Stock code: 000301 Stock abbreviation: Eastern Shenghong Announcement number: 2025-015

Bond code: 127030 Bond abbreviation: Shenghong Convertible Bond

Press Release - Ad-hoc announcement pursuant to Art. 53 LR

Jiangsu Eastern Shenghong Co., Ltd. Announcement on the Progress of the Shareholding Increasement in the Company by the Controlling Shareholder and Its Concerted Action, and the Change in Equity Reached 1%

Jiangsu Eastern Shenghong Co., Ltd. (hereinafter referred to as "the Company", "Listed Company") disclosed an announcement on November 14, 2024, regarding the plan to increase shareholding in the Company by the controlling shareholder and its concerted action through their own funds and special loans (Announcement Number: 2024-073). The controlling shareholder of the Company, Jiangsu Shenghong Technology Co., Ltd. (hereinafter referred to as "Shenghong Technology") and its concerted action, Shenghong Petrochemical Group Co., Ltd.(hereinafter referred to as "Shenghong Petrochemical"), Shenghong (Suzhou) Group Co., Ltd.(hereinafter referred to as "Shenghong Suzhou Group") (collectively referred to as "the Increase Entities), plans to increase their holdings of the Company's Ashares within six months from November 14, 2024, through centralized bidding on the Shenzhen Stock Exchange, with a total planned investment of no less than RMB 2000 million and no more than RMB 4000 million, among which: Shenghong Technology will increase its holdings by no less than RMB 800 million and no more than RMB 1600 million; Shenghong Petrochemical will increase its holdings by no less than RMB 600 million and no more than RMB 1200 million; Shenghong Suzhou Group will increase its holdings by no less than RMB 600 million and no more than RMB 1200 million, based on a firm confidence in the Company's future sustainable and stable development and recognition of the longterm investment value of the Company, as well as to enhance investor confidence, effectively safeguard the interests of small and medium-sized shareholders and market stability, and promote the Company's continuous, stable, and healthy development.

The Increase Entities collectively increased their shareholding by 132,224,442 shares of the Company through centralized bidding on the Shenzhen Stock Exchange from November 14, 2024, to February 21, 2025, accounting for 2% of the Company's total share equity as of February 21, 2025. For specific details, please refer to the announcement titled "Announcement on the Shareholding Increasement in the Company Reached 2% by the Controlling Shareholder and Its Concerted Action" disclosed by the

company on February 22, 2025, on the CNIFO (http://www.cninfo.com.cn) (Announcement No.: 2025-014).

On February 26, 2025, the Company received a "Notification Letter of the Progress of the Shareholding Increasement Plan" from the Increase Entities stating that from February 22, 2025, to February 26, 2025, the Increase Entities collectively increased their shareholding by 15,635,301 shares through centralized bidding on the Shenzhen Stock Exchange, accounting for 0.24% of the total share capital (based on a total share capital of 6,611,222,758 shares as of February 25, 2025, same as below) of the Company. After this Increasement, the Company's controlling shareholder Shenghong Technology and its concerted action Shenghong Petrochemical, Shenghong Suzhou Group, Lianyungang Bohong Industrial Co., Ltd.(hereinafter referred to as "Bohong Industrial"), Zhu Hongmei, Zhu Hongjuan, and Zhu Minjuan collectively held a total of 4,363,406,937 shares of the company, accounting for 66% of the Company's total equity. The changes in equity have reached an integer multiple of 1%. This increasement plan has not yet been fully implemented, and the Increase Entities will continue to carry out the increase plan.

The specific details are hereby announced as follows:

I. Basic Information				
Information Disclosure Obligation 1	Jiangsu Shenghong Technology Co., Ltd.			
Address	Shengze Textile Technology Demonstration Park, Wujiang District, Suzhou City			
Information Disclosure Obligation 2	Shenghong Petrochemical Group Co., Ltd.			
Address	Room 407, Building 3, No. 399 Gangqian Avenue, Xuwei New District, Lianyungang City			
Information Disclosure Obligation 3	Shenghong (Suzhou) Group Co., Ltd.			
Address	Room 5205, Building 1, Suzhou International Financial Center, No. 409, Suzhou Avenue East, Suzhou Industrial Park(China (Jiangsu) Pilot Free Trade Zone Suzhou Area), Suzhou, Jiangsu, China.			
Equity change period	From February 22, 2025 to February 26, 2025			
Stock abbreviation	Eastern Shenghong	Stock code	000301	
Change Type (multiple selections allowed)	Increase ✓ Decrease □	Concerted action	Yes ⊘ No□	
The largest shareholder or the actual controller		Yes ⊘ No□		
II. Details of this Equity Change				

Types of shares (A share, B share and others)	Number of Shares Increase (Shares)	Proportions of Shares Increase	
A share	15,635,301	0.24%	
Total	15,635,301	0.24%	
Method of this equity change (multiple selections allowed)	Through centralized trading on the stock exchange Through block trading on the stock exchange Others (Specify)		
Source of funds for this share increase (multiple choices allowed)	Self funds ✓ Bank loans ✓ other financial institutions Loans □ Shareholders' investment funds □ Others □ (Specify) Not involving the source of funds. □		

