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Sinopec Oilfield Service Corporation

(a joint stock limited company established in the People's Republic of China) (Stock code: 1033)

CONNECTED TRANSACTION FORMATION OF A JOINT VENTURE

THE TRANSACTION

The Board is pleased to announce that on 28 July 2022, Sinopec OEC, a wholly-owned subsidiary of the Company, entered into the Promoter Agreement and the Articles of Association of Carbon Technology Company with Sinopec Corporation, Nanjing Chemical Company, UNIPEC, Nanjing Engineering and Shanghai Engineering. Pursuant to the Promoter Agreement, the parties will jointly promote and establish Carbon Technology Company by way of capital contribution. The registered capital of Carbon Technology Company will be RMB2.5 billion, for which, each of Sinopec Corporation and Nanjing Chemical Company shall contribute RMB1.15 billion and RMB850 million in cash, accounting for 46% and 34% of the registered capital of Carbon Technology Company, respectively; and each of Sinopec OEC, UNIPEC, Nanjing Engineering and Shanghai Engineering shall contribute RMB125 million in cash, each accounting for 5% of the registered capital of Carbon Technology Company.

Sinopec OEC will pay the consideration for the Transaction with its own funds. Upon completion of the Transaction, Carbon Technology Company will not become a subsidiary of the Company.

LISTING RULES IMPLICATIONS

As at the date of this announcement, CPC is the controlling shareholder of the Company (directly and indirectly holding 70.18% of the issued shares of the Company). CPC also directly and indirectly controls Sinopec Corporation, Nanjing Chemical Company, UNIPEC, Nanjing Engineering and Shanghai Engineering, therefore, under Chapter 14A of the Listing Rules, all other shareholders of Carbon Technology Company are associates of CPC and are also connected persons of the Company. Therefore, the Transaction constitutes a connected transaction of the Company under Chapter 14A of the Listing Rules.

As one or more of the applicable percentage ratios (as defined in the Listing Rules) in respect of the Transaction exceed 0.1% but fall below 5%, the Transaction is subject to the reporting and announcement requirements under Chapter 14A of the Listing Rules, but is not subject to the approval of independent shareholders requirement.

INTRODUCTION

The Board is pleased to announce that on 28 July 2022, Sinopec OEC, a wholly-owned subsidiary of the Company, entered into the Promoter Agreement and the Articles of Association of Carbon Technology Company with Sinopec Corporation, Nanjing Chemical Company, UNIPEC, Nanjing Engineering and Shanghai Engineering. Pursuant to the Promoter Agreement, the parties will jointly promote and establish Carbon Technology Company by way of capital contribution. The registered capital of Carbon Technology Company will be RMB2.5 billion, for which, each of Sinopec Corporation and Nanjing Chemical Company shall contribute RMB1.15 billion and RMB850 million in cash, accounting for 46% and 34% of the registered capital of Carbon Technology Company, respectively; and each of Sinopec OEC, UNIPEC, Nanjing Engineering and Shanghai Engineering shall contribute RMB125 million in cash, each accounting for 5% of the registered capital of Carbon Technology Company.

BASIC INFORMATION ON THE TRANSACTION

The Transaction is a joint investment by the Company and its connected persons to establish the Carbon Technology Company. As Carbon Technology Company is yet to be established, the following basic information of Carbon Technology Company is indicative and subject to its business registration results with the registration authority:

Company name	:	Sinopec Carbon Industry Technology Co., Ltd. (中石化碳 產業科技股份有限公司)
Company nature	:	Joint stock limited company
Business scope	:	Carbon verification; carbon asset management; research and development of carbon emission reduction, carbon conversion, carbon capture and carbon storage technologies; China certified voluntary emission reduction services; natural science research and experimental development; engineering and technological research and experimental development; technical services, technology development, technology consulting, technology exchange, technology transfer, technology promotion; technology import and export; engineering technology services; production, storage and sales of chemical products and hazardous chemicals; contract energy management; project investment; equity investment; financial asset management services; computer data processing and storage services; big data collection and application; intelligent design consulting; enterprise management consulting and information technology consulting services.
Registered capital	:	RMB2,500,000,000
Contribution method and source of funds	:	All shareholders will make capital contribution in cash with their own funds.

