Stock Code: 000725, 200725 Stock Name: BOE-A, BOE-B Announcement No. 2025-024

## BOE TECHNOLOGY GROUP CO., LTD. ANNUAL REPORT 2024 (SUMMARY)

Part I Important Notes

This Summary is based on the full Annual Report of BOE Technology Group Co., Ltd. (together with its consolidated subsidiaries, the "Company", except where the context otherwise requires). In order for a full understanding of the Company's operating results, financial position and future development plans, investors should carefully read the aforesaid full report, which has been disclosed together with this Summary on the media designated by the China Securities Regulatory Commission (the "CSRC").

All the Company's directors have attended the Board meeting for the review of this Report and its

Independent auditor's modified opinion: ☐ Applicable ☑ Not applicable

Board—approved final cash and/or stock dividend plan:

✓ Applicable ☐ Not applicable

s issue from capital reserves

☐ Yes 
☑ No

The Board has approved a final dividend plan for the Reporting Period. Based on 37,416,133,303 shares, a cash dividend of RMB0.5 (tax inclusive) per 10 shares is to be distributed to all the shareholders, with no oonus issue from either profit or capital reserves

Board-approved final cash and/or stock dividend plan for preference shareholders:

☐ Applicable ☑ Not applicable

This Report and its summary have been prepared in both Chinese and English. Should there be any discrepancies or misunderstandings between the two versions, the Chinese versions shall prevail. Part II Key Corporate Information

1. Stock Profile		
Stock name	BOE-A, BOE-B	Stock code 000725, 200725
Stock exchange for stock listing	Shenzhen Stock Exchange	
Previous stock name (if any)	N/A	
Contact information	Board Secretary	Securities Representative
Name	Guo Hong	Luo Wenjie
Office Address	12 Xihuan Middle Road, Beijing Economic—Technological Development Area, P.R.China	12 Xihuan Middle Road, Beijing Economic-Technological Development Area, P.R.China
Fax	010-64366264	010-64366264
Tel.	010-64318888	010-64318888
E-mail address	guohong@boe.com.cn	luowenjie@boe.com.cn

2. Principal Operations or Products in the Reporting Period

In constant pursuit of excellence, BOE Technology Group Co., Ltd. is an innovative IoT company dedicated to providing intelligent interface products and professional services for information interaction and

With "To Be the Most Respected Company on Earth" as its vision and, BOE always keeps in mind the mission of "Change Life with BOE Display Everywhere", upholds the core values of "Integrity & Reliability, Dedication to Customers, Being People-oriented, Openness and Innovation", as adheres to the business philosophy of "Doing the Right Thing, Innovation and Progress Seeking" . In pursuit of high-quality, sustainable development and guided by the strategy of "Empower IoT with Display", BOE has been forging ahead through innovation, as well as accelerating the realisation of high-level collaboration within and outside the industry. BOE has grown into a world leader in the semiconductor display industry and a global innovative company in the IoT sector. At present, it has a significant number of manufacturing bases in Beijing, Hefei, Chengdu, Chongqing, Fuzhou, Mianyang, Wuhan, Kunming, Suzhou Ordos, etc., with subsidiaries across nearly 20 countries and regions including the United States, Germany, Japan, South Korea, Singapore, India, Brazil, and the United Arab Emirates, as well as a service system that covers major regions of the world, such as Europe, Americas, Asia, and Africa. Adhering to a "market-oriented, international, and professional" development approach, the Compar keeps in mind the people-oriented principle, drives continuous innovations in an intelligent and IoT-based era, as well as provides customers with better products and more thoughtful service experience with its well–established global network and a diverse product and service system.

To embrace the development trends of the industry, BOE has put in place a development architecture of

"1+4+N+Ecosystem" , among which:
"1" represents semiconductor display, which is the core capacity and quality resources accumulated by

BOE, as well as the source and origin of the Company's development.

"4" is a high-potential channel and direction of development selected based on BOE's core competence and value chain extension, as well as the four main fronts of the Company's IoT development, namely the IoT Innovation business, the Sensor business, the MLED business and the Smart Engineering Medicine

"N" refers to the subdivided application scenarios of IoT that are continuously explored and cultivated by BOE, as well as the specific focus of the Company's sloT development.

"Ecosystem" is an industrial ecological development circle constructed by the Company in collaboration

with many partners and by aggregating the resources of the industrial chain and ecosystem chain.

