II. Proposals to be examined at the meeting

Proposal code	Name	Notes
		The item of the column can vote
100	General proposal: All proposals except the accumulated ballot proposals	√
Non cumulative voting proposal		
1.00	Proposal on the Transaction Complying with the Relevant Laws and Regulations of the Major Asset Restructuring of Listed Companies	√
2.00	Proposal on the Share Exchange and Merger of Hangzhou Turbine Power Group Co., Ltd. Namely the Related Party Transaction Plan by Hangzhou Hirisun Technology Incorporated.	√
2.01	Both parties of share exchange and merger	√
2.02	Method of share exchange and absorption merger	√
2.03	The type and par value of the shares to be issued in exchange for shares	√
2.04	The object of the share exchange and the registration date of the merger	√
2.05	The exchange price and the exchange ratio	√
2.06	The number of shares to be issued in exchange for shares	√
2.07	The place of listing of the shares issued by the exchange of shares	√
2.08	Disposal of shares held by shareholders whose rights are restricted in share exchange	√
2.09	The interest protection mechanism of Hirisun dissenting shareholders	√
2.10	Mechanism for protecting the interests of dissenting shareholders of HTC	√
2.11	Transitional arrangements	√
2.12	Arrangements for the transfer or delivery of the relevant assets involved in the Transaction	√
2.13	Disposal of creditor's rights and debts involved in the Transaction	√
2.14	Employee placement	√
2.15	Arrangement for rolling over undistributed profits	√

2.16	Validity of the resolution	√
3.00	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	√
4.00	Proposal on Signing the <Share Swap Merger Agreement Between Hangzhou Hirisun Technology Incorporated and Hangzhou Turbine Power Group Co., Ltd.> with Conditions	√
5.00	Proposal on the Transaction Constituting a Major Asset Restructuring and Related Party Transaction	√
6.00	Proposal on the Transaction Expected to Be Constitute the Situation of Restructuring Listing of Article 13 of the Measures for the Administration of Major Asset Restructuring of Listed Companies	√
7.00	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	√
8.00	Proposal on Approving the Financial Reports Related to the Transaction	√
9.00	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	√
10.00	Proposal 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	√
11.00	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	√
12.00	Proposal on the completeness and compliance of the legal procedures for the performance of the Transaction and the validity of the legal documents submitted	√
13.00	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	√
14.00	Proposal on the purchase and sale of assets by the listed company in the 12 months prior to the Transaction	√
15.00	Proposal on Requesting the Shareholders' Meeting to Authorize the Board of Directors and the Board of Directors to Re-authorize the Management to Handle Matters Related to this Transaction	√

1.Proposal disclosure: The above proposals have been deliberated and approved by the Tenth Meeting of the Ninth

Board of Directors, Ninth Meeting of the Ninth Board of Supervisors, Fourteenth Meeting of the Ninth Board of Directors and Twelfth Meeting of the Ninth Board of Supervisors. For details of the above proposals, please refer to the Company's disclosure on November 11, 2024 and April 26, 2025 on Shanghai Securities News, Securities Times and CNINF (<http://www.cninfo.com.cn>).

2. Special tips :Among the above proposals, Proposal 2 needs to be deliberated item by item; All the above proposals are proposals on related-party transactions, and associated shareholders must abstain from voting; According to the *Listing Rules for Stocks of Shenzhen Stock Exchange* and the *Articles of Association*, all the above proposals shall be approved by more than two-thirds of the voting rights held by shareholders attending the meeting; All the above proposals shall be separately voted by and disclosed to small and medium investors.

III. Registration issues

1. Way of registering: Shareholders please bring their ID card and shareholding account card to register at the Company. Registration at the Company or through mail or fax are acceptable both for shareholders or their attorneys.

