



Announcement for the participation in capital increase of Magnet Systems, Inc. by executing a capital injection into H.T.C.(B.V.I.) Corp.

August 20, 2012

1.Name and nature of the subject matter (if preferred shares, the terms and conditions of issuance shall also be indicated, e.g.dividend yield):

(1) HTC's capital injection into H.T.C.(B.V.I.) Corp.

(2) H.T.C.(B.V.I.) Corp. acquires series B preferred shares of Magnet Systems, Inc.

Dividend yield: An annual 8% per share dividend (Dividends shall not be cumulative. The distribution of dividends is subject to the approval of Board of Directors.)

2.Date of occurrence of the event:2012/08/20

3.Volume, unit price, and total monetary amount of the transaction:

(1) HTC's capital injection into H.T.C.(B.V.I.) Corp.

volume: 354,183,702.5 shares

unit Price: USD 0.1

total monetary amount of the transaction: USD 35,418,370.25

(2) H.T.C. (B.V.I.) Corp. acquires series B preferred shares of Magnet Systems, Inc.

volume: 5,560,271 series B preferred shares

unit price: USD 6.3699

total monetary amount of the transaction: USD 35,418,370.25

4.Counterpart to the trade and its relationship to the Company (if the trading counterpart is a natural person and furthermore is not an actual related party of the Company, the name of the trading counterpart is not required to be disclosed):N/A

5.Where the counterpart to the trade is an actual related party, a public announcement shall also be made of the reason for choosing the related party as trading counterpart and the identity of the previous owner (including its relationship with the company and the trading counterpart), price of transfer, and date of acquisition:N/A

6.Where a person who owned the property within the past five years has been an actual related person of the company, a public announcement shall also include the dates and prices of acquisition and disposal by the related person and the person's relationship to the company at those times:N/A

7.Matters related to the creditor's rights currently being disposed of (including types of collateral of the disposed creditor's rights; if the creditor's rights are creditor's rights toward a related person, the name of the related person and the book amount of the creditor's rights toward such related person currently being disposed of must also be announced):N/A

8.Anticipated profit or loss from the disposal (not applicable in cases of acquisition of securities) (where originally deferred, the status or recognition shall be stated and explained):N/A

9.Terms of delivery or payment (including payment period and monetary amount), restrictive covenants in the contract, and other important stipulations:

(1)Terms of delivery or payment: After the contract is signed, payment will be made according to the contract.

(2)Restrictive covenants in the contract, and other important stipulations: None

10.The manner in which the current transaction was decided, the reference basis for the decision on price, and the decision-making department:

(1)The transaction price was negotiated by both parties involved and Moores Rowland CPA issued opinion regarding the reasonableness of the transaction price.

(2)According to HTC's Procedures for the Acquisition or Disposal of Assets, the transaction was reported to the Chairman of the Board to review and approve with other three directors, including at least one independent director, and shall be reported to the board of directors after its execution.

11.Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g.pledges):

(1)The cumulative shareholding of H.T.C.(B.V.I.) Corp. (including the current trade) owned by HTC Corp. is 1,221,451,759.7

shares and amount is USD 122,145,175.97. Shareholding percentage is 100%. There is no restriction of rights.

(2)The cumulative shareholding of Magnet Systems, Inc. (including the current trade) owned by H.T.C.(B.V.I.) Corp. is 5,560,271 series B preferred shares and amount is USD 35,418,370.25. Shareholding percentage is 17.10%. There is no restriction of rights.

12.Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder's equity as shown in the most recent financial statement and the operating capital as shown in the most recent financial statement:

(1)HTC Corporation's current ratio of long or short term securities investment (including the current trade) to the total assets as shown in the most recent financial statement is 18.25%.

(2)HTC Corporation's current ratio of f long or short term securities investment (including the current trade) to the shareholder's equity as shown in the most recent financial statement is 58.19%.

(3)HTC Corporation's current operating capital as shown in the most recent financial statement is NTD 1,730,598,000.

13.Broker and broker's fee:N/A

14.Concrete purpose or use of the acquisition or disposition:Strategic investment

15.Net worth per share of company underlying securities acquired or disposed of:USD 0.25

16.Do the directors have any objection to the present transaction?:No

17.Has the CPA issued an opinion on the unreasonableness of the price of the current transaction?:No

18.Any other matters that need to be specified:None