(II) About the Company's principal operations . The Display Devices business

The Display Devices business offers integrated design and manufacturing services for devices, and is committed to providing interface devices applying TFT-LCD, AMOLED and other technologies, focusing on providing customers with high-quality display devices for smartphones, tablet PCs, laptops, monitors

The IoT Innovation business The IoT Innovation business offers integrated design and manufacturing services for system solutions, and provides customers with competitive smart terminal products for TVs, monitors, laptops, tablets, low-power devices, IoT, 3D display, etc. Backed by AI and big data technologies, it focuses on products and services combining hardware and software, providing integrated IoT solutions for segments including smart industrial

parks, smart finance, etc. 3. The Sensor business

The Sensor business offers integrated design and manufacturing solutions, focuses on FPXD, smart display windows, MEMS, industrial sensors, and glass packaging substrates, and provides customers with products and services including back plates for flat panel X-ray detectors (FPXD), intelligent PDLC windows and PDLC system solutions, consumer electronics and industrial application solutions, and advanced packaging.

4. The MLED business

The MLED business provides LED solutions with integrated R&D, manufacturing and marketing services Focused on devices and solutions, this business renders LED backlight products with high quality and reliability for TVs, monitors, notebooks, vehicles, etc., as well as Mini/Micro-LED display products with high brightness, high reliability and high contrast for segment markets of outdoor, commercial, transparent, specialized and other displays. All these products are designed and manufactured in an integrated manner.

5. The Smart Engineering Medicine business The Smart Engineering Medicine business adopts a professional service model to provide products, services and solutions in relation to medical care, smart nursing, medical–engineering integration, etc. Meanwhile, this business is committed to providing a closed loop of through–life health services with health management as the core, medical terminals as the traction, and digital hospitals and recreational communications. as the support. It connects testing equipment, healthcare workers and customers through the smart health management ecosystem where customers enjoy professional health services including prevention, treatment, therapy and nursing.

With a specific focus on the "N" business, the Company provides hardware and software in system solutions for different segments, including intelligent car networking, smart energy, industrial IoT, UHD display, etc., which can provide customers with multi-functional and smart new experience under IoT scenarios

In terms of intelligent car networking, the business integrates DMS, gesture recognition, touch feedback, naked—eye 3D and other functions, focuses on the intelligent cockpit "HERO" innovative application scenarios, and promote the continuous upgrading of products and solutions in the field of vehicle display and interaction. One-stop products and services for automotive intelligent upgrading are provided, representing a new leading ecosystem of innovative and intelligent travel.

In terms of the smart energy business, BOE focuses on zero-carbon integrated energy services. With BSEOS as the empowering platform, it revolves around various aspects of "source-grid-load-storage-carbon. It offers a zero-carbon implementation path of "source decarbonization, process decarbonization, end negative carbon, and intelligent carbon management," providing customers with comprehensive energy services and utilization, and zero-carbon solutions In terms of the industrial internet business, BOE is committed to providing industrial software, intelligent

manufacturing solutions for the pan-semiconductor industry. Leveraging over three decades of ind experience, BOE offers pan-semiconductor industrial software, smart factory services, industrial AI, and other products and services, continuously driving high-quality development across the industry.

The ultra-high-definition display business has entered a new development stage with key ultra-high-definition technologies driving the industrial chain of ultra-high-definition front-end capture, transmission, distribution, and terminal display, connecting the 8K ultra-high-definition video industry content production chain, and promoting the application of ultra-high-definition in visual arts and other digital

3. Key Financial Information

(1) Key Financial Information of the Past Three Years Indicate by tick mark whether there is any retrospectively restated datum in the table below.