Upon the completion of the Transaction, Carbon Technology Company will not become a subsidiary of the Company.

CONSIDERATION BASIS OF THE TRANSACTION

The consideration of the Transaction is determined on a fair, voluntary and an arm's length basis with reference to normal commercial terms, industry practices and market prices without prejudice to the interests of Shareholders.

PRINCIPAL TERMS OF THE PROMOTER AGREEMENT AND THE ARTICLES OF ASSOCIATION OF CARBON TECHNOLOGY COMPANY

1. Date: 28 July 2022.

2. Parties: Sinopec Corporation, Nanjing Chemical Company, Sinopec OEC, UNIPEC, Nanjing Engineering and Shanghai Engineering.

3. The contribution amount, the number of shares to be subscribed and the shareholding percentage, and contribution method are set out as follows:

No.	Shareholders' Name	Number of shares to be subscribed	Contribution amount (RMB)	Shareholding percentage	Contribution method
1	Sinopec Corporation	1.15 billion shares	1.15 billion	46%	Cash
2	Nanjing Chemical Company	850 million shares	850 million	34%	Cash
3	Sinopec OEC	125 million shares	125 million	5%	Cash
4	UNIPEC	125 million shares	125 million	5%	Cash
5	Nanjing Engineering	125 million shares	125 million	5%	Cash
6	Shanghai Engineering	125 million shares	125 million	5%	Cash
	Total	2.5 billion shares	2.5 billion	100%	Cash

4. Capital contribution period:

Shareholders' Name	Capital contribution period		Contribution amount (RMB)
Sinopec Corporation	First installment	Before 31 October 2022	862.5 million
	Second installment	Before 31 January 2023	287.5 million
Nanjing Chemical Company	First installment	Before 31 October 2022	637.5 million
	Second installment	Before 31 January 2023	212.5 million
Sinopec OEC	First installment	Before 31 October 2022	93.75 million
	Second installment	Before 31 January 2023	31.25 million
UNIPEC	First installment	Before 31 October 2022	93.75 million
	Second installment	Before 31 January 2023	31.25 million
Nanjing Engineering	First installment	Before 31 October 2022	93.75 million
	Second installment	Before 31 January 2023	31.25 million
Shanghai Engineering	First installment	Before 31 October 2022	93.75 million
	Second installment	Before 31 January 2023	31.25 million

5. Arrangements for the board of directors and the management of Carbon Technology Company

Carbon Technology Company will establish its board of directors and the management: (1) The board of directors of Carbon Technology Company will be comprised of 5 to 7 directors, including 1 employee director. More than half of its non-employee directors shall be nominated by Sinopec Corporation, and the other non-employee directors shall be nominated according to the negotiation result(s) of the shareholders other than Sinopec Corporation. Except for the employee directors, the directors shall be elected or replaced at the general meeting (the non-employee directors of the first session of board of directors shall be elected at the inaugural meeting of Carbon Technology Company). The employee director will be democratically elected by the employees of Carbon Technology Company at the employee representatives' meetings, employee meetings or through other forms of democratic election. The majority of the members of the board of directors shall be the directors who do not hold any positions in Carbon Technology Company. (2) The senior management of Carbon Technology Company include general manager, deputy general manager, chief financial officer and general counsel. Carbon Technology Company will establish operation and management department to be responsible for the daily operation and management of Carbon Technology Company. The operation and management department shall have one general manager, several deputy general managers, one chief accountant and one general counsel. The above-mentioned senior management shall be nominated by Sinopec Corporation and appointed by the board of directors of Carbon Technology Company.

