UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 10)

(Name of Issuer) Ordinary Shares, \$0.0001 par value (Title of Class of Securities) G21107100 (CUSIP Number) Cheng Zeng No. 68 Software Avenue, Yuhuatai District Nanjing, China +86-25-83274734 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) August 24, 2022 (Date of Event Which Requires Filing of this Statement) If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this
(Title of Class of Securities) G21107100 (CUSIP Number) Cheng Zeng No. 68 Software Avenue, Yuhuatai District Nanjing, China +86-25-83274734 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) August 24, 2022 (Date of Event Which Requires Filing of this Statement)
G21107100 (CUSIP Number) Cheng Zeng No. 68 Software Avenue, Yuhuatai District Nanjing, China +86-25-83274734 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) August 24, 2022 (Date of Event Which Requires Filing of this Statement)
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Communications) August 24, 2022 (Date of Event Which Requires Filing of this Statement)
August 24, 2022 (Date of Event Which Requires Filing of this Statement)
(Date of Event Which Requires Filing of this Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this
schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. □
Note : Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other partie to whom copies are to be sent.
* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

1.	NAME OF REPORTING PERSON: Blue Ocean Structure Investment Co Ltd					
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □					
3.	SEC USE ONLY					
4.	SOURCE OF FUNDS AF					
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e): □					
6.	CITIZENSHIP O British Virgin Isla	ENSHIP OR PLACE OF ORGANIZATION virgin Islands				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		7.	SOLE VOTING POWER 0			
		8.	SHARED VOTING POWER 79,528,662			
		9.	SOLE DISPOSITIVE POWER 0			
	WITH	10.	SHARED DISPOSITIVE POWER 79,528,662			
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 79,528,662					

CUSIP No.

13.

14.

CO

G21107100

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

TYPE OF REPORTING PERSON

⁽¹⁾ Based on 121,551,075 shares outstanding as of December 31, 2021 pursuant to the Issuer's Form 6-K filed with the SEC on February 28, 2022.

1.	NAME OF REPORTING PERSON: Nanjing Ying Peng Hui Kang Medical Industry Investment Partnership (Limited Partnership)
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □
3.	SEC USE ONLY
4.	SOURCE OF FUNDS OO
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e): □
6	CITIZENSHIP OR PLACE OF ORGANIZATION

CUSIP No.

12.

13.

14.

PN

People's Republic of China

TYPE OF REPORTING PERSON

G21107100

7. SOLE VOTING POWER

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

N	UMBER OF		0
	SHARES NEFICIALLY NED BY EACH	8.	SHARED VOTING POWER 79,528,662
REPORTING PERSON		9.	SOLE DISPOSITIVE POWER 0
	WITH	10.	SHARED DISPOSITIVE POWER 79,528,662
11.	. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 79.528.662		

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

⁽²⁾ Based on 121,551,075 shares outstanding as of December 31, 2021 pursuant to the Issuer's Form 6-K filed with the SEC on February 28, 2022.

CUSIP No.		G	21107100					
1.	NAME OF REPORTING PERSON: Nanjing Ying Peng Asset Management Co., Ltd.							
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □							
3.	SEC USE ONLY							
4.	SOURCE OF FUNDS AF							
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e): □							
6.	CITIZENSHIP OR PLACE OF ORGANIZATION People's Republic of China							
NUMBER OF		7.	SOLE VOTIN	G POWER				

SHARES ENEFICIALLY 'NED BY EACH REPORTING PERSON WITH	8.	SHARED VOTING POWER 79,528,662
	9.	SOLE DISPOSITIVE POWER 0
	10.	SHARED DISPOSITIVE POWER 79,528,662
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 79,528,662		
	ENEFICIALLY NED BY EACH REPORTING PERSON WITH	ENEFICIALLY NED BY EACH REPORTING PERSON WITH AGGREGATE AMOUN

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

TYPE OF REPORTING PERSON 14. CO

⁽³⁾ Based on 121,551,075 shares outstanding as of December 31, 2021 pursuant to the Issuer's Form 6-K filed with the SEC on February 28, 2022.