2. Registration deadline: Before 16:30 June 5, 2025.

3. Registration place: Board Office of the Company.

4. Documents for registration:

(1) Shareholders please bring their ID card and shareholding account card to register at the Company. An “Power of Attorney” is essential for attorneys. Attorneys of shareholders shall take the shareholders’ account card, ID card of the consigner, the Power of Attorney, and his/her own ID card to register. (2) Legal person shareholders shall be represented by the legal representatives or the proxies empowered by the legal representatives to attend the meeting. Legal representatives shall provide their ID card, and effective evidence for his/her position. Proxies shall provide their ID cards and the Power of Attorney issued by the legal representative.

IV. Detailed Instructions for Participating in Online Voting

The shareholders will adopt the combination of on-site voting and online voting. On this Shareholders’ meeting, shareholders can vote via Shenzhen Stock Exchange trading system and online voting system (website: <http://wltp.cninfo.com.cn>). The instructions for online voting of shareholders’ meeting can be seen in attachment I of Notice on Shareholders’ Meeting--Detailed Instructions for Participating in Online Voting.

V. Involving public solicitation of shareholders' voting rights

According to the *Securities Law of the People's Republic of China*, *Rules on Shareholders' Meetings of Listed*

Companies, Interim Provisions on the Administration of Public Solicitation of Shareholders' Rights of Listed Companies and other laws, regulations, normative documents and the *Articles of Association*, the Board of Directors of the Company, as the soliciting party, solicited voting rights from all non-associated shareholders of the Company on the proposal related to the share swap merger of Hangzhou Turbine Power Group Co., Ltd. by Hangzhou Hirisun Technology Incorporated to be deliberated at the 2025 Second Extraordinary Shareholders' General Meeting to be held on June 6, 2025.

VI. Other matters

1. Shareholders and attorneys shall bring the original copies of papers when presenting the meeting.

2. Contact: Mail address: Turbine Power Building, No. 1188 Dongxin Road, Hangzhou.

Postal code: 310022

Tel: Li Xiaoyang (0571) 85780438 Wang Caihua (0571) 85784795

Fax: (0571) 85780433

E-mail: lixiaoyang@htc.cn, wangch@htc.cn

3. The meeting will last half a day. Shareholders shall pay their own travel and accommodation expenses.

VII. Documents available for inspection

The Resolutions of the 10th Meeting of the 9th Board of the Company, The Resolutions of the 9th meeting of the 9th Supervisory Board, The Resolutions of the 14th Meeting of the 9th Board of the Company and The Resolutions of the 12th meeting of the 9th Supervisory Board.

This announcement is hereby made.

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

June 4, 2025

Appendix 1:

Detailed Instructions for Participating in Online Voting

I. Procedure of Online Voting

1.Voting code and Short Abbreviation for ordinary shares: Voting codes: 360771” Short Abbreviation : Hangqi Voting

2. Fill in your opinions or votes

1.For non-cumulative voting proposals, Your opinions can be “ Agreement votes”, “ Against votes” or “Abstention”.

2.For cumulative voting proposals, please fill the number of electoral votes cast for a candidate. The shareholders of the listed company shall vote within the limit of the number of electoral votes they own for each proposal group. If a shareholder casts more electoral votes than the number of electoral votes he/she has, or if the number of votes in a differential election exceeds the number of people due to be elected, all votes cast by him/her for the proposal group are considered invalid votes. If you disagree with a candidate, you can vote 0 for that candidate.

3.The shareholders vote on the general motion and are deemed to express the same opinion on all other proposals except the cumulative voting proposal. The 1st vote shall prevail when votes are repeated at general vote and individual vote. Votes on individual proposal shall prevail when it is voted before the general vote. Un-voted proposals are default to the vote on general. The general vote shall prevail when it is voted before individual votes.