Reason for retrospective restatement

Change of acco	ounting policy.					
Item	31 December 2024	31 December 2023		Change of 31 December 2024 on 31 December 2023 (%)	December 024 on 31 December 31 December 2022	
		Before	Restated	Restated	Before	Restated
Total assets (RMB)	429,978,221,541.00	419,187,099,795.00	419,187,099,795.00	2.57%	420,562,103,212.00	420,567,865,936.00
Equity attributable to the listed company's shareholders (RMB)	132,937,555,308.00	129,428,307,067.00	129,428,307,067.00	2.71%	136,089,410,395.00	136,086,175,204.00
Item	2024	202	23	2024-on- 2023 change (%)	20	22
		Before	Restated	Restated	Before	Restated
Operating revenue (RMB)	198,380,605,661.00	174,543,445,895.00	174,543,445,895.00	13.66%	178,413,731,179.00	178,413,731,179.00
Net profit attributable to the listed company's shareholders (RMB)	5,323,248,974.00	2,547,435,360.00	2,547,435,360.00	108.97%	7,550,877,790.00	7,541,423,198.00
Net profit attributable to the listed company's shareholders before exceptional gains and losses (RMB)	3,837,124,867.00	-632,561,344.00	-632,561,344.00	706.60%	-2,228,652,161.00	-2,238,106,753.00
Net cash generated from/used in operating activities (RMB)	47,737,577,379.00	38,301,826,884.00	38,301,826,884.00	24.64%	43,021,967,305.00	43,021,967,305.00
Basic earnings per share (RMB/share)	0.14	0.06	0.06	133.33%	0.19	0.1
Diluted earnings per share (RMB/	0.14	0.06	0.06	133.33%	0.19	0.1

4	Weighted						
	average return	4.05%	1.89%	1.89%	2.16%	5.45%	5.45%
	on equity (%)						ĺ

Reason for accounting policy change and correction of accounting error: As required by Interpretations No. 17 and No. 18 for the Accounting Standards for Business Enterprises issued by the Ministry of Finance, the Group has retrospectively restated relevant financial statement items at the beginning of the year and in the same period of last year. The said changes of accounting policies have no significant impact on the Company's financial condition and operating results. The said changes of accounting policies have no significant impact on the above key accounting data and financial indicators. (2) Key Financial Information by Quarter

	Offic R						
Item	Q1	Q2	Q3	Q4			
Operating revenue	45,887,570,444.00	47,498,671,188.00	50,345,285,330.00	54,649,078,699.00			
Net profit attributable to the listed company's shareholders	983,812,692.00	1,300,238,662.00	1,025,714,296.00	2,013,483,324.00			
Net profit attributable to the listed company's shareholders before exceptional gains and losses	596,689,345.00	1,016,714,036.00	694,457,953.00	1,529,263,533.00			
Net cash generated from/used in operating activities	16,230,705,070.00	8,648,264,222.00	8,990,282,788.00	13,868,325,299.00			

differs materially from what have been disclosed in the Company's quarterly or interim reports. ☐ Yes ☑ No

4. Share Capital and Shareholder Information at the Period-End

 $(1) \ Numbers \ of \ Ordinary \ Shareholders \ and \ Preferred \ Shareholders \ with \ Resumed \ Voting \ Rights \ as \ well \ as \ Holdings \ of \ Top \ 10 \ Shareholders$ 

	1,165,289 (including 1,134,281 A–shareholders and 31,008	month—end prior to the	1,081,604 (including 1,051,184 A–shareholders and 30,420 B–shareholders)
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shareholders at the period-end B-shareholders)		month-end prior to the disclosure of this Report		and 30,420 B-shareholders		reholders)	
Top 10 shar	eholders (exclu	sive of share	es lent in refina	ıncing)			
Name of shareholder	Nature of shareholder	Shareholding	Total shares held at the	Restricted shares		Shares in pledge, marked or frozen	
	snarenoider	percentage	period-end	held	Status	Shares	
Beijing State–owned Capital Operation and Management Company Limited	State-owned legal person	10.79%	4,063,333,333	0	N/A	(	
Hong Kong Securities Clearing Company Ltd.	Foreign legal person	7.08%	2,666,365,885	0	N/A	(	
Beijing BOE Investment & Development Co., Ltd.	State-owned legal person	2.18%	822,092,180	0	N/A	(	
Beijing Jing Guorui Soe Reform and Development Fund (L.P.)	Other	1.91%	718,132,854	0	N/A	(	
Hefei Jianxiang Investment Co., Ltd.	State-owned legal person	1.77%	666,195,772	0	N/A	(	
Industrial and Commercial Bank of China Co., Ltd. – Huatai – Pinebridge CSI 300 Exchange – Traded Fund	Other	1.69%	637,914,147	0	N/A	(	
Fuqing Huirong Venture Capital Co., Ltd.	Domestic non-state- owned legal person	1.43%	538,599,640	0	In pledge	45,000,000	
China Construction Bank Co., Ltd.– E Fund CSI 300 Initiating Exchange–Traded Fund	Other	1.17%	440,075,023	0	N/A	(	
Abu Dhabi Investment Authority	Foreign legal person	0.94%	354,248,920	0	N/A	(	
Perseverance Asset Management– Perseverance Xiaofeng No.2 Zhixin Fund	Other	0.93%	349,000,000	0	N/A	(	