1.	NAME OF REPORTING PERSON: Yafei Yuan
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □
3.	SEC USE ONLY
4.	SOURCE OF FUNDS OO
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e): □
6.	CITIZENSHIP OR PLACE OF ORGANIZATION People's Republic of China

CUSIP No.

G21107100

TYPE OF REPORTING PERSON

14.

IN

SHAR BENEFICI OWNED BY REPORT PERSO	UMBER OF SHARES NEFICIALLY	7.	SOLE VOTING POWER 0
		8.	SHARED VOTING POWER 81,528,662
	EPORTING PERSON	9.	SOLE DISPOSITIVE POWER 0
	WITH	10.	SHARED DISPOSITIVE POWER 81,528,662
11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		NT BENEFICIALLY OWNED BY EACH REPORTING PERSON	

<sup>81,528,662

12.</sup> CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

□

13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 67.1% (4)

⁽⁴⁾ Based on 121,551,075 shares outstanding as of December 31, 2021 pursuant to the Issuer's Form 6-K filed with the SEC on February 28, 2022.

1.	NAME OF REPORTING PERSON: Dendreon Pharmaceuticals LLC					
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □					
3.	SEC USE ONLY					
4.	SOURCE OF FUNDS OO					
5.	CHECK BOX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e): □				
6.	CITIZENSHIP O Delaware	R PL	PLACE OF ORGANIZATION			
NUMBER OF		7.	SOLE VOTING POWER 0			
OW	SHARES ENEFICIALLY /NED BY EACH REPORTING PERSON WITH	8.	SHARED VOTING POWER 2,000,000			
		EPORTING PERSON	REPORTING PERSON	REPORTING PERSON	9.	SOLE DISPOSITIVE POWER 0
		10.	SHARED DISPOSITIVE POWER 2,000,000			
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,000,000					
12.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					

CUSIP No.

13.

14.

00

G21107100

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

TYPE OF REPORTING PERSON

⁽⁵⁾ Based on 121,551,075 shares outstanding as of December 31, 2021 pursuant to the Issuer's Form 6-K filed with the SEC on February 28, 2022.

CUSIP No.		C	221107100		
1.	NAME OF REPORTING PERSON: Nanjing Xinjiekou Department Store Co., Ltd.				
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □				
3.	. SEC USE ONLY				
4.	SOURCE OF FUNDS OO				
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e): □				
6.	CITIZENSHIP OR PLACE OF ORGANIZATION People's Republic of China				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		7.	SOLE VOTING POWER 0		
		8.	SHARED VOTING POWER 2,000,000		
	REPORTING PERSON	9.	SOLE DISPOSITIVE POWER 0		
WITH		10.	SHARED DISPOSITIVE POWER		

2,000,000

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

11.

12.

13.

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2,000,000

1.6%(6)

CO

TYPE OF REPORTING PERSON

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

⁽⁶⁾ Based on 121,551,075 shares outstanding as of December 31, 2021 pursuant to the Issuer's Form 6-K filed with the SEC on February 28, 2022.

1.	NAME OF REPORTING PERSON: Sanpower Group Co., Ltd.
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □
3.	SEC USE ONLY
4.	SOURCE OF FUNDS OO
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e): □
6.	CITIZENSHIP OR PLACE OF ORGANIZATION People's Republic of China

N	NUMBER OF	7.	SOLE VOTING POWER 0
	SHARES BENEFICIALLY OWNED BY EACH	8.	SHARED VOTING POWER 81,528,662
	REPORTING PERSON	9.	SOLE DISPOSITIVE POWER 0
	WITH	10.	SHARED DISPOSITIVE POWER 81,528,662
1	1. AGGREGATE A	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON

<sup>81,528,662

12.</sup> CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

□

G21107100

CUSIP No.

