CONVERSION NOTICE

SINO-OCEAN GROUP HOLDING LIMITED 遠洋集團控股有限公司 (the "Company")

Class B Zero Coupon Mandatory Convertible Bonds due 2027 (the "Bonds")

(Please read the notes overleaf before completing this Notice.)

(Please read the notes overleaf before completing this Notice.)		
Name:	Date:	
Address:	Tel No:	
*Euroclear/Clearstream Account No	Fax No:	
(*delete as appropriate)		
Custody Instruction Reference Number		
Signature ¹		
To: GLAS Specialist Services Limited as Conversion Agent		
Email: SinoOcean@glas.agency		
Address: 55 Ludgate Hill, Level 1, West, London, EC4M 7JW		
Attention: Sino-Ocean – MCB Agency Agreement (Class B)		
Global Loan Agency Services Limited as Calculation Agent		
Email: SinoOcean@glas.agency		
Address: 55 Ludgate Hill, Level 1, West, London, EC4M 7JW		
Attention: Sino-Ocean – MCB Agency Agreement (Class B)		

This notice is a Conversion Notice in respect of a/an [Upfront Conversion, Ordinary Conversion or Special Conversion][*Please delete the inapplicable*].

Where the Bonds to be converted are evidenced by a Global Certificate, the Conversion Notice need not be signed. In such a case, delivery of the Conversion Notice will constitute confirmation by the beneficial owner of the Bonds to be converted that the information in the Conversion Notice is true and accurate on delivery.

I/We, being the holders of the Bonds specified below, hereby irrevocably elect to exercise our Conversion Rights in respect of such Bonds into fully-paid ordinary shares of the Company (the "Shares") in accordance with the terms and conditions of the Bonds. Terms used in this Conversion Notice and not otherwise defined have the meanings given to them in the Paying, Conversion and Transfer Agency Agreement dated 27 March 2025 between, amongst others, the Company, GLAS Trustees Limited as Trustee, GLAS Specialist Services Limited as Conversion Agent, GLAS Trust Company LLC as Paying Agent and Transfer Agent, and GLAS Trust Company LLC as Registrar.

1	Total principal amount, number and identifying numbers of Bonds in respect of which exercise our Conversion Rights in accordance with the terms and conditions of the Bonds:				
	Total	principa	ıl amount:		
	Total	number	of Bonds:		
	Identi	ifying nı	umbers of Bonds (if relevant)*:		
		spect of	imbers of Certificates deposited f Bonds to be converted (i		
	N.B. If	necessa	ry, the identifying numbers of I	Bonds and Certificates can be attached separately.	
	* Not 1	required	for Bonds represented by a Glo	obal Certificate	
2			ddress(es) of person(s) in whos to be registered:	e name(s) the Shares required to be delivered on	
	Name	e:			
	Addro	ess:			
	Telep	hone Nu	ımber:		
	Fax N	Number:			
3	I/We hereby undertake to pay the relevant authorities any taxes and capital, stamp, issue and registration duties ("Duties") arising on conversion (other than any taxes or capital or stamp duties payable in Hong Kong or any other relevant jurisdiction in connection with the creation, issue, offering or sale of the Bonds or the execution or delivery of the Trust Deed, the Agency Agreement and the Calculation Agency Agreement and, if relevant, in the place of the Alternative Stock Exchange, by the Company, in respect of the allotment and issue of Shares and listing of the Shares on the Hong Kong Stock Exchange or the Alternative Stock Exchange on conversion).				
	3.1 I/We certify that the amount of Duties (if any):				
		3.1.1		Conversion Rights in the country in which such sed, and which is payable by me/us, is:	
			Amount:		

3.1.2	payable by me/us in any jurisdiction consequent upon the issue or transfer of Shares to or to the order of a person other than the exercising Bondholder is:
	Amount:
	Country in which Conversion Rights are exercised:
	nereby represent that the above payments have been made by us and we tand that you will rely on this representation.
register of shar cash, including Condition 6(A) (at my/our risk number and ad name, contact pof the Company	quest that I/We be registered as holder(s) of the relevant number of Shares in the eholders of the Company, and the certificates for the Shares (together with any any US dollar cheque in respect of payment of any cash amount pursuant to (v)) required to be delivered upon conversion, be despatched by ordinary post and expense) to the person whose name, contact person, telephone numbers, fax dress is given below, or be made available for collection by the person whose person, telephone numbers, fax number and address is given below, at the office by's share registrar in Hong Kong (currently Computershare Hong Kong Investor ed at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, g Kong):
Name:	
Contact Perso	n:
Address:	
Account Num	ber:
Account Nam	e:
Telephone Nu	ımber:
Fax Number:	
	certificate post / the share
The Company	has notified the Conversion Agent that the Company's register of shareholders on the following dates:

Country in which Conversion Rights are exercised:

N.B.