6. Promoters' Obligations

The Promoters will undertake the following obligations:

(1) to make capital contribution and subscribe for the shares of Carbon Technology Company in accordance with the terms and conditions stipulated in the Promoter Agreement;

(2) to conduct all activities for this establishment in accordance with the relevant laws and regulations;

(3) if Carbon Technology Company cannot be established due to the default of one or more parties to the Promoter Agreement, the defaulting party(ies) shall bear the expenses and debts incurred in this establishment ;

(4) to actively prepare for the establishment of Carbon Technology Company, faithfully and timely provide all the documents and certificates required for the approval, registration, enrolment and other relevant procedures of this establishment, and provide services and conveniences for the establishment of Carbon Technology Company;

(5) after the registration of the establishment, all documents and materials involved in the preparation process shall be timely deposited with and kept by Carbon Technology Company;

(6) If the interests of Carbon Technology Company are harmed during its establishment due to the fault of the promoter, such promoter shall be liable for compensating Carbon Technology Company; and

(7) Other obligations that shall be borne by the promoters as required by the laws of PRC.

7. Share transfer restrictions

All shares issued by Carbon Technology Company upon its establishment will be subject to a lock-up period from the date of establishment of Carbon Technology Company to the 10th anniversary date of the establishment, unless otherwise agreed unanimously by the shareholders or provided in the Articles of Association of Carbon Technology Company. During the lock-up period, no shareholder shall directly or indirectly sell, assign, transfer, pledge or otherwise dispose of the shares issued by Carbon Technology Company upon its establishment, and any such disposition shall be invalid, except for any transfer between shareholders or transfers to related parties (such transfer shall be subject to the statutory lock-up period stipulated in the PRC Company Law for the shares of Carbon Technology Company held by the Promoters, and shall only take place after the first anniversary of the date of establishment of Carbon Technology Company). Upon expiration of the lock-up period, without the consent of other shareholders, no shareholder shall directly or indirectly sell all or part of the shares to a competitor of Carbon Technology Company or any financial investor(s), and no encumbrances may be created on the shares of Carbon Technology Company.

Shareholders may transfer all or part of their shares to each other upon giving written notice. Other shareholders shall reply within 60 days of receiving the notice of transfer as to whether or not to purchase, otherwise it shall be deemed to have waived. If the other shareholders require to purchase, the shares will be transferred in accordance with the proportion of their respective shareholdings, and a share transfer contract shall be signed with the shareholder who intends to transfer within 60 days from the expiration of the time limit for reply, failing which the shareholder who intends to transfer the shares shall have the right to choose counterparty among the other shareholders.

Either party (the "**Transferor**") may notify the other parties at least 60 working days in advance to transfer all or part of the shares held by it to its related company (the "**Related Transferee**"), and the other parties shall be deemed to have agreed to the transfer and shall not exercise the right of first refusal to such transfer, provided that the Related Transferee has fully agreed to continue to abide by the Articles of Association of Carbon Technology Company and the Promoter Agreement.

If any party intends to transfer all or part of its shares of the Carbon Technology Company directly or indirectly to other shareholders of Carbon Technology Company or any third party other than the shareholders, the Transferor shall send a transfer notice to the other promoters immediately in accordance with the Promoter Agreement and the Articles of Association of Carbon Technology Company, and the other promoters may exercise its right of first refusal pursuant to the terms and conditions set out in the transfer notice, by sending a written notice to the Transferor within 60 days from the date of receipt of the transfer notice (the **"Response Period"**). If all the other promoters wish to exercise the right of first refusal, the proportion of their respective right of first refusal will be negotiated and determined by the parties within 30 days after the expiration of the Response Period, otherwise, it will be determined in accordance with their proportion of the actual paid-up capital shares of Carbon Technology Company at the time of the exercise of the right of

first refusal. If only one promoter exercises the right of first refusal, it shall purchase all the shares to be transferred. If the other promoters notify the Transferor in writing of not exercising the right of first refusal or fail to give notice within the Response Period, such party shall be deemed to have waived its right of first refusal.

Except as otherwise provided in the Articles of Association of Carbon Technology Company or the Promoter Agreement, no shareholder shall circumvent the provisions of the Articles of Association of Carbon Technology Company through indirect transfer. The aforesaid "indirect transfer" includes but is not limited to: (1) the transfer of the equity/shares held by any shareholder of Carbon Technology Company to any person other than its related parties (including other then shareholders of Carbon Technology Company); (2) change of control of the shareholders of Carbon Technology Company.