1.The proposal number of the shareholders' meeting

Proposal code	Name	Notes
		The item of the column can vote
100	General proposal: All proposals except the accumulated ballot proposals	√
Non cumulative voting proposal		
1.00	Proposal on the Transaction Complying with the Relevant Laws and Regulations of the	√

	Major Asset Restructuring of Listed Companies	
2.00	Proposal on the Share Exchange and Merger of Hangzhou Turbine Power Group Co., Ltd. Namely the Related Party Transaction Plan by Hangzhou Hirisun Technology Incorporated.	√
2.01	Both parties of share exchange and merger	√
2.02	Method of share exchange and absorption merger	√
2.03	The type and par value of the shares to be issued in exchange for shares	√
2.04	The object of the share exchange and the registration date of the merger	√
2.05	The exchange price and the exchange ratio	√
2.06	The number of shares to be issued in exchange for shares	√
2.07	The place of listing of the shares issued by the exchange of shares	√
2.08	Disposal of shares held by shareholders whose rights are restricted in share exchange	√
2.09	The interest protection mechanism of Hirisun dissenting shareholders	√
2.10	Mechanism for protecting the interests of dissenting shareholders of HTC	√
2.11	Transitional arrangements	√
2.12	Arrangements for the transfer or delivery of the relevant assets involved in the Transaction	√
2.13	Disposal of creditor's rights and debts involved in the Transaction	√
2.14	Employee placement	√
2.15	Arrangement for rolling over undistributed profits	√
2.16	Validity of the resolution	√
3.00	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	√
4.00	Proposal on Signing the <Share Swap Merger Agreement Between Hangzhou Hirisun Technology Incorporated and Hangzhou Turbine Power Group Co., Ltd.> with Conditions	√
5.00	Proposal on the Transaction Constituting a Major Asset Restructuring and Related Party Transaction	√

6.00	Proposal on the Transaction Expected to Be Constitute the Situation of Restructuring Listing of Article 13 of the Measures for the Administration of Major Asset Restructuring of Listed Companies	√
7.00	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	√
8.00	Proposal on Approving the Financial Reports Related to the Transaction	√
9.00	Proposal on Confirming the Valuation Report of China Securities Co., Ltd. on Hangzhou Hirusun Technology Incorporated's Share Swap Absorption and Merger with Hangzhou Turbine Power Group Co., Ltd. Namely the Related Party Transaction	√
10.00	Proposal 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	√
11.00	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	√
12.00	Proposal on the completeness and compliance of the legal procedures for the performance of the Transaction and the validity of the legal documents submitted	√
13.00	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	√
14.00	Proposal on the purchase and sale of assets by the listed company in the 12 months prior to the Transaction	√
15.00	Proposal on Requesting the Shareholders' Meeting to Authorize the Board of Directors and the Board of Directors to Re-authorize the Management to Handle Matters Related to this Transaction	√

II. Procedure for Voting through Shenzhen Stock Exchange trading system

1. Polling hours: trading hour on June 6,2025 , namely, from 9:15 to 9:25, 9:30 to 11:30 and 13:00 to 15:00 .
2. Shareholders can log on the trading client of securities company and vote through trading system.

III. Procedure for Voting through Shenzhen Stock Exchange the Online Voting System

1. Time/date of online voting: 9:15,June 6,2025(On the day the shareholders' meeting) and the end time:15:00.June 6,2025 (the end of the shareholder meeting).
- 2.To vote through online voting system, shareholder shall, in accordance with the regulations on Guidelines for

Online Service Identity Authentication of Shenzhen Stock Exchange Investors(2016 Revised),handle the formalities for identity authentication and obtain the digital certificate of Shenzhen Stock Exchange or service password for investors of Shenzhen Stock Exchange. The specific identity authentication process can be accessed by logging on the online voting system <http://wltp.cninfo.com.cn> for more guidance.

3.With the service password or digital certificate, shareholders can log on <http://wltp.cninfo.com.cn> and vote through the online voting system of Shenzhen Stock Exchange within the allotted time.

Appendix 2:

Power of Attorney

To Hangzhou Turbine Power Group Co., Ltd.

Mr.(Ms) is hereby authorized to attend the 2025 Second Extraordinary shareholders' general meeting of Hangzhou Turbine Power Group Co., Ltd., And exercise voting right on behalf of me/my company. If I (the Company/the Institution) do not give specific voting instructions, the client has the right to vote according to his/her own wishes.