5

4

- (i) This Conversion Notice will be void unless the introductory details and Sections 1 to 4 are completed.
- (ii) Your attention is drawn to Condition 6(B) of the Bonds with respect to the conditions precedent which must be fulfilled before the Bonds specified above will be treated as effectively eligible for conversion.
- (iii) Despatch of share certificates or other securities or property will be made at the risk and expense of the converting Bondholder and the converting Bondholder will be required to submit any necessary documents required in order to effect despatch in the manner specified.
- (iv) If a retroactive adjustment contemplated by the terms and conditions of the Bonds is required in respect of a conversion of Bonds, Shares deliverable pursuant to such retroactive adjustment (together with any other securities, property or cash) will be delivered or despatched in the same manner as the Shares or cash previously issued pursuant to the relevant Conversion Notice.
- (v) Any exercise of Conversion Rights shall be subject to the Conditions and in particular, if the aggregate principal amount of Bonds in respect of which Conversion Notices are delivered during the relevant Conversion Period exceeds the relevant cap specified in the Conditions, only such principal amount of Bonds equal to the capped amount as calculated in accordance with the Conditions shall be converted, and any Bonds not converted shall remain outstanding in accordance with the Conditions.
- (vi) If following exercise of Conversion Rights in respect of any Bond, such Bond remains outstanding as the result of the application of any cap on conversion specified in the Conditions, a Bondholder shall be required to deliver a further Conversion Notice in respect of such Bond during any subsequent Conversion Period should it wish to request conversion of such Bond.
- (vii) Any Bondholder that procures the submission of this Conversion Notice to the Conversion Agent (to convert its Bonds) must block its Bonds if required by the rules and procedures of Euroclear or Clearstream by ensuring that its custodian, prior to delivering this Conversion Notice to the Conversion Agent, submits the relevant custody instruction to block its Bonds held with-Euroclear or Clearstream ("Custody Instruction") and includes in this Conversion Notice reference to the custody instruction reference number ("Custody Instruction Reference Number").
- (viii) Assuming receipt of the physical share certificates from the Company's share registrar in Hong Kong (whether by ordinary post delivery or in-person collection at the share registrar's office in Hong Kong), any converting Bondholder which wishes to have their Shares represented by such physical share certificates deposited into the Central Clearing and Settlement System of Hong Kong (the "CCASS") shall make their own arrangements with their own broker and the Company's share registrar for such Shares to be deposited into CCASS, if they wish to. The Company, the Conversion Agent and/or their respective advisors would not be involved in such deposit process. If any converting Bondholder has any query regarding the deposit process, please contact the Company's share registrar in Hong Kong, whose contact details are as follows:

Computershare Hong Kong Investor Services Limited

Address: Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong

Email: response-to-shareholder@computershare.com.hk

Phone: (852) 2862 8555/ (852) 2862 8688

For Ag	ent's and	d Calculation Agent's use only:	
1	(A)	Bond conversion identification reference: SINO-OCEAN GROUP HOLDING LIMITED Class B Zero Coupon Mandatory Convertible Bonds due 2027/[●]	
	(B)	Date on which the Conversion Notice is deposited with (and, if applicable, Certificate is surrendered to) the Agent:	
	(C)	Conversion Date:	
2	(A)	Aggregate principal amount of Bonds in respect of which Conversion Rights have been exercised:	
	(B)	Conversion Price:	
	(C)	Number of Shares issuable assuming no application of conversion caps:	
3	(If app	applicable) any cash payment due to converting Bondholder under Condition 6(A)(v) in respect of fractions of Shares:	
	The Coapplica	onversion Agent and/or the Calculation Agent must complete items 1 and 2 and (if ble) 3.	