8. Effective conditions and effective date of the agreement

The Promoter Agreement shall take effect after the parties have performed internal procedures and it has been signed and affixed with the official seal by the legal representative or authorized representative of each of the Promoters. The Articles of Association of Carbon Technology Company shall take effect from the date of establishment of Carbon Technology Company.

REASONS FOR AND BENEFITS OF THE TRANSACTION

The development of the CCUS industry is an important measure for China's green and lowcarbon development strategy. Upon the establishment of Carbon Technology Company, it will be conducive to giving full play to the advantages of each shareholder in R&D and engineering services, accelerating the incubation of CCUS technology and the transformation of relevant achievements, and rapidly promoting the development of the CCUS industry. Participating in the establishment of Carbon Technology Company is a prudent decision made by Sinopec OEC based on the analysis of the current development and trends of the industry and the Company's own development needs. The investment will be conducive to giving full play to the Company's advantages in engineering and technical services, which is in line with the development needs of the Company, and will positively promote the sustainable development of the Company. It will not have any material adverse effect on the financial position and operating results of the Company, nor will it harm the legitimate interests of the Company and other Shareholders. The Transaction is in line with the interests of all Shareholders of the Company.

Upon the completion of the Transaction, there will be no peer competition between the Group and the Carbon Technology Company. Carbon Technology Company will become an associate of CPC, the controlling shareholder of the Company, and according to Chapter 14A of the Listing Rules, Carbon Technology Company will become a connected person of the Company. Therefore, the transaction between the Group and Carbon Technology Company shall constitute a connected transaction of the Company. Upon the establishment and operation of Carbon Technology Company, the Company will use its own carbon dioxide capture technology, carbon dioxide pipeline transportation technology and carbon

dioxide flooding surface engineering supporting technology to provide Carbon Technology Company with relevant engineering services, such as pipeline design, construction and oil flooding surface engineering design and construction. The Company will then perform the connected transaction review and disclosure procedures based on the new connected transactions (if necessary).

APPROVAL PROCEDURES FOR THE TRANSACTION AND THE OPINION OF THE DIRECTORS

On 28 July 2022, at the eleventh meeting of the tenth session of the Board of the Company, the "Resolution Regarding the Participation in the Establishment of Sinopec Carbon Industry Technology Co., Ltd. by Sinopec Oil Engineering and Construction Corporation, a Wholly-owned Subsidiary of the Company" was reviewed and approved, with 6 votes in favor, 0 votes against, and 0 abstentions, thus the participation in the establishment of Carbon Technology Company by Sinopec OEC was approved. When voting on the resolution in relation to the Transaction by the Board, the connected Directors, namely Lu Baoping, Fan Zhonghai and Zhou Meiyun, have abstained from the voting. The independent non-executive Directors, namely Chen Weidong, Dong Xiucheng and Zheng Weijun, unanimously approved the Transaction.

The Directors of the Company (including all independent non-executive Directors) are of the view that, although the Transaction is not conducted in the usual and ordinary course of business of the Company, (i) the Transaction is conducted on normal commercial terms after arm's length negotiations; (ii) the terms and conditions of the Transaction documents are fair and reasonable; and (iii) the Transaction is in the interest of the Company and the Shareholders as a whole.

LISTING RULES IMPLICATIONS

As at the date of this announcement, CPC is the controlling shareholder of the Company (directly and indirectly holding 70.18% of the issued shares of the Company). CPC also directly and indirectly controls Sinopec Corporation, Nanjing Chemical Company, UNIPEC, Nanjing Engineering and Shanghai Engineering, therefore, under Chapter 14A of the Listing Rules, all other shareholders of Carbon Technology Company are associates of CPC and are also connected persons of the Company. Therefore, the Transaction constitutes a connected transaction of the Company under Chapter 14A of the Listing Rules.