Name of the consignor:

ID number (or Business License No.) of the consignor:

Shareholder Account:

Consignor's share:

Signature of the attorney:

ID number of the attorney:

Date of signing:

Consignee:

ID:

Date of consignment:

Note: If there is any change (including increase or decrease) between the number of shares held by the above-mentioned client and the number of shares held on the date of record at this shareholders' meeting, the actual number of shares held by the client on the date of record at this shareholders' meeting shall prevail.

My (the Company/the Institution)voting opinions are as follows:

Proposal code	Name	The item of the column can vote	Voting opinion		
			Agreement	Against	Abstained
100	General proposal: All proposals except the accumulated ballot proposals	√			
Non cumulative voting proposal					
1.00	Proposal on the Transaction Complying with the Relevant Laws and Regulations of the Major Asset Restructuring of Listed Companies	√			
2.00	Proposal on the Share Exchange and Merger of Hangzhou Turbine Power Group Co., Ltd. Namely the Related Party Transaction Plan by Hangzhou Hirisun Technology Incorporated.	√			

2.01	Both parties of share exchange and merger	√			
2.02	Method of share exchange and absorption merger	√			
2.03	The type and par value of the shares to be issued in exchange for shares	√			
2.04	The object of the share exchange and the registration date of the merger	√			
2.05	The exchange price and the exchange ratio	√			
2.06	The number of shares to be issued in exchange for shares	√			
2.07	The place of listing of the shares issued by the exchange of shares	√			
2.08	Disposal of shares held by shareholders whose rights are restricted in share exchange	√			
2.09	The interest protection mechanism of Hirisun dissenting shareholders	√			
2.10	Mechanism for protecting the interests of dissenting shareholders of HTC	√			
2.11	Transitional arrangements	√			
2.12	Arrangements for the transfer or delivery of the relevant assets involved in the Transaction	√			
2.13	Disposal of creditor's rights and debts involved in the Transaction	√			
2.14	Employee placement	√			
2.15	Arrangement for rolling over undistributed profits	√			
2.16	Validity of the resolution	√			
3.00	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	√			
4.00	Proposal on Signing the <Share Swap Merger Agreement Between Hangzhou Hirisun Technology Incorporated and Hangzhou Turbine Power Group Co., Ltd.> with Conditions	√			
5.00	Proposal on the Transaction Constituting a Major Asset Restructuring and Related Party Transaction	√			
6.00	Proposal on the Transaction Expected to Be Constitute the Situation of	√			

	Restructuring Listing of Article 13 of the Measures for the Administration of Major Asset Restructuring of Listed Companies				
7.00	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	√			
8.00	Proposal on Approving the Financial Reports Related to the Transaction	√			
9.00	Proposal on Confirming the Valuation Report of China Securities Co., Ltd. on Hangzhou Hirusun Technology Incorporated's Share Swap Absorption and Merger with Hangzhou Turbine Power Group Co., Ltd. Namely the Related Party Transaction	√			
10.00	Proposal 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	√			
11.00	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	√			
12.00	Proposal on the completeness and compliance of the legal procedures for the performance of the Transaction and the validity of the legal documents submitted	√			
13.00	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	√			
14.00	Proposal on the purchase and sale of assets by the listed company in the 12 months prior to the Transaction	√			
15.00	Proposal on Requesting the Shareholders' Meeting to Authorize the Board of Directors and the Board of Directors to Re-authorize the Management to Handle Matters Related to this Transaction	√			

Notes :1.The validity of this authorization: from the date of this power of attorney signed to the end of this general meeting.

2.The company commissioned must be stamped with the official seal

3.Power of attorney copy or self-made in accordance with the above format are valid.

4. In the above table, "agreement", "against", " Abstained " in the corresponding space to choose a play "√", can only choose one, multiple election invalid.