

Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this announcement, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.



CHINA TRENDS HOLDINGS LIMITED

中國趨勢控股有限公司

(incorporated in the Cayman Islands with limited liability)

(Stock Code: 8171)

**BOSS CHINA CONTINUES TO RESPOND TO THE MALICIOUS APPEAL
FROM ZHENJIANG NEW DISTRICT
AND KINDLY REQUEST FOR AN ADMONISHMENT AGAINST THE
APPELLANT FROM THE JIANGSU HIGHER PEOPLE'S COURT**

Reference is made to the announcements of China Trends Holdings Limited (“the **Company**”) dated on 20 February 2013, 21 February 2013, 7 March 2013, 5 April 2013, 15 April 2013 and 20 August 2013 (“the **Announcements**”) respectively in relation to, among others, Boss China response to the malicious litigation from Zhenjiang New District (“the **Litigation**”) and Zhenjiang Intermediate People’s Court ruling dismissed the plaintiff’s entire claim (“the **First Instance**”)..

October 22, 2013, the Company was informed by Boss China that, the PRC lawyer appointed by Boss China received a notice from Jiangsu Province Higher People's Court ("Jiangsu Higher Court") that Jiangsu Higher Court had accepted the appeal from the plaintiffs ("Appellant").

The PRC lawyer appointed by Boss China pointed out in the defense that: As Boss China repeatedly emphasized in the First Instance, the Litigation is a fabricated with ulterior motives malicious lawsuit filed by the appellant. The Appellant applied for attachment and sued Boss China claiming that Boss China never delivered the goods but the Appellant clearly know that all the goods were under the custody and possession by the Appellant according to the contract, which eventually caused the freeze of bank account amounting to

approximately RMB23 millions of Boss China for six months and the stagnation of all business. It also caused a huge economic losses and loss of reputation to Boss China. The appellant still maliciously uses of the right to appeal to the Jiangsu Higher Court without any supporting in order to delay the judgment into effect after Court of First Instance made a correct judgment.

The PRC lawyer appointed by Boss China considers that the Court applied the law correctly with proper procedure in the First Instance. The appellant advocated "termination of the contract" in the First Instance and applied for attachment before the Litigation to freeze the bank account of Boss China. After the Court of First Instance dismissed the plaintiff's entire claim, the Appellant advocated "the Contract is invalid" on appeal instead with no evidence to support to attempt to delay the judgment to take effect.

Boss China believes that, such behavior done by the Appellant, including the Litigation, the application for attachment, sophistry in the First Instance and the appeal, disregard laws, national judicial systems, appellee legitimate rights and interests, the interests of other creditors and the time and life of all judges and parties, agents, including all participants in proceedings. Boss China condemns the malicious behavior by the Appellant, and kindly requests the Higher Court to admonish the Appellant according to the law.

By Order of the Board
China Trends Holdings Limited
Wang Yaomin
Chairman

Hong Kong, 22 October 2013

As at the date of this announcement, the executive Directors are Mr. Xiang Xin, Mr. Liang Xiaojin and Mr. Chen Banyan and the non-executive Director is Mr. Wang Yaomin; and the independent non-executive Directors are Mr. Zhang Zhan Liang and Ms. An Jing and Mr. Chen Yicheng; Ms. Kung Ching is an alternate director to Mr. Xiang Xin.

This announcement, for which the directors of the Company collectively and individually accept full responsibility, includes particulars given in compliance with the GEM Listing Rules for the purpose of giving information with regard to the Company. The directors of the Company, having made all

reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this announcement is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this announcement misleading.

This announcement will remain on GEM website on the “Latest Company Announcements” page for at least 7 days from the date of its posting and the Company website at www.8171.com.hk.