^{13.} PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 67.1%*

^{14.} TYPE OF REPORTING PERSON CO

^(*) Based on 121,551,075 shares outstanding as of December 31, 2021 pursuant to the Issuer's Form 6-K filed with the SEC on February 28, 2022.

INTRODUCTORY NOTE

This Amendment No. 10 to Schedule 13D (this "Amendment No. 10") related to the Schedule 13D filed on February 8, 2018, as amended prior to this Amendment No. 10 (as so amended, the "Schedule 13D") with respect to the ordinary shares, par value \$0.0001 per share (the "Shares"), of Global Cord Blood Corporation, an exempted company incorporated under the laws of the Cayman Islands (the "Issuer"). Information given in response to each item shall be deemed incorporated by reference in all other items, as applicable. Except as otherwise specified in this Amendment No. 10, all items in the Schedule 13D are unchanged. All capitalized terms used in this Amendment No. 10 and not otherwise defined herein have the meaning ascribed to such terms in the Schedule 13D.

ITEM 4. PURPOSE OF TRANSACTION

The following paragraph is added as the penultimate paragraph of Item 4 of the Schedule 13D:

On August 22, 2022, Blue Ocean Structure Investment Company Limited (the "Petitioner") filed a summons with the Grand Court of the Cayman Islands ("Cayman Court") seeking appointment by the Cayman Court of Margot MacInnis and John Royle of Grant Thornton Specialist Services (Cayman) Limited, and Chow Tsz Nga Georgia of Grant Thornton Recovery & Reorganisation Limited, as joint provisional liquidators ("JPLs") pursuant to Section 104(2) of the Companies Act (2022 Revision). The application will be opposed by the Company's management and will be subject to the Cayman Court's decision which may grant, decline or modify the Petitioner's application as it sees fit. Nothing has been decided at this present moment.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

Exhibit A - Petitioner's Summons dated August 22, 2022 and Draft Order attached thereto as Annex A

Blue Ocean Structure Investment Co Ltd

By: /s/ Xiaoyang Chen

Name: Xiaoyang Chen

Title: Director

Nanjing Ying Peng Hui Kang Medical Industry Investment Partnership (Limited Partnership)

By: /s/ Lei Wang Name: Lei Wang

Title: Authorized Signatory

Nanjing Ying Peng Asset Management Co., Ltd.

By: /s/ Lei Wang Name: Lei Wang

Title: Executive Director

YAFEI YUAN

By: /s/ Yafei YUAN

Name: Yafei YUAN

Dendreon Pharmaceuticals LLC

By: /s/ Yong Zhang

Name: Yong Zhang

Title: Chief Executive Officer

Nanjing Xinjiekou Department Store Co., Ltd.

By: /s/ Lingyun Zhai

Name: Lingyun Zhai

Title: Chairman of the Board

Sanpower Group Co., Ltd.

By: /s/ Yafei Yuan

Name: Yafei Yuan

Title: Chairman of the Board

EXHIBIT A

SUMMONS AND DRAFT ORDER

Exhibit A

Digitally signed by Advance Performance Exponents Inc

Date: 2022.08.23 09:27:48 -05:00

Reason: Apex Certified Location: Apex



IN THE GRAND COURT OF THE CAYMAN ISLANDS

FINANCIAL SERVICES DIVISION

FSD CAUSE NO.108 OF 2022 (IKJ)

IN THE MATTER OF SECTION 92 OF THE COMPANIES ACT (2022 REVISION)

AND

IN THE MATTER OF GLOBAL CORD BLOOD CORPORATION

BETWEEN BLUE OCEAN STRUCTURE INVESTMENT COMPANY LIMITED

PETITIONER/APPLICANT

AND GLOBAL CORD BLOOD CORPORATION

RESPONDENT

SUMMONS

LET THE PARTIES attend before the Honourable Mr Justice Kawaley in Chambers at the Law Courts, George Town, Grand Cayman on August 2022 at

AM/PM upon an application by the Applicant for the following orders:

- 1. That Margot MacInnis and John Royle of Grant Thornton Specialist Services (Cayman) Limited, 2nd Floor, Century Yard, Cricket Square, Grand Cayman KY1-1102, Cayman Islands and Chow Tsz Nga Georgia of Grant Thornton Recovery & Reorganisation Limited, 11th Floor, Lee Garden Two, 28 Yun Pin Road, Causeway Bay, Hong Kong S.A.R. be appointed as joint provisional liquidators pursuant to section 104(2) of the Companies Act (2022 Revision) on the terms of the draft Order appended hereto, or on such other terms as the Court shall consider appropriate;
- 2. Such further or other orders or directions as the Court sees fit; and
- 3. Costs.