As one or more of the applicable percentage ratios (as defined in the Listing Rules) in respect of the Transaction exceed 0.1% but fall below 5%, the Transaction is subject to the reporting and announcement requirements under Chapter 14A of the Listing Rules, but is not subject to the approval of independent shareholders requirement.

GENERAL INFORMATION

The Company

The Company is a joint stock limited company established in PRC and a leading provider of oil and gas engineering and technical services in China. The Group owns engineering equipment and technologies in the fields of geophysics, drilling, logging and mud logging, cementing, special downhole operations, oilfield ground construction and oil and gas pipeline construction, and is able to provide comprehensive engineering and technical services throughout the whole lifecycle of oil/gas fields. In China, the Group has more than 60 years of operating and has provided oil and gas engineering services in 76 basins over time with operations across over 14 provinces.

Sinopec OEC

Sinopec Oil Engineering and Construction Corporation is a limited liability company established in the PRC, principally engaged in engineering project management, engineering survey, design, construction general contracting, professional contracting, governmental investment project bidding agency, engineering consulting, urban landscaping construction, special equipment design, engineering and technical research and experimental development, and other businesses. Sinopec OEC is a wholly-owned subsidiary of the Company.

CPC

China Petrochemical Corporation is a limited liability company established under the laws of the PRC, and it is a state owned and authorized investment organization. Its principal operations include: exploration, exploitation, storage and transportation (including pipeline transportation), sales and comprehensive utilization of oil and natural gas; oil refining; wholesale and retail of oil products; production, sales, storage, transportation of petrochemical and other chemical products; industrial investment and investment management; exploration and design, construction and installation of petroleum and petrochemical engineering; repairing and maintenance of petroleum and petrochemical equipment; manufacture of mechanical and electrical equipment; technology and information, research and development, application and consultation services of alternative energy products; import and export business.

Nanjing Chemical Company

Sinopec Nanjing Chemical Industries Corporation is a limited liability company established in the PRC, principally engaged in the production and operation of hazardous chemicals, the production of compound fertilizers, terminal and other port facility services, logistics services, manufacturing and sales of chemical products, rubber products and plastic products, and other businesses. Nanjing Chemical Company is a wholly-owned subsidiary of Sinopec Assets Management Co., Ltd., which is a wholly-owned subsidiary of CPC.

Sinopec Corporation

China Petroleum & Chemical Corporation is a joint stock limited company established in the PRC, principally engaged in the exploration and production, pipeline transportation and sales of petroleum and natural gas; the production, sale., storage and transportation of refinery products, petrochemical products, coal chemical products, synthetic fiber and other chemical products; the import and export, including import and export agency business, of petroleum, natural gas, petroleum products, petrochemicals and chemical products, and other commodities and technologies; and research, development and application of technologies and information. CPC directly and indirectly holds 68.96% equity interest in Sinopec Corporation and therefore is its controlling shareholder.

UNIPEC

China International United Petroleum & Chemicals Co., Ltd. is a limited liability company established in the PRC, principally engaged in crude oil wholesale, refined oil wholesale, import and export of state-owned trade management goods, futures business, contract energy management and other businesses. UNIPEC is a wholly-owned subsidiary of Sinopec Corporation.

SINOPEC SEG

SINOPEC Engineering (Group) Co., Ltd. is a joint stock limited company established in the PRC, mainly provides engineering services covering oil refining, petrochemicals, new coal chemicals, inorganic chemicals, pharmaceutical chemical, clean energy, storage and transportation engineering, environmental protection and energy-saving engineering with a complete service chain involving research, development and licensing, preliminary consultation, financial assistance, design, procurement, construction and pre-commissioning/start-up services. CPC holds 67.01% equity interests in SINOPEC SEG and therefore is its controlling shareholder.