Related or

hareholders

nvolved in

ading (if any)

Beijing State-owned Capital Operation and Management Company Limited indirectly held 100% equities of Beijing Jingguorui Investment Management Co., Ltd. and directly held 77.5918% shares of Beijing Jing Guorui Soe Reform and Development Fund (L.P.); Beijing Jingguorui Investment Management Co., Ltd. is the general partner of Beijing Jing Guorui Soe Reform and Development Fund (L.P.). In addition, among the nine nembers of the Investment Decision-Making Committee of Beijing Jing Guorui Soe Reform and Development Fund (L.P.), three are nominated by Beijing State-owned Capital Operation and Management Company Limited. . Except for the above relationships, the Company does not know any other connected

arty or acting-in-concert party among the top 10 shareholders. 1.The shares held by Industrial and Commercial Bank of China Co., Ltd.– Huatai– Pinebridge CSI 300 Exchange–Traded Fund in the Company increased by 140,700

shares due to refinancing shares return during the Reporting Period. 2.The shares held by Fuqing Huirong Venture Capital Co., Ltd. in the Company creased by 3,297,100 shares due to refinancing shares return during the Reporting

The shares held by China Construction Bank Co., Ltd.- E Fund CSI 300 Initiating Exchange-Traded Fund. in the Company increased by 127,200 shares due to refinancing nares return during the Reporting Period. 4. Except for the aforesaid, as of the end of the Reporting Period, no shareholder amonş

ne top-10 ordinary shareholders of the Company was involved in securities refinancing. 5% or greater shareholders, top 10 shareholders and Top 10 unrestricted shareholders involved in refinancing

☑ Applicable ☐ Not applicable

							U	nit: shar
5% or greater shareholders, refinancing shares lending	top 10 shar	reholders	and Top	10 unr	estricted s	hareholde	ers inv	olved in
Full name of shareholder	Shares in the common account and credit account at the period—begin		not yet returned		Shares in the common account and credit account at the period—end		Shares lent in refinancing and not yet returned at the period-end	
Tun hame of shareholder	Total shares	As % of total share capital	Total shares	As % of total share capital	Total shares	As % of total share capital	Total shares	As % of total share capital
Industrial and Commercial Bank of China Co., Ltd.– Huatai–Pinebridge CSI 300 Exchange–Traded Fund	279,619,047	0.74%	140,700	0.00%	637,914,147	1.69%	0	0.00%
Fuqing Huirong Venture Capital Co., Ltd.	535,302,540	1.42%	3,297,100	0.01%	538,599,640	1.43%	0	0.00%
China Construction Bank Co., Ltd.– E Fund CSI 300 Initiating Exchange–Traded Fund	105 023 223	0.28%	127,200	0.00%	440,075,023	1.17%	0	0.00%

Changes in top 10 shareholders and top 10 unrestricted shareholders due to refinancing shares lending/ return compared with the prior period

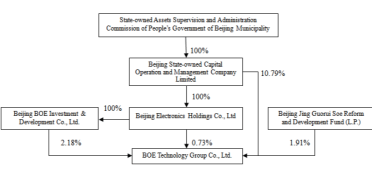
□ Applicable □ Not applicable

(2) Number of Preferred Shareholders and Shareholdings of Top 10 of Them

 $\square$  Applicable  $\boxtimes$  Not applicable

No preferred shareholders in the Reporting Period.

(3) Ownership and Control Relations between the Actual Controller and the Company



Notes: 1. After the non-public issuing of the Company in 2014, Beijing State-owned Capital Operation and Management Company Limited handed over 70% of the shares directly held by it to Beijing Electronics Holdings Co., Ltd. for management through Stock Management Protocol, and Beijing Electronics Holdings Co., Ltd. gained the incidental shareholders' rights except for disposing right and usufruct of the shares, of which the rest 30% voting right maintained unanimous with Beijing Electronics Holdings Co., Ltd. through

the agreement according to Implementation Protocol of Voting Right.