THIS SUMMONS was **ISSUED** by **BEDELL CRISTIN** of 18 Forum Lane, Suite 5305, 3rd Floor, Camana Bay, PO Box 1990, Grand Cayman KY1-1104, Cayman Islands, Attorneys-at-law for and on behalf of the Petitioner whose address for service is that of its said Attorneys-at-law.

FSD2022-0108 Page 1 of 11 2022-08-23

DATED this the 22nd day of August 2022



TO: Registrar of the Financial Services Division of the Grand Court Carey Olsen, Attorneys for the Company

TIME ESTIMATE: The estimated length of the hearing of this summons is 3 hours.

THIS SUMMONS was **ISSUED** by **BEDELL CRISTIN** of 18 Forum Lane, Suite 5305, 3rd Floor, Camana Bay, PO Box 1990, Grand Cayman KY1-1104, Cayman Islands, Attorneys-at-law for and on behalf of the Petitioner whose address for service is that of its said Attorneys-at-law.

FSD2022-0108 Page 2 of 11 2022-08-23

ANNEX A

IN THE GRAND COURT OF THE CAYMAN ISLANDS

FINANCIAL SERVICES DIVISION

FSD CAUSE NO.108 OF 2022 (IKJ)

IN THE MATTER OF SECTION 92 OF THE COMPANIES ACT (2022 REVISION)

AND

IN THE MATTER OF GLOBAL CORD BLOOD CORPORATION

BETWEEN BLUE OCEAN STRUCTURE INVESTMENT COMPANY LIMITED PETITIONER/APPLICANT

AND GLOBAL CORD BLOOD CORPORATION RESPONDENT

[DRAFT]ORDER

UPON the application of Petitioner by its Summons dated 22 August 2022 for the appointment of joint provisional liquidators pursuant to section 104(2) of the Companies Act (2022 Revision) (the "**Companies Act**")

AND UPON HEARING COUNSEL for the Petitioner and the Company

AND UPON READING the Petition filed herein

AND UPON READING the affirmations and affidavits set out in Schedule 1 hereto

THIS ORDER was **ISSUED** by **BEDELL CRISTIN** of 18 Forum Lane, Suite 5305, 3rd Floor, Camana Bay, PO Box 1990, Grand Cayman KY1-1104, Cayman Islands, Attorneys-at-law for and on behalf of the Petitioner whose address for service is that of its said Attorneys-at-law.

FSD2022-0108 Page 3 of 11 2022-08-23

AND UPON the Petitioner undertaking by their Counsel to the Court that if the Court later finds that this Order has caused loss to the Company and decides that the Company should be compensated for that loss, the Petitioner will comply with any Order the Court may make, insofar as such undertaking be limited to the value of the Petitioner's shares in the Company

IT IS HEREBY ORDERED as follows:

1. That Margot MacInnis and John Royle of Grant Thornton Specialist Services (Cayman) Limited, 2nd Floor, Century Yard, Cricket Square, Grand Cayman KY1-1102, Cayman Islands and Chow Tsz Nga Georgia are hereby appointed as joint provisional liquidators ("JPLs") of the Company. The contact details for the JPLs are:

Margot MacInnis

Grant Thornton Specialist Services (Cayman) Limited 2nd Floor, Century Yard, Cricket Square PO Box 1044
Grand Cayman KY1-1102 Cayman Islands T: +1 (345) 949 7100
E: margot.macinnis@uk.gt.com

