HCMP 2068 / 2020

IN THE HIGH COURT OF THE HONG KONG SPECIAL ADMINISTRATIVE REGION COURT OF FIRST INSTANCE MISCELLANEOUS PROCEEDINGS NO. 2068 OF 2020

27 JAN 2025

IN THE MATTER OF TECH PRO TECHNOLOGY DEVELOPMENT LIMITED (德 查科技發展有限公司)

and

IN THE MATTER OF SECTION 214 OF THE SECURITIES AND FUTURES ORDINANCE (CAP 571)

BETWEEN

SECURITIES AND FUTURES COMMISSION

LI WING SANG (李永生) (A BANKRUPT)

LIU XINSHENG (劉新生)

CHIU CHI HONG (招自康) (A BANKRUPT)

Petitioner

1st Respondent

2nd Respondent

3rd Respondent

BEFORE THE HONOURABLE MR. JUSTICE PETER NG IN COURT

and

<u>ORDER</u>

IN THE MATTER OF the Petition filed herein on 16 November 2020 (Petition).

UPON the joint application of the Petitioner and the 3rd Respondent by way of Consent Summons filed on 2 December 2024 ("**Consent Summons**").

AND UPON reading the Schedule for *Carecraft* Procedure between the Petitioner and the 3rd Respondent dated 2 December 2024.

AND UPON hearing counsel for the Petitioner and the 3rd Respondent being absent.

IT IS ORDERED that:-

- Leave be granted to dispose of the Petition against the 3rd Respondent herein by way of the *Carecraft* procedure.
- 2. There be no order as to costs in respect of the Consent Summons.
- 3. Pursuant to section 214(2)(d) of the Securities and Futures Ordinance (Cap. 571), the 3rd Respondent shall not for a period of 4 years from the date of this Order, without leave of the Court:
 - a) be, or continue to be, a director, liquidator, or receiver or manager of the property or business of any listed or unlisted corporation in Hong Kong including Tech Pro Technology Development Limited or any of its subsidiaries and affiliates; and
 - b) in any way, whether directly or indirectly, be concerned, or take part, in the management of any listed or unlisted corporation in Hong Kong including Tech
 Pro Technology Development Limited or any of its subsidiaries and affiliates.
- 4. Subject to paragraph 2 above, the 3rd Respondent shall pay the Petitioner's costs in these proceedings, to be taxed if not agreed, with:
 - a) certificate for two counsel for the period up to and including 14 December 2021; and
 - b) certificate for one counsel thereafter up to and including the date of the *Carecraft* hearing.

Dated this 20th day of January 2025.

Registrar

HCMP 2068 / 2020

IN THE HIGH COURT OF THE HONG KONG SPECIAL ADMINISTRATIVE REGION COURT OF FIRST INSTANCE MISCELLANEOUS PROCEEDINGS NO. 2068 OF 2020

IN THE MATTER OF TECH PRO TECHNOLOGY DEVELOPMENT LIMITED (德普科技發展有限公司)

and

IN THE MATTER OF SECTION 214 OF THE SECURITIES AND FUTURES ORDINANCE (CAP 571)

BETWEEN

SECURITIES AND FUTURES COMMISSION

Petitioner

AND

LI WING SANG (李永生) (A BANKRUPT) LIU XINSHENG (劉新生) CHIU CHI HONG (招自康) (A BANKRUPT) 1st Respondent 2nd Respondent 3rd Respondent

ORDER

Dated the 20th day of January 2025. Filed the 27th day of January 2025.

> Securities and Futures Commission The Petitioner 54th Floor, One Island East 18 Westlands Road, Quarry Bay Hong Kong Ref: 122/LG/1400/0137 Tel: 2231 1222 Fax: 2521 7884