Nanjing Engineering

Sinopec Nanjing Engineering Co., Ltd. is a limited liability company established in the PRC, principally engaged in chemical engineering, petrochemical, electric power, building materials, pharmaceuticals, municipal administration, public utilities, light industry, telecommunications, environment and construction projects, design and construction of fire protection engineering; engineering general contracting, design and installation of pressure vessels and pressure pipelines; consultancy services for petrochemical engineering, chemical engineering and pharmaceutical engineering; chemical and pharmaceutical, housing construction supervision and other businesses. Nanjing Engineering is a wholly-owned subsidiary of SINOPEC SEG.

Shanghai Engineering

Sinopec Shanghai Engineering Co., Ltd. is a limited liability company established in the PRC, principally engaged in the chemical and petrochemical pharmaceutical, oil and gas, projects and engineering design and project management of professional construction; general contracting of engineering construction; engineering consulting and supervision of chemical, petrochemical, pharmaceutical, oil and gas, and professional construction project, and other businesses. Shanghai Engineering is a wholly-owned subsidiary of SINOPEC SEG.

DEFINITIONS

In this announcement, unless otherwise indicated in the context, the following terms have the meanings set out below:

"Articles of Association of Carbon Technology Company"	the Articles of Association of Sinopec Carbon Industry Technology Co., Ltd. entered into among the Promoters on 28 July 2022
"associate(s)"	has the meaning ascribed to it under the Listing Rules
"Board"	the board of directors of the Company
"Carbon Technology Company"	Sinopec Carbon Industry Technology Co., Ltd.
"CCUS"	Carbon dioxide capture, utilization and storage
"Company"	Sinopec Oilfield Service Corporation (中石化石油工程技術服務股份有限公司), a joint stock limited company incorporated in the PRC, whose A shares are listed on the Shanghai Stock Exchange and H shares are listed on the Main Board of the Stock Exchange (stock code: 01033)
"connected person(s)"	has the meaning ascribed to it under the Listing Rules
"controlling shareholder(s)"	has the meaning ascribed to it under the Listing Rules
"CPC"	China Petrochemical Corporation

"Director(s)"	all directors of the Company
"Group"	the Company and its subsidiaries
"Listing Rules"	Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited
"Nanjing Chemical Company"	Sinopec Nanjing Chemical Industries Corporation
"Nanjing Engineering"	Sinopec Nanjing Engineering Co., Ltd.
"PRC"	the People's Republic of China
"Promoter(s)"	Sinopec Corporation, Nanjing Chemical Company, Sinopec OEC, UNIPEC, Nanjing Engineering and Shanghai Engineering
"Promoter Agreement"	the Promoter Agreement of Sinopec Carbon Industry Technology Co., Ltd. entered into among the Promoters on 28 July 2022
"RMB"	Renminbi, the lawful currency of the PRC
"Shanghai Engineering"	Sinopec Shanghai Engineering Co., Ltd.
"Shareholder(s)"	holder(s) of the shares of the Company
"Sinopec Corporation"	China Petroleum & Chemical Corporation, a joint stock limited company incorporated in the PRC, whose A shares are listed on the Shanghai Stock Exchange and H shares are listed on the Main Board of the Stock Exchange (stock code: 00386)
"Sinopec OEC"	Sinopec Oil Engineering and Construction Corporation
"SINOPEC SEG"	SINOPEC Engineering (Group) Co., Ltd., a joint stock limited company incorporated in the PRC, whose H shares are listed on the Main Board of the Stock Exchange (stock code: 02386)

"Stock Exchange"	The Stock Exchange of Hong Kong Limited
"Transaction"	the establishment of Carbon Technology Company under the Promoter Agreement by the Promoters
"UNIPEC"	China International United Petroleum & Chemicals Co., Ltd.

By Order of the Board of **Shen Zehong** *Company Secretary*

Beijing, 28 July 2022

As at the date of this announcement, the Board of Directors comprises Mr. Chen Xikun#, Mr. Yuan Jianqiang#, Mr. Lu Baoping+, Mr. Fan Zhonghai+, Mr. Wei Ran+, Mr. Zhou Meiyun+, Mr. Chen Weidong*, Mr. Dong Xiucheng* and Mr. Zheng Weijun*.

Executive Director + Non-Executive Director * Independent Non-Executive Director