John Royle

Grant Thornton Specialist Services (Cayman) Limited 2nd Floor, Century Yard, Cricket Square Grand Cayman KY1-1102 Cayman Islands T: +1 (345) 949 7100 E: john.royle@uk.gt.com

Chow Tsz Nga Georgia

Grant Thornton Recovery & Reorganisation Limited 11th Floor, Lee Garden Two 28 Yun Pin Road Causeway Bay Hong Kong S.A.R. T: +852 3987 1500 E: georgia.chow@hk.gt.com

THIS ORDER was **ISSUED** by **BEDELL CRISTIN** of 18 Forum Lane, Suite 5305, 3rd Floor, Camana Bay, PO Box 1990, Grand Cayman KY1-1104, Cayman Islands, Attorneys-at-law for and on behalf of the Petitioner whose address for service is that of its said Attorneys-at-law.

FSD2022-0108 Page 4 of 11 2022-08-23

- 2. The JPLs shall not be required to give security for their appointment.
- 3. The JPLs have the power to act jointly and severally in their capacity as provisional liquidators of the Company and have the power to conduct the ordinary, day-to-day business operations of the Company.
- 4. The JPLs are hereby directed jointly and severally to take such steps as, in their discretion, may be necessary or expedient:
 - (a) for the protection and preservation of the value of the Company's assets, rights and/or property of every description whether held by the Company, its subsidiaries or any other person; and
 - (b) for preventing the dissipation or misuse of the Company's assets and those of its subsidiaries.
- 5. For the purposes set out at paragraph 4 above, the JPLs be directed to investigate and report on the affairs of the Company within and outside the Cayman Islands, including in the People's Republic of China (the "PRC") and Hong Kong SAR.
- 6. The JPLs be authorised to exercise without further sanction or order of the Court within and outside the Cayman Islands the powers specified in Part II of the Third Schedule to the Companies Act, namely:
 - (a) The power to take possession of, collect and get in the property of the Company and for that purpose to take all such proceedings as they consider necessary;
 - (b) The power to do all acts and execute, in the name and on behalf of the Company, all deeds, receipts and other documents and for that purpose to use, when necessary, the Company seal;
 - (c) The power to discharge all costs, expenses and debts incurred by the Company as expenses or disbursements properly incurred in the provisional liquidation; and
 - (d) The power to do all other things incidental to the exercise of their powers.

FSD2022-0108 Page 5 of 11 2022-08-23

- 7. Further, the JPLs be authorised to exercise without further sanction or order of the Court within and outside the Cayman Islands the following powers as specified in Part I of the Third Schedule to the Companies Act:
 - (a) The power to engage staff (whether or not as employees of the Company) to assist in the performance of their functions as JPLs; and
 - (b) The power to engage attorneys and other professionally qualified persons to assist them in the performance of their functions.
 - (c) Power to make any compromise or arrangement with creditors or persons claiming to be creditors or having or alleging themselves to have any claim (present or future, certain or contingent, ascertained or sounding only in damages) against the company or for which the company may be rendered liable.
- 8. Further and in any event, the JPLs be authorised to exercise without further sanction or order of the Court within and outside the Cayman Islands the following powers:
 - (a) The power to bring or defend any action or other legal proceeding in the name and on behalf of the Company other than the Petition;
 - (b) The power to commence winding up proceedings and/or any insolvency process in the Cayman Islands or any other country in respect of any subsidiaries of the Company;
 - (c) The power to ascertain, demand, receive and give valid receipts for and protect the moneys, properties, securities, debts and things in action and all other assets of the Company, whether within or outside the jurisdiction of this Court and for that purpose to take all such proceedings as they consider necessary;
 - (d) The power to collect, get in, inspect, review, secure, take possession of and copy the books, records, and documents of the Company and its subsidiaries (whether in hard copy, electronic form or otherwise), with or without the assistance of the Court or a court of competent jurisdiction, in order to: (i) ascertain, and conduct investigations of, the affairs of the Company and its subsidiaries; (ii) prevent destruction and/or alteration of those documents and for those purposes to take all such proceedings as the JPLs consider necessary. For the avoidance of doubt, such powers shall include but are not limited to:

FSD2022-0108 Page 6 of 11 2022-08-23

- i. requiring any of the directors and/or former directors of the Company and its subsidiaries to provide to the JPLs any documents and/or information of the Company and its subsidiaries in their possession or control; and
- ii. requiring any service providers of the Company and its subsidiaries to provide to the JPLs any documents and/or information in their possession or control which the Company and/or any of its subsidiaries has a right to receive;
- (e) The power to do all such things as may be necessary or expedient for the protection or recovery of the Company's property at law or in equity in such jurisdictions as may be appropriate including, without limitation, in the Cayman Islands, BVI, PRC and Hong Kong;
- (f) The power to examine individuals on oath or otherwise, both with or without the assistance of the Court or any court of competent jurisdiction, if the JPLs consider it expedient for the purpose of protecting the assets of the Company including as part of the investigation referred to at paragraph 5 above;
- (g) The power to take control of the subsidiaries of, and other companies controlled by, the Company (or such shares of subsidiaries or companies controlled by the Company), to manage the affairs or carry on or close or cease to operate all or any part of the business of such subsidiaries or companies (in accordance with the constitutional documents of such companies) if the JPLs consider it expedient for the purpose of protecting the assets of the Company, including as part of the investigation referred to at paragraph 5 above;
- (h) To call or cause to be called such meetings of shareholders of the Company or its subsidiaries or companies otherwise controlled by the Company (in accordance with the constitutional documents of such companies) as the JPLs consider it necessary to remove directors or appoint additional directors to the Boards of Directors of such companies as the JPLs consider expedient for the purpose of protecting the assets of the Company including by assisting with the investigation referred to at paragraph 5 above;
- (i) The JPLs have the power to do all such things as may be necessary or expedient to freeze or preserve assets held by any person or entity, whether a related party or otherwise, against which the Company has a claim and where there is a risk of dissipation in such jurisdictions as may be appropriate including, without limitation, in the Cayman Islands, BVI, the PRC and Hong Kong;

FSD2022-0108 Page 7 of 11 2022-08-23

- (j) The power to carry on the business of the Company, save that the JPLs shall not make payment on any indemnity save with further order of the Court;
- (k) The power to communicate with and carry out any necessary filings with regulatory bodies as appropriate, including, without limitation, the Cayman Islands Registrar of Companies, the Cayman Islands Monetary Authority, the New York Stock Exchange and the US Securities and Exchange Commission, in the name and on behalf of the Company;
- (l) The power to appoint agents in the Cayman Islands, BVI, PRC and Hong Kong and elsewhere to do any business contemplated by this Order which they are unable to do themselves or which can more conveniently be done by an agent;
- (m) The power to terminate, complete, or perfect any agreements or transactions relating to the business of the Company including, without prejudice to the generality of this power, to novate or assign any such agreements or transactions, so far as may be necessary for the purpose of managing the affairs of the Company and protecting the assets of the Company;
- (n) The power to open or to close any bank accounts in the name and on behalf of the Company and to open any bank accounts on behalf of the Company (in provisional liquidation) for the purpose of paying the costs and expenses of the provisional liquidation;
- (o) The power to render and pay invoices out of the assets of the Company for their own remuneration at the rates prescribed by the Insolvency Practitioners' Regulations 2022 (**IPRs**) together with all reasonable costs, charges and expenses of their attorneys, and all other agents, managers, accountants or other persons that the JPLs shall employ on an account basis and subject to final approval by the Court in accordance with paragraph 9(p) below;
- (p) Pursuant to Regulation 10 of the IPRs the JPLs shall apply to the Court for the approval of their remuneration, such application being made on notice to the Company;
- (q) The power to employ, appoint, and to dismiss officers and employees of the Company, including the current directors of the Company; and
- (r) The power to effect insurance in relation to the Company's business, assets and operations.
- 9. The powers of the Company's Board of Directors are hereby suspended, save insofar as the JPLs may restore any powers of the directors of the Company in writing as the JPLs in their absolute discretion shall see fit having determined that the exercise of such power is necessary to give effect to this Order.