2. During the non-public issuing of the Company in 2021, Beijing Jing Guorui Soe Reform and Development Fund (L.P.) signed the Acting-in-Concert Agreement with Beijing Electronics Holdings

5. Outstanding Bonds at the Date when this Report Was Authorized for Issue ☐ Applicable ☑ Not applicable

Part III Significant Events

1. On 18 October 2019, the Company disclosed the Announcement on the Company's Application for CSRC's Approval for its Public Issue of Renewable Corporate Bonds (Announcement No. 2019-052), and the Company received the No. [2019] 1801 Approval from CSRC. Based on the approval, the Company could publicly issue the renewable corporate bonds with the nominal value no more than RMB30 billion to qualified investors. The bond outstanding as of the end of this reporting period is as

Bond name	Abbr.	Bond code	Date of issue	Maturity
2022 Public Offering of Renewable Corporate Bonds of BOE (for professional investors) (Digital Economy)	22BOEY1	149861	24 March 2022	2 5 March 2025

The Company disclosed 2024 "22BOEY1" Interest Payment Announcement (Announcement No. 2024-005) on 21 March 2024. The interest payment plan was RMB35.00 (including tax) every ten bonds. The Company disclosed the Announcement on the Public Offering of Corporate Bonds to Professional Investors Obtaining Registration Approval from the CSRC (Announcement No. 2024–052) on 9 October 2024. The Company received the CSRC Permit [2024] No. 1330, which agreed to the Company's public offering of corporate bonds with an aggregate nominal value of no more than RMB10 billion to professional investors. The Company disclosed the Announcement on Not Exercising the Issuer' Renewal Option for the 2022 Public Offering of Renewable Corporate Bonds of BOE (for profes investors) (Digital Economy) (Phase I) (Announcement No. 2025-008) on 11 February 2025, and the third anniversary of 22BOEY1 fell on 25 March 2025. According to the relevant provisions of the Prospectus and the Listing Declaration, the Company decides not to exercise the renewal option of bond issuer. That is, the current bonds were to be fully redeemed. As the Company disclosed the Announcement on the Redemption of the Principal and Interest of the "22BOEY1" Corporate Bonds and the De-listing of the Bonds (Announcement No. 2025–010) on 21 March 2025, it would pay the interest of the bonds generated between 25 March 2024 and 24 March 2025, as well as the principal of the bonds, on 25 March 2025, and de-list the bonds