III. The Shareholding Situation of Investors and Their Concerted action in the Company Before and After this Change.

Defore and After this Change.				
Nature of Shares	Shareholding Before this Change		Shareholding After this Change	
	Number of Shares	Proportion of total Share Capital	Number of Shares	Proportion of total Share Capital
Shenghong Technology	2,833,759,624	42.86%	2,833,759,624	42.86%
Shenghong Petrochemical	1,096,464,602	16.58%	1,101,040,603	16.65%
Shenghong Suzhou Group	357,451,663	5.41%	368,510,963	5.57%
Bohong Industrial	59,123,847	0.89%	59,123,847	0.89%
Zhu Hongmei	861,800		861,800	
Zhu Hongjuan	62,600	0.01%	62,600	0.01%
Zhu Minjuan	47,500		47,500	
Total shareholding	4,347,771,636	65.76%	4,363,406,937	66.00%
Among them: unrestricted shares	4,347,771,636	65.76%	4,363,406,937	66.00%
Restricted shares	0	0.00%	0	0.00%

Note 1: The GDR issued by the Company were listed on the Swiss Exchange on December 28, 2022 (Swiss time). The shares of the Company held by Shenghong Technology do not include 5,540,000 GDRs (representing 55,400,000 A-shares of the Company) held through qualified domestic institutional investor overseas securities investment products, as well as the rights to earnings of 2,770,000 GDRs (representing 27,700,000 A-shares of the Company) held through a total return swap contract.

Note 2: The discrepancies of data in the table are due to rounding if occur.

IV. Commitments, Plans and Others

Involvement of previous commitments, intentions or plans	Yes ☑No□ On November 14, 2024, the Company disclosed an announcement regarding the plan to increase shareholding in the Company by the controlling shareholder and its concerted action through their own funds and special loans (Announcement Number: 2024-073). The controlling shareholder of the Company, Shenghong Technology and its concerted action, Shenghong Petrochemical, Shenghong Suzhou Group, plans to increase their holdings of the Company's A-shares within six months from the date of the announcement, through centralized bidding on the Shenzhen Stock Exchange, with a total planned investment of no less than RMB 2000 million and no more than RMB 4000 million.			
Violation of any provisions of the Securities Law, the Measures for the Administration of the Acquisition of Listed Companies, or other laws, administrative regulations, departmental rules, normative documents, and the business rules of the stock exchange	Yes□ No•			
V. Situation of Shares with Restricted Voting Rights.				
Existence of restricted voting rights according to Article 63 of the Securities	Yes□ No ⊘			
VI. Explanation of Shareholde	rs Holding More than 30% of the Company's Shares.			
	Yes ⊘ No□			
Does this increase in shareholding comply with the circumstances exempt from a mandatory bid as stipulated in the "Administrative Measures for the Acquisition of Listed Companies"	Shenghong Technology, Shenghong Petrochemical, and Shenghong Suzhou Group together hold more than 50% of the Company's issued shares. This increase plan is intended to continue increasing the equity held by Shenghong Technology, Shenghong Petrochemical, and Shenghong Suzhou Group in the Company, and it will not affect the Company's listing status. It complies with the conditions for exemption from the obligation to make a tender offer as stipulated in Article 63 of the "Administrative Measures for the Acquisition of Listed Companies".			
Commitment by shareholder and its concerted action not to reduce their shareholding of the Company's shares within the statutory period.	Shenghong Technology, Shenghong Petrochemical, and Shenghong Suzhou Group commit to completing the increase plan within the implementation period and not to reduce their holdings of the Company's shares during the increase period and the legal timeframe.			
VII. Documents for Inspection				
 Detailed changes in sharehold Relevant commitment docume Opinion from the lawyer 	ing of China Securities Depository and Clearing Co., Ltd. 🗸			

This is hereby announced.

Jiangsu Eastern Shenghong Co., Ltd. Board of Directors

February 26, 2025

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About Jiangsu Eastern Shenghong Co., Ltd.

Shenghong has established leading positions in business segments such as renewable energy materials, performance chemicals, petrochemicals, and chemical fiber industries. Underpinned by its leading position and high brand awareness, the products are widely adopted in downstream applications. In particular, Shenghong is a pioneer in the renewable energy materials and performance chemicals sector, and it intends to continually invest in this sector to capture its strong growth potential.

At present, the Company has the 16 million tons/year refining and chemical integration unit, 2.4 million tons/year MTO unit and 700,000 tons/year PDH unit, realizing the full coverage of three olefin production process routes, namely, "oil head", "coal head" and "gas head". Through the differentiated and diversified layout of raw material sources of "oil, coal and gas", the Company has more options and possibilities in terms of comprehensive cost control, coping with the risk of cyclical fluctuations, new product research and development, and process route selection of downstream high-end petrochemical products, building a solid foundation for the Company to further play the advantages of scale operation, reduce the operational risk caused by cyclical fluctuations of the industry, and better realize anti-cycle and cross - cycle

Disclaimer

steady development.

This announcement may contain forward looking statements, estimates, opinions and projections with respect to the anticipated performance of the Company ("forward-looking statements"). These forward-looking statements can be identified by the use of forward-looking terminology, including the terms "forecast", "believes," "estimates,"

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"anticipates," "expects," "intends," "may," "will" or "should" or, in each case, their negative, or other variations or comparable terminology. These forward-looking statements include all matters that are not historical facts. Forward-looking statements are based on the current views, expectations and assumptions of the management of the Company and involve significant known and unknown risks and uncertainties that could cause actual results, performance or events to differ materially from those expressed or implied in such statements. Forward-looking statements should not be read as guarantees of future performance or results and will not necessarily be accurate indications of whether or not such results will be achieved. Any forward-looking statements included herein only speak as at the date of this release. We undertake no obligation, and do not expect to publicly update, or publicly revise, any of the information, forward-looking statements or the conclusions contained herein or to reflect new events or circumstances or to correct any inaccuracies which may become apparent subsequent to the date hereof, whether as a result of new information, future events or otherwise. We accept no liability whatsoever in respect of the achievement of such forward-looking statements and assumptions.