FSD2022-0108 Page 8 of 11 2022-08-23

- 10. The JPLs be authorised to take any such action as may be necessary or desirable to obtain recognition of the JPLs and/or their appointment in the PRC, Hong Kong and in any other relevant jurisdiction and to make applications to the courts of such jurisdictions for that purpose or for the purpose of obtaining information to assist them in their investigations pursuant to paragraph 5 of this Order.
- 11. Until further order, the directors and former management of the Company and its wholly owned subsidiaries as at the date of this Order, shall assist the JPLs in the exercise of their powers and duties, including but not limited to consulting and meeting with the JPLs as the JPLs may require and providing all such documents, information and assistance as the JPLs may request.
- 12. The JPLs shall prepare and file written reports to the Court and provide copies to the Company, the Petitioner and the contributories of the Company (the "JPL Reports") setting out the JPLs' analysis and conclusions with respect to their investigations. In the JPL Reports, the JPLs shall *inter alia* include confirmation and details of whether they have identified as part of their investigations, or have reason to believe, that there may be wrongdoing or potential wrongdoing by any office holders in the Company or parties connected to the Company. In particular, the JPLs shall prepare, file, and provide copies to the Company, the Petitioner, and the contributories, of the following JPL Reports:
 - i. within 28 days, a progress report setting out the status of the JPLs' investigations; and
 - ii. within 70 days, a further report setting out the status of their investigations and conclusions to date.
- 13. No disposition of the Company's property by or with the authority of the JPLs in carrying out their duties and functions and exercise of their powers under this Order shall be voided by virtue of section 99 of the Companies Act.
- 14. No suit, action or other proceedings, including criminal proceedings, shall be proceeded with or commenced against the Company in accordance with section 97 of the Companies Act except with the leave of the Court and subject to such terms as the Court may impose.
- 15. The appointment of the JPLs be advertised once in the Cayman Islands Gazette and once, in English, in the International Edition of The Wall Street Journal, once in English in The China Daily and once in Chinese in a Chinese language newspaper with national circulation in the PRC, as soon as reasonably practicable.

FSD2022-0108 Page 9 of 11 2022-08-23

- 16. The JPLs and the Company have liberty to apply.
- 17. The costs of this application shall be taxed and paid out of the assets of the Company.

DATED this day of August 2022 **FILED** this day of August 2022

HONOURABLE MR JUSTICE KAWALEY JUDGE OF THE GRAND COURT

THIS ORDER was **ISSUED** by **BEDELL CRISTIN** of 18 Forum Lane, Suite 5305, 3rd Floor, Camana Bay, PO Box 1990, Grand Cayman KY1-1104, Cayman Islands, Attorneys-at-law for and on behalf of the Petitioner whose address for service is that of its said Attorneys-at-law.

FSD2022-0108 Page 10 of 11 2022-08-23

Schedule 1 Table of Affidavits & Affirmations

	Affidavits / Affirmations	Dated
1.	First Affidavit of Margot MacInnis	9 May 2022
2.	First Affidavit of John Paul Royle	9 May 2022
3.	First Affidavit of Chow Tsz Nga Georgia	10 May 2022
4.	First Affirmation of Siqi Wang	10 August 2022
5.	Sixth Affirmation of Xiaoyang Chen	23 August 2022

THIS ORDER was **ISSUED** by **BEDELL CRISTIN** of 18 Forum Lane, Suite 5305, 3rd Floor, Camana Bay, PO Box 1990, Grand Cayman KY1-1104, Cayman Islands, Attorneys-at-law for and on behalf of the Petitioner whose address for service is that of its said Attorneys-at-law.

FSD2022-0108 Page 11 of 11 2022-08-23