2. The Company disclosed the Announcement on Resignation of Director (Announcement No. 2024-001) on 24 January 2024, due to the change of work, Mr. Pan Jinfeng applied for resignation as Director and Vice Chairman of the Board and will not hold any position in the Company after his resignation. The Company disclosed the Announcement on Resignation of Director (Announcement No. 2024-004) on 13 March 2024, due to age, Mr. Liu Xiaodong applied for resignation as Director, Vice Chairman of the Board and Member of Special Committee of the Board and will continue to serve as Member of the Executive Committee in the Company after his resignation; Ms. Sun Yun applied for resignation as Director and Member of Special Committee of the Board and will continue to serve as Member of the Executive Committee and Executive Vice President in the Company after her resignation. The Company disclosed the Announcement on Election of Non–Independent Directors of the 10th Board of Directors (Announcement No. 2024–018) on 2 April 2024. The Company disclosed the Announcement on Resolutions of the 2023 Annual General Meeting (Announcement No. 2024-023) on 27 April 2024 which reviewed and approved the Proposal on Election of Non-Independent Directors of the 10th Board of Directors, and Mr. Feng Qiang, Mr. Zhu Baocheng and Mr. Wang Xiping were elected as non-independent directors of the 10th Board of Directors of the Company. The Company disclosed the Announcement on Resolutions of the 30th Meeting of the 10th Board of Directors (Announcement No. 2024–028) on 28 May 2024 which reviewed and approved the Proposal on Election of Vice Chairman of the 10th Board of Directors, and Mr. Feng Qiang and Mr. Zhu Baocheng were elected by the Board as Vice Chairman of the 10th Board No. 2024–031) on 13 June 2024, due to job turnover, Mr. Sun Fuqing applied for resignation as a supervisor and will not hold any position in the Company after his resignation. The Company disclosed the Announcement on Resignation of Director (Announcement No. 2024-038) on 9 July 2024, due to the change of work, Mr. Zhu Baocheng applied for resignation as Director and Vice Chairman of the Board and will not hold any position in the Company after his resignation. The Company disclosed the Announcement on Resolutions of the 32nd Meeting of the 10th Board of Directors (Announcement No. 2024–042) on 25 July 2024 which reviewed and approved the Proposal on Adjusting the Composition of the Company Executive Committee and Appointing Senior Management. Mr. Feng Qiang, a current senior management of the Company, was promoted from a member of the Executive Committee and Executive Vice President to Vice Chairman of the Executive Committee; and Mr. Liu Zhiqiang was appointed by the Board as a member of the Executive Committee and Senior Vice President of the Company. The Company disclosed the Announcement on Resolutions of the 1st Extraordinary General Meeting in 2024 (Announcement No. 2024-040) on 25 July 2024 which reviewed and approved the Proposal on Election of Supervisor of the 10th Supervisory Committee, and Mr. Song Ligong was elected as a supervisor of the 10th Supervisory Committee. The Company disclosed the Announcement on Resignation of Senior Management (Announcement No. 2024–041) on 25 July 2024, due to age, Mr. Liu Xiaodong applied for resignation as a member of the Executive Committee of the Company and will continue to work in the Company responsible for promoting major projects of the Company. The Company disclosed the Announcement on Resignation of Senior Management (Announcement No. 2024–051) on 21 September 2024, due to job transfer, Mr. Zhang Yu applied for resignation as a member of the Executive Committee and Executive Vice President and will not hold any position in the Company after his resignation. The Company disclosed the Announcement on Resignation of Director (Announcement No. 2024–053) on 16 October 2024, due to work arrangement, Mr. Wu Lishun applied for resignation as director and the relevant positions of Special Committee of the Board in the Company and will not hold any position in the Company after his resignation. The Company disclosed the Announcement on Resolutions of the 38th Meeting of the 10th Board of Directors (Announcement No. 2024–054) on 31 October 2024 which reviewed and approved the Proposal on Appointment of Senior Management of the Company, and both Mr. Liu Jing and Mr. Yun Xiangnan were appointed by the Board as a member of the Executive Committee and Vice President. The Company disclosed the Announcement on Resolutions of the 2nd Extraordinary General Meeting in 2024 (Announcement No. 2024–069) on 16 November 2024 which reviewed and approved the Proposal on Election of Non-Independent Directors of the 10th Board of Directors, and Mr. Guo Chuan was elected as a non-independent director of the 10th Board of Directors of the Company. The Company disclosed the Announcement on Resolutions of the 1st Extraordinary General Meeting in 2025 (Announcement No. 2025–002), Announcement on Resolutions of the 1st Meeting of the 11th Board of Directors (Announcement No. 2025–005) and Announcement on Resolutions of the 1st Meeting of the 11th Supervisory Committee (Announcement No. 2025-006) on 15 January 2025, which reviewed and approved proposals related to general election and completed the general election. For more details, please 3. On 13 June 2024, the Company disclosed the Announcement on the Distribution of the 2023 Final

Dividend (Announcement No. 2024–030). As the 2023 Final Dividend Plan had been approved at the 2023 Annual General Meeting on 26 April 2024, the Company distributed a 2023 final dividend of RMB0.3 per 10 shares (dividend to B-shareholders paid in HKD according to the central parity rate of RMB and HKD declared by the People's Bank of China on the first working day immediately after the date of the relevant general meeting resolution), with no bonus issue from either profit or capital reserves

4. Following the approval of the Proposal on the Repurchase of Some Public Shares at the 38th Meeting of the 10th Board of Directors, the Company disclosed the Announcement on the Repurchase of Some Public Shares (Announcement No. 2024–061) on 31 October 2024. On 14 November 2024, the Company disclosed the Voluntary Information Disclosure Announcement on Receiving a Letter of Loan Commitment and Obtaining Financing Support for Share Repurchase (Announcement No. 2024-066). The Company received a Letter of Loan Commitment issued by Beijing Branch of Industrial and Commercial Bank of China Co., Ltd., committing to provide the Company with a special loan of RMB700 million (not exceeding 70% of the repurchase transaction price) for share repurchase. The Company carried out the first repurchase on 22 November 2024 and disclosed the Announcement on the First Repurchase of Some Public Shares (Announcement No. 2024-072) on 23 November 2024, On 3 January 2025. the Company disclosed the Announcement on the Completed Implementation of Share Repurchase Programme and Repurchase Implementation Results (Announcement No.: 2025–001). As at 31 December 2024, the Company has implemented the repurchase of the Company's shares by means of centralized bidding through a special securities account for the repurchase, and the cumulative number of A Shares repurchased was 228,882,900, accounting for approximately 0.62% of the Company's A Shares and 0.61% of the Company's total share capital, with the highest transaction price of RMB4.46 per share and the lowest transaction price of RMB4.22 per share. The total amount paid was RMB999,872,378 (exclusive of transaction costs). The above repurchase of the Company was in line with the requirements of relevant laws and regulations, as well as the established repurchase programme of the Company

and regulations, as wen as the established reparentage programme	or the company.	
Overview of significant event	Disclosure date	Disclosure website
Announcement on Investing in Beijing Electric Control		
Integrated Circuit Manufacturing Co., Ltd. and the Related-	16 November 2024	www.cninfo.com.cn
party Transaction		
Announcement on BEHC Industrial Investment Co., Ltd.' s		
Intention to Invest in Beijing Xianzhi Chain Phase II Venture		
Investment Fund (Limited Partnership) and Beijing Xianzhi	24 December 2024	www.cninfo.com.cn
Chain Enterprise Management Center (Limited Partnership)		
and the Related-party Transaction		
<b>6.</b>		

Chairman of the Board (signature): Mr. Chen Yanshur Date of the Board's approval of this Report: 18 April 2025

證券簡稱:京東方 A 公告編號:2025-017 證券簡稱:京東方 B 公告編號:2025-017 京東方科技集團股份有限公司

## 第十一屆董事會第四次會議決議公告

本公司及董事會全體成員保證信息披露的內容真實、准確、完整,沒有虛假記載、誤導性陳述 或重大遺漏。

或重大度獨。 京東方科技集團股份有限公司(以下簡稱"公司")第十一屆董事會第四次會議於2025年4月8日以電子郵件方式發出通知,因臨時增加議案,公司於2025年4月10日以電子郵件方式發出本次會議更新的議案內容,取得了全體與會董事的同意。本次會議於2025年4月18日(星期五)以現場與通訊結合方式在公司會議室召開。 公司董事會共有董事11人,全部出席本次會議(其中:以通訊表決方式出席的董事2人)。 董事郭川先生、張新民先生以通訊表決方式出席會議。公司部分監事和高級管理人員列席本次會

和《京東方科技集團股份有限公司章程》((以下簡稱"《公司章程》")等有關規定,會議由 董事長陳炎順先生主持 一、會議審議通過了如下議案:

(一) 2024年度董事會工作報告

具體內容詳見與本公告同日披露的《京東方科技集團股份有限公司2024年度董事會工作報 本議案需提交股東大會審議。 表決結果:11票同意,0票反對,0票棄權。 (二)2024年年度報告全文及摘要

具體內容詳見與本公告同日披露的《京東方科技集團股份有限公司2024年年度報告》全文及摘

本議案已經公司董事會風控和審計委員會審議通過。

本議案需提交股東大會審議。 表決結果:11票同意,0票反對,0票棄權

《天·紀末·日宗·周宗·汉宗](『宗·张傕 (三)2024年度財務決算報告及2025年度事業計劃 公司2024年度財務報告委托畢馬威華振會計師事務所(特殊普通合伙)(以下簡稱"畢馬威華

審計,經審計,畢馬威華振出具了標准無保留意見的報告,認爲公司2024年度財務報告已 按照財政部《企業會計准則》的相關規定編制,在所有重大方面公允地反映了公司2024年12月31日 的財務狀況及2024年度的經營成果和現金流量 現將2024年財務情況報告如下:

項目	單位	2024年	2023年	本年比上年
營業收入	百萬元	198,381	174,543	13.7%
利潤總額	百萬元	5,086	1,833	177.5%
歸屬於上市公司股東的淨利潤	百萬元	5,323	2,547	109.0%
歸屬於上市公司股東的扣除非經常性損益 的淨利潤	百萬元	3,837	-633	706.6%
經營活動產生的現金流量淨額	百萬元	47,738	38,302	24.6%
基本每股收益	元/股	0.14	0.06	133.3%
加權平均淨資產收益率	百分比	4.05%	1.89%	2.16%
公司根據市場環境及未來規劃,制定了2	025年度事業計	十割以及"創家	折變革、賦能:	增效、增收增

盈、高質發展"的工作方針,實現公司經營穩定增長和持續盈利。2025年公司將著力推動以下工 1. "1+4+N+生態鏈"業務發展架構方面

類示器件:積極發揮行業領先優勢,持續助推產業高質發展。LCD方面,聚焦產品結構優化,加速建立創新應用市場優勢地位,強化超大尺寸、超高刷新率等高端產品布局;OLED方面,強化技術創新突破,加速LTPO、Tandem等技術量產應用,做好業務基本盤的同時,不斷提升高端產品占比、加快新應用市場開拓,引領新型顯示應用生態。

物聯網創新:聚焦軟硬融合、系統設計整合能力。打造AI賦能的數字化場景解決方案,深度融合多模態AI交互與大模型技術,助力業務模式不斷創新。同時持續拓展戰略客戶合作,加強與生態伙伴的協同創新,深耕物聯網細分應用場景,打造標桿項目和核心產品,進一步提升品牌影響 力,加速業務規模增長 傳感:深度聚焦於FPXD、智慧視窗、MEMS傳感器、工業傳感器等核心業務方向,持續優化

產品性能與服務品質,積極拓展玻璃基封裝載板等新興領域,致力於爲客戶提供性能卓越的解決方案。未來將始終堅持創新驅動與市場導向,引領行業發展新潮流。

7条。不不均成於坚付即利驅則與印場等向,有實則未致放利帶加。
MLED:致力於成爲MLED顯示技術領導者,產業發展領航者。持續加強上下游資源協同與整合,不斷豐富產品結構,提升產品競爭力,拓展應用市場,加快業務布局。智慧醫工:持續深化"以健康管理爲核心、醫工產品爲牽引、數字醫院爲支撐的服務閉環體系建設",強化核心能力,加速業務布局,構建數字醫院高質量發展范式。
"N":依托"1+4"能力布局,觸達需求端與市場側,持續深耕優勢賽道並加速規模化應用場景落地。同時,強化前沿技術孵化,推動核心能力的快速成長與新興應用市場的深度開拓,助力公司運

2.數字化變革方面 以構建"一個、數字化、可視的京東方"爲目標,精准、深入推進數字化變革系列舉措,打造智能決策中樞。同時,強化AI技術對制造、產品、運營的賦能,推進AI大模型與企業實際業務的深度融合,助力企業實現長期、穩定、高質量發展。

2.15.1 每分五天星光度的 3. 可持續發展方面 充分響應國家"3060雙碳"戰略,制定可行的碳達峰目標及實施路徑,堅持綠色發展理念,全 面推動產業鏈綠色轉型,加強節能減排與資源循環利用,致力於打造綠色工廠、綠色產品和綠色 供應鏈;同時,通過源頭脫碳、過程脫碳、末端負碳、智慧管碳等舉措,持續強化多源頭高效綜 合利用、供配用儲綜合調度以及數字化管理能力,加快構建零碳綜合能源服務體系,助力企業長

期可持續發展 4. 堅持 "三化" 堅持"市場化、國際化、專業化"發展路徑:市場化方面,以市場與客戶需求爲導向,持續提升產品與服務質量,此外,不斷完善市場化公司治理機制,切實提升內部管理決策效率;國際化

方面,放眼全球產業與市場,進一步優化全球化發展戰略,積極在東大范圍、東寬領域、更深層次參與全球資源配置,與此同時,時刻保持對國際政經環境的敏銳洞察與前瞻性研判,推動企業 在全球化進程中穩健發展;專業化方面,不斷強化技術內功,提升人才專業素養,並持續優化後 台組織管控與服務水平,確保業務合規開展與高質量運營

本議案需提交股東大會審議 表決結果:11票同意,0票反對,0票棄權。 (四)2024年度利潤分配預案

具體內容詳見與本公告同日披露的《京東方科技集團股份有限公司2024年度利潤分配預案的公

告》 本議案需提交股東大會審議

表決結果:11票同意,0票反對,0票棄權。